CORPORATE GOVERNANCE REPORT

STOCK CODE : 3255

COMPANY NAME: Heineken Malaysia Berhad

FINANCIAL YEAR : December 31, 2023

OUTLINE:

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application	: Applied
Explanation on application of the practice	: The Board is collectively responsible for defining the strategic direction and overseeing the conduct of the Company and its subsidiaries' ("Group") businesses and the management effectiveness. It takes into consideration the interests of all stakeholders in its decision-making to ensure the Group's objectives of creating long-term sustainable value for the benefit of its stakeholders are met.
	The Board is also responsible to set the corporate values and promote good corporate governance culture within the Group which reinforces ethical, prudent and professional behavior and ensure that its obligations to shareholders and other stakeholders are met.
	The Board is guided by its Charter which sets out the purpose, composition, key roles and principal responsibilities as well as the internal procedural matters for the Board. The Board Charter is available on the Company's website at https://www.heinekenmalaysia.com/corporate-governance/
	In order to ensure orderly and effective discharge of the above functions and responsibilities of the Board, the Board has in place a governance framework where specific powers of the Board are delegated to the relevant Board Committees and the Managing Director and his team.
	The Board is supported by the Audit & Risk Management Committee (ARMC) and the Nomination & Remuneration Committee (NRC), which are entrusted with specific responsibilities and authorities to review matters before tabling to the Board for approval. The Chairman of the respective Board Committees reports to the Board on matters deliberated and recommendations made by the Board Committees.

Explanation for :	During 2023, the Board had six (6) meetings during which the Board reviewed the Group's strategies and financial performance versus plans, market trends and business outlook, sustainability matters, progress of strategic priorities and key initiatives undertaken by respective functions and deliberated key business and operational issues and challenges, organisation resources and capital investment, industry issues and changes in regulatory requirements. The Board also considered reports and recommendations from respective Board Committees on matters concerning financial reporting, internal and external audit, risk management and internal control, dividend distribution, related party transactions, short-term incentive payout and salary increment for the Group employees, Board effectiveness evaluation, re-nomination of retiring Director and appointment of new Board members.
departure	
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

Practice 1.2

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

Application	•	Applied		
Explanation on application of the practice	:	The Chairman of the Board is primarily responsible for the orderly conduct and functioning of the Board and ensure its effectiveness on all aspects of its roles. The roles and responsibilities of the Chairman are set out in the Board Charter.		
		The Chairman:		
		 Leads the Board and oversees the Board in the effective discharge of its fiduciary duties; ensuring relevant corporate governance practices are adhered to; With the assistance of the Managing Director and the Company 		
		Secretary, sets the Board Meeting agenda and ensures complete and accurate information are provided to the Directors in a timely manner to enable informed decision-making;		
		 Leads Board Meeting's discussion and ensures sufficient time is allocated for deliberations of key issues; seeks views from the Directors on matters requiring decisions of the Board; and encourages active participation during the meetings; Promotes constructive and respectful relations between Board members as well as between Board members and the Management; and 		
		 Chairs the Company's Annual General Meeting (AGM) and addresses questions raised by the shareholders. 		
Explanation for departure	:			
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to complete the column	•			
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 :	As provided in the Board Charter, the positions of Chairman and			
application of the	Managing Director are held by separate individuals.			
practice				
	The Chairman of the Company, Dato' Sri Idris Jala is an Independent			
	Non-Executive Director. He is responsible for the orderly conduct and			
	effective functioning of the Board.			
	The Managing Director, Mr Roland Bala, is appointed by the Board. He is primarily responsible for the day-to-day management of the business and operations of the Group, oganisational effectiveness and the implementation of the Group's strategies and policies approved by the Board. He is supported by the Management Team who is assisted by several functional committees that are tasked to oversee key operating areas.			
Explanation for :				
departure				
Large companies are requi	red to complete the columns below. Non-large companies are encouraged			
to complete the columns below.				
Measure :				
Timeframe :				

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

Practice 1.4

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

Note: If the board Chairman is not a member of any of these specified committees, but the board					
I	allows the Chairman to participate in any or all of these committees' meetings, by way of invitation,				
then the status of this practice should be a 'Departure'.					
Application :	Departure				
Explanation on :					
application of the					
practice					
Explanation for :	The Board reviewed the above p	practice recommended by the MCCG			
departure	and unanimously agreed to main	ntain the current composition of the			
		ne Chairman of the Board shall remain			
	as the NRC Chairman.				
		ell-regarded and respected by both			
		nis broad knowledge, experience and			
	1	and objective in discharging his duties			
		pendent Non-Executive Director and			
	Chairman. He is responsible to carry out the leadership role in the				
	conduct of the Board and the NRC.				
	He is conscious of his differing roles in the Board and the NRC. During				
		ings, he has demonstrated strong			
	-	es open and constructive discussion,			
	promotes latitude for deliberations and seeks views from Directors and				
	Management. Prior to making recommendation to the Board, all issues				
	are thoroughly deliberated at the committee level which involved the				
	participation of the remaining Independent and Non-Independent				
	Directors. He will abstain from participating in deliberation and decision on matters in which a conflict of interest arises or could arise. All				
	recommendations by the NRC to the Board have been arrived at unanimously and this would have eliminated the risk of self-review.				
	unanimously and this would have	ellillillated the risk of sen-review.			
Large companies are requi	red to complete the columns below.	Non-large companies are encouraged			
to complete the columns below.					
Measure :	The Board intends to maintain the current practice.				
Timeframe :	Others	The Company will review the need			
		for application of this Practice on an			
		annual basis.			

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

Practice 1.5

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

Application :	Applied
Explanation on application of the practice	The Company Secretary is a qualified Chartered Secretary. She is an Associate Member of the Malaysian Institute of Chartered Secretaries and Administrators and she holds a Practising Certificate for Secretaries under Section 241 of the Companies Act, 2016. The Company Secretary is responsible for advising the board on regulatory requirements and corporate governance matters to ensure that the Board discharges their duties and responsibilities effectively. During 2023, apart from ensuring compliance with the statutory requirements for the Group, the Company Secretary carried out the following activities: (i) ensured that the Board and the Board Committees function effectively based on the Board Charter and the respective Terms of Reference; (ii) provided updates on changes to statutory and regulatory requirements concerning disclosure of conflict of interest involving Directors and key senior management; (iii) monitor the developments of corporate governance and facilitated the application of the best practices of the MCCG taking into account the Board's needs and stakeholders' expectation; (iv) managed the Company's AGM and all Board and Board Committee meetings logistic, attendance of the Directors and facilitated board communications; and ensured that the deliberations and decisions made are accurately minuted, and the records of the proceedings of the meetings are properly kept; (v) coordinated the annual Board effectiveness evaluation conducted by an independent external facilitator for financial year 2022 ("FY2022") and assisted the Board on implementation of areas for enhancements post evaluation; (vi) ensure the Directors comply with their training requirements; (vii) serves as a focal point for communication and engagement on corporate governance issues with relevant regulators. The Company Secretary constantly keeps herself abreast with the regulatory changes and corporate governance development through attending relevant conferences and training programmes.

	All Board members have access to the advice and services of the Company Secretary in carrying out their duties.
Explanation for :	
departure	
Large companies are requir	red to complete the columns below. Non-large companies are encouraged
to complete the columns be	elow.
Measure :	
Timeframe :	

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

Practice 1.6

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

Application	:	Applied		
Explanation on application of the practice	:	In order to facilitate Directors' and Management's planning for the whole financial year, meetings of the Board and the Board Committees are scheduled in advance before the commencement of each new financial year.		
		In 2023, the Board had six (6) meetings and the ARMC met quarterly whilst the NRC met once only. Prior to each meeting, a structured agenda together with management reports and proposals were provided to the Directors at least five (5) days before the meeting. In order for meetings to be more effective, the meeting agenda was organised according to the priority of the matters / proposals to be deliberated with an indication to guide the Directors as to whether the matters are for approval, discussion or for notation purpose and time allocated for each agenda item in order for the meetings to be conducted efficiently.		
		The proceedings of all meetings, including issues discussed, decisions and conclusions including dissenting views made and whether any Director abstained from voting or deliberating on a particular matter at the meetings with required actions to be taken by responsible parties were documented in the minutes which are circulated to Board members in a timely manner. In the intervals between Board meetings, Board's decisions or approvals for matters that are time sensitive or administrative in nature were sought via circular resolutions which were supported with relevant information and explanations and the same applied to the Board Committees.		
Explanation for departure	:	•		
Large companies are required to complete the columns below. Non-large companies are encouraged				
to complete the colum	ins be	elow.		
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	:	The Board is guided by its Charter which sets out the purpose,			
application of the		composition, key roles and principal responsibilities of the Board and			
practice		the Directors including Independent Directors and the Chairman, as well as the internal procedural matters for the Board. The Board Charter also outlines the key matters reserved for the Board deliberation and decision.			
		The Board Charter serves as a source of reference for Board members to assist them in discharging their fiduciary duties as Directors. The Board Charter is reviewed from time to time to ensure that it continues to remain relevant and appropriate. The last review was conducted in 2021 to reflect the relevant practice and processes recommended in the MCCG. The Board Charter is available on the Company's website at https://www.heinekenmalaysia.com/corporate-governance/			
Fundamentian for					
Explanation for departure	•				
departure	-				
Large companies are i	requir	ed to complete the columns below. Non-large companies are encouraged			
to complete the colun	•	·			
Measure	:				
Timeframe	:				
		L			

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.

A !* !*	A P I			
Application	: Applied			
Explanation on application of the practice	Establishing a culture of integrity and ethical in the organisation is essential in preservation of the Group's reputation and thereby increase the confidence of stakeholders. The Board continues to uphold good business conduct by ensuring there are adequate policies and procedures in place driven by the Management Team. Directors, officers, employees and business partners of the Group are required to observe and maintain high standards of integrity and ethical behaviour in the performance of their responsibilities or conducting business and to comply with relevant regulatory requirements and policies adopted by the Group, including those relating to anti-bribery and anti-corruption.			
	The Group has adopted the following codes which outline its commitment to conducting business with integrity and fairness, respect for the laws, sustainability and responsibility as well as the key principles for ethical and business conduct expected from relevant stakeholders in their dealing with the Group:			
	HEINEKEN Code of Business Conduct (HeiCode) In 2023, the HeiCode was refreshed to reflect the dynamic nature of the Group's business environment and to keep up with developments and challenges. The new Code incorporates insights from past learnings and it aims to improve clarity and understanding of relevant topics such as harassment and corruption. The HeiCode covers all aspects of the Group's business operations, categorised under four (4) broad areas namely:			
	 Caring for People and Planet Maintaining Business Integrity Protecting our Assets Engaging Responsibly 			
	The HeiCode and the underlying policies, communication and training materials are documented and available in a Business Conduct Portal for employee access. On an annual basis, all employees are required to complete the following e-learning as part of the Company's efforts to drive awareness and assess their understanding of the respective codes and the underlying principles:			

Data Privacy Anti-Bribery and Corruption Competition law Responsible Marketing Code Life Saving Commitments **Security Awareness** Responsible Consumption Fraud Awareness Employees are also required to disclose to the Company on a yearly basis if there is a possible conflict between their interest and that of the Company or any of its subsidiaries. This is to ensure decisions within the Group are based on sound and objective business judgement, not influenced by any possible personal interests or gain. **HEINEKEN Responsible Marketing Code** The Group strictly adheres to legal and regulatory guidelines and has a stringent Responsible Marketing Code that governs it markets its products. The Code also covers low and no-alcohol business as well as our digital media and self-regulation initiatives. Our licence to operate depends on our efforts in marketing our brands responsibly and in driving sensible consumption. All marketing materials undergo a diligent check against our Responsible Marketing Code before they are published. **HEINEKEN Supplier Code and Distributor Code of Conduct** All business partners are required to adhere to all applicable laws and regulations where they operate and affirm their commitment to responsible business conduct at all times. They are expected to live up to the Group expectations towards conducting business responsibly, respecting human rights, ensuring health and safety, and protecting the environment as outlined in the HEINEKEN Supplier Code and the Distributor Code of Conduct. The Group has taken proactive steps to ensure its business partners embrace our values and commitment to responsible business conduct. The Group has a due-diligence tool which is designed to identify, assess and mitigate risks associated with third parties engaged by the Group including suppliers and distributors. Bribery and corruption are among the risks to be assessed by the tool. The HeiCode is available on the Company's website https://www.heinekenmalaysia.com/corporate-governance/. **Explanation for** departure Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below. Measure : **Timeframe**

Code of Business Conduct

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 adopted the HEINEKEN Speak Up Policy which provides employees and stakeholders a standard process to report concerns about suspected misconduct within the Group in confidence and without fear of retaliation. The policy was communicated to the Group employees and business partners to create awareness of the Speak Up platform for them to raise concerns about suspected misconduct within the organisation. The Speak Up Service is managed by an independent third party and is available 24/7, 365 days a year. Report can be submitted through the Speak Up Service via online or phone call. All Speak Up reports are handled by a Case Manager who works under the supervision and instruction of the HEINEKEN Global Integrity Committee which comprises representatives from the HEINEKEN Business Conduct Office, Global Audit, Global People and Global Legal Affairs. The Speak Up Policy is available on the Company's website at		
	https://www.heinekenmalaysia.com/corporate-governance/		
Explanation for departure			
•	ired to complete the columns below. Non-large companies are encouraged		
to complete the columns	pelow.		
Measure			
Timeframe			

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

Practice 4.1

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

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

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

Application	:	Applied		
Explanation on application of the practice	:	appropriate sustainabil strategic direction to suremphasizes on strategic opportunities, which in governance (ESG) factor Group's operations. The Group has adopted Brew a Better World (prioritise on the following strategic directions).	ole for ensuring that the City strategy which is aligne pport the Group's long-term management of material soludes integration of enviors in their decision-making the HEINEKEN Global's solution with commitments and areas to protect the envioration to the strategy of the protect the envioration of the protect the envioration to the protect the environation to the protect the environation to the protect the environation of the protect the environation to the protect the environation of the environation of the	d with the Company's nobjectives. The Board sustainability risks and ronmental, social and ag process and in the sustainability strategy - until year 2030 that ronment, support local
		Environmental Sustainability	Social Sustainability	Responsible Consumption
		Net zero carbon	Diversity, Equity and	Always a Choice

Net zero carbon

Diversity, Equity and Inclusion

Maximise Circularity

Fair & Safe Workplace

Towards Healthy

watersheds

Diversity, Equity and Always a Choice

Address Harmful Use

Address Harmful Use

Community Impact

Make Moderation

Cool

The BABW ambitions and targets are in line with the benchmarks set by the United Nations Global Compact and they are aimed to contribute to the United Nations Sustainable Development Goals to protect the planet, ensure prosperity and end poverty. Initiatives within each priority area are driven by relevant functions /departments across the organisation.

Since 2022, the Group has in place an ESG Framework which aligns the BABW ambitions with the Group's overall sustainability strategy and highlights key elements of its sustainability agenda. The Group has adopted a Sustainability Policy to reinforce its commitment in embedding sustainability practices throughout its operations and value chain specifically in the areas of ESG.

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

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

Practice 4.2

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

Application	Applied	
Application	Applied	
Explanation on application of the practice	The Group believes that stakeholder engagement is important to its sustainability journey. Leverage engagement and communication, the Group is able to work towards delivering the BABW commitments through cross-functional collaboration and partnership with external stakeholders.	
	The BABW priorities and the comprehensive description of stakeholder group, engagements and targets as well as the the achievement versus targets are reported under the ESG Review in the Company's Annual Report 2023.	
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		

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

Practice 4.3

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

Application	: Applied
Explanation on application of the practice	: The Group has been ahead of the curve as it has embarked on the sustainability journey for more than a decade ago. The Group remains committed to embedding sustainability at the core of its business by ensuring sustainability matters are being considered in all our business activities from sourcing, producing, marketing and selling our products all the way to how they are consumed and how we can reuse and recycle waste.
	in view of the increased interest from stakeholders and regulators on matters relating to sustainability, the Group will continue to engage its stakeholders and explore further improvement in conducting our business in a more sustainable manner benefiting all stakeholders.
	Whilst the Board is regularly updated on the progress of the Group's sustainability priorities and initiatives, the Board is mindful of the need to keep abreast of the external trends and will continue to devote more space for learning and sharing of sustainability matters and practices.
Explanation for departure	:
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure	:
Timeframe	

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

Practice 4.4

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

Г		
Application :	Applied	
Explanation on : application of the practice	The Board effectiveness evaluation for year 2023 included an assessment on the Board's oversights of sustainability risks and opportunities and issues that are critical to the Group's performance whilst the performance evaluation for senior management takes into account the Group's progress and performance of its sustainability priorities in addressing material sustainability risks and opportunities.	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

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

Practice 4.5- Step Up

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

Note: The explanation on adoption of this practice should include a brief description of the responsibilities of the designated person and actions or measures undertaken pursuant to the role in the financial year.		
Application	:	Adopted
Explanation on adoption of the practice	:	The Board is supported by a management Sustainability Committee which is responsible for the strategic management of the material sustainability matters including the formulation and implementation of the Group's sustainability priorities and initiatives. The Sustainability Committee is chaired by the Managing Director, who is entrusted by the Board to oversee the sustainability matters of the Group and he is supported by a secretariat which is led by the Corporate Affairs & Legal Director (CAL Director). The committee comprises members of the Management Team who monitor the progress of sustainability performance in the respective pillars. The CAL Director reports to the Managing Director and the Board on a quarterly basis on the progress of the sustainability priorities and initiatives undertaken by the Group.

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

Practice 5.1

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

Application	:	Applied
Explanation on application of the practice	••	The NRC evaluates the Board composition and performance annually and when there is any casual vacancy arising during the year, taking into consideration the Board's diversity of skills and competencies, knowledge and business experience, gender and ethnicity; the tenure and performance and contributions of the Directors.
		The NRC also reviews and recommends to the Board on re-election of retiring Directors contingent on satisfactory evaluation of the retiring Director's performance and contribution to the Board.
		The Board composition was refreshed in 2023 with the appointment of Ms Chua Carmen as the Independent Non-Executive Director; and the appointment of Ms Erin Sakinah Atan as an Non-Independent Non-Executive Director to fill the casual vacancies arising during the year. The Board believes that the newly appointed Directors will bring new perspective to the boardroom and that their breadth of expertise and experience will further enhance the core competencies of the Board.
Explanation for departure	•	
Large companies are reg	uir	ed 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 5.2

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

Application	:	Departure	
Explanation on application of the practice	:		
Explanation for departure	:	Chairman, and supported by a Mar Executive Directors. Three (3) of the Chairman) are Independent Director the remaining three (3) Non-Exe Directors.	led by an Independent Non-Executive naging Director as well as five (5) Non-e Non-Executive Directors (including the s, representing 43% of the Board whilst cutive Directors are Non-Independent
		decision making where independent	It Board composition to be effective in deliberation is still being upheld with the t Directors at the Board together with the jor shareholder.
		is to protect the interests of minority it acknowledges the practice reco companies to have a majority Inde Board. Based on the current shareho 51% of its equity interest are held in owned subsidiary, GAPL Pte Ltd, the leverage the experience of the HEINE term value creation, it is in its best into the protection of the HEINE term value creation, it is in its best into the protection of the HEINE term value creation, it is in its best into the protection of the HEINE term value creation, it is in its best into the protection of	ry responsibility of Independent Directors shareholders and other stakeholders and mmended under the MCCG for large pendent Non-Executive Directors in the olding structure of the Company in which indirectly by Heineken N.V. via its whollyne Board was of the view that to fully EKEN Group and to ensure focus on long-erest and that of its stakeholders that the expresentation of the major shareholders.
		safeguard the interest of the Comparthe nominee Directors abstained fro which the major shareholder has interested to the Board deliberation	minee Directors are usually aligned to my's shareholders as a whole. In addition, m deliberation and decisions on matters rests. This has brought independence and as of the Company and has to a certain espite not meeting the required numbers
Large companies are into complete the colum		red to complete the columns below.	Non-large companies are encouraged
Measure	:	The Company intends to maintain in	ts current composition.
Timeframe	:	Others	The Board has not ascertained any time frame to adopt this practice.

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

Practice 5.3

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

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

Application :	Applied	
Explanation on : application of the practice	The Board is guided by the recommended approach under the MCCG. Shareholders' approval will be sought for retention of Independent Directors whose cumulative tenure exceeds the 9-year limit, failing which he/she shall be re-designated as Non-Independent Director. The Board will continue to evaluate and assess the above approach and take appropriate steps to adopt the recommended practice, taking into consideration the skillset and the contributions of the Director concerned and his/her ability to continue to act independently in the best interest of the Company with a view to ensure the Board is able to function effectively. As of 31 December 2023, none of the Independent Directors of the Company has served beyond 9 years.	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :	Others	

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

Practice 5.4 - Step Up

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

Note: To qualify for adoption of this Step Up practice, a listed issuer must have a formal policy which limits the tenure of an independent director to nine years without further extension i.e. shareholders' approval to retain the director as an independent director beyond nine years.		
Application	:	Not Adopted
11 2222		
Explanation on	:	
adoption of the		
•		
practice		

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

Practice 5.5

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

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

Application :	Applied
Explanation on application of the practice	There is a formal and transparent process for selection, nomination and appointment of suitable candidates to the Board. The NRC is responsible to review the existing composition of the Board, identifying the gaps and subsequently determining the selection criteria for the new appointment with a view to close the gap or to strengthen the Board composition. In reviewing and recommending any new Director appointment to the Board, the NRC assesses the suitability of candidate identified based on his/her profile, professional knowledge and experience taking into consideration the criteria set out in the Directors' Fit & Proper Policy. In order to promote objectivity and independent judgement in line with the best practices of the MCCG, the Board will ensure that no person is to be appointed as a Director of the Board or continue to serve as a Director if the person is or becomes an active politician. The Board also observes a cooling-off period of 3 years before any appointment of former audit partners and its affiliates as Independent Directors to the Board. Directors are expected to consult the Chairman prior to committing to other Board's appointment and inform the Board immediately after accepting new directorships in other companies.
Explanation for : departure	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure :	
Timeframe :	

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

Practice 5.6

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

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

Application :	Applied	
Explanation on : application of the practice	As explained under Practice 5.5, there is a formal and transparent process for selection, nomination and appointment of suitable candidates to the Board. The NRC is entrusted by the Board with the sourcing and assessment of potential candidates leverage on the Directors' wide network of professional and business contact as well as external sources based on the needs of the Company. The NRC shall conduct reference checks on shortlisted candidates, followed by engagement sessions with the shortlisted candidates to determine their suitability before its final recommendation to the Board for approval.	
	In identifying, assessing and shortlisting suitable qualified candidates for Board's appointment, the Board ensures that all assessment of candidates is done through a transparent and rigorous process regardless the source of recommendation. In addition, Board's decision is made objectively in the best interest of the Company taking into account their credentials and the wealth of experience they can bring to the Board. The Board will consider utilising independent sources to identify suitably qualified candidates when the need arises.	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

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

Practice 5.7

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

Application	Applied	
Explanation on application of the practice	The information on Directors standing for re-election as well as the justification from the Board to support the re-election of Directors are disclosed in the Explanatory Notes to the Notice of 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		

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

Practice 5.8

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

Application :	Applied						
Explanation on : application of the practice	Dato' Sri Idris Jala, the current Chairman of the NRC is an Independent Director. The Chairman of the NRC assumes the following responsibilities: Conduct the NRC meetings and report to the Board on matters deliberated and recommended by the NRC. Lead the succession planning and appointment of Board members, including the future Chairman and Managing Director; and Lead the annual review of Board effectiveness, ensuring that the performance of each individual Director is independently assessed.						
	 deliberated and recommended by the NRC. Lead the succession planning and appointment of Board members, including the future Chairman and Managing Director; and Lead the annual review of Board effectiveness, ensuring that the performance of each individual Director is independently assessed. The above are stipulated in the Terms of Reference of the NRC which 						
	is available on the Company's website at https://www.heinekenmalaysia.com/corporate-governance/ .						
Explanation for : departure							
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.						
Measure :							
Timeframe :							

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

Practice 5.9

The board comprises at least 30% women directors.

Application	Applied
Explanation on	The Board currently comprises of 43% women directors, which has
application of the	surpassed the 30% requirement for Large Companies.
practice	
practice	
	At senior management level, the female representation was at 38%
	as of 31 December 2023.
Explanation for	
•	
departure	
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns	nelow
to complete the columns	Clow.
Measure	
Timeframe	
· · · · · · · · · · · · · · · · · · ·	

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

Practice 5.10

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

Application	:	Applied										
Explanation on application of the practice		Embracing a diverse and inclusive culture that promotes diversity and gender equality across the organisation has been a key priority for the Group. The Group has adopted the HeiCode and the HEINEKEN Human Rights Policy which outline the principles of non-discrimination without distinction according to, among others, race, gender, nationality and age.										
		The Board, supported by the Management Team, is committed to drive this agenda across the organisation and has continued to maintain the right size and balance of gender, ethnicity and age diversity at the Board and the senior management levels for their effective functioning. The Board gives appropriate weight to diversity considerations in the selection and appointment process, whilst taking into account the overall profile and selection criteria for appointments to the Board. The Board diversity as of 31 December 2023 is depicted as follows:										
		Gender Ethnicity Age										
		57% Men 57% Malaysian 14% aged < 50										
		43% Women* 43% Foreigners 57% aged 50 – 60										
		29% aged > 60										
		*Exceeded the Government's target of 30% for public listed companies.										
		·										
Explanation for departure	:											
Large companies are re	eauir	ed to complete the co	lumns below. Non-l	arge companies are encouraged								
to complete the colum				ge year, amee are encoded aged								
Measure	:											
Timeframe	:											

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

Practice 6.1

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

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

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

Applied

Explanation on application of the practice

Application

On an annual basis, the Board through the NRC, evaluates the Board's collective performance by examining the effectiveness of the structure and activities of the Board and Board Committees as well as the contribution of Board members. In 2023, the Board engaged the Institute of Corporate Directors Malaysia to conduct an independent

and objective Board and Directors Effectiveness Evaluation for FY2022.

For financial year 2023 ("FY2023"), the NRC conducted the evaluation internally with the support of the Company Secretary. The evaluation was conducted via online questionnaires that cover the following parameters to gauge the Board's performance against best practices:

- Board composition, skills and developments, dynamics and culture
- Board leadership, governance oversight and processes, Board agenda, meetings and information flow
- Board Committees effectiveness
- Working relationship between Board members and the Management Team
- Board and stakeholder engagement
- Sustainability matters
- Board Members' contributions and performance

The outcome of the evaluation was deliberated by the NRC and reported to the Board at the Board Meeting held in February 2024.

Based on the evaluation, the Board was satisfied with its overall performance and concluded that the Board as a whole and the Board Committees have been effective in discharging their functions and duties, in that:

The Board and the Board Committees have the necessary mix of competent members and are well balanced and represented with appropriate diversity of skills, knowledge and business experience,

	gender and ethnicity, contributing to the overall effectiveness of the decision-making process for the Company and the Group. The Board has met the standards of corporate governance and has established policies and processes in place to discharge its duties and responsibilities. The Board is led by a very knowledgeable and well-respected Chairman who is being viewed as an inclusive and effective leader. The Chairman facilitates robust discussions through sharing of insightful information and he provided room for the Directors to openly express their views and succinctly summarises their observations.									
	 Board members are clear about their roles and responsibilities in providing strategic oversight over the Group's business conduct and management. They have good knowledge of the Group's business, external trends and industry issues and share common understandings of the Group's long-term strategy and goals whilst maintaining an effective oversight on the Group's performance. Board members have also demonstrated professional independence and impartiality during deliberations of matters at meetings. 									
	Board members were committed in discharging their fiduciary duties where they participate actively in the Board and Board Committees' discussions. The Board members have a good attendance record whilst the Board agenda, information prior to meetings, minutes of meetings and preparation by members met the standards of good corporate governance.									
	The working relationship between the Board members has been good with strong interactions and respect for each other, professional and healthy debates and discussions on wide ranging topics and issues during Board deliberations. In addition, Management has been providing strong support which enable the Board to effectively discharge its function and duties.									
Explanation for : departure										
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.									
Measure :										
Timeframe :										

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

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

Practice 7.1

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

Application	: Applied							
Explanation on application of the practice	The remuneration matters of the Group fall under the purview of the NRC. The NRC is guided by the following principles as stipulated in the Remuneration Policy of the Company:							
	 Remuneration should reflect performance, complexity and responsibility with a view to attracting, motivating and retaining high performance individuals and promoting the enhancement of the Company's value to its shareholders. Remuneration practices are benchmarked against external market data through the use of remuneration surveys to ensure staff are fairly remunerated. 							
	 The process of remuneration management shall be transparent, conducted in good faith and in accordance with appropriate levels of confidentiality. 							
	The remuneration of the Management Team including the Managing Director is guided by the HEINEKEN Global Senior Management Reward Policy. Their remuneration package consists of both fixed and performance-linked elements and a long term incentive scheme. Salaries payable to the Managing Director shall not include a commission on or percentage of the Group turnover. The Managing Director is not entitled to annual fee nor any meeting allowances for the Board and Board Committees Meetings he attended. The performance of the Managing Director is reviewed annually taking into consideration the corporate and individual performance.							
	The remuneration for the Non-Executive Directors is based on a standard fixed fee with the Chairman of the Board and the Board Committees receiving additional allowance for additional responsibilities and commitment required. An additional fee is also paid to Non-Executive Directors sitting on Board Committees. A meeting allowance is paid for attendance at meetings of the Board and Board Committees.							

Below is an overview of the remuneration package for the Non-Executive Directors approved by the shareholders on 25 November **Remuneration for Non-Executive Directors** RM Annual fee Non-Executive 75,000 Director ARMC member 5,000 NRC member 4,000 Annual allowance **Board Chairman** 100,000 ARMC Chairman 8,000 **NRC Chairman** 6,000 Meeting attendance All Non-Executive 1,200 allowance Directors per meeting The above remuneration structure was determined based on a benchmarking exercise conducted by the Company with advice from an external consultant. The benchmarking exercise was done based on information and survey data on the remuneration practices of comparable companies obtained from independent sources. Any changes to the remuneration package will be presented to the Board for approval. The Board, collectively, determines the remuneration of the Non-Executive Directors based on the recommendation of the NRC. Each of the Non-Executive Directors shall abstain from deliberating and voting on their own remuneration. Fees of Directors, and any benefits payable to Non-Executive Directors shall be subject to shareholders' approval at AGM. The remuneration framework for the Non-Executive Directors is available on the Company's website https://www.heinekenmalaysia.com/corporate-governance/ The Chairman of the Board namely Dato' Sri Idris Jala was also paid an annual consultancy services fee of RM142,000 for assisting the Company in managing its industry issues and providing consultancy support to Management and employees of the Group for business Dato' Dominic Joseph Puthucheary, a Director of Heineken Marketing Malaysia Sdn Bhd (HMMSB), was paid an annual fee of RM6,000 for serving as a Director of HMMSB for 2023. **Explanation for** departure Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below. Measure

Timeframe

:

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

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

Practice 7.2

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

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

Application	Applied						
Explanation on application of the practice	The Board has a NRC which consists of five (5) Non-Executive Directors with a majority being Independent Directors. The NRC's responsibilities include reviewing and recommending to the Board the remuneration package for Non-Executive Directors and ensure it is consistent with the Group business strategy and long-term objectives to attract and retain Directors. The NRC's roles and functions are governed by its Terms of Reference which is available on the Company's website at https://www.heinekenmalaysia.com/corporate-governance/						
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 8.1

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

Application :	Applied
Explanation on : application of the practice	The remuneration package of the Non-Executive Directors is disclosed under Practice 7.1 whilst the breakdown of the remuneration of the Managing Director is set out on the following page.

		Directorate	Company ('000)						Group ('000)							
No	Name		Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other	Total	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total
1	Dato' Sri Idris Jala	Independent Director	181	9.6	0	0	17.4	0	208	181	9.6	0	0	17.4	0	208
2	Choo Tay Sian, Kenneth	Non-Executive Non- Independent Director	84	13.2	0	0	0	0	97.2	84	13.2	0	0	0	0	97.2
3	Seng Yi-Ying	Non-Executive Non- Independent Director	75	6	0	0	0	0	81	75	6	0	0	0	0	81
4	Roland Bala	Executive Director	0	1,189	2,291	1,518	410	1,524	6,932	0	1,189	2,291	1,518	410	1,524	6,932
5	Lau Nai Pek	Independent Director	87	14.4	0	0	0	0	101.4	87	14.4	0	0	0	0	101.4
6	Chua Carmen (Appointed on 13 May 2023)	Independent Director	53.3	7.2	0	0	0	0	60.5	53.3	7.2	0	0	0	0	60.5
7	Erin Sakinah Atan (Appointed on 14 July 2023)	Non-Executive Non- Independent Director	36.6	3.6	0	0	0	0	40.2	36.6	3.6	0	0	0	0	40.2
8	Datin Ngiam Pick Ngoh, Linda (Retired on 12 May 2023)	Independent Director	32.4	6	0	0	0	0	38.4	32.4	6	0	0	0	0	38.4
9	Raquel Batallones Esguerra (Resigned on 14 July 2023)	Non-Executive Non- Independent Director	42.3	3.6	0	0	0	0	45.9	42.3	3.6	0	0	0	0	45.9

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

Practice 8.2

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

Application :	Departure		
Explanation on : application of the practice			
Explanation for : departure	In view of the confidentiality and sensitivity of the information and the competitive conditions for talents in the beer industry, the Board is of the view that it would not be in the best interest of the Company and the key senior management members for the Company to disclose their remuneration on a named basis. The remuneration of the top five (5) senior management, excluding the Managing Director, is disclosed as follows in the bands of RM50,000 but not on a named basis:		
	Range of Remuneration (RM)	Top 5	
	1,250,001 - 1,300,000	1	
	1,300,001 – 1,350,000	2	
	1,350,001 – 1,400,000	1	
	1,900,001 – 1,950,000	1	
	Such information is deemed adequate to enable the reasonableness of the remuneration management of the Company.	paid to the senior	
Large companies are require to complete the columns b	red to complete the columns below. Non-large con elow.	npanies are encouraged	
Measure :	The Company has a robust internal process we benchmark the remuneration practices against through the use of remuneration surveys remuneration of the Directors and senior man fairly remunerated. The Board will developments in the market and review the adisclosure in the future.	t external market data and ensures that the agement members are continuously monitor	
Timeframe :	Others -		

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

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

Practice 8.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	:	

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

There is an effective and independent Audit Committee.

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

Practice 9.1 The Chairman of the Audit Committee is not the Chairman of the board.

Application	:	Applied
Explanation on application of the practice	:	The Chairman of the ARMC is Mr Lau Nai Pek, a Senior Independent Director. He is not the Chairman of the Board. The responsibilities of the ARMC Chairman are set out in the ARMC's Terms of Reference which is available at the Company's website at https://www.heinekenmalaysia.com/corporate-governance/
Explanation for departure	:	
Large companies are req to complete the columns	•	ed to complete the columns below. Non-large companies are encouraged elow.
Measure	:	
Timeframe	:	

There is an effective and independent Audit Committee.

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

Practice 9.2

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

Application	•	Applied
· ·pp······	·	, pp. 151
Explanation on	:	None of the existing Board members of the Company was a former
application of the		key audit partner.
practice		
		The Board will observe a cooling-off period of at least three (3) years in the event any potential candidate who is a former key audit partner is being considered to be appointed as a member of the ARMC. Such requirement is also set out in the ARMC's Terms of Reference.
Familian Atlantan		
Explanation for	:	
departure		
Large companies are req	quir	red to complete the columns below. Non-large companies are encouraged
to complete the columns	s be	elow.
Measure	:	
Timeframe	:	
	-	

There is an effective and independent Audit Committee.

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

Practice 9.3

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

Application	:	Applied
Explanation on application of the practice	:	The ARMC assesses the independence and objectivity of the external auditors in carrying out statutory audit for the Group and prior to the engagement of non-audit services of the external auditors. The external auditors, Messrs Deloitte PLT, have confirmed that they have complied with the independence requirements set out in the By-Laws (on Professional Ethics, Conduct and Practice) of the Malaysian Institute of Accountants (By-Laws) and the International Code of Ethics for Professional Accountants (including International Independence Standards) of the International Ethics Standards Board for Accountants (IESBA Code) and that they have fulfilled their ethical responsibilities in accordance with the said By-Laws and IESBA Code.
		The ARMC also reviews the nature of the non-audit services and the related fee levels individually and in aggregate relative to the audit fee to ensure they do not compromise their independence and objectivity. As an additional measure to ensure that the non-audit services do not impair the audit firm's independence, the ARMC has put in place preapproved/agreed policies and procedures on provision of permissible and non-permissible non-audit services to the Group. For FY2023, the external auditors were engaged mainly to perform statutory audit on the Group's financial statements and review the reporting deliverables to Deloitte Netherlands and the Company's Statement on Risk Management and Internal Control.
		The ARMC meets the external auditors at least twice a year to discuss their audit plan, audit findings and their reviews of the Group's financial statements. The ARMC also have private meetings with the external auditors twice annually without the presence of the Managing Director and the Management staff to discuss areas of concerns, if any, or additional matters which may be of a confidential nature; and the audit findings and any other observations they may have during the audit process.

	 The ARMC considers the re-appointment and terms of engagement of the external auditors, guided by the following criteria and the assessment performed by Heineken NV at the global level: Technical and competencies of the audit team Adequacy of resources and relevant specialist/experts deployed to conduct the audit Audit scope and planning taking into consideration the size and complexity of the Group Audit communications to the ARMC Audit and non-audit fees Independence and objectivity The ARMC also reviewed the information presented in the Annual Transparency Report of Messrs Deloitte PLT. 		
Explanation for : departure			
Large companies are requir to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.		
Measure :			
Timeframe :			

There is an effective and independent Audit Committee.

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

Practice 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Not Adopted
Explanation on adoption of the practice	:	

There is an effective and independent Audit Committee.

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

Practice 9.5

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

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

Application :	Applied		
Explanation on : application of the practice	: The ARMC comprises three (3) Non-Executive Directors, with majority being Independent Directors including the Chairman. All the members of the ARMC are financially literate, they possess the appropriate level of expertise and experience and have sufficient understanding of the Group business and are able to objectively review, analyse, challenge and make recommendations of matters under the purview of the ARMC including the financial reporting process. Two of the members including the ARMC Chairman are Chartered Accountants.		
	All members of the ARMC had undertaken continuous professional development to enhance their ability in discharging their duties and responsibilities. Training attended by the ARMC members during 2023 are as follows: Members Training attended		
	Lau Nai Pek (Chairman) I Financial Reporting on Impact of Climate Change Effect Mandatory Accreditation Programme Part II - Leading For Impact Anti-Bribery and Anti-corruption		
	Choo Tay Sian, Kenneth Security and Fraud Awareness Training by HEINEKEN All-Inclusive Leadership by HEINEKEN HEINEKEN Global Forum — Thrive To Win Coaching Mastery Certification Data Privacy Challenge for HEINEKEN Commerce, Digital & Technology and People Operations Functions THRIVE Leadership Development Program (IMD Campus, Executive Learning Centre, Lausanne Switzerland) Anti-Bribery & Corruption Training by HEINEKEN HEINEKEN Code of Business Conduct 2023		
	Chua Carmen Mandatory Accreditation Programme (MAP) Part I for first time Directors of companies listed on Bursa Malaysia.		

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

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

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

Practice 10.1

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

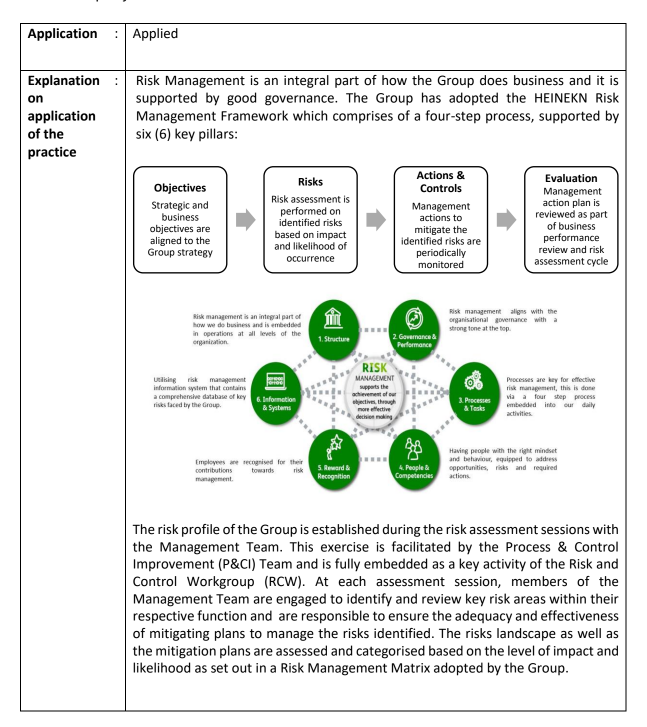
Application	:	Applied		
Explanation on application of the practice	:	The Group has adopted the HEINEKEN Risk Management and Internal Control Systems which enables Management to identify, assess prioritise and manage risks on a continuous and systematic basis. The Board, through the ARMC continually reviews the adequacy, integrity and effectiveness of the risk management and internal control systems to ensure that the same are soundly conceived, in place, effectively administered and regularly monitored.		
		As an integral part of the risk management and internal control systems, an assessment is also performed on the internal controls surrounding the Group financial reporting process on an annual basis, focusing on transparency, accountability and safeguarding of the Group's assets. Outcome of the assessment is reported to the ARMC during their quarterly meetings.		
		The Internal Audit function, which is performed in-house, assists the ARMC and the Management in the effective discharge of their responsibilities in respect of risk management, internal control and governance. It is guided by its Charter and its principal responsibility is to provide independent and objective reviews on the Group's internal control system so as to ensure that controls which are instituted are appropriate and can effectively address acceptable risk exposures. The Internal Audit function also ensures that recommendations to improve controls are followed through by Management.		
Explanation for departure	:	5 ,		
Large companies are r to complete the colum	•	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 10.2

The board should disclose the features of its risk management and internal control framework, and the adequacy and effectiveness of this framework.



The identified risks will be mapped out on a heat map and ranked according to the level of risk and impact and the same will be tabled to the Management Team at the quarterly RCW meeting. In determining the most appropriate responses to be taken to address the risks, the following risk mitigation strategy will be applied:



For the managing of risk management activities, the Group applies the "Three-lines of Defence" model, the details of which are set out in the Statement on Risk Management and Internal Control in the Company's Annual Report 2023.

The RCW, which is made up of members of the Management Team and is chaired by the Managing Director, oversees the areas of risk management and internal control of the Group. It meets on a quarterly basis to review the risk management activities and internal control issues raised. Matters deliberated in the RCW meetings are reported to the ARMC. The RCW is supported by the P&CI Team who is tasked to oversee compliance with the Group's Risk Management and Internal Control Systems and drive continuous process improvements.

The P&CI Team, which comprises a P&CI Manager and a P&CI Executive, is a function within the Finance Department with effect from 1 June 2023 whilst the Internal Audit Department maintains a functional reporting relationship with the ARMC and reports administratively to the Managing Director.

As an integral part of the Framework, internal control activities are carried out with the aim of providing reasonable assurance as to the accuracy of financial information, non-financial disclosures, the Company's compliance with applicable laws and internal policies, and the effectiveness of internal processes.

The internal controls are defined in HeiRules, which comprise all mandatory standards and procedures including financial reporting, IT and Tax. On an annual basis, a Control Self-Assessment (CSA) is performed by each function to assess the implementation and execution of the mandatory standards and procedures required under the HeiRules. The Group has also adopted the HEINEKEN's Risk and Control Matrix (RACM) compliance programme that focuses on internal controls over financial reporting. The RACM assessment is performed on key controls surrounding the Group's financial reporting process based on materiality level; and it focuses on transparency, accountability and safeguarding of assets.

The P&CI Team coordinates both CSA and RACM assessments on an annual basis. The assessments are performed by competent assessors and the outcome are tested by qualified reviewers. The P&CI Team discusses non-compliance areas, if any, and control deficiencies with relevant process owners and reports it in a monitoring tool whilst ensuring the necessary remediation action plan is in place. Completed actions are then retested to ensure adequate remediation. Deficiencies, if any, will be assessed and reported to the RCW and the ARMC during their quarterly meetings.

	The Board is of the view that the overall risk management and internal control systems in place for FY2023 are operating adequately and effectively for the purpose of safeguarding the Group's assets, as well as shareholders' investments and the interests of customers, employees and other stakeholders.
Explanation :	
for	
departure	
Large companies	s are required to complete the columns below. Non-large companies are encouraged
to complete the	columns below.
·	
Measure :	
T: f	
Timeframe :	

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

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

Practice 10.3 - Step Up

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

Application :	Adopted
Explanation on : adoption of the practice	Risk management is under the purview of the ARMC which comprises a majority of Independent Directors, with two Independent Directors out of the three committee members. The principal responsibilities of the ARMC in relation to risk management are set out in its Terms of Reference.

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

Practice 11.1

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

Application	:	Applied
Explanation on application of the practice	:	The Internal Audit function is performed in-house. It assists the ARMC and the Management in the effective discharge of their responsibilities and its principal role is to undertake independent and systematic reviews of the Group's internal control system so as to provide objective assurance on the adequacy, integrity and effectiveness of the Group's risk management, internal controls, anti-bribery and anti-corruption, Speak Up and the overall governance processes.
		The Internal Audit function is guided by an Internal Audit Charter approved by the ARMC. The charter sets out the purpose, scope, responsibility and authority of the function.
		The Internal Audit function carried out its activities based on the Internal Audit Plan approved by the ARMC. The Internal Audit Plan is developed based on the risk profiles identified in accordance with the Group's Risk Management Framework in consultation with the Management Team. The ARMC reviews the extent of the audit scope and coverage of the Group's activities; and the adequacy, competency and the internal audit resources to support the completion of the plan. At the quarterly ARMC meetings, the ARMC reviews the progress of internal audit activities and the resource requirements, including interim changes and the impact of resource limitations. The ARMC also reviews significant risk and control issues, including fraud risks, governance issues and other matters that require the ARMC's attention.
		During FY2023, the Internal Audit function completed 18 audit assignments which included 4 investigative audits on matters reported via the Speak Up channel and requests made by Management. The audits were performed using a risk-based approach followed by root-cause analysis and were consistent with the Group's established framework in designing, implementing and monitoring of its internal control systems. The audit covered various operational areas within the Group, which included:
		 Regional sales offices and distributors' safety standards Management of decanting process Trade activities in selected outlets Management of commercial assets i.e. draught beer equipment and fridges Compliance with the HEINEKEN Brand Promoters Policy

	 Compliance with the "When You Drive, Never Drink" Policy Employees' declaration of conflict of Interest Recurrent Related Party Transactions Findings from the audits were highlighted to Management who are responsible for ensuring that the agreed action plans to address the reported weaknesses are implemented within the required timeframe. On a regular basis, the Internal Audit function reviewed the status of implementation of the recommended actions and preventive measures. The audit findings, audit opinion or conclusion and the status of implementation of the action plan were reported to the Risk and Control Workgroup and presented to the ARMC for review at their respective quarterly meetings. The Internal Audit function also works collaboratively with the Process & Control Improvement team to review the risk management process of the Group as a whole. The ARMC had evaluated the performance of the Internal Audit function for FY2023 and was satisfied with the overall performance of the function as it had been effective in performing its duties. The
	Internal Audit function also provided value added recommendations to the organisation, strengthening its internal controls, improving efficiency of processes whilst enabling cost savings, and was able to function independently.
Explanation for : departure	
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	
	l l

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

Practice 11.2

The board should disclose-

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

Application	:	Applied
Explanation on application of the practice	:	The Internal Audit function is performed in-house and it is headed by Eugene Ding Diew Ping who reports functionally to the ARMC and administratively to the Managing Director. The Internal Audit function does not have any direct operational responsibility or authority over any of the activities it audits nor has it engaged in any activity that might impair the internal auditor's judgement. All the internal audit staff had confirmed via an annual declaration that they were free from any relationships or conflict of interests which could impair their objectivity and independence.
		The Head of Internal Audit, Eugene Ding Diew Ping, holds a Bachelor's Degree of Business (Accounting) from the University of Technology Sydney, Australia. He is also a Chartered Accountant of the Malaysian Institute of Accountants and a Chartered Member of the Institute of Internal Auditors Malaysia (IIAM). He has over 20 years of internal audit experience. Currently, he is supported by an Internal Audit Manager who is assisted by an Internal Audit Executive. During FY2023, relevant trainings were provided to the internal audit team to enhance their competencies.
		In carrying out the audit activities, the Internal Audit function has adopted the International Standards for the Professional Practice of Internal Auditing (IIA Standards) issued by the International Internal Audit Standards Board. The internal audit staff adhere to the Code of Ethics adopted by the IIA which sets out, among others, the principles relevant to the profession and practice of internal auditing and the rules of conduct expected of internal auditors.
Explanation for departure	:	
Large companies are re to complete the colum	•	ed to complete the columns below. Non-large companies are encouraged clow.

Measure	:	
Timeframe	:	

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

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

Practice 12.1

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

Application :	Applied
Explanation on : application of the practice	The Company acknowledges the importance of timely and equal dissemination of material information to shareholders, investors and public at large. It continued to maintain an active and proactive communication approach with its shareholders and other stakeholders to facilitate mutual understanding of each other's objectives and expectations.
	The Company is guided by the disclosure requirements of the Main Market Listing Requirements along with the Corporate Disclosure Guide issued by Bursa Securities and the HEINEKEN Media Policy and HEINEKEN Financial Disclosure Guidelines which stipulate the authorised spokepersons through which/whom certain information shall be disclosed to internal and external stakeholders with specific guidance on the disclosure of material information, maintenance of confidentiality of information and dissemination of information.
	The Company's Annual Report remains a key channel of communication with the Group's stakeholders in that it provides a comprehensive review on the Group's key financial and non-financial performance. The Company disseminates its annual report to its shareholders on a timely basis. The report is also made available to shareholders electronically as soon as it is published.
	The Company leverages on various communication platforms to reach out to shareholders and stakeholders. These include among others, announcements via Bursa LINK, disclosures on the Company's website, bi-annually results briefings with analysts, fund managers and media, engagements through the Investor Relations function and the Company's social media. In 2023, numerous engagement activities were carried out by the Company to engage its stakeholders. Details of the engagement activities are reported in the Stakeholder Engagement section within the ESG Review in the Annual Report 2023.
Explanation for : departure	

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

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

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

Practice 12.2

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

Application :	Applied
Explanation on application of the practice	Driven by a commitment to transparency, the Company's Annual Report 2023 has been prepared based on the integrated reporting approach demonstrating how the Company's strategy, actions, performance, governance and prospects lead to stakeholder value creation. The Annual Report 2023 has been developed in line with the relevant rules, regulations, guidelines and best practices, which include: Companies Act 2016 Bursa Malaysia's Corporate Governance Guide 4th Edition Bursa Malaysia's Main Market Listing Requirements Malaysian Code on Corporate Governance 2021 Malaysian Financial Reporting Standards International Financial Reporting Standards International Financial Reporting Standards and other regulatory requirements, as applicable In the area of sustainability, our ESG Review has been prepared with reference to Bursa Malaysia's Main Market Listing Requirements and Sustainability Reporting Guide 3 rd Edition. We are also guided by the United Nations Sustainable Development Goals (UN SDGs), UN Global Compact Index, recommendations of the Task Force on Climate-Related Financial Disclosures (TCFD), FTSE4Good Bursa Malaysia Index and Global Reporting Initiative (GRI) Sustainability Reporting Standards.
Explanation for : departure	
Large companies are requ to complete the columns i	ired to complete the columns below. Non-large companies are encouraged pelow.
Measure :	
Timeframe :	

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

Practice 13.1

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

Application	:	Applied	
Explanation on application of the practice		The Company's Annual Report 2022 together with the Notice of the 59 th AGM were issued on 13 April 2023, more than 28 days prior to the AGM held on 12 May 2023. Notification on the publication of the Annual Report and the AGM notice on the Company's website was sent out to shareholders on the same day. The following information were provided in the AGM notice: (i) explanatory notes to shareholders regarding their entitlement to attend the AGM and their right to appoint proxy and detailed explanations for each motion to be tabled at the AGM to enable shareholders to make informed decisions in exercising their voting rights; and (ii) administrative details regarding the AGM to allow the shareholders to plan and make necessary arrangements to participate in the AGM; and send pre-meeting questions in relation to the AGM agenda items to the Tricor's TIIH Online website.	
Explanation for departure	:		
	-		
Large companies are req to complete the columns		ed to complete the columns below. Non-large companies are encouraged rlow.	
Measure	:		
Timeframe	:		

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

Practice 13.2

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

Application	Applied
Explanation on application of the practice	In 2023, the Company's AGM was conducted entirely on a virtual basis using the remote participation and voting (RPV) facilities. All Board members were present at the broadcast venue together with the external auditor, the Company Secretary and the Finance Director whilst some of the Management Team members were also present at the AGM. The presence of all Directors provided opportunities for the shareholders to engage with the Directors and allowed the shareholders to raise questions and concers directly to the Directors.
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 13.3

Listed companies should leverage technology to facilitate-

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

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

Application	:	Applied
Explanation on application of the practice	:	In 2023, the Company's AGM was conducted entirely on a virtual basis using the RPV facilities which are available on Tricor Investor & Issuing House Services (TIIH) online website, allowing remote shareholders' participation and voting in absentia.
		Together with the Share Registrar, the Company ensured that the online platform has appropriate measures to protect data privacy and manage cyber security risk and prevent cyber threats before and during the meeting.
Explanation for departure	:	
Large companies are re to complete the colum	•	red to complete the columns below. Non-large companies are encouraged elow.
Measure	:	
Timeframe	:	

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

Practice 13.4

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

Note: The explanation of	f adoption of this practice should include a discussion on measures				
undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient					
opportunity to pose questions and the questions are responded to.					
Application :	Applied				
Explanation on : application of the practice	The Chairman chaired the 59 th AGM held in May 2023 and briefed the meeting on the meeting agenda and reminded shareholders' of their rights to vote and submit their question to the Board during the meeting. He also explained to the meeting recommendations provided by the Board and the rationale behind each motion tabled at the meeting.				
	During the AGM, a comprehensive review of the Group's business and financial performance together with an overview of the Group's activities, key challenges, market outlook and the Group's strategies and priorities for the ensuing year was presented by the Managing Director.				
	A Questions & Answers session was part of the meeting proceedings during which shareholders were given the opportunity and time to submit questions regarding the Company's performance, provide comments or suggestions for improvement via the RPV facilities. The Chairman and/or the Managing Director addressed all relevant questions submitted.				
	All resolutions set out in the notice of the AGM were voted by poll and an independent scrutineer was appointed to validate the votes for each resolution. The poll results were announced before the closure of the AGM and were published on the Company's website and via Bursa LINK on the same day after the meeting.				
Explanation for : departure					
Large companies are require to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.				

Measure	:	
Timeframe	:	

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

Practice 13.5

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

undertaken to ensure	the g	adoption of this practice should include a discussion on measures general meeting is interactive, shareholders are provided with sufficient				
		ons and the questions are responded to. Further, a listed issuer should also e choice of the meeting platform.				
Application	:	Applied				
Explanation on application of the practice	:	Together with the AGM notice, an Administrative Guide which sets out the meeting details, information on shareholders' rights/entitlement to participate at the meeting was sent out to shareholders. The proceedings of the Company's 59th AGM were live broadcasted using the RPV facilities which are available on TIIH online website. Eligible shareholders and proxies were able to join the live streamed AGM via web portal or mobile application via the TIIH online website. Shareholders were given the opportunity and time to submit questions in the query box via the RPV facilities prior to or during the AGM. Questions posed by shareholders including the Minority Shareholder Watch Group had been made visible to all meeting participants and were read out during the Questions & Answers session. The Chairman and/or the Managing Director addressed all relevant questions submitted.				
Explanation for departure	:					
Large companies are r to complete the colum		red to complete the columns below. Non-large companies are encouraged elow.				
Measure	:					
Timeframe	:					

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

Practice 13.6

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

Note: The publication of general meeting.	of Ke	ey Matters Discussed is not a substitute for the circulation of minutes of			
Application	:	Applied			
Explanation on application of the practice	:	The minutes of the 59 th AGM held on 12 May 2023 detailing the attendance of Directors and the meeting proceedings were published on the Company's website at https://www.heinekenmalaysia.com/annual-general-meetings.html within 30 business days after the AGM.			
Explanation for departure	:				
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.					
Measure	:				
Timeframe	:				

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.

Not applicable		