CORPORATE GOVERNANCE REPORT

STOCK CODE : 5184

COMPANY NAME: Cypark Resources Berhad

FINANCIAL YEAR : October 31, 2020

OUTLINE:

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application	:	Applied
Explanation on : application of the practice		The Board has overall responsibility for the proper conduct of a Company's business in achieving the objectives and long term goals of a Company. The Board of Cypark Resources Berhad ("CRB" or "the Company") strives to ensure that it is practised throughout the Company as a fundamental part of discharging its responsibilities to protect and enhance shareholders' value and raise the performance of the Company. The Board is guided by the prevailing legal and regulatory requirements such as the Companies Act 2016 and the Main Market Listing Requirements ("MMLR") as well as the Company's policies such at the Company's Constitution and Board Charter in discharging its fiduciary duties and responsibilities.
		In setting the Company's strategic aims, the Board relies on the reports provided by the Group Chief Executive Officer ("GCEO") who oversees the entire business and operations of the Group. At each Audit Committee Meeting and Board Meeting, and as and when the need arises, the GCEO will brief the Directors on the current operations, issues faced and plans of the Group in order for the Board to be kept abreast on the conduct, business activities and development of the Company, and to discuss and advise the Management in its formulation of the Company's business strategies, both short-term and long-term. Discussions would include the efficient deployment of resources in achieving the objectives to be met. In making its decisions, the Board would be guided by the Company's values, principles and ethos.
		In the discharge of the Board's duties and responsibilities, the Board has delegated certain duties and responsibilities to 4 other Board Committees with clearly defined terms of reference ("TOR") to assist the Board in discharging its responsibilities:- (a) Audit Committee ("AC"); (b) Nomination Committee ("NC"); (c) Remuneration Committee ("RC"); and

(d) Risk Management Committee ("RMC").

While the Board Committees have their own functions and delegated roles, duties and responsibilities, the respective Board Committee Chairman will report to the Board on the outcome of the Board Committee meetings and resolutions, which would also include the key issues deliberated at the Board Committee meetings.

During the year under review, six meetings of the Board were held and all Directors have complied with the requirement in respect of the board meeting attendance as provided in the MMLR of Bursa Securities Malaysia Berhad ("Bursa Securities").

The details of Directors' attendance during the financial year ended 31 October 2020 ("FYE 2020") are set out below:

Name of Directors	Number of Meetings
	Attended
Tan Sri Razali Bin Ismail	6 out of 6
Dato' Daud Bin Ahmad	6 out of 6
Dato' Dr. Freezailah Bin Che Yeom	6 out of 6
Encik Headir Bin Mahfidz	6 out of 6
Datuk Abdul Malek Bin Abdul Aziz	6 out of 6
Encik Megat Abdul Munir Bin Megat Abdullah	6 out of 6
Rafaie	

To enable the Board to discharge its responsibilities in meeting the goals and objectives of the Company during the FYE 2020, the Board had, amongst others:-

(a) Promote good corporate governance culture

The Board and the Management fully understand their collective duties and responsibilities in guiding the business activities of the Group in reaching an optimum balance of a sound and sustainable business operation with an optimal corporate governance framework in order to safeguard shareholders' interests.

In the review of major contracts, the Management would update the Independent Directors, who would probe the Management and provide their expert independent advice accordingly.

The Company has always made an effort to provide full disclosure to its shareholders and stakeholders alike through announcements to Bursa Securities to promote transparency and integrity, which is in line with the Malaysian Code on Corporate Governance ("MCCG").

The Company also has a Code of Conduct and Ethics ("CCE") which helps to create awareness to the employees on the importance of a safe and ethical working environment which in

turn promote a good corporate governance culture in the Company.

(b) Review, challenge and decide on the Management's proposals and monitor the implementation by the Management

Save and except for the Executive Chairman and the GCEO, all other Directors are non-executive board members who are not involved in the day-to-day management of the Company's business. As such, each of these other Directors had brought about objective judgements and advice drawing from their respective knowledge, expertise and experience, and ensured that the Management has taken into account all appropriate considerations in establishing any strategic plans and business proposals for the Company. All these other Directors would follow up and probe the Management on the implementation of plans and business activities through the GCEO, who is accessible to each and every Director at any time.

(c) Ensure that the strategic plan of the Company supports longterm value creation and sustainability

The Board conducts a review of the Group's overall strategy. The Board ensures that the Company's strategies promote sustainability with attention given particularly to environmental, social and governance aspects of business which underpin sustainability, such as the Company's transformation plan to heighten its competitive ability through continuous research and development efforts which promote operations productivity and cost efficiency.

In order to further support the Group's long-term value creation and sustainability, the Group has engaged in the following events during the FYE 2020:-

- Acceptance of the Energy Commission's Offer for the Development of Large Scale Solar Photovoltaic Plant of 100.00 MWa.c. in Marang, Terengganu
- Signing of Large Scale Solar Phase 3 Photovoltaic Power Purchase Agreement with Tenaga Nasional Berhad
- Proposed Acquisition by the Company's Wholly-Owned Subsidiary, Reviva Sdn. Bhd., of 51% Equity Interest in BAC Biogas (Kg. Gajah) Sdn. Bhd.
- Issuance of Unrated Perpetual Islamic Medium Term Notes of up to RM500.0 million in Nominal Value Based on the Shariah Principle of Musharakah

(d) Supervise and assess management performance

The AC and the Board monitored management performance through the reported briefings provided by the GCEO on a regular basis, coupled with its own assessment based on:-

- Management's recommendations on key acquisitions and divestments, funding and significant capital expenditure
- The Group's financial performance
- The Group's latest business developments

(e) Ensure there is a sound framework for internal controls and risk management

The Board has delegated the implementation and monitoring of the internal control and risk management system to the RMC, who is entrusted by the Board to assist the Board to identify, evaluate, monitor and manage any relevant major risks faced by the Group that may hinder the achievement of the Company's business objectives through the quarterly reports provided by the Management based on the Company's established Enterprise Risk Management framework ("ERM Reports").

(f) Understood the principal risks and set the risk appetite

Through the ERM Reports and the updates by the GCEO, the Board took note and understood the risks surrounding all of the Group's business, and would periodically engage with the Management to ensure that the risks involved in the business decisions undertaken based on pre-determined risk appetite are properly managed or mitigated.

(g) Ensure there is sufficient succession planning and the Senior Management has the necessary skills and experience

The Board through the NC is responsible to ensure that there is an effective and sufficient succession planning for the Company by formulating and reviewing the nomination, selection and succession policies and plans for members of the Board, Board Committees and senior management.

The Board would periodically assess and obtain feedbacks from the Chairman and GCEO on the performance of key senior management personnel to ensure the Group's continuity in leadership for all key positions. Updates on recruitment, retention of talent and/or succession planning are also included in the quarterly ERM Reports.

(h) Ensure that the Company has in place procedures to enable effective communication with stakeholders

The Board strives to ensure there are regular communications with all its stakeholders, regardless of individual or institutional

Explanation for :	(i)	investors, or the wider stakeholders at large, through the timely releases of quarterly financial results, circulars, corporate announcements and annual reports. The information of the Company can be obtained by accessing the Company's website at http://www.crbenv.com. Shareholders and investors are also able to access the latest corporate, financial and market information of the Company via Bursa Securities' website at www.bursamalaysia.com . Shareholders may also communicate with the Company on investor relation matters by emailing info@crbenv.com . The Company will endeavour to reply to enquiries in the shortest possible time. Ensure the integrity of the Company's financial and nonfinancial reporting The Board is assisted by the AC in ensuring the Group's financial reporting processes are effective and the quality of the financial reporting is of high standard. The AC reviewed the quarterly financial reports prior to its recommendation to the Board for approval and announcements to Bursa Securities.
departure		
Large companies are requir to complete the columns be		omplete the columns below. Non-large companies are encouraged
Measure :		
Timeframe :		

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

Practice 1.2

A Chairman of the board who is responsible for instilling good corporate governance practices, leadership and effectiveness of the board is appointed.

Application	•	Applied	
Explanation on application of the practice	:	The roles and responsibilities of the Chairman of the Board have been clearly specified in Paragraph 4.3 of the Board Charter, which is available on the Company's website at http://www.crbenv.com/ . Tan Sri Razali bin Ismail ("Tan Sri Razali"), the Chairman of the Board who is also a substantial shareholder in the Company, has provided effective leadership, strategic direction and necessary governance to the Group.	
Evaluation for		 Tan Sri Razali had, during the FYE 2020:- provided leadership to the Board so that the Board can perform its responsibilities effectively through the Management and the Company Secretaries, set the Board agenda and ensured that Board members received complete and accurate information in a timely manner led Board meetings and discussions in a manner that encouraged constructive discussions and effective contribution from each Director reviewed the minutes of the Board meetings to ensure that the minutes accurately reflect the Board's deliberations, and matters arising from the minutes have been addressed encouraged active participation and allowed dissenting views to be freely expressed managed the interface between the Board and the Management ensured appropriate steps are taken to provide effective communication with stakeholders and that their views are communicated to the Board as a whole led the Board in establishing and monitoring good corporate governance practices in the Company 	
Explanation for departure	:		
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Measure	:	
Timeframe	:	

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

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

Application	:	Applied	
Explanation on application of the practice	:	The positions of the Chairman and CEO have always been held by different individuals. There is a clear division of responsibilities between the two roles, which is clearly defined in the Board Charter, to ensure that there is an appropriate balance of power and authority. Currently, Tan Sri Razali, the Non-Independent Executive Chairman, chairs the Board while the position of the Group Chief Executive Officer ("GCEO") is held by Dato' Daud bin Ahmad. As the Board Chairman, Tan Sri Razali led the Board to ensure the effectiveness of the Board, and his executive position lends advantage to act as an informal link between the Independent Directors and the Management as he is better able to control and align management actions to Board decisions and strategies. Also, his knowledge and experience of sustainability measures serve as a competitive advantage to effectively contribute to the growth of the Company. Meanwhile, the GCEO focuses on the business, organisational effectiveness and day-to-day management of the Group, and actively reports, clarifies and communicates matters to the Board.	
Explanation for departure	:		
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Measure	:		
Timeframe	:		

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

Practice 1.4

The 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 Company is supported by 2 suitably qualified and competent company secretaries. Both Company Secretaries are qualified Chartered Secretaries under Section 235(2)(a) of the Companies Act 2016 registered with the Companies Commission of Malaysia ("CCM") and are Fellow members of the Malaysian Association of the Institute of Chartered Secretaries and Administrators ("MAICSA"). The Company Secretaries are external company secretaries from Securities Services (Holdings) Sdn. Bhd. with vast knowledge and experience from being in public practice and is supported by a dedicated team of company secretarial personnel.
	The Company Secretaries support the Board and the relevant Board Committees to ensure their effective functioning in accordance with their TOR and best practices, and in managing the corporate governance framework of the Company. The Company Secretaries are also responsible to advise the Directors on their fiduciary and statutory duties, as well as corporate disclosures and compliances with the Companies Act 2016, the Company's Constitution, the Bursa Securities MMLR, the MCCG, adopted policies, and other pertinent regulations governing the Company, including guiding the Board towards the necessary compliances.
	The Company Secretaries also update the Board on changes in the regulatory requirements to ensure correct procedures are followed and the Company remains compliant with the relevant rules and regulatory requirements.
	The Company Secretaries are also acting as the official liaison party for the Company to prepare, and submit statutory documents to the CCM. They will ensure that any change in the Company's statutory information will be notified to the CCM in the relevant prescribed forms in a timely manner.
	The Company Secretaries are responsible in arranging meetings of Directors and shareholders. This involves the preparation of agenda, issuance of proper notices of meetings, and taking and producing minutes to record the business transacted at the meetings and the decisions taken in a timely manner.

	At least one of the Company Secretaries attended the Postponed Fifteenth Annual General Meeting ("AGM") held on 18 June 2020 and all Board and Board committee meetings during the FYE 2020. The Company Secretaries ensured that all deliberations at the AGM and all Board and Board committee meetings are well minuted for the Board's reference and for action plans to be communicated to the Management to work on and to report back to the Board. During the Postponed Fifteenth AGM, the Company Secretaries coordinated with the Management and Share Registrar or Poll Administrator to manage the processes of the meeting and ensured orderly proceedings, including the conduct of the poll taken on all resolutions tabled at the Postponed Fifteenth AGM.
	The Company Secretaries also update the Board on the Directors' Resolutions in Writing passed, Directors' dealings pursuant to Chapter 14 of the MMLR, announcements made to Bursa Securities and circulars or correspondences from Bursa Malaysia Berhad, at every scheduled Board meeting during the year, as well as the changes in the regulatory requirements.
	The Company Secretaries would send a memo to the Board and affected persons on closed period dealing and process and procedure to aid them in complying with the MMLR.
	The Company Secretaries had and will continue to constantly keep themselves abreast on matters concerning company law, the capital market, corporate governance, and other pertinent matters, and with changes in the regulatory environment, through continuous training and industry updates. They have also attended many relevant continuous professional development programmes as required by MAICSA for practicing Chartered Secretaries.
	The Board is satisfied with the performance and support rendered by the Company Secretaries who play a vital role to the Board in discharging its function and duties.
Explanation for : departure	
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Measure :	
Timeframe :	

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

Practice 1.5

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

Application	:	Applied		
Explanation on application of the practice	:	To facilitate the Board's time planning, the annual meeting calendar is prepared and circulated in advance of each new year. The calendar provides the Board with scheduled dates for meetings of the Board and Board Committees and the AGM.		
		In facilitating Board/Board Committee meetings, notices of meetings together with the agenda, minutes of previous meetings, and other relevant supporting papers are provided and circulated to the Board and Board Committees at least 5 business days in advance of each meeting. All Directors were able review the information provided, to make enquiries and to obtain further information and clarification, if necessary. The Management and professional advisers are invited to attend meetings to provide additional insights and professional views, advice and explanation on specific items on the meeting agenda, where necessary. Minutes of meetings are circulated to the Board and Board Committees in a timely manner and signed by the respective Chairmen as a correct record of the proceedings of the meetings based on confirmation from the Board and Board Committees.		
Explanation for	:			
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Measure	:			
Timeframe	:			

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

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

Practice 2.1

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

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

Application	:	Applied
Explanation on : application of the practice		The Board Charter serves as a primary reference for prospective and existing Board members of their fiduciary duties and the functions of the Board Committees as well as the Boards of the respective subsidiary companies within the Group. It sets out amongst other things, the key values, principles and ethos of the Company. The Board Charter is reviewed as and when necessary, and an updated Board Charter was adopted during the financial year.
		The Board has established clear functions reserved for the Board and those delegated to the Management and this is documented in the Board Charter, which is published on the Company's website at http://www.crbenv.com . The Board Charter adopted by the Board sets out the Company's goals and outlines the Board's roles and responsibilities, providing insights and guidance to the Board and the Management concerning their roles and division of responsibilities.
		The Board keeps itself abreast of the responsibilities delegated to each Board Committee, and matters deliberated at each Board Committee meeting through the minutes of the Board Committee meetings and reports from the respective Board Committee chairmen, which are presented to the Board during Board meetings at the appropriate regular intervals.
		The Board has identified Dato' Dr. Freezailah Bin Che Yeom to be the Senior Independent Director, who acts as —
		 i. a sounding board for the Executive Chairman; ii. an intermediary for other Directors where necessary; and iii. the point of contact for shareholders and other stakeholders.
		Directors' Training
		The Board has undertaken an assessment of the training needs of each of its Directors and ensured that all its members undergo the necessary

training programmes as prescribed and other training programmes to enable the discharge of duties effectively.

During the FYE 2020, the continuous trainings attended by the Directors include:

Conference/Seminar/ Forum/Discussion/ Workshop/Training	Organisor/Venue	Date
CGS-CIMB 12 th Annual Malaysia Corporate Day	Mandarin Oriental Hotel, Kuala Lumpur	6 January 2020
Public Lecture on "International Governing Organisation: Reforming the United Nations Issues and Challenges"	Pusat Pengajian Pertahanan Nasional (PUSPAHANAS), Maktab Ketahanan Nasional, No. 1, Jalan Puspahanas P1, Presint 1, 62000 Putrajaya	15 January 2020
Global Drone Conference & Hackathon	MITEC, Jalan Duta	2 & 3 March 2020
Audit of Key Concerns Due to COVID-19 Outbreak & under MCO Circumstances	Association of Malay Chartered Accountants Firm Malaysia / Webinar	7 May 2020
Further Issues on Auditing under COVID-19 Outbreak & MCO Restrictions	Association of Malay Chartered Accountants Firm Malaysia / Webinar	21 May 2020
The Impact of COVID-19 on Compliance with Various MFRS/IFRS	Malaysian Institute of Accountants / Webinar	9 June 2020
ISA 240 : The Auditor's Responsibilities Relating to Fraud in an Audit of Financial Statements	Malaysian Institute of Accountants / Webinar	11 & 12 June 2020

MIA Town Hall 2020 –	Malaysian Institute	22 June 2020
National	of Accountants / Webinar	
Comprehensive Tax Updates	Malaysian Institute of Accountants / Webinar	23 June 2020
Audit Sampling Procedures Incorporating ISA 300, 315, 450, 500, 530 and Other Relevant ISAs	Malaysian Institute of Accountants / Webinar	25 June 2020
Shariah Audit and Assurance In IFIS: Governance, Process and Planning	Centre for Research and Training / Webinar	15 July 2020
Projek Bina Bangsa by PUSAKA	Cypark Resources Berhad	17 July 2020
Shariah Audit and Assurance in IFIS: Fieldwork, Procedures and Reporting	Centre for Research and Training / Webinar	17 July 2020
Audit Sampling Made Simple Training	AXP Solutions Sdn. Bhd. / Webinar	10 August 2020
Accounting Considerations of the COVID-19 Pandemic and Economic Recession	Malaysian Institute of Accountants / Webinar	18 August 2020
Modified Audit Opinion, ISA 705 - Why and How to Modified Audit Opinion	Association of Malay Chartered Accountants Firm Malaysia / Webinar	25 August 2020
National Tax Conference 2020	Chartered Tax Institute Of Malaysia / Webinar	25 & 26 August 2020

Emerging MFRS/MPERS Considerations of the COVID-19 Pandemic	Malaysian Institute of Accountants / Webinar	2 September 2020
Overall Objective of an Audit, ISA 200	Association of Malay Chartered Accountants Firm Malaysia / Webinar	8 September 2020
Practical Audit Series Training – Control Testing, Substantive Procedures, Analytical Procedures, Audit Evidence & Stock Take Observations	Association of Malay Chartered Accountants Firm Malaysia / AMCAF Seminar Room	9 September 2020
Practical Audit Series Training - Control Testing, Substantive Procedures, Analytical Procedures, Audit Evidence & Stock Take Observations	Association of Malay Chartered Accountants Firm Malaysia / Webinar	22 & 23 September 2020
PKNS Legal Clinic "Suatu Pemahaman : Akta COVID-19 2020	Bangunan Ibu Pejabat PKNS	24 September 2020
Peace Proposal Webinar by Soka Gakkai Malaysia (SGM)	Soka Gakkai Malaysia Culture Centre	26 September 2020
Planning and Risk Assessment in Audits of Financial Statements, Including Considerations During a Pandemic	Association of Malay Chartered Accountants Firm Malaysia / AMCAF Seminar Room	7 October 2020
Interview Session with ASTRO Awani in Conjunction with the 75 th Anniversary of the Establishment of the	ASTRO Awani	12 October 2020

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	United Nations (UN) by		
	Wisma Putra		
	The Auditor's Responses	Association of Malay	28 October
	to Assess Risks	Chartered	2020
	to rissess riisks	Accountants Firm	2020
		Malaysia / Webinar	
	Impact of ISA 570	Association of Malay	10 November
	(Revised) on Auditors	Chartered	2020
		Accountants Firm	
		Malaysia / Webinar	
	Seminar Percukaian	Lembaga Hasil	16 November
	Kebangsaan	Dalam Negeri	2020
	Rebailgsaaii		2020
		Malaysia / Webinar	
	Planning and Risk	Association of Malay	17 & 18
	_	•	
	Assessment in Audits of	Chartered	November 2020
	Financial Statements,	Accountants Firm	
	Including Considerations	Malaysia / Webinar	
	During a Pandemic		
	COVID-19 Pandemic :	Association of Malay	26 November
	Managing Liquidity and	Chartered	2020
	Strategic Response Post	Accountants Firm	
	– MCO	Malaysia / Webinar	
	- IVICO	ivialaysia / vvebillai	
	Shariah Audit Conference	Malaysian Institute	1 & 2 December
	2020 : Mainstreaming	of Accountants /	2020
	Shariah Audit in Islamic	Webinar	2020
		VVEDITIAI	
	Finance		
	The Directors had also con	tinuously kept themse	lves abreast of the
	relevant developments in t	· ·	
	briefings by the Company S	Secretaries, Internal Au	ditors and External
	Auditors, communications v		well as daily work
	exposures throughout the y	ear.	
Evaluation for			
Explanation for : departure			

Large companies are req to complete the columns	•	Non-large companies are encouraged
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 3.1

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	There is an established Code of Conduct and Ethics ("CCE") to articulate acceptable practices, which guides the behavior of directors, management and employees. The Board, the Management, and other employees and stakeholders are clear on what is considered acceptable behavior and practice in the Company through the CCE's policies, which are integrated into company-wide management practices. The Board together with the Management, had ensured the implementation of the CCE's policies and procedures, which include managing conflicts of interest, and preventing the abuse of power, corruption, insider trading and money laundering.
	 The CCE covers, amongst others, the following matters:- Conflict of Interest Gift and Hospitality Integrity and Professionalism Confidentiality Group Assets Reporting Illegal or Non-Compliant Conduct Compliance with Laws and Regulations
	The CCE is available on the Company's website at http://www.crbenv.com and would be periodically reviewed by the Board to ensure its relevance. In line with the amendment of the Malaysian Anti-Corruption Commission Act ("MACC Act"), which is the new Section 17A on
Explanation for : departure	corporate liability for corruption, the Company has adopted an Anti-Bribery and Corruption Policy on 29 May 2020.
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Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
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 that any genuine commitment to detecting and preventing actual or suspected unethical, unlawful, illegal, wrongful or other improper conduct must include a mechanism whereby employees and other stakeholders can report their concerns freely without fear of reprisal or intimidation. In view thereof, the Board has a Whistleblowing Policy to encourage employees to report genuine concerns in relation to breach of a legal obligation (including negligence, criminal activity, breach of contract and breach of law), miscarriage of justice, danger to health and safety or to the environment and the cover-up of any of these in the workplace. The Whistleblowing Policy also sets out avenues where legitimate concerns can be objectively investigated and addressed. Individuals would be able to raise concerns about illegal, unethical or questionable practices in confidence and without the risk of reprisal. Under the Whistleblowing Policy, a whistleblower will be accorded with protection of confidentiality of identity, to the extent reasonably practicable. The Whistleblowing Policy also sets out detailed procedures on how to
	make a complaint, the procedures after a complaint is received and provides general information about whistleblowing and whistleblower protection. The Whistleblowing Policy is accessible to the public on the Company's website at http://www.crbenv.com and would be periodically reviewed
	by the Board to ensure its relevance.
Explanation for : departure	
Large companies are requito complete the columns b	ired to complete the columns below. Non-large companies are encouraged below.

Measure	:	
Timeframe	:	

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

Practice 4.1

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

Application	: Applied
Explanation on application of the practice	: The Board currently has six (6) members comprising two (2) Executive Directors and four (4) Independent Non-Executive Directors ("INED"). This strong and independent element brings an objective and independent judgment to the decision-making process of the Board and is vital to the effective stewardship of the Group.
	All four (4) Independent Non-Executive Directors who represent two third (2/3) of the Board are independent of management and free from any businesses or relationships which could materially interfere with the exercise of their independent judgments.
	There is proper balance in the Board with the presence of the four (4) Independent Directors, being a majority of the Board. They play a key role in providing unbiased and independent views and advice, contributing their knowledge and experience toward the formulation of policies and in the decision-making process. The Board structure ensures that no individual or group of individuals dominates the Board's decision-making process. Although all the Directors have equal responsibility for the Company and the Group's operations, and the roles of the Independent Directors are particularly important in ensuring that the strategies proposed by the Executive Directors are deliberated on and have taken into account the best interest of the Company, as well as the interests of shareholders, employees, customers, suppliers and the community.
	The Board undertakes an assessment of its independent directors annually. Some of the criteria in the assessment include the following:-
	continue to fulfill the definition of an independent director as set out under Paragraph 1.01 of the Bursa Securities MMLR;
	never engaged in any transaction with the Group under circumstances as prescribed by Bursa Securities;
	not accepted compensation from the Group, other than compensation for board service for the current FYE 2020; and
	 not having relationship which would interfere with the exercise of independent judgement in carrying out the function as a director or a member of board committee.

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 4.2

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

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

Application	:	Applied - Annual shareholders' approval for independent directors serving beyond 9 years	
Explanation on application of the practice	· ·	The tenure of an Independent Director ("ID") may exceed a cumulative term of nine (9) years as disclosed in the Board Charter. However, upon completion of the nine (9) years, the ID may continue to serve on the Board subject to his re-designation as Non-Independent Director. In the event the Director is to remain designated as an ID, the Board shall first justify and obtain shareholders' approval for such retention.	
		Dato' Dr. Freezailah Bin Che Yeom ("Dato' Dr. Freezailah"), who was appointed as an ID since 8 June 2010, and Encik Headir Bin Mahfidz ("Encik Headir"), who was appointed as an ID since 7 September 2010, have both served as ID for more than nine (9) years.	
		The NC had assessed the performance and independence of Dato' Dr. Freezailah and Encik Headir and is satisfied that their independence have not been impaired. The NC had recommended to the Board the retention of their directorate as ID based on the following justifications:-	
		 Dato' Dr. Freezailah and Encik Headir still fulfills the definition of an ID as set out under Paragraph 1.01 of the Bursa Securities MMLR; 	
		 Dato' Dr. Freezailah and Encik Headir had never engaged in any transaction with the Group; 	
		iii. Dato' Dr. Freezailah and Encik Headir did not accept compensation from the Group, other than compensation for board service as approved by shareholders; and	
		iv. Dato' Dr. Freezailah and Encik Headir do not have any relationship which would interfere with the exercise of their independent judgement in carrying out their function as an ID.	

	The Board being satisfied with the justifications and criteria met by Dato' Dr. Freezailah and Encik Headir, shall be seeking the shareholders' approval at this forthcoming AGM of the Company to retain Dato' Dr. Freezailah and Encik Headir as IDs of the Company.
Explanation for :	
departure	
Large companies are requir	red to complete the columns below. Non-large companies are encouraged
to complete the columns be	elow.
Measure :	
Timeframe :	

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

Practice 4.3 - Step Up

The board has a policy which limits the tenure of its independent directors to nine years.

Application	:	Not Adopted
Explanation on adoption of the practice	:	N/A

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

Practice 4.4

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

Application	: Applied
Explanation on application of the practice	: The Board endeavours to ensure that it consists of individuals with a diverse background equipped with professional and technical knowledge to effectively carry out its roles as the representative to the interests of shareholders. The qualifications for Board membership are the ability to make sensible business decisions and recommendations, an entrepreneurial talent for contributing to the creation of shareholder value, the ability to see the wider picture, to raise constructive queries, and to promulgate high ethical standards, while at the same time maintaining sound practical sense, and putting in the commitment to furthering the interests of shareholders and the achievement of the Company's goals.
	In appointing an appropriate individual to the Board, the NC will first consider and recommend to the Board the suitable candidate for directorship taking into consideration the candidate's experience, competency, character, time commitment, integrity and potential contribution to the Company. In the case of candidates for the position of ID, the NC will also evaluate the candidate's ability to discharge responsibilities and functions as expected from an ID. Upon appointment to the Board, all new Directors would undergo a comprehensive induction programme to fully understand the operations of the Group and also the expectation the Company has of him/her.
	There was no Director appointed to the Board during FYE 2020. The Board reviewed its composition against the Company's requirements of its Board and is satisfied that the Board composition is well diversified to better reflects the realities of the society, strengthens strategy formulation and the overall credibility of the Company.
Explanation for departure	
Large companies are req to complete the columns	 uired to complete the columns below. Non-large companies are encouraged s below.

Measure	:	
Timeframe	:	

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

Practice 4.5

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

Application	:	Applied
Explanation on	:	While the Board recognises that a diverse Board may offer greater
application of the		depth and breadth and contribute towards constructive debates, which
practice		lead to better decisions, the primary consideration for the appointment of Directors to the Board are based on objective criteria with reference to a candidate's skills, experience, core competencies, background and personal qualities.
		The Company also practices non-discrimination in all forms, whether based on experience, skills, competence, age, gender, ethnicity or religion and the Board's commitment to diversity permeates throughout all levels of the organisation, which is evident in the participation of more than 50% of female in the Company's total employees.
		Nonetheless, the Board fully endorsed that female candidates should be included in the evaluation process for appointment of new Directors to the Board by the NC and is continuously sourcing for suitable and qualified women candidates to join the Board as recommended under Practice 4.5 of the MCCG.
Explanation for departure	:	
Large companies are to complete the colu	•	ed to complete the columns below. Non-large companies are encouraged clow.
Measure	:	
Timeframe	:	

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

Practice 4.6

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

Application	:	Applied
Explanation on	:	The Board together with the senior management would consider
application of the practice		various sources, including independent sources if relevant, if it wishes to search for appropriate candidates to fulfil Board positions. The NC
practice		would assess their suitability based on the relevant criteria as may be identified by the NC from time to time.
		There was no Director appointed to the Board during the FYE 2020.
Explanation for	:	
departure		
Large companies are red	quir	red to complete the columns below. Non-large companies are encouraged
to complete the column	s be	elow.
Measure	:	
Timeframe	:	

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

Practice 4.7

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

Application	:	Applied
Explanation on application of the practice	:	The Chairman of the NC is Dato' Dr. Freezailah, the Senior Independent Director of the Company.
Explanation for departure	:	
Large companies are rea	uir	red to complete the columns below. Non-large companies are encouraged
to complete the columns		
Measure	:	
Timeframe	:	

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

Practice 5.1

Application

The board should undertake a formal and objective annual evaluation to determine the effectiveness of the board, its committees and each individual director. The board should disclose how the assessment was carried out and its outcome.

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

: Applied

Explanation on : application of the practice	The NC recognises the importance of evaluating the Board, the Committee and the individual Directors as one of its primary responsibilities to ensure that the Board is operating efficiently and effectively.	
	During the FYE 2020, the Board, through the NC, has conducted the following annual assessments to determine the effectiveness of the Board, its Committees and each individual Director in the financial year ended 31 October 2019 ("FYE 2019"):-	
	(i) Directors' self/peer evaluation;(ii) Board and Board Committee performance evaluation;(iii) Board Skills Matrix;	
	(iii) Board Skills Matrix; (iv) AC members' peer evaluation; and	
	(v) Assessment of Independent Directors.	
	The current system of assessment is as described below:-	
An updated annual assessment has been reviewannual assessment commences with the common comprehensive assessment forms detailing all which must be completed by each Direct performance as well as the performance of all Board, and Board Committees during the fassessment form will then be submitted Secretaries confidentially who will table the	` '	
	An updated annual assessment has been reviewed by the NC. The annual assessment commences with the completion of 2 sets of comprehensive assessment forms detailing all assessment criteria which must be completed by each Director on their own performance as well as the performance of all other Directors, the Board, and Board Committees during the financial year. Such assessment form will then be submitted to the Company Secretaries confidentially who will table the consolidated results to the NC. Criteria for the self/peer assessment include ratings on	

The NC and the Board had reviewed the assessment criteria against the latest requirements of the Company and as guided by the Bursa Securities' Corporate Governance Guide, and had adopted updated assessment forms. These forms will be reviewed by the NC and the Board as and when the need arises.

(b) Board Skills Matrix

The annual assessment commences with the completion of a set of comprehensive assessment forms detailing all assessment criteria which must be completed by all NC members on the required mix of skills and experience and other qualities, including core competencies of the directors. This assessment was completed by the NC collectively during the NC meeting held during the FYE 2020.

(c) AC members' peer evaluation

The annual assessment commences with the completion of a set of comprehensive assessment form detailing all assessment criteria which must be completed by each AC member on the performance of their AC peers during the financial year. Such assessment form will then be submitted to the Company Secretaries confidentially who will table the consolidated results to the NC. Criteria for the assessment include ratings on the AC members' knowledge, contribution, performance, calibre and commitment.

(d) Assessment of Independent Directors

All Independent Directors had signed an undertaking / confirmation letter that they remain independent. The NC had considered each Independent Director's independence and advised the Board accordingly.

During the FYE 2020, the assessments were facilitated by the Company Secretaries making references to the guides available. All results were reported to the Board for notation, discussion and further improvements. Based on the aforesaid evaluations conducted for the FYE 2020, the NC and the Board were satisfied with the performance of each Director, the Board as a whole, and the Board Committees.

Other than the assessment of Independent Directors, all other assessment forms are in the format of a questionnaire with 4 point Likert scale and dichotomous rating scale which enables the Directors to complete the assessment forms efficiently and can be consolidated in a straight forward manner. As such, the Directors will be able to visualise and focus on the aspects where improvements are needed.

Explanation for departure

•

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

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

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

Practice 6.1

The board has in place policies and procedures to determine the remuneration of directors and senior management, which takes into account the demands, complexities and performance of the company as well as skills and experience required. The policies and procedures are periodically reviewed and made available on the company's website.

Application	:	Applied
Explanation on application of the practice	:	The Board recognises the importance to ensure that the remuneration and incentives for the INEDs do not conflict with their obligation to bring objectivity and independent judgement on matters discussed at Board meetings as well as to ensure that the remuneration package for the executive directors and senior management is fair and take into account the complexity of the Company's business and individual's responsibilities. In view thereof, the Board had adopted Policies and Procedures to Determine the Remuneration of Directors and Senior Management during the FYE 2020, which is available on the Company's website at http://www.crbenv.com .
Explanation for departure	•	
Large companies are req	uir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns	s be	elow.
Measure	:	
Timeframe	:	

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

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

Practice 6.2

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

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

Application	:	Departure
Explanation on application of the practice	:	
Explanation for departure	:	The RC is responsible for making recommendations to the Board on the appropriate remuneration packages and benefits based on Directors' skills, technical know-how, experiences and capabilities and to review the respective annual remuneration packages. The TOR of the RC is available on the Company's website at http://www.crbenv.com . However, the RC comprises 2 Independent Non-Executive Directors and the Executive Chairman. Having the Executive Chairman in the RC ensures that remuneration packages commensurate with the relevant evaluatee's merit, qualification and competence, having regard to the Company's operating results, individual performance and comparable market statistics. There are 2 other Independent Non-Executive Directors for check and balance to ensure there is no bias. All the Directors, including the Executive Chairman, were not involved in recommending or deciding on their own remuneration. The Directors who are shareholders of the Company had abstained from voting in respect of their fees and benefits at the Postponed Fifteenth AGM of the Company held on 18 June 2020 and would continue to abstain from voting in respect of the same at the forthcoming Sixteenth AGM.

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

Practice 7.1

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

Application	:	Applied					
Explanation on application of the practice	:	The details of the remuneration of each individual Director from the Company (no other remuneration from the Group) for the FYE 2020 are as follows:-					
		Name of Director	Directors' Fees (RM'000)	Salaries and Bonus (RM'000)	Defined Contribution Plan (RM'000)	Social Security Contribution (RM)	ESOS (RM'000)
		Tan Sri Razali Bin Ismail	-	4,046	486	593	392
		Dato' Daud Bin Ahmad	-	3,485	418	829	1,092
		Total	-	7,531	904	1,422	1,484
		Dato' Dr. Freezailah Bin Che Yeom	198	-	-	-	29.4
		Datuk Abdul Malek Bin Abdul Aziz	132	-	-	-	16.8
		Encik Megat Abdul Munir Bin Megat Abdullah Rafaie	159	-	-	-	29.4
		Encik Headir Bin Mahfidz	173	-	-	-	29.4
		Total	662	-	-	-	105
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 assess whether the remuneration of directors and senior management is commensurate with their individual performance, taking into consideration the company's performance.

Practice 7.2

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

Application :	Departure	
Explanation on : application of the practice		
Explanation for : departure	The Board has opted not to disclose on a named basis the top five senior management's remuneration in the bands of RM50,000 for the best interest of the Group by virtue that the information is subject to the Personal Data Protection Act 2010, that requires written consent from the respective Senior Management personnel for disclosure of the personal data to the public at large, and taking into consideration the sensitivity, security, and issue of staff morale. Alternatively, the Group disclosed the top four (4) senior management's remuneration on an aggregate basis as follows:-	e m ir e
	Short term employee benefit 3,685 Defined contribution plan 362 Other benefits 5 Employees' Share Option Scheme 621	
Large companies are require to complete the columns b	red to complete the columns below. Non-large companies are encourage elow.	d
Measure :	The Board will monitor the market practice in respect of such disclosur for future consideration.	e
Timeframe :		

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

Practice 7.3 - 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	:	N/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 8.1

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

Application	:	Applied
Explanation on application of the practice	:	The AC is chaired by Dato' Dr. Freezailah, who is an Independent Non-Executive Director, while the Chairman of the Board is Tan Sri Razali, a Non-Independent Executive Chairman. This had ensured that the objectivity of the Board's review of the AC's findings and recommendations is not impaired. Dato' Dr. Freezailah is responsible to ensure the overall effectiveness and independence of the AC. Together with other members of the AC, he had ensured among others that— (a) the AC is fully informed about significant matters related to the Company's audit and its financial statements and addresses these matters; (b) the AC appropriately communicates its insights, views and concerns about relevant transactions and events to internal and external auditors; (c) the AC's concerns on matters that may have an effect on the financial or audit of the company are communicated to the external auditor; and (d) there is co-ordination between internal and external auditors.
Explanation for departure	:	
Large companies are re to complete the colum	-	ed to complete the columns below. Non-large companies are encouraged elow.
Measure	:	
Timeframe	:	

There is an effective and independent Audit Committee.

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

Practice 8.2

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

Application	:	Departure
Explanation on application of the practice	:	
Explanation for departure	:	The Company recognises the importance of upholding independence, especially within the AC. Whilst the Company has not adopted any policy which requires a former key audit partner to observe a cooling-off period of at least two years, to-date, the Company has not appointed a former key audit partner to be a member of the Board. Hence, there is no such person being appointed as a member of the AC. In view thereof, the Company is able to ensure that the AC is able to operate independently and effectively. Nonetheless, the Company would consider adopting the requirement, when necessary.
Large companies are requ	uir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns	be	elow.
Measure	:	
Timeframe	:	

There is an effective and independent Audit Committee.

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

Practice 8.3

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

Application	:	Applied
F. danstin and		The ACC and the Ac
Explanation on application of the practice	:	The AC is aware that one of its primary responsibilities is to continuously monitor and undertake an annual assessment of the suitability, objectivity and independence of the external auditors. The external auditors have confirmed to the AC that they are, and have been, independent throughout the conduct of the audit engagement in accordance with the terms of all relevant professional and regulatory requirements.
		The AC was of the view that the external auditors are suitable, objective and independent based on the following:-
		• the external auditors' ability to conduct quality audits, and has sufficient resources to carry out the audit required.
		• the only non-audit service provided is the review of the Statement on Risk Management and Internal Control, and hence, the independence is very unlikely to be impaired.
		proposed fees are fair and reasonable.
		the external auditors maintains transparent communication and reporting with the AC vide the followings:-
		(a) Audit Planning Memorandum for the FYE 2019 and 2020;
		(b) Report to the AC in respect of the Audit Interim Findings; and
		(c) Audit Progress Report dated 19 December 2019; and
		(d) Private sessions with the AC at least twice in the financial year.
		The Board noted that the external auditors had expressed their willingness to continue in office for the ensuring year and having reviewed the suitability, objectivity and independence of the external auditors, the Board recommends the re-appointment of the external auditors to the shareholders at the Postponed Fifteenth AGM.

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

There is an effective and independent Audit Committee.

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

Practice 8.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application :	Adopted
Explanation on : adoption of the practice	The AC comprises 3 Independent Non-Executive Directors namely:- (a) Dato' Dr. Freezailah; (b) Encik Headir; and (c) Encik Megat Abdul Munir Bin Megat Abdullah Rafaie.

There is an effective and independent Audit Committee.

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

Practice 8.5

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

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

Application	Applied	
Explanation on application of the practice	The NC reviewed the term of office and performance of the AC and each of its members and had recommended that they continue in office for another term of 1 year.	
	The Board is satisfied with the AC's performance as the Chairman and its members possess the necessary knowledge, experience, expertise and skills which contributed to the overall effectiveness of the AC. All AC members are financially literate, have sufficient understanding of the Group's business and commercial expertise skills required to discharge their roles and responsibilities effectively in accordance with the TOR of the AC. All AC members have undertaken continuous professional development	
	to keep themselves abreast of relevant developments in accounting and auditing standards, practices and rules as and when required. These include briefings by the external auditors on changes in accounting and auditing standards.	
Explanation for departure		
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged	
to complete the columns	below.	
Measure		
Timeframe		

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

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

Practice 9.1

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

Application	Applied	
Explanation on application of the	The Board, through the RMC, monitors risks and internal control.	
practice	The duties and responsibilities of the RMC are as follows:-	
	 to assess and monitor all risks associated with the operations of the Company to develop and implement internal compliance and control systems and procedures to manage risk to review and make recommendations to the Board on key risk policies and strategies for the Board's approval to recommend or advise the Board on significant proposed changes to risk management policies and strategies to monitor the risks associated with all material outsourcing agreements to review reports on compliance with risk management policies and recommend action where necessary With this, the Board can identify, evaluate and manage significant risks faced by the Group. Further details on the Group's internal control are provided under the Statement on Risk Management and Internal Control in the 2020 Annual Report. 	
Explanation for		
departure		
Large companies are requ to complete the columns	ired to complete the columns below. Non-large companies are encouraged below.	
Measure		
Timeframe		

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

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

Practice 9.2

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 RMC, monitors risks and internal control via an 'Enterprise Risk Management Continued Risk Identification Monitoring and Reporting to Risk Committee/Board', which is a comprehensive report tabling the current status, action taken and conclusion of the key risks identified, every quarter during the RMC meetings.	
		Further details on the Group's internal control is provided under the Statement on Risk Management and Internal Control in the 2020 Annual Report.	
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	:		

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

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

Practice 9.3 - Step Up

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

Application	:	Adopted
Explanation on	:	The RMC, which is a stand-alone committee, comprises 3 Independent
adoption of the		Non-Executive Directors namely:-
practice		
		(a) Datuk Abdul Malek Bin Abdul Aziz;
		(b) Encik Headir; and
		(c) Encik Megat Abdul Munir Bin Megat Abdullah Rafaie.

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

Practice 10.1

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

Application :	Applied
Application : Explanation on application of the practice	The internal audit function of the Company is carried out by an outsourced professional service firm that assists the AC and the Board in managing risks by providing an independent assessment on the adequacy, efficiency and effectiveness of the Company's risk management and internal control system and processes. The Internal Auditors reports directly to the AC. The AC has the following duties and responsibilities to ensure the internal audit function is effective and able to function independently: • reviews the internal audit plan to consider the major findings of internal audit investigations and management's responses, and ensure co-ordination between the internal and external auditors; • reviews the internal audit reports; and • determines the remit of internal audit function that reports directly to the AC. In developing the scope of the internal audit function, the AC was satisfied that — (a) the person responsible for the internal audit has relevant experience, sufficient standing and authority to enable him to discharge his functions effectively; (b) the firm appointed to carry out the Company's internal audit function has sufficient resources and is able to access information to enable it to carry out its role effectively; and (c) the personnel assigned to undertake internal audit have the
	(c) the personnel assigned to undertake internal audit have the necessary competency, experience and resources to carry out the function effectively.The Internal Auditors had and would continue to keep abreast with developments in the profession, relevant industry and regulations.
Explanation for : departure	

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

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

Practice 10.2

The board should disclose-

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

Application :	Applied
Explanation on : application of the practice	The internal audit function is outsourced to a professional firm namely Crowe Governance Sdn. Bhd., which reports functionally to the AC with unrestricted access to the AC. The head of the internal audit function or his representative attends the AC meetings to report to the AC on their findings of the effectiveness of the governance, risk management and internal control processes within the Group.
	The outsourced internal audit function is headed by Mr. Amos Law, who is a Certified Internal Auditor ("CIA"), Chartered Institute of Internal Auditors ("CMIA") and Certification in Risk Management Assurance ("CRMA"). A total of 6 personnel was deployed by Crowe Governance Sdn. Bhd. for the internal audit works during the FYE 2020.
	All the internal audit personnel involved are free from any relationships or conflicts of interest, which could impair their objectivity and independence. All the employees in Crowe Governance Sdn. Bhd. are required to complete the Independence Declaration Form on annual basis. In addition, all the internal audit personnel involved are required to acknowledge on the Employee Professional Conduct and Ethics Declaration on assignment basis.
	All the internal audit personnel are guided by International Professional Practices Framework issued by The Institute of Internal Auditors Malaysia in carrying out the internal audit function.
Explanation for : departure	
Large companies are required to complete the columns by	ired to complete the columns below. Non-large companies are encouraged below.
Measure :	

Timeframe	:	

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

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

Practice 11.1

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

Application	:	Applied
Explanation on application of the practice	:	The Board recognises the need for transparency and accountability to the Company's shareholders and regular communication with its shareholders, stakeholders and investors on the performance and major developments in the Company.
		The AGM is the main forum of dialogue with shareholders as it provides an opportunity for the shareholders to seek and clarify any issues pertaining to the Group and to have a better understanding of the Group's activities and performance. It is also an avenue for the Chairman and Board members to respond to all queries and provide clarification on issues and concerns raised by the shareholders via Securities Services e-Portal's text box. Both individuals and institutional shareholders are encouraged to communicate with the Board at the AGM and to vote on all resolutions set out in the notice.
		Other than the forum of the AGM, the Company communicates regularly with shareholders and investors through annual reports, quarterly financial reports and various announcements made via Bursa LINK as the Board acknowledges the importance of accurate and timely dissemination of information to its shareholders, potential investors and the public in general. Shareholders and Investors can obtain the Company's latest announcements in the dedicated website of Bursa Securities at www.bursamalaysia.com or via the Company's website at http://www.crbenv.com .
		The Company's website which is accessible at http://www.crbenv.com provides all relevant information on the Company and is accessible by the public. It includes the announcements made by the Company and annual reports. The Board discloses to the public all material information necessary for informed investment and takes reasonable steps to ensure that all shareholders enjoy equal access to such information.
		The Board also identified Dato' Dr. Freezailah to be the Senior Independent Director, who acts as the point of contact for shareholders and other stakeholders.

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

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

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

Practice 11.2

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

Application	:	Departure
Explanation on application of the practice	:	
Explanation for departure	:	The Company is not categorised as a "Large Company" under the Malaysian Code on Corporate Governance and hence, has not adopted integrated reporting based on a globally recognised framework. However, the Company would review the need and would consider adopting the integrated reporting based on a globally recognised framework, when necessary.
Large companies are r to complete the colum	•	ed to complete the columns below. Non-large companies are encouraged elow.
Measure	:	
Timeframe	:	

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

Practice 12.1

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

Application	Applied	
Explanation on application of the practice	The Notice of Fifteenth AGM was sent to shareholders at least twenty 28 days prior to the date of the meeting to give sufficient time to shareholders to consider the resolutions discussed and decided at the AGM. The Notice of AGM, which sets out the businesses to be transacted at the AGM, was also published in a major local newspaper. The notes to the Notice of AGM also provide detailed explanation for each resolution proposed to enable shareholders to make informed decisions in exercising their voting rights. Due to the COVID-19 pandemic and the extension of the Movement	
	Control Order (" MCO ") period in Malaysia, the Fifteenth Annual General Meeting could not be held as scheduled. The Notice of Postponed Fifteenth AGM was still sent to shareholders at least twenty 28 days prior to the date of the meeting to give sufficient time to shareholders to consider the resolutions discussed and decided at the AGM.	
Explanation for departure		
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged	
to complete the columns	below.	
Measure		
Timeframe		

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

Practice 12.2

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

Application	: Applied	
Explanation on application of the practice	: All the Directors of the Company attended the Postponed AGM of the Company held on 18 June 2020 virtually to engage with the shareholders proactively. In compliance with the new MCCG that came into effect on 26 April 2017, all the Directors of the Company will endeavour to attend all future General Meetings and the Chair of the AC, NC and RC will provide meaningful response to questions addressed to them. The Board prepared a set of comprehensive slides on Frequently Asked Questions the Board anticipates would be asked by shareholders and proxies, as well as questions raised by the Minority Shareholder Watch Group, providing informative answers to shareholders. The proceedings of the AGM also included a question and answer session for each item on the Agenda in which the Chairman of the AGM would invite shareholders to raise questions on the Company's financial	
	statements and other items for adoption at the AGM via Securities Services e-Portal's text box. The Group Chief Executive Officer ensured that sufficient opportunities were given to shareholders to raise issues relating to the affairs of the Company and that adequate responses were given. The Chairman of the Board Committees were also readily available to address any question that may be posted by the shareholders to them at the AGM.	
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 12.3

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

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

Application	:	Applied					
Explanation on application of the practice	:	In accordance with its Constitution, the Company may convene a meeting of Members at more than one venue using any technology or method that enables the Members of the Company to participate and to exercise the Members' right to speak and vote at the meeting. The main venue of the meeting shall be in Malaysia and the Chairman shall be present at the main venue. In view of the current COVID-19 pandemic, the Company took the					
		necessary precautions and preventive measures in complying with the directives issued by the Malaysian Ministry of Health. These include the option of remote shareholders' participation at the AGM.					
		At its fully virtual Postponed Fifteenth AGM held on 18 June 2020, the Company had leveraged on technology to facilitate remote shareholders' participation and electronic voting for the conduct of poll on the resolution for the first time.					
		The entire AGM proceedings were held through Securities Services e-Portal. The Administrative Details of the AGM as well as the Securities Services e-Portal user guide with detailed registration and voting procedures were shared with the shareholders and the same were also published on the Company's website.					
Explanation for departure	:						
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.							
Measure	:						
Timeframe	:						

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

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

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N/A			
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