# CORPORATE GOVERNANCE REPORT

STOCK CODE : 0233

**COMPANY NAME** : Pekat Group Berhad FINANCIAL YEAR : December 31, 2023

#### **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	:	The Board of Directors ("the Board") of Pekat Group Berhad ("Pekat" or	
application of the practice		"the Company") is collectively responsible for overseeing the busines operations of Pekat and its group of subsidiaries ("Group"), as well ensuring the Group's long-term performance, and provide stakeholders with sustainable value. To ensure its roles a responsibilities are being carried out effectively, the Board meet regularly to review business strategies, operations, and performance the Group. All Board members present their independent judgement deliberate on issues of resources, strategies, performance a standards of conduct.	
		The Board takes an active role in developing the Group's business objectives, risk management, strategic planning, succession planning, sustainability governance, financial and operational management. The Board is responsible for, amongst others, the following:	
		1. To provide leadership and oversee the overall conduct of the Group's businesses to ensure that the businesses are being properly managed;	
		2. To review and adopt strategic plans for the Group and to ensure that such strategic plans and the risk, performance and sustainability thereon are effectively integrated and appropriately balanced;	
		3. To review and adopt corporate governance best practices in relation to risk management, legal and compliance management and internal control systems to safeguard the Group's reputation, and the employees and assets as well as to ensure compliance with applicable laws and regulations;	
		4. To ensure that the Group has effective Board Committees as required by the listing requirements and as recommended by the Malaysian Code on Corporate Governance ("MCCG");	
		5. To review the effectiveness and implementation of the anti-bribery and anti-corruption policy and framework;	

- 6. To review and approve the Group's annual business plans, financial statements and annual reports; 7. To monitor the relationship between the Group and the management, shareholders and stakeholders and to develop and implement an investor relations program or shareholders' communications policy for the Group; and 8. To appoint the Board Committees, to delegate powers to such committees, to review the composition, performance and effectiveness of such committees and to review the reports prepared by the Board Committees and deliberate on the recommendations thereon. The Board's role, responsibilities, governance and effectiveness are set out in the revised Board Charter which was reviewed and approved by the Board on 17 November 2023. The revised Board Charter is available the Company's website https://ir2.chartnexus.com/pekat/corporate-governance. The Board has also adopted a Code of Conduct and Ethics which was incorporated into the Board Charter of the Company. In discharging its responsibilities, the Board members are guided by the Code of Conduct and Ethics and have a duty to declare immediately to the Board should they be interested in any transaction to be entered into directly or indirectly within the Group. In discharging its duties and responsibilities, the Board has delegated certain functions to the following Board Committees: 1. Audit and Risk Management Committee ("ARMC"); 2. Nominating Committee ("NC"); and 3. Remuneration Committee ("RC"). The Chairman/ Chairperson of the respective committees will report to the Board on the outcome of the committee meetings. Each Board Committee is governed by its Terms of Reference ("TOR") which is in compliance with the MCCG and ACE Market Listing Requirements ("LR"). The TOR of each Board Committee is available on the Company's website at https://ir2.chartnexus.com/pekat/corporate-governance. **Explanation for**
- Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.

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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, Mr Kok Kong Chin, is an Independent Non-Executive Chairman and is primarily responsible for instilling good corporate governance practices, leadership and the effectiveness of the Board. The Chairman presides over meetings of Directors and ensures the meetings are conducted in an orderly manner.  Good corporate governance application and leading the Directors towards becoming an effective and efficient Board can be seen through the execution of the following:  • Setting the agenda for each Board meeting together with the Company Secretary, the Managing Director ("MD") and the Chief Executive Officer ("CEO"). Other Directors and key members of Management may also be consulted;  • Ensuring the provision of accurate, complete, timely and clear information to the Directors, so that Directors have sufficient time for a thorough discussion of key matters and decisions are made on a sound and well-informed basis;  • Encouraging Board members to provide constructive advice in the determination of the strategies and policies and acting in the best interest of the Company;  • Leading Board meetings and discussions;  • Managing Boardroom dynamics by promoting a culture of openness and debate, encouraging active participation and allowing dissenting views from the Board members and senior management to be freely expressed;  • Ensuring all Directors are properly briefed on issues arising at Board meetings in a timely manner;  • Taking a leading role in establishing an effective corporate governance system and practices;  • Ensuring that prior to new appointments to the Board, an assessment is undertaken on the candidate, which may include a competency and behavioural analysis of the candidate;  • Ensuring that the Board and senior management succession planning is considered on an ongoing basis; and  • Arranging the regular evaluation of the performance of the Board, its committees and individual Directors and Committee Chairman.

	The key roles and responsibilities of the Chairman can be found in the Board Charter available on the Company's website at <a href="https://ir2.chartnexus.com/pekat/corporate-governance">https://ir2.chartnexus.com/pekat/corporate-governance</a> .
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

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

Application :	Applied	
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Explanation on : application of the practice	The positions of Chairman, Managing Director ("MD") and CEO are held by three (3) different individuals. During the financial year under review, Mr Kok Kong Chin was the Chairman of the Board, Mr Chin Soo Mau was the MD, while Mr Tai Yee Chee was the CEO of the Company. The roles and responsibilities of the Chairman, MD and CEO are clearly segregated to further enhance and preserve a proper balance of authority and accountability.	
	The Chairman is responsible for the orderly conduct and effectiveness of the Board in addition to facilitating constructive deliberation of issues in hand, whereas the CEO is responsible for the Group's business performance and manages the Group in accordance with the strategies and policies approved by the Board.	
	The MD is responsible in taking the overall responsibilities for the execution of the Group's long term strategic planning and direction, including the Group's new business plans and opportunities in accordance with the Group's strategies.	
	The CEO also remains accountable to the Board for the overall organisation, management, and staffing of the Group and for the procedures in financial and other matters, including conduct and discipline.	
	The respective duties and responsibilities of the Chairman, MD and the CEO can be found in the Board Charter available on the Company's website at <a href="https://ir2.chartnexus.com/pekat/corporate-governance">https://ir2.chartnexus.com/pekat/corporate-governance</a> .	
Explanation for : departure		
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

# Practice 1.4

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

Note: If the board Chairman is not a member of any of these specified committees, but the board allows the Chairman to participate in any or all of these committees' meetings, by way of invitation, then the status of this practice should be a 'Departure'.		
Application :	Departure	
Explanation on : application of the practice		
Explanation for : departure	Mr Kok Kong Chin does not hold any position in the ARMC, NC or RC during the financial year under review. However, he was invited to attend the ARMC meetings, for the purpose of gaining insight into business operations and sharing experiences.	
	It is important to note that Mr Kok Kong Chin did not possess any voting rights on resolutions or decisions during the ARMC meetings. At the ARMC meetings, he refrained from participating in voting or influencing any decision made by the ARMC. Nevertheless, he shared his valuable experience, skills and knowledge for the benefit of the Company, as and when required.	
	In addition, Mr Kok Kong Chin has maintained a distinct separation from the management and operational matters of the Group. He has been independent throughout the conduct of meetings and always provides constructive ideas and views to the Board and Board Committees.	
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Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.	
Timeframe :	Choose an item.	

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) qualified and competent external Company Secretaries, namely Ms Ong Wai Leng and Ms Choo Sook Fun, both of whom are professional qualified members of the Malaysian Institute of Chartered Secretaries and Administrators and Licensed Company Secretary approved by the Companies Commission of Malaysia respectively. They are also qualified Company Secretaries under Section 235(2) of the Companies Act 2016.  The Company Secretaries advise the Board on governance matters,
		Board procedures and applicable regulations and practices in the MCCG to ensure the recommended practices are adopted and complied with. Their advisory roles also include advising on corporate disclosures and compliance with securities regulations and listing requirements as well as obligations of Directors relating to disclosure of interests and disclosure of any conflicts of interest in transactions with the Group.
		The Company Secretaries also support the Chairman, the Board and Management in setting out agenda items for meetings of the Board and the Board Committees. They attend meetings and facilitate Board communications, take minutes of meetings and make appropriate submission to the Companies Commission of Malaysia and Bursa Malaysia Securities Berhad.
		The Company Secretaries continue to attend relevant professional development and training programmes to keep themselves abreast of the changes in Listing Requirements, Companies Act 2016, corporate governance developments and regulatory changes to provide sound governance advice.
		The Company Secretaries also assist the NC to lead the annual evaluation process to assess the effectiveness of the Board, Board Committees and individual Directors, by facilitating Board and Board Committees performance evaluations, self-assessments and peer reviews.
		The key roles of the Company Secretaries are as set out in the Board Charter available on the Company's website at <a href="https://ir2.chartnexus.com/pekat/corporate-governance">https://ir2.chartnexus.com/pekat/corporate-governance</a> .

Explanation for departure	•••		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	•		
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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	Applie	ed
Explanation on application of the practice	An annual meeting calendar is prepared and circulated by the Company at the beginning of the year which provides details of scheduled dates for meetings of the Board, Board Committees and Annual General Meeting, enabling Directors to plan their schedule in advance.  The Board meets at least four (4) times annually, with additional meetings convened as and when necessary. The notice of meetings, management reports and Board Papers were circulated via email at least five (5) business days prior to the meetings. Hard copies were also made available to Directors upon request for easy reference.  The Board and Board Committees are provided with appropriate	
	busing suffici decisi The M meeti meeti Board includ delibe	nation and comprehensive meeting papers at least five (5) ess days prior to the meetings to ensure that the Directors have ent preparation time and information to make an informed on at each meeting.  Ianagement is only invited to attend Board and Board Committee ngs to brief and provide explanations on issues relating to the ng agenda. The deliberations and decisions at the Board and Committee meetings are well documented in the minutes, ling matters where Directors abstained from voting or erations. Upon conclusion of the meetings, the minutes are atted in a timely manner.
Explanation for departure		
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There is demarcation of responsibilities between the board, board committees and management.

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

#### Practice 2.1

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

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

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Application :	Applied	
Explanation on : application of the practice	The Board has a Board Charter, setting out the Board composition, roles and responsibilities of the Board as a whole, as an individual, as well as the Board Committees. It also sets out the overview processes of the Board on how the Board leads by strategic guidance and effective oversight of the management of the Company.	
	The Board Charter specifies the delegation of authority by the Board to various Board Committees to ensure that the Board members would act in the best interests of all stakeholders in performing their responsibilities on behalf of the Company. The issues and decisions are reserved to the Board for determination save to the extent that matters have been delegated to the Committees or Management.	
	The revised Board Charter of the Company was adopted on 17 November 2023. It will be reviewed periodically and updated in accordance with the needs of the Company and any new regulations that may have an impact on the discharge of the Board's responsibilities.	
	The Board Charter can be found on the Company's website at https://ir2.chartnexus.com/pekat/corporate-governance.	
Explanation for : departure		
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The board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

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

#### **Practice 3.1**

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

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

Application	:	Applied
Explanation on application of the practice	:	The Code of Conduct and Ethics for Company Directors, forming part of the Board Charter of the Company was adopted on 17 November 2020. The Code of Conduct and Ethics is formulated to enhance ethical behaviour of the Directors and employees of the Group and they are expected to always conduct themselves ethically and professionally. This will protect and promote good reputation and performance of the Group.
		In addition, the Board, had on 15 October 2020, adopted a zero-tolerance policy against all forms of bribery and corruption, in particular the Anti-Bribery and Anti-Corruption Policy and Procedures to be observed by the Directors and employees of the Group. The revised Anti-Bribery and Anti-Corruption Policy and Procedures have been reviewed and approved by the Board on 23 January 2024 for adoption by the Company. The Anti-Bribery and Anti-Corruption Policy and Procedures elaborates the principles, providing guidance to employees on how to deal with improper solicitation, bribery and other corrupt activities and issues that may arise in the course of business. It is also intended to be applied to all Directors, contractors, subcontractors, consultants, agents, representative and others performing work or services, for or on behalf of the Group, who are required to comply with the relevant parts of the Anti-Bribery and Anti-Corruption Policy and Procedures when performing such work or services.
		The Board will continue to adhere to the Code of Conduct and Ethics for Company Directors in accordance with the Code of Conduct for Company Directors as set out in the Company Directors' Code of Ethics established by the Companies Commission of Malaysia. This Code of Ethics for Company Directors will be reviewed periodically to ensure that it remains relevant and appropriate.
		The Code of Conduct and Ethics and the Anti-Bribery and Anti-Corruption Policy and Procedures are available on the Company's website at <a href="https://ir2.chartnexus.com/pekat/corporate-governance">https://ir2.chartnexus.com/pekat/corporate-governance</a> .

Explanation for : departure		
Large companies are requi	red to complete the columns below.	Non-large companies are encouraged
to complete the columns be	elow.	
Measure :		
Timeframe :		

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

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

## Practice 3.2

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

Application	:	Applied
Explanation on application of the practice	:	The Company recognises the importance of establishing a formal communication channel for affected stakeholders to report instances of illegal, unethical, or questionable practices. Therefore, the Board had, on 17 November 2023, taken a significant step and adopted the revised Whistleblowing Policy and Procedures to provide an avenue for all employees of the Group as well as members of the public to raise legitimate concerns. This aims to foster an environment where individuals can disclose improper conduct within the Group, ensuring that appropriate actions are promptly taken for effective resolution.
		The policy had included guidelines on identifying and reporting misconduct, outline the protections afforded to whistle-blower, and potential consequences of committing or being complicit in misconduct.
		To facilitate the whistleblowing process, the Chairman or any member of the ARMC has been designated as the recipient of disclosures, and to oversee the whistleblowing function. The whistleblowing report form is also enclosed in the Whistleblowing Policy and Procedures as the reporting mechanism for ease of use and clarity.
		The Whistleblowing Policy and Procedures are made accessible on the Company's website at <a href="https://ir2.chartnexus.com/pekat/corporate-governance">https://ir2.chartnexus.com/pekat/corporate-governance</a> .
Explanation for departure	:	
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Measure	:	
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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 :	Departure	
Explanation on : application of the practice		
Explanation for departure	The Board, together with the Management, recognises the importance of ensuring sustainability risks and opportunities are considered in the development of the Group's business strategies and plans. The Board has yet to set the sustainability targets as the Group requires more time to evaluate its business operations and set relevant science-based emissions reductions target to support cleaner and sustainable growth. The Group has adopted Sustainability Policy and established Environmental, Social and Governance Committee ("ESG") to monitor and ensure smooth implementation of the material sustainability matters.  During the financial year under review, the Sustainability Lead from ESG Committee had presented three (3) years ESG's Action Plans of the Company to the Board.  The Group's sustainability governance structure, sustainability matters and initiatives are described in the Sustainability Statement as included in the Company's Annual Report 2023.	
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.	
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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 :	Departure		
Explanation on :			
application of the			
practice			
Explanation for :	As explained under Practice 4.1, the Company has yet to set any		
departure	sustainability targets for 2023, and therefore the performance against		
	these targets is not available to be communicated to our internal and		
	external stakeholders for the year under review.		
	The sustainability targets will be set in due course and will be		
	communicated to its internal and external stakeholders accordingly.		
Large companies are required to complete the columns below. Non-large companies are encouraged			
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Measure :	Please explain the measure(s) the company has taken or intend to take		
	to adopt the practice.		
Timeframe :	Choose an item.		

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		
Application	Applied		
Explanation on application of the practice	The Board is provided with the opportunity to attend relevant training programmes on an ongoing basis in industry-related areas for them to keep abreast of the latest developments in the industry, to strengthen the Board's competencies in staying abreast including but not limited to understanding the sustainability, corporate governance, risk management and strategic issues relevant to the Company and its business. To discharge its role effectively, the Board acknowledged the		
	Sustainability matters that are relevant to the Company and its business.		
	During financial year 2023, the Directors attended training programmes including those related to corporate governance, sustainability and Environmental, Social and Governance ("ESG") matters to keep themselves updated with the recent developments.		
	Details of the training attended by Directors are published in the Annual Report 2023.		
Explanation for departure			
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure			
Timeframe			

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

# Practice 4.4

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

Application	Applied	
Application :	Applied	
Explanation on : application of the practice	The NC had, on 23 January 2024, reviewed the responsibility of the Board and Senior Management in addressing material sustainability risks and opportunities. The performance assessment of the Board and Senior Management included their effectiveness in addressing the Group's material sustainability risks and opportunities.	
	The performance of the Board and senior management in addressing the Company's material sustainability risks and opportunities for the financial year ended 31 December 2023 ("FY2023") was reviewed and assessed via Board Effectiveness Assessment ("BEA").	
Explanation for :		
departure		
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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.

		adoption of this practice should include a brief description of the nated person and actions or measures undertaken pursuant to the role in
Application		Not Adopted
7.66	•	
Explanation on		
•	•	
adoption of the		
practice		
p. actice		

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	
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Explanation on application of the practice	The Board through the NC reviews the composition and size of the Board annually to ensure that the Board has the optimum size, diversity, tenure, age, expertise, independence, skills and experiences to drive the Company's business objectives and strategic goals.	
	The Board, with the assistance of the Company Secretaries, has assessed the effectiveness of the Board for FY2023. The assessments were conducted using peer and self-assessment questionnaires to determine the effectiveness of the Board, Board Committees, and each individual Director.	
	Based on the results of the annual assessment for the year under review, the Board concurred with the NC that the current composition of the Board provides an appropriate size, diversity, mix of skills, qualifications, knowledge and experience to ensure it meets the present scope and nature of the Group's business operations as well as to facilitate effective decision-making and management of the Board.	
	The Independent Directors had also declared that they are independent from the Group. The Board agreed that the Independent Directors had met the criteria under the definition of Independent Director as set out in the LR.	
	Mr Ong Keng Siew and Ms Yeong Siew Lee, the Directors who are subject to re-election at the Fifth Annual General Meeting ("AGM"), had completed their Fit and Proper declaration forms and being eligible, had offered themselves to be re-elected at the Fifth AGM. The NC has assessed the fit and proper criteria of Mr Ong Keng Siew and Ms Yeong Siew Lee as well as their respective contributions to the Board for the purpose of their proposed re-election at the Fifth AGM.	
	Based on the results of the annual assessment of the Board and the Fit and Proper Assessment, the Board concurred with the NC's recommendation and recommended for shareholders' approval on the re-election of Mr Ong Keng Siew and Ms Yeong Siew Lee, who are due to retire in accordance with Clause 128 of the Company's Constitution at the Fifth AGM.	

	The Fit and Proper Policy is available in the Company's website at <a href="https://ir2.chartnexus.com/pekat/docs/cg/Fit-and-Proper-Policy">https://ir2.chartnexus.com/pekat/docs/cg/Fit-and-Proper-Policy</a> .		
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 5.2

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

Application	:	Applied		
Explanation on application of the practice	•••	With the resignation of Ms Ooi Youk Lan as Non-independent Non-Executive Director on 17 November 2023 and Mr Wee Chek Aik as Executive Director and Chief Commercial Officer of the Company on 31 December 2023, the Board now comprises six (6) Directors, including two (2) Executive Directors, and four (4) Independent Non-Executive Directors as follows:		
		<ol> <li>Mr Kok Kong Chin – Independent Non-Executive Chairman;</li> <li>Mr Ong Keng Siew – Independent Non-Executive Director;</li> <li>Datin Shelina Binti Razaly Wahi – Independent Non-Executive Director; and</li> <li>Ms Yeong Siew Lee – Independent Non-Executive Director.</li> </ol>		
		The Independent Directors provide check and balance on the Board through independent and objective views in the Board deliberations, considering the interests of the Group and minority shareholders. The Board, with the assistance of the NC, will continue to monitor and review the Board size and composition as may be needed.		
		All the four (4) Independent Directors have declared that they are independent pursuant to the LR.		
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 5.3

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 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 5.4 - 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 adoption of the practice	:	The Board has adopted a 9-year policy for Independent Non-Executive Directors ("INED") without further extension, considering the necessity to freshen the composition of the Board. This decision recognises that the long tenure of independent directors may potentially erode independent judgement.	
		On 17 November 2023, the revised Board Charter removed the two-tier approval for INED with tenure more than nine (9) years. All INEDs have served the Company less than nine (9) years. The revised Board Charter is available at <a href="https://ir2.chartnexus.com/pekat/docs/cg/Board-Charter">https://ir2.chartnexus.com/pekat/docs/cg/Board-Charter</a> .	

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 acknowledges the importance of diversity in terms of skills, experience, age, gender, cultural background and ethnicity. The Board also recognises the benefits of diversity at the Board and Senior Management levels. Based on the results of the BEA for the year under review, the Board concurred with the NC and were satisfied that the current composition of the Board provides an appropriate size, diversity, mix of skills, qualifications, knowledge and experience to ensure it meets the present scope and nature of the Group's business operations as well as to facilitate effective decision-making and management of the Board.
	The NC, guided by its TOR and Fit and Proper Policy, is responsible to lead the nomination process for a new candidate's appointment and making the necessary recommendation to the Board for approval.
	The NC had also assessed the fit and proper criteria as set out in the Fit & Proper Policy for the re-appointment of Directors who are due to retire at the forthcoming AGM. Based on the results of the BEA and Fit and Proper assessment, the Board was satisfied with the NC's recommendation on the re-election of Mr Ong Keng Siew and Ms Yeong Siew Lee who are due to retire at the forthcoming AGM and to recommend their re-election to the shareholders for approval at the said AGM. The Board was of the view that their performances have been satisfactory and have met the Board's expectation in the discharge of their duties and responsibilities. They also devote adequate time in discharging their duties and responsibilities as Directors, work constructively with other Board members, attend meetings well prepared and will continue to bring value and insight to the Board.  The TOR of the NC is available on the Company's website at <a href="https://ir2.chartnexus.com/pekat/corporate-governance">https://ir2.chartnexus.com/pekat/corporate-governance</a> .
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	:	There was no new appointment to the Board during the year under review.  During the financial year under review, the NC has recommended to the Board for approval on the re-designation of Mr Chin Soo Mau ("Mr Chin") from Executive Director to Managing Director with effect from 22 August 2023, in consideration of the rationale, performance, skills, experience and time commitment, and satisfaction with the fit and proper assessment as well as the contributions of Mr Chin.  The NC is responsible to lead the process for Board appointments by identifying and recommending suitably qualified candidates for the Board's consideration. The NC takes cognisance that they are also	
Explanation for departure	:	responsible to oversee the selection and assessment of Directors.  Aside from receiving recommendations from the existing directors, management or major shareholder, the NC may also source potential candidates from various external independent source to gain access to a wider pool of potential candidates.	
acpartare			
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	:	The Company had included a statement in the Notice of the Fifth AGM by providing sufficient information on the re-election of Mr Ong Keng Siew and Ms Yeong Siew Lee, who are due to retire at the forthcoming AGM in accordance with the Company's Constitution.  The profiles of Directors who are eligible for re-appointment at the Fifth AGM can be found in the annual report of the Company as well as in the Statement Accompanying the Notice of the Fifth AGM, which contains the following information to ensure transparent dissemination of communication with shareholders:  1) 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; 2) the working experience and occupation; 3) any other directorships in public companies and listed issuers, and other positions held; 4) the details of any interest in the securities of the listed issuer and its subsidiaries; 5) the family relationship with any director and/or major shareholder of the listed issuer; 6) any conflict of interests that they have with the listed issuer; and 7) other than traffic offences, the list of convictions for offences within the past five years and particulars of any public sanction or penalty imposed.	
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 5.8

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

Application :	Applied	
Explanation on : application of the practice	The NC of the Company is chaired by an Independent Director and comprises exclusively of Independent Non-Executive Directors as follows:	
	Chairperson Datin Shelina Binti Razaly Wahi, Independent Non-Executive Director	
	<ol> <li>Members</li> <li>Ms Yeong Siew Lee, Independent Non-Executive Director</li> <li>Mr Ong Keng Siew, Independent Non-Executive Director</li> </ol>	
	The primary responsibilities of the NC are set out in the TOR of the NC, which is available in the Company's website at <a href="https://ir2.chartnexus.com/pekat/corporate-governance">https://ir2.chartnexus.com/pekat/corporate-governance</a> .	
Explanation for : departure		
Large companies are requi	red to complete the columns below. Non-large companies are encouraged	
to complete the columns b	elow.	
Measure :		
Timeframe :		

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

# Practice 5.9

The board comprises at least 30% women directors.

	T		
Application :	Applied		
Explanation on :	During the financial year under review, the Board initially comprised		
application of the	three (3) women directors, namely Datin Shelina Binti Razaly Wahi, Ms		
practice	Yeong Siew Lee and Ms Ooi Youk Lan, representing 37.5% of the total Board members.		
	With the resignation of Ms Ooi Youk Lan and Mr Wee Chek Aik as Executive Director and Chief Commercial Officer of the Company, the Board currently consists of two (2) women directors, representing 33.33% of the total Board members.		
Explanation for :			
departure			
Large companies are requi	Large companies are required to complete the columns below. Non-large companies are encouraged		
to complete the columns below.			
Measure :			
Timeframe :			
departure  Large companies are requito complete the columns b  Measure:	· · · · · · · · · · · · · · · · · · ·		

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 Company has a Gender Diversity Policy to achieve the Company's objective and the targets of at least 30% female gender composition of its Board and senior management. The Board recognises that a diversified Board and senior management could bring greater depth and wider range of perspectives in the decision-making process. The Board also strives to achieve and maintain a culture of diversity not limited to only gender, but also mix of skills, qualifications, experiences, ethnicity, age, background and other personal attributes in the selection of Board representatives in the future.  As at 31 December 2023, women representation of the Group at the Board and senior management positions are 33.33% and 30% respectively.	
	The Gender Diversity Policy for the Board and Senior Management is made available on the Company's website, <a href="https://ir2.chartnexus.com/pekat/corporate-governance.">https://ir2.chartnexus.com/pekat/corporate-governance.</a>	
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. **Application Applied** The NC assessed and evaluated the performance and effectiveness of **Explanation on** application of the the Board and Board Committees as a whole and contribution of each practice individual Director. The Board, with the assistance of the Company Secretaries, had carried out a BEA on the Board's effectiveness as a whole, its Committees and the contribution of each individual Director. The annual assessment to determine the effectiveness of the Board collectively, its three (3) Board Committees and each Director individually, was carried out by the NC: (i) Board evaluation; (ii) Individual Director's evaluation; (iii) Audit and Risk Management Committee evaluation (iv) Nominating Committee evaluation; (v) Remuneration Committee evaluation; (vi) Independent Directors' evaluation; and (vii) Board Skills evaluation. NC conducted the performance assessment for financial year ended 31 December 2023 which was facilitated by the Company Secretaries on 23 January 2024. The areas of review include: Assessing the composition of the Board and its Committees to ascertain compliance with the LR. All members are equipped with applicable expertise to improve the quality of decision making; Assessing the adequacy of the information submitted by Management. The members are given sufficient time to review and challenge information in order to make quality decisions; Assessing the interactions and participations by Board members when reviewing and discussing business matters; Reviewing the mix of skills and experiences of Board members which includes knowledge of legal, corporate governance, financial

	literacy, engineering, environmental, management, marketing, and		
	etc;		
	<ul> <li>Assessing the independence of Independent Directors;</li> <li>Character and integrity in dealing with potential conflict of interest</li> </ul>		
	<ul> <li>Character and integrity in dealing with potential conflict of interest situations;</li> </ul>		
	<ul> <li>Assessing the Company's material sustainability risks and</li> </ul>		
	opportunities.		
	All Directors and Board Committees provided anonymous feedback on their peers' performance and individual performance contribution to		
	the Board and respective Board Committees. The results were then		
	collated and tabled to the NC for deliberation.		
	In addition, the Directors who were due to retire and are eligible to be		
	re-elected at the forthcoming AGM had submitted their Fit and Proper Declaration Forms to the NC, prior to its recommendation for re-		
	election at the forthcoming AGM.		
	Overall, the NC was satisfied with the same and of the said to See all		
	Overall, the NC was satisfied with the performance of its existing Board		
	and Board Committees and its composition and was of the view that with the current mix of skills, knowledge, experience and strength, the		
	Board and the Board Committees are able to discharge their duties		
	effectively. The NC concluded that all the Directors have attained		
	satisfactory ratings and was satisfied with the independence and performance of the Independent Directors of the Company.		
	The appual assessment results were tabled to the NC for deliberation		
	The annual assessment results were tabled to the NC for deliberation. Thereafter, the Chairperson of the NC conveyed the results and input		
	of the NC to the Board for their consideration, including proposed		
	actions or plans to be taken to strengthen the Board as a whole.		
Evalenation for			
Explanation for : departure			
acpartare			
	red to complete the columns below. Non-large companies are encouraged		
to complete the columns b	elow.		
Measure :			
Timeframe :			
	<u> </u>		

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 via the RC implements the policies and procedures on the recommendation and review of the remuneration for Board members and Senior Management. The Board believes that competitive remuneration enables the Company to attract, retain and motivate the Directors and Senior Management.  The Remuneration Policy ("Policy") which had been approved by the Board and is made available on the Company's website, <a href="https://ir2.chartnexus.com/pekat/corporate-governance">https://ir2.chartnexus.com/pekat/corporate-governance</a> is intended to provide guidance for the Board and the RC in determining the remuneration of Executive Directors and Senior Management.  For Executive Director and Senior Management, the components of the remuneration package are set in accordance with the individual performance in the job and the Company's financial performance and growth.  The fees payable to the Non-Executive Directors required shareholders'
	approval. The remuneration for Non-Executive Directors consists of fixed directors' fees and meeting allowances for attending Board or Committee meetings.
	The evaluation of remuneration package will be reviewed annually by the RC, and each director shall abstain from deliberations and voting on decisions in respect of his/her individual remuneration. The Policy will be reviewed by the RC on a periodic basis, as and when necessary.
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	: The RC comprises exclusively of Independent Non-Executive Directors as follows:
practice	Chairperson
	Ms Yeong Siew Lee, Independent Non-Executive Director
	Members
	<ol> <li>Mr Ong Keng Siew, Independent Non-Executive Director</li> <li>Datin Shelina Binti Razaly Wahi, Independent Non-Executive Director</li> </ol>
	The RC played a role in developing and administering formal, fair, and transparent policies and procedures for determining the remuneration of Directors and key senior management. The remuneration package is designed to be competitive, adequate and in line with current market practice to attract, retain, motivate, and reward the right talent of Directors and key senior management and is aligned with the Group's strategy taking into account the short-term and long-term value creation and strategic plans of the Group.
	The TOR of RC containing the duties and responsibilities of the RC is accessible on the Company's website, <a href="https://ir2.chartnexus.com/pekat/corporate-governance">https://ir2.chartnexus.com/pekat/corporate-governance</a> .
	During the year under review, the RC carried out the following:
	<ol> <li>Reviewed and recommended to the Board the proposed Directors Fees and Benefits payable in respect of the financial year ended 31 December 2023;</li> </ol>
	2. Reviewed and recommended the remuneration package inclusive bonus of the Executive Directors for 2023; and

	3. Reviewed and recommended the remuneration package inclusive bonus of the Key Senior Management for 2023.
Explanation for :	
departure	
Large companies are requir 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 detailed disclosure of the Directors' remuneration received during the FY2023 on named basis are as follows:

				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	Kok Kong Chin	Independent Director	66.0	6.0	0	0	0	0	72.0	66.0	6.0	0	0	0	0	72.0
2	Chin Soo Mau	Executive Director	0	106.3	534.8	89.1	0	117.8	848.0	0	106.3	534.8	89.1	0	117.8	848.0
3	Tai Yee Chee	Executive Director	0	105.3	511.8	85.3	0	112.3	814.7	0	105.3	511.8	85.3	0	112.3	814.7
4	Wee Chek Aik (resigned on 31 December 2023)	Executive Director	0	105.3	511.8	85.3	0	112.3	814.7	0	105.3	511.8	85.3	0	112.3	814.7
5	Ong Keng Siew	Independent Director	45.0	4.5	0	0	0	0	49.5	45.0	4.5	0	0	0	0	49.5
6	Yeong Siew Lee	Independent Director	43.0	4.0	0	0	0	0	47.0	43.0	4.0	0	0	0	0	47.0
7	Datin Shelina binti Razaly Wahi	Independent Director	43.0	4.0	0	0	0	0	47.0	43.0	4.0	0	0	0	0	47.0
8	Ooi Youk Lan (resigned on 17 November 2023)	Non-Executive Non- Independent Director	27.5	2.0	0	0	0	0	29.5	27.5	2.0	0	0	0	0	29.5
9	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				
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				
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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				

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

## Practice 8.2

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	In view of the competitive nature of the human resource market in the industries within which the Company operates, the Company should protect the confidentiality of employees' remuneration packages. The retention of key senior management is critical to the successful implementation of the Company's strategy plan. The Board was of the opinion that the disclosure aggregated remuneration of key senior management on an anonymous basis within the range of RM50,000.00 in the Annual Report 2023 was adequate.  Assessment will be done annually in determining the remuneration packages of the Group's key senior management. Factors that are taken into consideration include individual responsibilities, skills, expertise, and contributions to the Group's performance. The Board is committed to ensuring that the remuneration package is complete and sufficient to ensure that the Group is able to attract and retain executive talents.								
	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.								

			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 ARMC is Mr Ong Keng Siew while the Chairman of the Board is Mr Kok Kong Chin. The Board Chairman is not a member of the ARMC.	
		With the positions of the ARMC Chairman and the Board Chairman being held by different individuals, it allows the Board to objectively review the ARMC's findings and its recommendations. The ARMC Chairman is also able to provide full commitment and devote adequate time to review all matters under the responsibility of the ARMC.  The TOR of the ARMC is available on the Company's website at <a href="https://ir2.chartnexus.com/pekat/corporate-governance">https://ir2.chartnexus.com/pekat/corporate-governance</a> .
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		

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 Company recognises the importance of independence of its external auditors and that no possible conflict of interest whatsoever should arise.					
	None of the members of the Board were former key audit partners and hence, no member of the ARMC appointed was a former key audit partner.					
	The policy that requires a former key audit partner to observe a cooling-off period of at least three (3) years before being appointed as a member of the ARMC was embedded in the TOR of the ARMC.					
	The TOR of the ARMC is available at the Company's website at <a href="https://ir2.chartnexus.com/pekat/corporate-governance">https://ir2.chartnexus.com/pekat/corporate-governance</a> .					
Explanation for : departure						
Large companies are requir to complete the columns be	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	: The Company has established a transparent and appropriate relationship with the External Auditors. The External Auditors will periodically highlight significant audit matters to the ARMC.
	The ARMC is responsible for reviewing the audit, recurring audit-related and non-audit services provided by the External Auditors. The terms of engagement for services provided by the External Auditors are reviewed by the ARMC and then recommended to the Board for approval.
	During the financial year, the ARMC with the assistance from Management had conducted its annual assessment on the External Auditors. The annual evaluation form provides a checklist for the ARMC to carry out a formal review of the independence, effectiveness and efficiency of the External Auditors of the Company that consider amongst others:
	<ul> <li>Calibre of the audit Firm;</li> <li>Quality processes or performance of the audit firm;</li> <li>Competency of audit engagement team;</li> <li>Independence and objectivity;</li> <li>Audit scope and planning;</li> <li>Audit fee; and</li> <li>Audit communications.</li> </ul>
	The ARMC was satisfied with its review that the provision of non-audit services by the External Auditors to the Group for the FY2023 have not in any way impaired their objectivity and independence. The ARMC was also satisfied with the performance of the External Auditors.
	The External Auditors had provided their written confirmation on their independence throughout the audit engagement.
	The Board, having considered the ARMC's recommendation and feedback, recommended the re-appointment of the External Auditors for the financial year ending 31 December 2024 for shareholders' approval at the forthcoming AGM.

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

There is an effective and independent Audit Committee.

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

# Practice 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Adopted
Explanation on	:	The ARMC comprises exclusively of Independent Non-Executive
adoption of the practice		Directors as follows:
		<u>Chairman</u>
		Mr Ong Keng Siew, Independent Non-Executive Director
		Members  1. Datin Shelina Binti Razaly Wahi, Independent Non-Executive Director  2. Ms Yeong Siew Lee, Independent Non-Executive Director  The primary responsibilities of the ARMC are set out in its TOR of ARMC,
		which is available on the Company's website at <a href="https://ir2.chartnexus.com/pekat/corporate-governance">https://ir2.chartnexus.com/pekat/corporate-governance</a> .

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 ARMC members possess the relevant qualifications, skills, experience and expertise with background from finance, law, audit, business administration, account and others. Hence, they are able to provide sound advice to the Board in terms of governance, regulatory compliance, financial reporting, internal and external audit reports as well as other matters to be deliberated by the ARMC.
	The qualification and experience of the individual ARMC members are disclosed in the Directors' Profile in the Annual Report. The Chairman and members of the ARMC are financially literate and are capable to understand matters under the purview of the ARMC including the financial reporting process.
	The Board assisted by the NC reviews and assesses the performance of the ARMC and its members through the annual assessment. Based on the outcome of the annual Board Committee assessment, the NC and the Board were satisfied with the performance and effectiveness of the ARMC.
	In the TOR of ARMC, the members are required to undertake continuous professional development to keep themselves abreast of relevant developments in accounting and auditing standards, practices and rules. During the FY2023, the members had participated and attended different trainings, seminars, conferences, and other relevant programmes which could enhance their knowledge in order to efficiently discharge their duties and responsibilities.
	The training programmes, conferences and/or seminars attended by all ARMC members during the financial year under review are set out in the Corporate Governance Overview Statement in Annual Report 2023.

	The ARMC diligently reviews and challenges the Company's financial reporting, transactions and information and the Management's assertions on the Company's financials tabled by the Management. The ARMC also plays an integral role in expressing its perspectives, opinions and guidance to the Executive Directors and Management, fostering a collaborative environment for continuous improvement.
Explanation for :	
departure	
, ,	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 Board recognises its responsibilities in maintaining a sound system of risk management and internal controls to safeguard shareholders' interests and the Company's assets while achieving its business objectives. The Board has established and implemented an effective risk management and internal control framework based on the Internal Control Framework issued by the Committee of Sponsoring Organisations of the Treadway Commission ("COSO").
		The ARMC assists and supports the Board in discharging its roles and responsibilities to oversee the adequacy and effectiveness of the risk management and internal control system of the Group.
		The ARMC has the responsibilities to monitor, review, oversee and assess the risk management strategy and process and internal control environment within the Group to ensure a sound risk management framework and internal control system are established.
		The ARMC has reviewed and approved the guidelines for managing risk within the Group as well as monitored and assessed the risk appetite and risk tolerance for the Group. The ARMC also reviewed the principal risks and ensured implementation of appropriate risk management systems to effectively identify, analyse, evaluate, manage, monitor, treat and mitigate the risks impacting the Group.
		During the first quarter of 2023, the Internal Auditors ("IA"), TGS Advisory Sdn Bhd ("TGS") presented the proposed internal audit plan for FY2023 to the ARMC. The ARMC had assessed and reviewed the adequacy and effectiveness of the risk management and internal control system and was of the view that the controls are operating adequately and effectively in all material aspects. TGS has adopted an internal audit methodology that conforms to the best practices in internal audit and meets the objectives of the Code. The risk-based approach applied to the Group shifts focus from controls on individual transactions to controls over identified business processes to assess risks within those processes. On 20 June 2023, the Board, through the ARMC's recommendation, has appointed Resolve IR Sdn Bhd ("RESOLVE") as the new IA of the Company in place of TGS. RESOLVE

	adopted a risk-based focused, whereby it controls within business
	processes that are affected by the significant business risks.
	The Board will continue to monitor all risks affecting the Group and take
	necessary measures to mitigate them while at the same time continue
	to enhance the adequacy and effectiveness of the risk management and
	internal control systems of the Group. Further details on the internal
	control and risk management framework adopted by the Company are
	available in the Statement on Risk Management and Internal Control,
	set out in the Company's Annual Report 2023.
Explanation for :	
departure	
	red to complete the columns below. Non-large companies are encouraged
to complete the columns be	elow.
Measure :	
Timesforms	
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, through the ARMC, oversees risk management matters relating to the activities of the Group, which include identifying, analysing, evaluating, managing, monitoring, treating and mitigating the significant risks impacting the Group. The ARMC also assists the Board to fulfil its responsibilities with regards to risk management to manage the risk exposure of the Group.
		Management assisted the IA of the Company to conduct reviews and audits on a regular basis by testing the adequacy and effectiveness of material internal controls on key risks identified. Any material non-compliance or errors in internal controls and their corresponding mitigating actions will be reported to the ARMC. Based on the audit findings and recommendations presented by the Internal Auditors, the ARMC will review the adequacy and effectiveness of the risk management and internal control framework for implementation, to strengthen the Company's risk management and internal control.
		Anti-Bribery and Corruption Policy and Whistleblowing Policy had been adopted by the Company to guide the shaping of the ethical and behavioural conduct within the Group and its stakeholders. The policies provide an avenue for all employees of the Group and the general public to raise legitimate concerns and disclose any improper conduct within the Group and for the Group to take appropriate actions to resolve them effectively respectively.
		In addition, the Group's organisational structure has clearly defined the line of responsibility and limits of authority as well as delegated authority that is aligned to business and operational requirements. Strategic business direction is entrusted to the Executive Directors, while the management of respective business functions are delegated to the Heads of Department.
		The detailed features of the risk management and internal control system together with its adequacy and effectiveness are set out in the Statement on Risk Management and Internal Control of the Company's Annual Report 2023.

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 10.3 - 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 Group's internal audit function, reporting directly to the ARMC, is outsourced to an independent professional firm, TGS, which provides independent assessment on the adequacy of internal controls and monitors the effectiveness of the Group's internal controls. The IA will present its internal audit reports to the ARMC on a quarterly basis for review.
		Under the TOR of ARMC, the Committee shall ensure the internal audit function is able to function independently and will periodically appraise and assess the performance of members of the internal audit function. The ARMC had reviewed the internal audit functions and was satisfied with its performance.
		The ARMC had the first private session with TGS on 24 February 2023 without the presence of Management. TGS informed that no fraud or non-compliance were found, and they did not encounter difficulties in obtaining information from Management during their course of audit. The External Auditors ("EA") worked together with TGS in the statutory audits. The EA sent a list of questionnaires that TGS has provided their responses on the list. TGS also participated in the physical stocks count.
		In the second private session on 31 May 2023, TGS informed the ARMC of their termination of services with Management which was mutually agreed upon due to TGS's lack of manpower, and they had no issues with Management during their audit engagement.
		Before the appointment of RESOLVE as the new IA, Management presented their profile to the ARMC on 31 May 2023 and the appointment took effect from 20 June 2023.
		The IA, after discussed with the Management, proposed the internal audit plan for the subsequent financial year for ARMC's review and approval before commencement of work. The scope of the internal audit covers the audits of significant units and operations, including subsidiaries.
		During the financial year, the IA had reviewed the operations of the Group in the areas of sales and marketing, fixed assets management and procurement to payables management.

	The IA's recommendations were deliberated at length and accepted by the ARMC and Management for implementation. The IA will present a follow up report to the ARMC on the last audit visit to ensure that recommended action plans are implemented and bring effectiveness to the Group.
Explanation for :	
departure	
•	
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	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
Timeframe :	

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

## Practice 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 main role of the IA is to undertake regular reviews of the Group's system of internal controls, procedures, and operations so as to provide independent and objective assurance to the ARMC regarding the adequacy and effectiveness of internal control, risk management and governance systems.  The Group's internal audit functions, reporting directly to the ARMC, was initially outsourced to TGS, being an independent professional internal audit service provider, for the first quarter of 2023.  Subsequently, the Group has outsourced its internal audit function to another independent professional services firm, namely RESOLVE on 20 June 2023. The IA have conducted their assessment and provided an independent and objective assurance to the ARMC on the adequacy and
		effectiveness of the Group's risk management and internal control systems during FY2023.
		RESOLVE is a corporate member of the Institute of Internal Auditors, Malaysia and it is adequately resourced with personnel having the appropriate qualification and experience. The outsourced internal audit function is free from any relationship or conflict of interest that could impair its objectivity and independence.
		The work of the outsourced internal audit function is guided by the International Professional Practice Framework on Internal Auditing issued by the Institute of Internal Auditors. The internal audit reviews undertaken has been conducted on a risk-based approach and detailed areas of audit have been set out in the internal audit plan that has been reviewed and approved by the ARMC. Details of the Chief Audit Executive responsible for the outsourced internal audit function are set out below:

	Name	Choo Seng Choon
	Qualification	<ul> <li>Certified Internal Auditor (CIA)</li> <li>Professional Member, Institute of Internal Auditors (IIA)</li> <li>Fellow Member, Association of Chartered Certified Accountants of UK (ACCA)</li> <li>Chartered Accountant, Malaysian Institute of Accountants (MIA)</li> <li>Certified Public Accountant of The Malaysian Institute of Certified Public Accountants (MICPA)</li> </ul>
	Independence Does not have any family relationship with any of director and/or major shareholder of the Company	
	•	ning to the activities of the Internal Auditors are set 1C Report in the Annual Report for FYE 2023.
Explanation for : departure		
Large companies are requir to complete the columns be	•	columns below. Non-large companies are encouraged
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 Company recognises the importance of being transparent and accountable to its stakeholders and as such, maintains an active and a constructive communication that enables the Board to communicate effectively with investors, financial analysts and the public.	
		The Company leverages on several formal channels for effective dissemination of information to shareholders and stakeholders, to ensure that they are constantly kept abreast on the Group's progress and developments. The Company communicates regularly with its shareholders and stakeholders through the following channels of communication:	
		1. Bursa Malaysia Securities Berhad ("Bursa")	
		The Company is guided by the disclosure requirements and continuing listing obligations prescribed in the LR and Corporate Disclosure Guide issued by Bursa. It ensures that financial results were announced on a quarterly basis and that updates on material announcements such as material information, corporate exercises and the progress of corporate developments were released to shareholders and stakeholders on a timely basis via the Bursa website.	
		2. Corporate Website	
		The Company's corporate website <a href="https://www.pekat.com.my/">https://www.pekat.com.my/</a> under the "investor relations" section provides corporate information such as the stock information, interactive chart, annual reports, quarterly reports, Bursa's announcement, corporate governance inclusive of Board Charter, TOR of respective committees and policies, general meetings of the Company.	
		3. General Telephone, email address and direct message via corporate website	
		The general telephone number and general enquiry email address of the Company are provided for the stakeholders to send in any	

enquiry to the Company. The Company also utilises its corporate website as a communication platform with its stakeholders which allow stakeholders to make enquiry or send messages through the Company's website under the "Contact Us" section.
4. General Meetings
The Fourth AGM held on 13 June 2023 served as the main forum of dialogue with shareholders for shareholders to seek and clarify issues as well as to allow them to obtain a better understanding of the Group and its businesses.
The details of the Company's engagement with stakeholders were set out in the Sustainability Statements of the Annual Report 2023.
ed to complete the columns below. Non-large companies are encouraged
low.

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	:	
practice		
Explanation for	:	
departure		
Large companies are req	ıuir	red to complete the columns below. Non-large companies are encouraged
to complete the columns	s 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	<ul> <li>The Board is committed to ensuring that the Notice of AGM is circulated to the shareholders at least twenty-eight (28) days prior to the date of the AGM.</li> <li>On 27 April 2023, notifications were sent to shareholders via email or hard copies informing that the Notice of the Fourth AGM, Proxy Form, Administrative Notes, Annual Report 2022, Corporate Governance Report 2022 and Circular were published on the website of Bursa Malaysia Securities Berhad. It was also available on the Company website at <a href="https://ir2.chartnexus.com/pekat/agm.php">https://ir2.chartnexus.com/pekat/agm.php</a>.</li> <li>The shareholders were given sufficient notice and time to ensure that they would be able to consider the resolutions to be tabled in the AGM as well as to make appropriate arrangements to attend or participate in the AGM, or to appoint proxy, attorney or corporate representative to attend the AGM.</li> </ul>
Explanation for departure	:
Large companies are requ to complete the columns	uired 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 Board members were present at the Fourth AGM held virtually on 13 June 2023.  The attendance of all Directors, Chief Financial Officer, Company Secretary and External Auditors had provided the opportunity for shareholders to effectively engage with each Board members and Management.  Shareholders were invited to submit questions through the remote participation and voting ("RPV") facilities online and the questions addressed were answered by the Board and Management meaningfully during the meeting.  The proceedings were recorded in the respective minutes, which were published on the Company's website within thirty (30) business days from the date of the meeting.
Explanation for departure	:	
Large companies are re to complete the colum	•	ed to complete the columns below. Non-large companies are encouraged clow.
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
Application  Explanation on application of the practice	The Fourth AGM of the Company held on 13 June 2023 was conducted on a virtual basis through live streaming from the broadcast venue and online remote voting through the RPV facilities.  Shareholders were able to participate, vote remotely and submit questions and feedback to the Board through the RPV facilities provided by Tricor Investor & Issuing House Services Sdn Bhd.  The following measures were taken by the Company to encourage shareholders' attendance and participation at the virtual AGM:  1. Comprehensive Administrative Notes were circulated to shareholders for registration of attendance, posting of questions prior to the meetings, appointment of proxies, e-Voting.  2. Electronic lodgement of Proxy Forms was allowed via TIIH Online website at <a href="https://tiih.online">https://tiih.online</a> .  3. The AGM proceedings were broadcasted live via a web portal and mobile application.  4. Electronic submission of questions by shareholders prior to the meetings through TIIH Online website.  5. Query Box facility for submission of questions real time during the
	meetings. 6. Online remote voting process via TIIH Online website.  Tricor Malaysia has implemented an IT policy and Information Security policy, endpoint controls, data classification for cyber hygiene practices of the staff. In addition, the TIIH Online is hosted in a secure cloud platform and the data centre is certified by ISO27001.
	In addition, the Company had appointed Asia Securities Sdn Berhad as the scrutineers to verify the poll results for each resolution during the AGM.
Explanation for departure	

Large companies are requir to complete the columns be	-	Non-large companies are encouraged
Measure :		
Timeframe :		

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

#### Practice 13.4

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

Note: The evalenation of	adoption of this practice should include a discussion on measures	
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 :	Shareholders who attended the AGM were encouraged to raise	
application of the	questions on the Pekat Group business, performance and strategies.	
practice	Данаман ана изина ана ана ана ана ана ана ана ана ана	
	During the AGM, Mr Tai Yee Chee, the Company's Chief Executive Officer, presented the Company's achievements for the financial year ended 31 December 2022 ("FY2022"), while Mr Oh Keng Jin, the Chief Financial Officer, presented the Group's financial highlights for FY2022.	
	The Chairman ensured that the shareholders were given opportunity to raise questions during the Fourth AGM held on 13 June 2023.	
	The Shareholders were able to raise their queries to the Board prior to the AGM via submission through TIIH Online website at <a href="https://tiih.online">https://tiih.online</a> by selecting "e-Services". During the meeting, the Questions & Answers ("Q&A") session was also kept open to allow the members, proxies and corporate representatives to post questions (in the form of typed text) via the query box facility.	
	The Board had also presented the questions raised by the Minority Shareholders Watchdog Group ("MSWG) prior to the AGM and the Company's responses to all shareholders during the AGM.	
	During the Q&A session, the Chairman ensured that all queries raised prior to the meetings and during the meetings on the Company's financial and non-financial performance and the strategic plan were answered. The details of the responses were recorded in the minutes and published on the corporate website after the meetings.	
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. **Applied Application** The Company had ensured effective conduct of its virtual AGM through **Explanation on** application of the live streamed from the broadcast venue. The AGM was live streamed for access via TIIH Online website at https://tiih.online, which practice supported: 1. live-video stream of all directors, senior management, company secretary, external auditors who participated in the AGM to address gueries from shareholders; 2. tutorial video to guide shareholders, proxies and corporate representative through the voting procedure; and 3. submission of queries by shareholders, proxies and corporate representative were allowed prior to and throughout the meetings. In addition, online poll voting was allowed upon the commencement of the meetings for the benefit of shareholders, proxies and corporate representative who wish to cast their votes early. Additional time of the voting session were given to shareholders who have not casted their votes. Questions received prior to meetings were shared together with answers to all participants during the Question & Answer session. The Board together with the Management had responded meaningfully to all the questions received including the live questions which were made visible to all the meeting participants during the meeting. **Explanation for** : departure

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

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

# Practice 13.6

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

Note: The publication of Key Matters Discussed is not a substitute for the circulation of minutes of general meeting.		
Application	Applied	
Explanation on application of the practice	The minutes of the Fourth AGM held on 13 June 2023 was published on the company's website: <a href="https://ir2.chartnexus.com/pekat/agm.php">https://ir2.chartnexus.com/pekat/agm.php</a> on 26 July 2023, which was within 30 business days after the AGM.	
	The Company's responses to the questions raised by the MSWG and posed by shareholders via the TIIH Online had also been published on the Company's websites together with the minutes of AGM.	
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		

# 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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