CORPORATE GOVERNANCE REPORT

STOCK CODE : 5029

COMPANY NAME : Far East Holdings Berhad

FINANCIAL YEAR : 31 December 2020

OUTLINE:

SECTION A - DISCLOSURES ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

SECTION B - DISCLOSURES ON CORPORATE GOVERNANCE PRACTICES PURSUANT TO 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 - DISCLOSURES 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 believes that sound and effective corporate practices are fundamental to the smooth, effective and transparent operation of Far East Holdings Berhad ("FEHB" or "Company") and its ability to attract investment, protect the rights of shareholders and stakeholders and enhance shareholder's value.
	The Board is mindful to protect the interests of its shareholders and stakeholders. In discharging its duties effectively, the Board is guided by its Terms of Reference ("Board Charter") which sets out the roles and responsibilities of the Board. The Board Charter serves as a source of reference and primary induction literature to provide insight to prospective Board Members and Senior Management. The Board Charter is reviewed periodically or on as and when necessary to keep it up to date with changes in regulations and best practices and ensure its effectiveness and relevance to the Board's objectives. The Board Charter is accessible on our website www.fehb.com.my.
	The principal role of the Board is to protect and enhance long-term shareholders' value. It sets the overall strategy for the Group and management. It also ensures that good corporate governance policies and practices are implemented within the Group. In the course of discharging its duties, the Board acts in good faith, with due diligence and care, and in the best interests of the Company and its shareholders.
	The Board is aware that an effective Board essentially comprising Directors who are fully committed, well informed and who possess diverse skill and experience relevant to the business that could contribute effectively to the growth of the Company.
	As stipulated in the Board Charter, the Board has targeted to meet at least five (5) times a year, with additional meetings convened as and when necessary.
Explanation for	NA
departure	
Large companies are re complete the columns be	quired to complete the columns below. Non-large companies are encouraged to
Measure	NA
Time frame	NA

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 role of the Group Executive Chairman and the Senior Executive Director, Plantations & Milling as well as Executive Director/Chief Operating Officer are separated and clearly defined, as stipulated in the Board Charter so as to ensure that there is a balance of power and authority. The Group Executive Chairman is responsible for ensuring Board effectiveness and conduct, whilst the Senior Executive Director, Plantations & Milling has overall responsibility for the plantation operating units, organisational effectiveness and implementation of Board policies and decisions. The Executive Director/Chief Operating Officer is responsible for the corporate matters of the Company covering amongst other corporate matters, financial, operation, governance, secretarial and human resource. The existing Group Executive Chairman has never been a Chief Executive Officer of the Company. Under his stewardship, the Board is encouraged to practice healthy debate on any agenda tabled. Each one of the Board members is allowed to express his/her opinion or views which is debated openly until a collective decision is made. The Chairman of the Board has played his role effectively to ensure that all resolutions are made after careful deliberation and discussion. The key roles and accountabilities of the Group Executive Chairman include:-
	 Providing governance in matters requiring corporate justice and integrity; Managing Board communications and board effectiveness and effective supervision over management; Creating conditions for good decision making during Board and Shareholders' meetings; Ensuring Board proceedings are in compliance with good conduct and best practices; Protecting the interest of all stakeholders and providing such information as deemed appropriate; Maintaining good contact and effective relationships with external parties, investing public, regulatory agencies and trade associations; Ensuring that sufficient and accurate information are provided to the Board on a timely manner to facilitate decision making; Ensuring compliance with all relevant regulations and legislations; Maintaining effective relations with external agencies such as regulatory bodies, government agencies, investing public and other trade associations and institutions; and Appraise business opportunities which are of potential benefit to the Group.
Explanation for departure	NA NA
Large companies are re- complete the columns bel	quired to complete the columns below. Non-large companies are encouraged to low.
Measure	NA
Time frame	NA

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 role of the Group Executive Chairman and the Senior Executive Director, Plantations & Milling as well as Executive Director/Chief Operating Officer are separated and clearly defined, as stipulated in the Board Charter so as to ensure that there is a balance of power and authority. The Group Executive Chairman is responsible for ensuring Board effectiveness and conduct, whilst the Senior Executive Director, Plantations & Milling has overall responsibility for the plantation operating units, organisational effectiveness and implementation of Board policies and decisions. The Executive Director/Chief Operating Officer is responsible for the corporate matters of the Company covering amongst other corporate matters, financial, operation, governance, secretarial and human resource.
	The key role of Executive Directors amongst others, includes:- (1) Developing the strategic direction of the Company and its subsidiaries ("the Group"); (2) Providing directions in the implementation of short and long term business
	plans; (3) Providing strong leadership i.e. effectively communicating a vision,
	management philosophy and business strategy to the employees; (4) Ensuring high performance and productivity of top management by creating conditions for top management motivation, performance management and professional development;
	(5) Ensuring compliance with all relevant legislation and regulations by reviewing policies and monitoring compliance;
	(6) Developing effective relations with significant external agencies such as regulatory bodies, government agencies, investing public and other trade associations and institutions:
	 (7) Appraise business opportunities which are of potential benefit to the Group; (8) Ensuring that the Group's strategies and corporate policies are effectively implemented;
	(9) Ensuring that Board decisions are implemented and Board directions adhered to:
	(10) Responsible for the day-to-day management for the Group are effectively managed with all powers, discretions and delegations authorized from time to time by Board;
	(11) Keeping the Board fully informed of all important aspects of the Group's operation and ensuring sufficient information is distributed to Board Member; and
	(12) Ensure any other relevant information or matters are brought to the attention of the Board in an accurate and timely manner.
Explanation for departure	NA
Large companies are recomplete the columns belo	quired to complete the columns below. Non-large companies are encouraged to ow.
Measure	NA NA
Time frame	NA NA

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
Application	Applied
Explanation on application of the practice	The Company Secretaries, YH Dato' Asmin binti Yahya is a member of Malaysian Institute of Accountants and Puan Noor Anisah binti Sabarudin is a licentiate of Companies Commission of Malaysia. Both Company Secretaries satisfy the qualification as prescribed under Section 235(2) of the Companies Act 2016 and have the requisite experience and competency in company secretarial services. YH Dato' Asmin binti Yahya resigned as Company Secretary on 20 July 2020 once appointed as Executive Director/Chief Operating Officer.
	The Company Secretary play an important advisory role, and is a source of information and advice to the Board and Committees on issues relating to compliance with laws, rules, procedures and regulations effecting the Company and Group.
	The Company Secretary organise and attend all Board and Board Committee meetings and is responsible to ensure that meetings are properly convened and accurate and proper records of the proceedings and resolutions passed are taken and maintained at the Registered Office of the Company.
	Every quarter, the Company Secretary would send a memo to the Directors, Management and affected persons on closed period dealing process and procedure to assist them in complying with the MMLR.
	All Directors have right of access to the Company Secretary as stipulated in the Board Charter.
Explanation for	NA
departure	
Large companies are re- complete the columns belo	quired to complete the columns below. Non-large companies are encouraged to bw.
Measure	NA NA
Time frame	NA NA

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	All Directors are provided with formal schedule of matters and a set of necessary Board papers in advance at least five (5) days prior to the respective Board meetings. They have direct access to the advice and services of the Company Secretary.	
	The minutes of meetings are prepared and circulated to the Directors for review and approval within fourteen (14) days after the meeting. Fundamental questions raised and key points discussed during the meeting were recorded, including declaration of interest of the Directors on any resolution by the Directors. The minutes would be confirmed by the Board at the next meeting and signed by the Chairman.	
Explanation for departure	NA	
,	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure	NA	
Time frame	NA	

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

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

Practice 2.1

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

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

Application	Applied	
Explanation on application of the practice	The Board is mindful to protect the interests of its shareholders and stakeholders. In discharging its duties effectively, the Board is guided by its Terms of Reference ("Board Charter") which sets out the roles and responsibilities of the Board. The Board Charter is reviewed periodically or on as and when necessary to keep it up to date with changes in regulations and best practices and ensure its effectiveness and relevance to the Board's objectives. The Board Charter is accessible on our website www.fehb.com.my and was revised on 21 February 2019.	
	In discharging its fiduciary duties in respect of the Group, the Board is responsible to the following:-	
	a. Duties and Responsibilities	
	The Board assumes, amongst others, the following duties and responsibilities:-	
	(1) Reviewing and adopting the overall strategic plans and programme for the Company and Group;	
	(2) Overseeing and evaluating the conduct of business of the Company and Group;	
	 (3) Identifying principal risk and ensuring implementation of a proper risk management system to manage such risk. This includes reviewing procedures to identify the main risk associated with the Group's business and the implementation of appropriate systems to manage these risks; (4) Establishing a succession plan; 	
	(5) Reviewing the adequacy and the integrity of the management information and internal control systems of the Company and Group including systems for compliance with applicable laws, regulations, rules, directives and guidelines;	
	(6) Monitoring Board composition, processes and performance with the guidance from the Nomination Committee;	
	 (7) Promote better investor relations and shareholders' communications; (8) Ensure that the Group's vision, mission, objectives and shareholders' interest are met; 	
	(9) Establish such committees, policies and procedures as required to effectively discharge the Board's roles and responsibilities;	
	(10) Monitoring and reviewing policies and processes relating to occupational health and safety, compliance with laws, and the maintenance of high ethical standards;	
	(11) Ensure that the Group has the appropriate corporate governance structures in place including standards of ethical behaviour and promoting a culture of corporate responsibility; and	
	(12) Performs such other functions as are prescribed by law or are assigned to the Board.	

	b. Matters reserved for the Board
	The following are matters which are specifically reserved for the Board:-
	 Appointment of a Chairman of the Board of Directors and Company; Appointment/removal of Directors; Appointment and removal of Company Secretary; Establishment of Board committees, their membership and delegated authorities; Approval of interim dividend and recommendation of final dividend for shareholders' approval; Approval of annual budgets including capital expenditure and monitoring against actual performance, including variance reporting; Approval of corporate plan and programme; Approval of new ventures and businesses; Approval of material acquisitions and disposals of undertakings and properties; Approval of the limits of authority for the Company and Group; Approval of the Audited Reports and Financial Statements; Calling of meetings of shareholders; Review of corporate governance principles and policies; Formulate direction and strategy, including a review of such exercise; Assessing risk management issues and resolution; Formulating and monitoring of key company policies; Evaluating senior management's performance; Determining corporate disclosure and announcements; Maintaining investor and stakeholder relations; Deliberate on all litigation matters that may be instituted against the Company and on such litigation actions that the Company may take against any third party; Review of whistleblowing reports if applicable; and
	(22) Any other specific matters as may brought to the Board from time to time.
Explanation for departure	NA NA
Large companies are recomplete the columns belo	quired to complete the columns below. Non-large companies are encouraged to w.
Measure	NA
Time frame	NA

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

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

Practice 3.1

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

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

Application	Applied
Explanation on application of the practice	The Directors are guided by the Code of Ethics as stipulated in part of the Board Charter as published in the website www.fehb.com.my
	Board members are required to observe the Directors' Code of Conduct and Ethics ("the Code") as follows:-
	(1) Compliance at all times with the Code and the Board Charter;(2) Observe high standards of Corporate Governance at all times;
	(3) Adhere to the principles of selflessness, integrity, objectivity, accountability, openness, honesty and leadership;
	(4) Will act honestly, in good faith and in the best interest of the Company and Group at all time;
	 (5) Owe a fiduciary duty to the Company and Group as a whole; (6) Have a duty to practice due care and diligence in fulfilling the functions of office and exercising the powers attached to that office;
	 (7) Will undertake diligent analysis of proposals placed before the Board; (8) Will act with a level of skill expected from Directors of a public listed
	 company; Will use the authorities of office for appropriate purpose in the best interest of the Company and Group as a whole;
	(10) Will demonstrate commercial wisdom in decision making;
	(11) Will not make improper use of information acquired as Directors;
	(12) Will not disclose non-public information except where disclosure is authorized by the Board or legally mandated;
	(13) Will not use price sensitive non-public information, which can affect the price of the securities of the Company and/or related listed companies when it becomes publicly known ("Inside Information"), for personal benefits. The Board will not trade in securities or provide information to others to trade in securities of the Company and/or related listed companies until the Inside Information is publicly released. The Board will also not trade in securities in any other companies where they have Inside Information which they obtain in the performance of their duties;
	(14) Will keep confidential information received in the course of the exercise of their duties and recognize that such information remains the property of the Company and Group and that it is improper to disclose it, or allow it to be disclosed, unless that disclosure has been authorized by the Board, or is required by law;
	(15) Will not take improper advantage of the position of Director or use the position for personal gain or to compete with the Company and Group;
	(16) Will not take advantage of the Company and Group's property or use such property for personal gain or to compete with the Company and Group;
	(17) Will protect and ensure the efficient use of the Company or Group's assets for legitimate business purposes;
	(18) Will disclose to the Board any interests which conflict with the interest of the Company and Group and will comply with the guidelines set out in the

	(19) (20) (21) (22) (23)	paragraph 12 entitled "Declaration of Interest" as stipulated in the Board Charter; Will make reasonable enquiries as to whether the Company and Group is operating efficiently, effectively and legally towards achieving its goals; Will not engage in conduct likely to bring discredit upon the Company and Group. The Board will make available their specific expertise as required from time to time to the Company and Group. The Board will encourage fair dealing by all employees with the Company and Group's customers, suppliers, contractors, competitors and other employees; Should ensure adequate safety measures and provide proper protection to workers and employees at the workplace; Should at all time promote professionalism and improve the competency of management and employees of the Company and Group; Should ensure effective use of natural resources, and improve quality of life by promoting corporate social responsibilities. Should be proactive to the need of the community and to assist in society-related programmed in line with the aspirations of the concept of "Caring Society" adopted by the Company; and
	(24)	Have an obligation, at all times, to comply with the spirit, as well as the letter of the law and with the principles of the Charter.
Explanation for departure	NA	
Large companies are recomplete the columns below		to complete the columns below. Non-large companies are encouraged to
Measure	NA	
Time frame	NA	

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 has established a Whistleblower Policy in response to Whistleblower Protection Act 2010 which could be reviewed in detail at our website The Group's Whistleblowing Policy established in 2016 was further revised in 2019 provides an avenue for employees and stakeholders dealing with the Group with proper procedure to disclose or raise genuine concerns on possible improprieties, improper conduct or other malpractices within the Group. It gives an appropriate communication and feedback channel which facilitates whistleblowing in a transparent and confidential manner.	
	The purpose of this Policy is to:- (a) promote the importance of detecting Improper Conduct; (b) encourage the reporting of Improper Conduct and any other matters that may cause financial or non-financial loss to FEHB or tarnish the reputation of FEHB; and (c) help to protect people who report Improper Conduct in good faith from	
	discrimination, harassment and retaliation.	
Explanation for departure	NA	
	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure	NA	
Time frame	NA	

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 majority independent directors.

Application	Departure	
Explanation on application of the practice	The current Board consists of six (6) Non-Executive Directors and three (3) Executive Directors i.e. Group Executive Chairman, Senior Executive Director, Plantations & Milling and Executive Director/Chief Operating Officer, with three (3) of the Directors being Independent Directors with a synergistic mixture of business, plantation, professionals and technical expertise. This mix of skills and experience is vital for the successful direction of the Group. The Board is of the view that unfettered judgment be made on any matters deliberated and discussed.	
Explanation for departure	We are looking to comply with Practice 4.1 and half of the Board is independent Directors.	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure	NA	
Time frame	NA	

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
Explanation on application of the practice	The Company had made a policy that an Independent Director should not serve the Company for more than nine (9) years. This could be evidenced by previous retirements of our Independent Directors namely Cik Sharina binti Bahrin, Encik Khairul Azahar bin Ariffin, Mr Ng Say Pin, Dato' Dr Ahmad bin Aman, Haji Hashim Naina Merican bin Yahaya Merican and Dato' Tan Bing Hua. None of the existing Independent Directors had exceeded nine year service.
Explanation for departure	NA
Large companies are recomplete the columns below	quired to complete the columns below. Non-large companies are encouraged to w.
Measure	NA
Time frame	NA

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	Applied			
Explanation on application of the practice	None of the Independent Directors had exceeded the nine year service.			
Explanation for departure	NA			
	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	NA			
Time frame	NA			

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 Group practices non-discrimination in any form, whether based on age, gender, ethnicity or religion, throughout the organisation. This includes the selection of Board members and senior management.			
	In addition, the Group believes it is utmost important that the Board and senior management is comprising the best qualified individuals who possess the requisite knowledge, experience, independence, foresight and good judgment to ensure that the Board functions effectively.			
Explanation for departure	NA			
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.				
Measure	NA			
Time frame	NA			

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

Practice 4.5

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

Application	Applied			
Explanation on application of the practice	The Board acknowledges the important of boardroom diversity and the establishment of a gender diversity policy. Despite no specific targets being set in relation to boardroom diversity, the Board is committed to improving boardroom diversity in terms of gender. In line with the policy, the Board had appointed two female Directors namely Dato' Asmin binti Yahya and Miss Ng Yee Kim whom are well versed with the corporate matters and the plantation industry.			
Explanation for departure	NA			
	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	For any vacant position in the future, the Board when sourcing for suitable candidates would give due consideration to identify suitable qualified women candidates.			
Time frame	As and when required			

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	Departure
Explanation on application of the practice	NA
Explanation for departure	The Board and Nomination Committee did not utilise independent sources as the Board or management understands the industry better and would be in the best position to look for potential candidates with the required background.
Large companies are re complete the columns bei	equired to complete the columns below. Non-large companies are encouraged to low.
Measure	In line with the MCCG, apart from referrals from Directors, major shareholders and management, the Board is open to utilising independent sources to identify suitably qualified candidates where necessary.
Time frame	As and when required

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	Departure
Explanation on application of the	The Nomination Committee ("NC") is authorised by the Board to carry out the duties and responsibilities as follows:-
practice	 (a) Identify and recommend to the Board, candidates for directorships of the Company. In making its recommendations, the NC will also consider candidates for directorships proposed by the Group Chief Executive Officer and, within the bounds of practicality, by any other senior executive or any director or shareholder or independent sources. In making its recommendations, the NC shall consider the following: skills, knowledge, expertise and experience; professionalism; integrity and objectivity; in the case of candidates for the position of independent non-executive directors, the NC shall also evaluate the candidates' ability to discharge such responsibilities/functions as expected from an independent non-executive director; diversity (including gender diversity); and ability to work together with other members of the Board for the best interest of the Company.
	The ultimate decision on the appointment of directors to the Board is the responsibility of the Board or the shareholders after due consideration of the recommendations of the NC.
	(b) Recommend to the Board, directors to fill the seats on Board Committees.
	(c) Annually review the required mix of skills, independence and diversity (including gender diversity), experience and other qualities, including core competencies which non-executive and executive directors should possess.
	(d) Annually review the term of office and performance of the Board and Audit Committee and each of its members annually to determine whether such Board and Audit Committee and members have carried out their duties in accordance with their terms of reference
	(e) Annually evaluate the effectiveness of the Board and Board Committees (including its size and composition) and the contributions of each individual director including independent non-executive directors as well as the Group Chief Executive Officer and/or Group Chief Financial Officer. All assessments and evaluations carried out by the NC in the discharge of all its functions shall be properly documented and conducted at least once a year either internally or via other independent sources.
	(f) Entitled to the services of the Company Secretary who must ensure that all appointments are properly made and all necessary information is obtained from the directors, both for the FEHB's own records and for the purposes of meeting statutory obligations, as well as obligations arising from the MMLR or other regulatory requirements.
	(g) Determine appropriate trainings for Directors, review the fulfilment of such training and disclose details in the annual report as appropriate, in accordance with Bursa Malaysia's requirements on Continuing Education.

	(h) Consider and recommend the Directors for re-election at each Annual General Meeting.			
	(i) Ensure an appropriate framework and plan for Board succession for the Company.			
	(j) Consider and examine such other matters as the NC considers appropriate.			
	(k) Consider other matters as referred to the NC by the Board.			
	The Nomination Committee comprises the following members:-			
	Mr Tee Kim Tee @ Tee Ching Tee Non-Independent, Non-Executive Director			
	Encik Nik Mohamed Zaki bin Nik Yusoff Independent, Non-Executive Director			
	iss Ng Yee Kim dependent, Non-Executive Director			
Explanation for departure	The composition of Nomination Committee from diverse background with a majority being independent directors ensures that the duties and responsibilities are carried out effectively.			
Large companies are re complete the columns be	quired to complete the columns below. Non-large companies are encouraged to			
Measure	NA NA			
Time frame	NA			

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

Practice 5.1

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

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

Application	Applied	
Explanation on application of the practice	The NC assists the Board in assessing the effectiveness of the Board as a whole, the Board committees as well as the performance of each Director. There is also a peer assessment and self-assessment of individual directors.	
	The results of the assessment and areas which require improvement were compiled and reviewed by the NC which were then submitted together with its recommendation to the Board for consideration and approval. Overall, the Board is satisfied with the performance, roles and responsibilities of the Directors. The Board identified key areas that require enhancement and other areas where the Board could further solidify its strength. The Board would consider engaging independent experts periodically to facilitate the objective and conduct board evaluations, as stipulated within the Board Charter if needed.	
Explanation for departure	NA	
,	are required to complete the columns below. Non-large companies are encouraged to	
complete the columns below.		
Measure	NA	
Time frame	NA	

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 Company has in place a remuneration framework in determining the remuneration of the Executive Directors and Senior Management which is designed to enable the Company to attract and retain experienced and knowledgeable individuals of the calibre needed to support the Company's operations and expansion plans in line with its mission of delivering the best return to its shareholders.			
	The Remuneration Committee ("RC") recommends to the Board the remuneration package for the Executive Directors which is structured on the basis of linking rewards to corporate and individual performance.			
	The remuneration package of the NED is determined by the Board as a whole on the recommendation of the RC. The NEDs are remunerated by way of fees and allowances. Remuneration payable to the Directors, including any reviews of remuneration, is subject to shareholders' approval at the AGM.			
Explanation for departure	NA			
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.				
Measure	NA			
Time frame	NA			

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

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

Practice 6.2

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

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

Application	Applied			
Explanation on application of the practice	The Remuneration Committee currently consists of two (2) Non-Independent Directors and one (1) Independent Director. The Committee is responsible for setting the policy framework and for making recommendations to the Board on remuneration and other terms of employment for member of the Board and senior management. During the year under review, the Remuneration Committee held three (3) meetings.			
	The Remuneration package is structured on the basis of linking rewards to financial and individual performance.			
	The Remuneration Committee comprises the following members:-			
	Dato' Sri Kamaruddin bin Mohammed Non-Independent, Executive Director Mr Tee Kim Tee @ Tee Ching Tee Non-Independent, Non-Executive Director			
	Encik Nik Mohamed Zaki bin Nik Yusoff Independent, Non-Executive Director			
	The Terms of Reference of Remuneration Committee is disclosed at www.fehb.com.my			
Explanation for departure	NA			
Large companies are complete the columns to	required to complete the columns below. Non-large companies are encouraged to pelow.			

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 detail of the Remuneration for the Directors for the financial year ended 31 December 2020 are as follows:-			
practice	CROUR	Fees	Salaries and Bonuses	Other Emoluments *
	GROUP	RM	RM	RM
	Group Executive Chairman Dato' Sri Kamaruddin bin Mohammed	415,000	1,287,000	174,250
	Senior Executive Director Mr Tee Cheng Hua	300,000	996,000	127,250
	Executive Director/Chief Operating Officer Dato' Asmin binti Yahya**	166,366	253,000	88,875
	Non-Executive Director			
	Dato' Suhaimi bin Mohd Yunus	70,000	-	30,250
	Datuk Mohd Afrizan bin Husain	70,000	-	59,700
	Mr Tee Kim Tee @ Tee Ching Tee	260,000	384,200	117,658
	Mr Tee Lip Teng	70,000	-	29,636
	Encik Nik Mohamed Zaki bin Nik Yusoff	70,000	-	69,200
	Miss Ng Yee Kim	31,366	-	24,839
	Dato' Tan Bing Hua	17,404	-	14,841
	Dato' Jamaluddin bin Abd Majid	37,678	-	6,000
	* Other emoluments include meeting allowand Directors to perform their duties. ** The total fees, salaries and bonuses and other pro-rated in accordance to her appointment described by the control of	r emoluments for	YH Dato' Asmin I	_

	Company	Fees RM	Salaries and Bonuses RM	Other Emoluments * RM
	Group Executive Chairman			
	Dato' Sri Kamaruddin bin Mohammed	150,000	1,287,000	75,250
	Senior Executive Director Mr Tee Cheng Hua	70,000	611,800	46,750
	Executive Director/Chief Operating Officer Dato' Asmin binti Yahya**	31,366	253,000	14,375
	Non-Executive Director	- 0.000		22.252
	Dato' Suhaimi bin Mohd Yunus	70,000	-	30,250
	Datuk Mohd Afrizan bin Husain	70,000	-	59,700
	Mr Tee Kim Tee @ Tee Ching Tee	70,000	-	43,158
	Mr Tee Lip Teng	70,000	-	29,636
	Encik Nik Mohamed Zaki bin Nik Yusoff	70,000	-	69,200
	Miss Ng Yee Kim	31,366	-	24,839
	Dato' Tan Bing Hua	17,404	-	14,841
	Dato' Jamaluddin bin Abd Majid	37,678	-	6,000
	* Other emoluments include meeting allowand Directors to perform their duties. ** The total fees, salaries and bonuses and other pro-rated in accordance to her appointment of the salaries.	er emoluments fo	or YH Dato' Asmin	-
explanation for leparture	NA			
arge companies olumns below.	are required to complete the columns below. N	lon-large compa	anies are encoura	aged to complete th
leasure	NA			
ime frame	NA			

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 RM50,000.00.

Application	Applied and Step up Policy					
Explanation on application of the	The exact remuneration has been disclosed in the Annual Report.					
practice	Company	Salaries and Bonuses RM	Other Emoluments * RM			
	Encik Nazaruddin bin Hasim	251,958	11,103			
	Encik Adnan bin Mustafa	191,587	6,764			
	Puan Noor Anisah binti Sabarudin	196,800	9,500			
	Puan Rosliha binti Husin	155,308	6,500			
	Encik Norfadli bin Mahrom	104,650	2,500			
	* Other emoluments include meeting allow performing their duties.	ance and benefit ir	n-kind for purpose of			
Explanation for departure	NA					
	required to complete the columns below. I	Von-large compan	ies are encouraged to			
complete the columns b	NA					
Time frame	NA					

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	Applied		
Explanation on application of the	The exact remuneration has been disclosed in the Annual Report.		
practice	Company	Salaries and Bonuses RM	Other Emoluments * RM
	Encik Nazaruddin bin Hasim	251,958	11,103
	Encik Adnan bin Mustafa	191,587	6,764
	Puan Noor Anisah binti Sabarudin	196,800	9,500
	Puan Rosliha binti Husin	155,308	6,500
	Encik Norfadli bin Mahrom	104,650	2,500
	* Other emoluments include meeting allow performing their duties.	ance and benefit ir	n-kind for purpose of
Explanation for departure	NA		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	NA		
Time frame	NA		

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	The Chairman of Audit Committee is not the Chairman of the Board.	
practice	The member of Audit Committee is as follow:-	
	Datuk Mohd Afrizan bin Husain Chairman	
	Independent, Non-Executive Director	
	Encik Nik Mohamed Zaki bin Nik Yusoff	
	Member Independent, Non-Executive Director	
	Miss Ng Yee Kim	
	Member Independent, Non-Executive Director	
Explanation for departure	NA NA	
Large companies are recomplete the columns belo	quired to complete the columns below. Non-large companies are encouraged to	
Measure	NA	
Time frame	NA	

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 cooling-off period of at least two years before being appointed as a member of the Audit Committee.

Application	Applied	
Explanation on application of the practice	No appointment had been made from key audit partner.	
Explanation for departure	NA	
	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure	NA	
Time frame	NA	

There is an effective and independent Audit Committee.

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

Practice 8.3

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

Application	Applied	
Explanation on application of the practice	The Audit Committee reviews issues on accounting policies, key audit matters highlighted by the external auditor, quarterly report, audited accounts, financial reporting, monitors the work of the Internal Audit function and ensures an objective and professional relationship is maintained with the external auditors. The Audit Committee has full access to the auditors both internally and externally who, in turn, have access at all times to the Chairman of the Audit Committee.	
Explanation for departure	NA	
	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure	NA	
Time frame	NA	

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	Applied		
Explanation on application of the practice	The members of Audit Committee is solely of Independent Directors comprising the following:-		
	Datuk Mohd Afrizan bin Husain		
	Chairman Independent, Non-Executive Director		
	Encik Nik Mohamed Zaki bin Nik Yusoff Member Independent Non Executive Director		
	Independent, Non-Executive Director		
	Miss Ng Yee Kim Member		
	Independent, Non-Executive Director		
Explanation for departure	NA		
Large companies are re-	I quired to complete the columns below. Non-large companies are encouraged to ow.		
Time frame	NA NA		

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	Appl	ied		
Explanation on application of the practice	The members of the Audit Committee comprised at least one member with the requisite accounting qualification based on the MMLR. Members of the Committee are financial literate. They continuously keep themselves abreast with the latest development in the new accounting and auditing standards and the impact it may have on the Group through briefings by the management and the external auditors. The Company maintains a policy for Directors to receive trainings at Company's expense. The courses and training programmes attended by Audit Committee members in 2020 is as follow:-			
	No	Name	Course Attended	Date Attended
	2.	Datuk Mohd Afrizan bin Husain Encik Nik Mohamed Zaki bin Nik Yusoff Miss Ng Yee Kim	MFRS 9 MFRS 15 Webinar Series :Governance Symposium 2020 Persidangan Cukai Kebangsaan 2020 2021 Budget Seminar Corporate Liability Under Section 17A of MACC Act Anti-money Laundering, Anti-Terrorism Financing and Proceeds of Unlawful Activities Act 2020 Mandatory Accreditation Programme (MAP)	09.01.2020 13.01.2020 09.11.2020 - 10.11.2020 24.11.2020 - 25.11.2020 03.12.2020 30.12.2020 31.12.2020 28.09.2020 - 29.09.2020
Explanation for departure	NA			
Large companies a the columns below		uired to complete the d	columns below. Non-large companies ar	e encouraged to complete
Measure	NA			
Time frame	NA			

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

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

Practice 9.1

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

Application	Applied	
Explanation on application of the practice	The Board of Directors is committed to maintaining a sound system of internal control to safeguard shareholders' investment and the Group's assets and to review its adequacy and integrity. The system of internal control covers not only financial matters but also operational, compliance and risk management.	
	The Board also recognises that a sound system of internal control can only reduce but not eliminate the possibility of poor judgement in decision making, human error, control process being deliberately circumvented by employees, management overriding controls and the occurrence of unforeseeable circumstances. Accordingly, the system could provide only reasonable but not absolute assurance against material misstatement, operational failures, fraud or loss.	
	The Audit Committee of the Group perform regular risk management assessments and through the Internal Audit Department, review the internal control processes, and evaluate the adequacy and effectiveness of the risk management and internal control system. The Committee also seeks the observations of the independent external auditors of the Group.	
	The Risk Management Committee is also established to assist the Board in discharge of its statutory and fiduciary responsibilities by identifying significant risks and ensuring that the Group Risk Management Framework includes the necessary policies and mechanism to manage the overall risk exposures of the Group.	
	For detailed information, please refer to the Statement on Risk Management and Internal Control in the Annual Report of the Company.	
Explanation for departure	NA	
Large companies are recomplete the columns belo	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure	NA NA	
Time frame	NA	

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 Company has established a separate stand-alone Risk Management Committee effective January 2020 (the Committee was previously known as Audit and Risk Management Committee).		
	The Risk Management Committee comprises Non-Executive members of the Board.		
	FEHB had established a Risk Management Committee with a primary objective to assist the Board in the discharge of its statutory and fiduciary responsibilities by identifying significant risks and ensuring that the effectiveness of Group Risk Management Framework and Internal Controls. The Group focuses on managing two types of risks (i.e.: strategic and operational). Strategic risks are caused by events that are external to the Group but have a significant impact on its strategic decisions or activities. Operational risks are inherent in the day-to-day operation or activities within the business units. The top six (6) business risks that were rated as High or Significant are as follows:- (1) Over-Dependence on Foreign Workers (2) Fluctuation of Crude Palm Oil Prices (3) COVID-19 Pandemic Threat (4) Environmental, Social and Governance (5) Unfavorable Weather Condition (6) Palm Disease - Ganoderma Stem Rot Disease The Internal Audit Function reviews the operational procedures and processes to ensure the effectiveness and integrity of the Group's internal control system.		
Explanation for departure	NA NA		
	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure	NA		
Time frame	NA		

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	Applied		
Explanation on application of the	The composition of Risk Management Committee is as follows:-		
practice	Dato' Suhaimi bin Mohd Yunus		
	Chairman		
	Non-Independent, Non-Executive Director		
	Datuk Mohd Afrizan bin Husain		
	Member		
	Independent, Non-Executive Director		
	Mr Tee Lip Teng		
	Member		
	Non-Independent, Non-Executive Director		
Explanation for departure	NA		
Large companies are re complete the columns be	equired to complete the columns below. Non-large companies are encouraged to low.		
Measure	NA		
Time frame	NA		

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	
Explanation on application of the practice	The Group has established an Internal Audit Department to assist the Audit Committee in the discharge of its duties and responsibilities. Its role is to provide independent and objective reports on the organisation's management, records, accounting policies and controls to the Board. The Internal Audit function includes evaluation of the processes by which significant risks are identified, assessed and managed. Such audits are carried out to ensure instituted controls are appropriate, effectively applied and within acceptable risk exposures consistent with the Group's risk management policy. The Internal Audit Department reports directly to the Audit Committee and its findings and recommendations are communicated to the Board.	
Explanation for departure	NA	
	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure	NA	
Time frame	NA	

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 Department is headed by Encik Norfadli bin Mahrom. His qualification is disclosed in the Company's Annual Report. Internal Audit Department had adequate resources to carry out its duties during the year 2020. The internal and external auditors had conducted meetings to discuss on issues pertaining to the principal risks, follow-up actions taken by the management and also scopes/areas of audit to be covered by both parties.
Explanation for departure	NA NA
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure	NA
Time frame	NA

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 Annual General Meeting ("AGM") is the principal forum for dialogue with individual shareholders and investors. It is a crucial mechanism in shareholder communication for the Company. At the Company's AGM, which is generally well attended, shareholders have direct access to the Board and are given the opportunities to ask questions during open question and answer session prior to the motion moving for approval of the Company's Audited Reports and Financial Statements and Directors' Report for the financial year. The shareholders are encouraged to ask questions both about the resolutions being proposed or about the Group's operations in general. Where it is not possible to provide the questions with immediate answer to a significant question, the Chairman will undertake to provide him/her with a written answer after the AGM.
	The Company's e-mail address fareast@fareh.po.my is one of the means to communicate with the Company. The Board has appointed Encik Nik Mohamed Zaki bin Nik Yusoff, Senior Independent, Non-Executive Director as a Director responsible for Investor Relationship. Any queries with regard to the Group may be communicated to him. His e-mail address is nikmohamedzaki@fareh.po.my . Shareholders may also contact the Company Secretary or visit our website www.fehb.com.my for further information.
Explanation for departure	NA
Large companies are recomplete the columns belo	quired to complete the columns below. Non-large companies are encouraged to w.
Measure	NA
Time frame	NA

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	Applied
Explanation on application of the practice	The Directors recognised the responsibility for ensuring that accounting records are properly kept and the financial statements are prepared in accordance with applicable approved accounting standards in Malaysia and the provisions of the Companies Act 2016.
Explanation for departure	NA NA
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure	NA
Time frame	NA

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 Meeting is to be sent out on 30 April 2021 and the AGM is scheduled to be held on 9 June 2021.
Explanation for departure	NA
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure	NA
Time frame	NA

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 Chairmen of the Audit, Nomination, Risk Management and other committees provide meaningful response to questions addressed to them.

Application	Applied
Explanation on application of the practice	All the Board Members normally attended the General Meetings unless due to unforeseen circumstances.
Explanation for departure	NA NA
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure	NA
Time frame	NA

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	The Annual General Meeting of the company will be held in Kuantan, Pahang at a centrally accessible location. Adequate notice of meeting is given to all shareholders and shareholders who are unable to make the journey and attend the general meeting may submit the proxy forms to the Company to enable their proxy to attend, participate, speak and to vote on their behalf at the general meetings. Shareholders can also submit any question or query prior to the general meetings. The Company will strictly adhere to the Meeting's Standard Operating Procedure in view of COVID-19 Pandemic.
	NA
Explanation for departure	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure	NA
Time frame	NA

SECTION B - DISCLOSURES ON CORPORATE GOVERNANCE PRACTICES PURSUANT TO 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.