CORPORATE GOVERNANCE REPORT

STOCK CODE : 5232

COMPANY NAME : LEON FUAT BERHAD FINANCIAL YEAR : December 31, 2022

OUTLINE:

SECTION A – DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCEDisclosures 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 is collectively responsible for the proper stewardship of the Group to ensure the maximisation of shareholders' value and safeguarding the stakeholders' interests including securing sustainable long-term financial results, taking into consideration the economic, environmental and social ("EES") risks and opportunities.
		The Board is also responsible to promote and ensure effective execution of good corporate governance practices and a corporate culture of ethical conduct especially among its members.
		The Board assumed specific duties and responsibilities to facilitate the effective discharge of its fiduciary and leadership functions in the pursuit of the objectives of the Group. These includes but not limited to overseeing the conduct of the Group's business and operations, reviewing the strategic plan of the Group, ensuring the Group has in place effective risk management and internal control framework to identify and assess the risks faced by the Group and implementing appropriate internal controls to manage and mitigate the risks, ensuring effective investor relations programme for effective communication with shareholders and stakeholders and establishing and reviewing the Group's succession planning for key roles and positions to ensure leadership continuity.
		Board Committees are established to assist the Board in carrying out its oversight functions and execution of its duties. The Audit Committee, Nomination Committee and Remuneration Committee are established and authorised by the Board to oversee, deal with and deliberate on specific matters delegated to them within their respective terms of reference, which are available on the Company's website.
		The Board's roles and responsibilities alongside other specific matters reserved for the collective decision of the Board are further elaborated

	in the Corporate Governance Overview Statement ("CG Overview Statement") in the Annual Report 2022 of the Company.
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 :	

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 represents the Board to the shareholders. The Chairman leads the Board in establishing and monitoring good corporate governance practices in the Group and ensuring the integrity and effectiveness of the governance processes of the Board, amongs others.
	 The key roles and responsibilities of the Chairman include: a) Managing Board communications and Board effectiveness and effective supervision over Management; b) Creating conditions for good decision making during Board and shareholders' meetings; c) Ensuring Board proceedings are in compliance with good conduct and best practices; d) Maintaining good contact and effective relationships with external parties, investing public, regulatory agencies and trade associations and other stakeholders; e) Ensuring that quality information to facilitate decision-making is delivered to the Board on a timely manner.
	The Chairman ensures that appropriate board processes and procedures are in place and there is active participation by Board members during Board meetings, with robust and open discussions or matters tabled for review; and the comments and opinions of the Board members are taken into consideration prior to the Board making ar informed decision. For matters involving the interests of Directors or persons connected to them, the relevant Director is required to declare his interests to the Board accordingly and abstain from deliberating and voting at the Board
Explanation for departure	meeting as appropriate. :
Large companies are to complete the colum	quired to complete the columns below. Non-large companies are encouraged solutions.

Measure	:	
Timeframe	:	

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

Practice 1.3The positions of Chairman and CEO are held by different individuals.

Application :	Applied
Explanation on : application of the practice	The positions of the Chairman and the Group Managing Director are separated to ensure balance of power and authority. The Chairman of the Company is an Independent Non-Executive Director and he is responsible for leading and ensuring the effective
	overall functioning of the Board in the discharge of Board's duties and responsibilities
	On the other hand, the key responsibilities of the Group Managing Director include ensuring the day-to-day business affairs and operations of the Group are effectively managed and the Group's strategies and corporate policies are effectively implemented and monitored.
Explanation for : departure	
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Measure :	
Timeframe :	

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

Practice 1.4

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

-		an is not a member of any of these specified committees, but the board rticipate in any or all of these committees' meetings, by way of invitation,
	•	tice should be a 'Departure'.
Application	:	Applied
Explanation on application of the practice	:	The Chairman of the Board is not a member of the Audit, Nomination or Remuneration Committees and does not participate in any of these Committees.
Explanation for departure	:	
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to complete the colum	ns b	elow.
Measure	:	
Timeframe	:	

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

Practice 1.5

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

Application	:	Applied
Explanation on application of the practice	:	The Board is supported by two (2) experienced Company Secretaries who are members of prescribed professional body and are holders of practicing certificate pursuant to the requirements of the Companies Act 2016.
		The Company Secretaries have vast knowledge and are supported by a dedicated team of company secretarial personnel. Besides advisory role, the Company Secretary is responsible for supporting the effective functioning of the board. The Company Secretaries ensures that the discussions and deliberations at Board and Board Committees' meetings are recorded and documented.
		The Board have full and unrestricted access to the Company Secretaries who keep the Board abreast and appraised of regulatory legislations and requirements and development, corporate governance best practices and other relevant rules or guidelines affecting the Group from time to time. The appointment and removal of Company Secretaries of the Company shall be the decision of the Board.
		The Board is satisfied with the performance and supports rendered by the Company Secretaries to the Board in discharging its functions including legal duties and responsibilities.
Explanation for departure	•	
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to complete the colum	ns be	elow.
Measure	:	
Timeframe	:	

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

Practice 1.6

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

Application	:	Applied
Explanation on application of the practice	:	To allow sufficient time for the Directors to review and peruse the meetings papers and be prepared for discussion prior to making informed decision at Board and committees meetings, the meetings materials including formal meeting agenda, management reports and discussion papers are circulated to the Board and Board Committees members at least seven (7) days in advance of the respective meetings. The relevant papers or reports from Management to be tabled at the meetings address the matters and issues on which the Board or Board Committee will deliberate as set out in the meetings agendas. The Board will be kept apprised by the Chairman of the Board Committee key issues discussed at each Committee meeting. Discussions and deliberations at Board and Board Committees meetings as well as matters resolved are recorded and the relevant minutes are circulated to the Board and Committees for review and comments within reasonable time and confirmed as a correct record of the proceedings by the Board and relevant Committees at their following respective meetings. The minutes of the meetings, once confirmed, shall be conclusive evidence of the proceedings and resolutions passed at the meetings thereat, and enter in the Minutes Books. The confirmed minutes of the Committees' meetings shall be tabled to the Board for notation.
Explanation for departure	:	
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Measure	:	
Timeframe		

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

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

Practice 2.1

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

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

Explanation on application of the practice The Board has adopted a Board Charter that provides, amongst others, formal schedule of matters specifically reserved for its decision, delegation and/or approval covering issues relating to strategy and management, financial reporting, board appointment and remuneration, corporate governance, regulatory and compliance, major transactions and internal controls. The Board Charter sets out the roles, functions, responsibilities, structure and procedures of the Board including but not limited to: Board responsibilities; Board membership guidelines; Board structures and procedures; Relationship of the Board with management; Directors' remuneration; and Relationship of the Board with shareholders. The Board Charter is reviewed by the Board at least once annually or when necessary to ensure it remains current, adequate and consistent with the Board's objectives and responsibilities and comply with applicable rules and regulations and governance practices. The Board	Annliantion	A mustical	
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formal schedule of matters specifically reserved for its decision, delegation and/or approval covering issues relating to strategy and management, financial reporting, board appointment and remuneration, corporate governance, regulatory and compliance, major transactions and internal controls. The Board Charter sets out the roles, functions, responsibilities, structure and procedures of the Board including but not limited to: Board responsibilities; Board structures and procedures; Relationship of the Board with management; Directors' remuneration; and Relationship of the Board with shareholders. The Board Charter is reviewed by the Board at least once annually or when necessary to ensure it remains current, adequate and consistent with the Board's objectives and responsibilities and comply with applicable rules and regulations and governance practices. The Board Charter is published on the Company's website at www.leonfuat.com.my. Explanation for departure Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
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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 Code of Ethics and Conduct ("Code") outlines the ethical principles and standard of good conduct expected of the Directors, Management and employees of the Group. They are required to observe and comply with the spirit of the Code and uphold the ethical standards and behaviour and operate in a manner consistent with the Group's values and all applicable laws, rules and regulations governing the Group, besides conduct themselves with integrity, professionalism and act in an ethical manner and at all time faithfully and diligently carry out their duties to the best of their ability. The Code was formulated at the Group level and covers the following
	key areas: 1. Ethical Standards and Duties 2. Compliance with Laws and Policies 3. Conflict of Interest 4. Misuse of Position and Information 5. Confidentiality of Information 6. Company Properties 7. Safety and Health 8. Non-Discrimination and Equal Opportunity 9. Reporting of Suspected Violations
	The Group had adopted and implemented a group-wide Anti-Bribery and Corruption Policy and Procedures based on the principles of the Anti-Bribery Management System (MS ISO 37001) and guided by the Guidelines on Adequate Procedures issued pursuant to Section 17A(5) of Malaysian Anti-Corruption Commission Act. In its effort to consistently and continuously fight against bribery, the Group is committed to:
	 Take a ZERO TOLERANCE approach to bribery; Provide and maintain an anti-bribery working environment for all employees and stakeholders;

	 Comply to anti-bribery laws that are applicable to the organization;
	 Satisfy all requirements established in the Anti-Bribery
	Management System;
	Provide avenue and encourage raising concerns regarding bribery
	conduct;
	Continually improve the Anti-Bribery Management System;
	 Assign and authorize the Anti-Bribery Compliance Function to carry out their duties independently; and
	Impose appropriate action against any act of not complying with
	the Anti Bribery Policy.
	The Code and Anti-Bribery and Corruption Policy are published on the
	Company's website and reviewed by the Board regularly to remain
	consistent with the Board's objectives and responsibilities.
Explanation for :	
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	ed to complete the columns below. Non-large companies are encouraged
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Measure :	
Timeframe :	

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

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

Practice 3.2

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

Application	:	Applied
Explanation on application of the practice	:	The Group has in place a Whistle-Blowing Policy which provides a bonafide platform where an individual can raise concern about risk, malpractice or wrongdoing that may affect others such as customers, suppliers, staff, the Group or public interest. Individuals are encouraged to raise genuine concerns at the earliest opportunity and in an appropriate way.
		The Policy aimed to support the Group's values and ensure that the employees or other concerned parties are protected and can raise genuine concerns without fear of reprisals through a transparent and confidential process. The Policy covers possible improprieties in matters relating to but not limited to financial, fraud, corruption, bribery or blackmail, criminal offences, breach of legal or regulatory obligations, sexual harassment as well as concealment of any or combination of any of the above.
		In line with the adoption of the Anti-Bribery and Corruption Policy, the Group has identified at each subsidiary level the chief in the anti-bribery compliance functions to act as the contact point for bribery related issues or any grievances in the workplace; and the Whistle-Blowing Policy has been updated accordingly.
		The Board will regularly review and update the Whistle-Blowing Policy it deemed necessary or desirable to ensure effectiveness and consistent with current circumstances and the Company's policies. The Whistle-Blowing Policy is published on the Company's website.
Explanation for departure	:	
Large companies are r to complete the colum		ed to complete the columns below. Non-large companies are encouraged clow.
Measure	:	

Timeframe	:	

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

Practice 4.1

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

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

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

Application :	Applied	
Explanation on : application of the practice	The Board and Management are part of the Company's sustainability structure and play a vital role towards incorporating and ensuring that sustainability considerations and practices are embedded across the operations of the Group and that adequate resources, systems and processes are in place for managing sustainability matters and issues.	
	The sustainability structure of the Group is governed using a three (3) tier system, with each tier having their own roles and responsibilities.	
	The first tier is the Board, which is the head of the governance structure overseeing the Company's sustainability strategies and implement the Group's sustainability agendas throughout the three (3) main subsidiaries, namely Leon Fuat Metal Sdn Bhd, Leon Fuat Hardware Sdn Bhd and Supreme Steelmakers Sdn Bhd. The next tier is the Sustainability Committee established at Management level, which manages the material sustainability matters and supports the Board by overseeing the implementation of the Group's sustainability strategies at the level of each individual subsidiary. Lastly, the Sustainability Task Force Committee, who governs the day-to-day implementation of the Group's sustainability programmes and initiatives.	
	The Board is dedicated to the oversight of sustainability governance and has incorporated the update on sustainability matters or issues in the Board's agenda at the quarterly Board meeting of the Company to facilitate effective review and report by the Management of the sustainability updates and developments of the Group.	
Explanation for : departure		

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

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

Practice 4.2

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 considers the stakeholders as partners in long-term value creation and has developed a robust stakeholders' engagement process to foster and nurture relationships, which helps improve strategy development and decision-making.
		Delivering on stakeholder needs, interests and expectations are core to the way it operates. The key stakeholders comprise of investors, customers, vendors, management, government and regulatory bodies, employees, communities as well as the media and industry bodies. The Company periodically engage with them either through focussed groups or individually. For effective communication, the Company uses a wide range of tools and platforms such as Company website, newsletters, emails, social media, online communication platforms, one-to-one meetings, physical/virtual conferences and meets, and press releases. Further details on the stakeholders' engagement approach is set out in the Sustainability Report in the Annual Report 2022 of the Company.
Explanation for departure	:	
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Measure	:	
Timeframe	:	

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

Practice 4.3

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

Application :	Applied
Explanation on : application of the practice	The Board takes cognisance that sustainability and long-term value creation are at the core of the Company's business strategy and approach. It is crucial for the Company to be flexible and adapt to the challenges as sustainability drives the Company to minimise the impacts while maximising value. The Company is cognisant of the seriousness of
	the challenges ahead posed by climate change and acknowledges the role the Company has to play in working proactively towards combating climate change.
	The Board aspires to set an industry benchmark for environment performance by focusing on climate change mitigation and resource efficiency. Environmental impact of the Group's manufacturing operations includes generation of CO ₂ , dust emissions, discharge of water effluents and process waste generation. To address these impacts, the Board has carried out a range of initiatives such as the installation of solar panels at four of its factories with a total capacity of approximately 2,300 kWp, to increase the use of renewable energy.
Explanation for : departure	
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Measure :	
Timeframe :	

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

Practice 4.4

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

Application :	Applied
Explanation on : application of the practice	At Leon Fuat, the performance related to all sustainability matters and initiatives is governed using a three (3) tiered system, with each tier having their own roles and responsibilities. The first tier is the Board of Directors ("Board"), who oversees the implementation of the Group's sustainability agenda throughout the three (3) subsidiaries, namely Leon Fuat Metal Sdn Bhd, Leon Fuat Hardware Sdn Bhd and Supreme Steelmakers Sdn Bhd. The next tier is the Sustainability Committee ("SC"), which supports the Board by overseeing the implementation of the Group's initiatives at a managerial level. Lastly, is the Sustainability Task Force Committee ("STFC"), who governs the day-to-day implementation of the Group's sustainability programmes and initiatives. The figure below further details the Group's sustainability governance structure.
	Board of Directors • Endorses Leon Fuat's sustainability strategy and commitment • Approves the contents of the sustainability statement Sustainability Committee • Makes recommendations for the proposed sustainability statement • Supervises Leon Fuat's progress on sustainability initiatives • Executive Directors • Chief Financial Officer • Managerial level from subsidiaries
	Sustainability Task Force Committee • Assists the SC in making recommendations for Leon Fuat's sustainability statement • Guides the implementation of the Group's sustainability strategy and activities in its day-to-day business practices
	The Board ensures that the consideration and management of sustainability risks and opportunities are the criteria encompassed in the annual evaluation of the Board and senior management.
Explanation for : departure	

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

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

Practice 4.5- Step Up

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

Note: The explanation on adoption of this practice should include a brief description of the responsibilities of the designated person and actions or measures undertaken pursuant to the role in the financial year.		
Application :	Not Adopted	
Application	Not Adopted	
Explanation on :		
•		
adoption of the		
practice		
P. 3.3.3.2		

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 Nomination Committee performed annual evaluation on the Board, Board Committees and individual Directors and reviewed the structure, size and composition of the Board and Board Committees with due regard of the appropriate size, mix of skills, experience, core competencies, tenure as well as attendance records of the Directors. The Nomination Committee was satisfied that all the Directors had performed their roles and functions effectively and the Board and its Committees were effective as a whole in discharging their roles and responsibilities and that no changes to the composition of the Board or Board Committees has been recommendation.
		For the Directors retiring and seeking re-election at the AGM, the Board through the Nomination Committee has carried out fit and proper assessment on the retiring Directors and agreed that they met the criteria as set out in the Directors' Fit and Proper Policy on character and integrity, experience and competence, time and commitment to effectively discharge their role as Directors. The Board and Nomination Committee have also noted the Director Self and Peer Performance Evaluation conducted encompassing fit and proper assessment on the Directors of the Company and satisfied that the Directors including the retiring Directors have effectively discharge their role as Directors of the Company.
Explanation for departure	:	,
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Measure	:	
Timeframe	:	

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

Practice 5.2

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

Application :	Departure
Explanation on :	
application of the	
practice	
Explanation for :	The Board comprises nine (9) members of whom five (5) members are
departure	Executive Directors and the balance four (4) members are Independent Non-Executive Directors.
	The presence of the Independent Non-Executive Directors continues to ensure that views, consideration and judgement exercised by the Board in board deliberations and decision making remains objective, unbiased and independent whilst assuring the interest of other parties such as minority shareholders are adequately protected as well as being accorded with due consideration.
	The Board considers the existing composition of Independent Directors are adequate in providing necessary check and balance to the Board's decision-making process. Notwithstanding, the Company may consider appointing additional independent director(s) to the Board when suitable candidate(s) are identified.
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.
Timeframe :	Choose an item.

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

Practice 5.3

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

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

Application	:	Applied
Explanation on application of the practice	:	The tenure of certain Independent Directors of the Company will reach the cumulative term limit of 11 years in 2023.
		The Board has considered and noted that the Independent Directors had fulfilled the independence criteria prescribed under the Listing Requirements and there were no issues of independence in the Board. The Independent Directors have demonstrated and will continue to demonstrate independent views and judgement in Board deliberations and have devoted sufficient time in discharging their responsibilities.
		The Board took note of the changes in the Listing Requirements governing the tenure of independent directors which will take effect from 1 June 2023. In accordance with the MCCG, the Board will retain the Independent Directors of the Company serving more than 9 years and will seek shareholders' approval through a two-tier voting process at the annual general meeting in 2023.
Explanation for departure	:	
Large companies are req to complete the columns		ed to complete the columns below. Non-large companies are encouraged elow.
Measure	:	
Timeframe	:	

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

Practice 5.4 - Step Up

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

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

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

Practice 5.5

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

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

Application	:	Applied	
Explanation on application of the practice	:	The Board seeks to ensure that its membership reflects diversity covering a combination of skills, experience, race, age, gender, educational and professional background and other relevant personal attributes in providing a range of perspectives and insights to enable it to discharge its duties and responsibilities effectively.	
		In accordance with the Directors' Fit and Proper Policy, the Board ensures that the Directors appointed to the Board are persons with the required character, integrity, experience, competence and time to effectively discharge their responsibilities and duties and to contribute towards the proper governance of the Group.	
		The Nomination Committee is delegated with the responsibility of identifying, assessing and considering and recommending to the Board, suitably qualified candidates for appointment as Directors, after taking into consideration the criteria set out in the Directors' Fit and Proper Policy and having regard to the diversity objective including gender diversity of the Company.	
		In terms of time commitment, the Directors are expected to devote sufficient time to carry out his duties and responsibilities as Directors of the Company and are required to notify the Chairman before accepting any new directorships in other listed companies.	
Explanation for departure	:		
,	Large companies are required 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 5.6

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 Explanation for	The Board may consider the recommendations from the existing board members, the Management and/ or major shareholders as well as independent sources for the identification of suitably qualified candidate for appointment to the Board. In accordance with the Directors' Fit and Proper Policy, the Board through the Nomination Committee will assess to ensuring that the proposed candidates for appointment to the Board are persons with the required character, integrity, experience, competence and time to effectively discharge their responsibilities and duties and to contribute towards the proper governance of the Group. The Nomination Committee will also assess the potential candidate with regard to the diversity objective of the Company; amongst other criteria.	
departure	•	
Large companies are required 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	:	For individuals standing for election as directors of the Company (excluding directors standing for a re-election), the Board ensures shareholders are provided with the necessary information in order to make an informed decision on the proposed appointment.	
		For the Directors standing for re-election, the profiles of the Directors including their age, gender, tenure of service, directorships in other companies, working experience and any conflict of interest as well as their shareholdings in the Company, if any, are set out in Directors' Profile section in the Annual Report 2022.	
Explanation for departure	:		
Large companies are re to complete the column	•	red to complete the columns below. Non-large companies are encouraged elow.	
Measure	:		
Timeframe	:		

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

Practice 5.8

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

Application	: Applied	
Explanation on application of the practice	: The Nomination Committee consists of three (3) members, all of whom are Independent Non-Executive Directors. The Chairman of the Nomination Committee is the Senior Independent Director of the Company.	
Explanation for departure		
Large companies are requ	uired 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 5.9

The board comprises at least 30% women directors.

Application :	Departure		
Explanation on : application of the practice			
Explanation for : departure	The Board consist exclusively of male Directors.		
	The Board will ensure that the Company complies with the Listing Requirements of Bursa Securities mandating listed issuer to have at least 1 woman director on its board by the required timeline, having regard to amongst others, the requirements of the Board and Management and the criteria set out in the Directors' Fit and Proper Policy for appointment of new Directors.		
Large companies are required to complete the columns below. Non-large companies are encouraged			
to complete the columns below.			
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.		
Timeframe :	Choose an item.		

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	The Board acknowledged that the steel industry is generally male dominated; having regard to the nature of business and activities of the Group; notwithstanding, the Board will ensure that the Company complies with the Listing Requirements of Bursa Securities mandating listed issuer to have at least 1 woman director on its board by the stipulated timeline.	
	The Board will appoint at least a female director having regard to amongst others, the requirements of the Board and Management and the criteria set out in the Directors' Fit and Proper Policy.	
Explanation for : departure		
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.	
Measure :		
Timeframe :		

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

Practice 6.1

The board should undertake a formal and objective annual evaluation to determine the effectiveness of the board, its committees and each individual director. The board should disclose how the assessment was carried out 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. **Application Applied Explanation on** The Board through the Nomination Committee has performed annual application of the evaluation of the Board, Board Committees and individual Director practice (including the independence of the Independent Non-Executive Directors) for the financial year ended 31 December 2022, facilitated by the Company Secretary. The evaluation was conducted vide the completion of the Board and Board Committees Evaluation Form, covering four (4) main areas namely, Board Structure, Board Operations and Board Roles and Responsibilities, as well as Board Committees. For Director's Self and Peer Evaluation, the assessment criteria include contribution to interaction, quality of input and understanding of role as a member of the Board. Overall, based on the summary analysis with 'adequate' and 'consistently good' rating recorded for most of the established criteria, the Nomination Committee and Board was satisfied that the performance of the Board and Board Committee and individual Directors for the financial year under review has been satisfactory and that all the Directors were of the view that each of them had performed their respective roles and functions effectively and the Board Committees were assessed to be effective as a whole in discharging their respective roles and responsibilities. On its assessment of the independence of the Independent Non-Executive Directors, the Nomination Committee was satisfied with the level of independence demonstrated and noted that all the Independent Non-Executive Directors have fulfilled the independence criteria prescribed under the Listing Requirements and there were no issues of independence in the Board.

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

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 Remuneration Committee is responsible for overseeing the policy and framework of the remuneration packages of the Board, the Executive Directors and Key Management Personnel. The Board takes cognisance and is mindful that fair remuneration is important to attract, retain and motivate Directors and Key Management Personnel needed to run and manage the Company successfully. The remuneration policy seeks to ensure that the Company provides a well-balanced and competitive performance-related compensation package that is focused on sustainable results and is aligned with the business strategy of the Group, taking into account shareholders' interests, industry trend and standards. The remuneration offered to executive Board members and Key Management Personnel involves a balance between fixed and variable pay reflecting performance objectives of the Company and its goals, which consist of salary, bonus, benefits in kind and other emoluments. Payment of performance-related bonus to Executive Directors and/or Key Management Personnel is linked to the Group and individual company's performance measured against the achievement of predetermined targets which are closely aligned to the Company's objectives. The Remuneration Policy is available on the Company's website and is
E deserte fo		periodically reviewed by the Board to ensure its effectiveness.
Explanation for departure	:	

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

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

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

Practice 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 Explanation for : departure	The Remuneration Committee which comprises solely of Independent Non-Executive Directors has been tasked by the Board to review and recommend t the Board the remuneration of the Board members and Key Management Personnel, guided by the adopted Remuneration Policy and Procedures. The Terms of Reference of the Remuneration Committee is published on the Company's website.
•	
Laura agranauias aug nagu	
to complete the columns b	ired to complete the columns below. Non-large companies are encouraged pelow.
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	Details of the remuneration of individual Directors of the Company for the financial year ended 31 December 2022 are set out below.

				Company ('000)				Group ('000)								
No	Name	Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total
1	Dato' Lim Cheng Poh	Independent Director	90.00	5.00	=	-	-	-	95.00	90.00	5.00	-	-	-	-	95.00
2	Chan Kee Loin	Independent Director	70.00	6.00	-	-	-	-	76.00	70.00	6.00	-	-	-	-	76.00
3	Tan Did Heng	Independent Director	70.00	6.00	-	-	-	-	76.00	70.00	6.00	-	-	-	-	76.00
4	Tan Sack Sen	Independent Director	70.00	6.00	-	-	-	-	76.00	70.00	6.00	-	-	-	-	76.00
5	Dato' Sri Ooi Bin Keong	Executive Director	70.00	-	-	-	-	-	70.00	220.00	-	720.00	540.00	28.83	152.87	1,661.70
6	Ooi Seng Khong	Executive Director	70.00	-	-	-	-	-	70.00	120.00	-	720.00	210.00	24.07	114.41	1,188.48
7	Ooi Kong Tiong	Executive Director	70.00	1	ı	-	-	-	70.00	220.00	-	576.00	192.00	22.70	94.20	1,104.90
8	Ng Kok Teong	Executive Director	70.00	1	1	-	-	-	70.00	170.00	-	504.00	168.00	25.83	84.06	951.89
9	Ooi Shang How	Executive Director	70.00	-	-	-	-	-	70.00	120.00	-	504.00	147.00	19.65	81.13	871.78
10	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
11	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
12	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
13	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
14	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
15	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input 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					
Application	Departure					
Explanation on :						
application of the						
practice						
process						
Explanation for :	The remuneration of the top five (5) Key Management Personnel of the					
departure	Company are not disclosed on a named basis.					
	· ·					
	The remuneration of the top five (5) Key Management Personnel of the					
	Company are disclosed on an aggregate basis in bands of RM50,000.					
	The Board has opted not to disclose the names and remuneration					
	components of the Key Management Personnel due to confidentiality					
	and security concerns.					
Large companies are requi	red to complete the columns below. Non-large companies are encouraged					
to complete the columns b						
to to inprete the columns b						
Measure :	Please explain the measure(s) the company has taken or intend to take					
	to adopt the practice.					
Timeframe :	Choose an item.					

			Company							
No	Name	Position	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 application of the practice	:	The Chairman of the Audit Committee and the Chairman of the Board are held by different individual, both being Independent Non-Executive Directors with clear division of roles and responsibilities.
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 Explanation for departure	:	The Audit Committee's Policy on External and Internal Auditors outlines amongst others, the guidelines and procedures for the Audit Committee to review, assess and monitor the performance, suitability, objectivity and independence for appointment or re-appointment of the External Auditors of the Company. The Policy provides that former partners of the external audit firm of the Company will not be offered employment by the Company or any of its related corporations or being appointed as a member of the Audit Committee within three (3) years of undertaking any role on the audit. This applies to all partners of the audit firm and/or the affiliate firm including those providing advisory services, tax consulting etc
Large companies are to complete the column	•	ed 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		The adopted Audit Committee's Policy on External and Internal Auditors outlines the guidelines and procedures for the Audit Committee to review and assess the performance, suitability, objectivity and independence for appointment and/or re-appointment of the External Auditors of the Company.
		The Audit Committee has carried out annual evaluation on the performance of Baker Tilly Monteiro Heng PLT, the External Auditors of the Company via an evaluation questionnaire encompassing the assessment of the independency and objectivity, competency, audit scope and planning by the External Auditors in the review of the financial statements of the Group.
		Written assurance has also been obtained 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. The Audit Committee has also considered and noted that the independence of the External Auditors will not be impaired by the provision of non-audit services to the Company.
Explanation for departure	:	
Large companies are re to complete the colum	•	ed to complete the columns below. Non-large companies are encouraged Plow.
Measure	:	
Timeframe	:	

There is an effective and independent Audit Committee.

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

Practice 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Adopted
Explanation on	:	The Audit Committee consists of three (3) members, all of whom are
adoption of the practice		Independent Non-Executive Directors.

There is an effective and independent Audit Committee.

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

Practice 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 the Audit Committee possess the necessary skills and qualifications to discharge their duties effectively. The members are financially literate and are able to understand matters under the purview of the Audit Committee including the financial reporting process.
	The Board ensures that all members of the Board including members of Audit Committee attend such training programme to keep themselves abreast of relevant developments in accounting and auditing standards, practices and rules and the latest development of the industry and/or changes to applicable regulatory requirements.
Explanation for : departure	
Large companies are requ	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
Timeframe :	

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

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

Practice 10.1

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

Application :	Applied
Explanation on : application of the practice	The Group has in place an effective risk management and internal control framework to identify and assess the risks faced by the Group and implement and monitor appropriate internal controls to manage and mitigate those risks.
	The Audit Committee has been entrusted by the Board to oversee the effectiveness of the Group's risk management and internal control systems. The activities of the outsourced Internal Auditors are reported to and subject to review by the Audit Committee every quarter which provides the Board with the required assurance in relation to the adequacy and integrity of the Group's system of internal controls to ensure it meets the Group's objectives.
	Details of the Group's risk management and internal control is presented in the Statement on Risk Management and Internal Control set out in the Annual Report 2022 of the Company.
Explanation for : departure	
	red to complete the columns below. Non-large companies are encouraged
to complete the columns be	elow.
Measure :	
Timeframe :	

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

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

Practice 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 Audit Committee is entrusted by the Board to oversee and ensure the effectiveness of the Group's risk management and internal control systems. The Audit Committee is supported by the Risk Management Working Group comprising senior management team from the operating subsidiaries ("RMWG"). This management committee is chaired by an Executive Director, and its members comprise managerial and senior staffs from each operating subsidiary.
		The RMWG has adopted a charter that outlines its purpose and functions, authorities and responsibilities in the discharge of its oversight duties.
		Four (4) meetings of the RMWG were held during the financial year on 10 February 2022, 10 May 2022, 10 August 2022 and 14 November 2022 respectively to review and discuss the identified key risks and the effectiveness and adequacy of risk mitigation actions. The members of the Audit Committee and Internal Auditors were also invited to attend these meetings as observers and to share their views and insight on the issues discussed.
		As an integral component of the Group's corporate governance practice, the Audit Committee and RMWG have, in their ongoing risk assessment and management efforts, assume, amongst others, the following duties and responsibilities:
		 Review and discuss with Management the risk governance structure, risk assessment and risk management practices and the guidelines, policies and processes for risk assessment and risk management; Review and discuss with management the risk appetite and strategy relating to key risks, including credit risk, liquidity and funding risk, market risk, product risk and reputation risk, as well as the guidelines, policies and processes for monitoring and mitigation of such risks; Receive, as and when appropriate, reports from the Internal Auditors on the outcome of risk management reviews and assessments and recommendations for improvements;

	 Review the disclosure regarding risk management and internal control statement of the Group; Review the reports on risk topics presented by the Internal Auditors; Have unrestricted access to the Management for information pertaining to the Group; and Discharge any other duties or responsibilities delegated to the Audit Committee by the Board.
	 The risk assessment approach is summarised as follows: Identify relevant business objectives; Identify events that could affect the achievement of objectives;
	Determine risk tolerance;
	Assess inherent likelihood and impact of the risks;
	Evaluate the portfolio of risks and determine risk responses; and
	Assess residual likelihood and impact of risks.
	· ·
	The internal audit function within the Group provides assessment as to whether identified key risks, which may hinder the Company from achieving its objectives, are being adequately evaluated, managed and controlled. It further evaluates the effectiveness of the governance, risk management and internal control framework and facilitates enhancement, where appropriate.
Explanation for :	·
departure	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	· · · · · · · · · · · · · · · · · · ·
Measure :	
Timeframe :	

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

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

Practice 10.3 - Step Up

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

Application :	Not Adopted
Explanation on : adoption of the practice	

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

Practice 11.1

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

Application	:	Applied
Explanation on application of the practice	:	The internal audit function of the Company is outsourced to IA Essential Sdn Bhd ("IAE"), a professional consulting firm specialising in providing governance, sustainability, risk and internal controls consultancy services.
		The following measures are in place to ensure that the Internal Audit Function is effective and able to function independently:
		 i. Functionally, the Internal Auditors reports to the Audit Committee in conducting periodic reviews and assessment on governance, risk management and internal controls of the Group; ii. The Audit Committee reviews and approves the scope of work of the Internal Auditors to ensure that the audit direction is appropriate based on the Group's operating environment; iii. When reviewing the Internal Audit reports, the Audit Committee assesses and considers the impact of the audit issues and management's commitment to the improvement action plan; iv. The Audit Committee holds quarterly private meeting sessions with the Internal Auditor to get feedback from the Internal Auditors and issues that they encountered which may impact their effectiveness and ability to function independently; and v. The Internal Auditor is subject to internal quality review once every five years.
		Further details of the internal audit function of the Group and its activities for the financial year under review are set out in the Statement of Risk Management and Internal Control in the Annual Report 2022.
Explanation for departure	:	
Large companies are to complete the colu	•	ed to complete the columns below. Non-large companies are encouraged slow.
Measure	:	

Timeframe	:	

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

Practice 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 internal audit function of the Group is outsourced to IAE. IAE is responsible for conducting internal control reviews and facilitating management in risk assessment. The Internal Auditors do not have other engagements with the Group that may impair their objectivity and independence.	
		Mr. Chong Kian Soon, the Chief Executive Officer of IAE is a member of Certified Public Accountant of the Malaysian Institute of Certified Public Accountants (MICPA), the Chartered Accountants Australia and New Zealand (CAANZ), a Chartered Member of the Institute of Internal Auditors Malaysia (CMIIA) and Certified QAR Assessor of the Institute of Internal Auditors ("IIA"). Mr Chong is assisted by his audit team, comprising Managers and Executives who are accounting graduates and with audit experience. The Internal Auditors carried out their internal audit work with reference to the principles of the International Professional Practice Framework ("IPPF") of the IIA. These principles include the conduct of the audit planning, execution, documentation, communication of findings and consultation with key stakeholders.	
Explanation for departure	:		
Large companies are req to complete the columns		ed to complete the columns below. Non-large companies are encouraged Plow.	
Measure	:		
Timeframe	:		

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

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

Practice 12.1

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

Application	:	Applied	
Explanation on application of the practice	••	The Investors Relation Policy of the Company outlines the principles for communication with shareholders of the Company as well as other stakeholders and the engagement and dissemination of information of the Group to investors, analysts and other stakeholders through its website, announcements released to Bursa Securities and press/media releases.	
		The general meeting of shareholders remains the principal forum for dialogue and interaction with the shareholders of the Company and continues to serve as a platform for shareholders to engage directly with members of the Board and senior management on the business performance and operations of the Group and provide opportunities for them to communicate their feedback to the Board and Management. The Company's website also provides a platform where the public can access to the Company's information including its products and services, share prices, financial results and prospect, media releases as well as the Company's announcements made to Bursa Securities,	
		amongst others.	
Explanation for departure	:		
•	•	ed to complete the columns below. Non-large companies are encouraged	
to complete the column	s be	elow.	
Measure	:		
Timeframe	:		

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

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

Practice 12.2

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

Application	:	Not applicable – Not a Large Company
Explanation on application of the practice	:	
Explanation for departure	:	
Large companies are req	uir	red to complete the columns below. Non-large companies are encouraged
to complete the columns	be	elow.
Measure	:	
Timeframe	:	

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

Practice 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 Company's 15th Annual General Meeting ("AGM") was held on 28 June 2022. The notice convening the 15th AGM was given to the shareholders on 29 April 2022, more than 28 days prior to the AGM and the notice period complied with the requisite timeline prescribed by the
	Companies Act 2016 and the Listing Requirements.
	The sufficient notice given for the AGM allows the shareholders to make the necessary preparation to participate in person or appoint proxy(ies) to attend on their behalf. It also enables the shareholders to consider the proposed resolutions to be tabled at the meeting and make an informed decision in exercising their voting rights at the AGM.
Explanation for :	
departure	
Large companies are require to complete the columns be	l 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 13.2

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 Explanation for departure	:	The Board regards the general meeting of shareholders as an important platform for direct interaction between the Company and its shareholders. This is an effective way for the Company to reach out to the shareholders and stakeholders and to communicate the Group's business plans and strategies, allowing the shareholders to seek clarification or raise any queries on the business and operations relating to the Group as well as the proposed resolutions tabled at the general meeting. All the Directors including the Chairman of the Board and Board Committees attended the 15th AGM of the Company which was held physically on 28 June 2022.	
Large companies are re to complete the column	•	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 13.3

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 :	Departure	
Explanation on : application of the practice		
Explanation for : departure	As shareholders' meetings can now take place physically, the 15th AGM of the Company was held physically at Tropicana Golf & Country Resort, Petaling Jaya, Selangor. The holding of physical general meeting in Klang Valley at the location easily accessible by its shareholders allows physical attendance and support effective face-to-face engagement between the Board and senior management with the shareholders of the Company, with interactive participation by the shareholders present at the Meeting. Questions posted by the shareholders were responded accordingly. Shareholders who are unable to attend are entitled to appoint proxy/proxies to speak and vote on their behalf at the general meetings.	
	While taking cognisance of leveraging technology for the conduct of general meetings, the Board and Management will consider the pros and cons of conducting physical or virtual shareholders meeting which allow remote shareholders' participation and voting including voting in absentia, having due regard to the potential challenges due to lack of technological understanding on the shareholders part besides to have in place the required infrastructure and tools to support among others, a smooth broadcast of the general meeting and effective participation by the shareholders.	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.	
Timeframe :	Choose an item.	

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

Practice 13.4

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

Note: The explanation of adoption of this practice should include a discussion on measures undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient opportunity to pose questions and the questions are responded to.				
Application :	Applied			
Explanation on : application of the practice	At the Company's 15th AGM, an overview of the financial performance of the Group and highlights together with the key operational updates including the progress of the pipe manufacturing activities of the Group were presented by the Executive Director and Chief Financial Officer to provide the shareholders with the progress and insights on the business, strategies and expansion activities of the Group.			
	Questions related to the business operations of the Company and the proposed resolutions tabled for shareholders' approval at the AGM were posted by the shareholders and/ or proxies during the meetings which were duly addressed by the Executive Director or Chief Financial Officer before the Chairman announced the commencement of the voting process.			
Explanation for : departure				
Large companies are requi to 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 13.5

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	undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient					
opportunity to pose qu	opportunity to pose questions and the questions are responded to. Further, a listed issuer should also					
provide brief reasons on the choice of the meeting platform.						
Application	:	Not applicable – only physical general meetings were conducted in the				
		financial year				
Explanation on	:					
application of the						
practice						
Explanation for	:	Please provide an explanation for the departure.				
departure						
		Plane and the second and the second	attended to the state of the st			
			ctice and explain how the alternative			
		practice meets the intended outco	ome.			
Large companies are re	equir	ed to complete the columns below.	Non-large companies are encouraged			
to complete the columns below.						
Measure	:	Please explain the measure(s) the	company has taken or intend to take			
		to adopt the practice.				
T: f		Change it is				
Timeframe	:	Choose an item.				

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

Practice 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 general meeting.	n of Ke	ey Matters Discussed is not a substitute for the circulation of minutes of		
Application	:	Applied		
Explanation on application of the practice	:	The Minutes of the 15th AGM was uploaded to the Company's website no later than 30 business days after the AGM.		
Explanation for departure	:			
Large companies are	requir	red to complete the columns below. Non-large companies are encouraged		
to complete the columns below.				
Measure	:			
Timeframe	:			

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

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

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