CORPORATE GOVERNANCE REPORT

STOCK CODE : 8079

COMPANY NAME: Lee Swee Kiat Group Berhad

FINANCIAL YEAR : December 31, 2024

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 responsible to set a strategic direction of Lee Swee Kiar Group Berhad ("the Company" or "LSK Group") and its subsidiaries ("the Group") with measurable objectives and goals. The Group aims to be one of the largest natural latex bedding manufacturers in Association of South East Asia Nations ("ASEAN"). The Group practises conservative corporate financing structure with healthy cash flow to ensure sufficient resources are available for future expansion to achieve its target.	
		LSK endeavours to become a responsible corporate citizen by incorporating Corporate Social Responsibilities. The Board embedded Environment, Social and Governance ("ESG") into the operations to ensure sustainability of the Group.	
		Mission Statement of the Group LSK is a responsible corporate citizen helping people to sleep better by using environmentally friendly natural latex as raw materials, through utilising energy-efficient green technology production methods, in order to minimise carbon footprint to the environment.	
		The key responsibilities of the Board are as follows:-	
		(1) Together with Senior Management, promote good corporate governance culture within the Group which reinforces ethical, prudent and professional behaviour.	
		(2) Review and set a strategic plan for the Group to ensure that the strategic plans for the Group support long-term value creation and includes strategies on ESG considerations underpinning sustainability.	
		(3) Review, challenge and decide on Management's proposals for the Group, and monitor its implementation by Management.	

- (4) Oversee the conduct of the Group's business to ensure it is properly managed, including supervising and assessing corporate behaviour and conduct of the business of the Group.
- (5) Identify the principal risks and ensuring implementation of appropriate internal controls and mitigation measures to achieve a proper balance between risks incurred and potential returns to the shareholders.
- (6) Understand the principal risks of the Company's business and recognise that business decisions involve the taking of appropriate risks.
- (7) Ensure there is a sound risk management and internal control framework to safeguard the Group's assets.
- (8) Set the risk appetite within which the Board expects Management to operate and ensure that there is an appropriate risk management framework to identify, analyse, evaluate, manage and monitor significant financial and non-financial risks.
- (9) Review the information and risk management and internal control system and the effectiveness of Management.
- (10) Ensure Senior Management has the necessary skills and experience and there are measures for orderly succession planning for the Company's Board of Directors and Senior Management which are reviewed on an annual basis, and to ensure that there are appropriate policies for training, appointment and performance monitoring of Senior Management.
- (11) Review, adopt and monitor the annual budget for the Group with regular revision on forecast taking into account the changes in the economic, legal, social and general business environments.
- (12) Review and approve the Group's financial statements and other reporting prepared in accordance to the prevailing accounting standards as well as Main Market Listing Requirements ("MMLR") of Bursa Malaysia Securities Berhad and ensure the integrity of the Group's financial and non-financial reporting.
- (13) Constant review of various key performance ratios and embedded the performance link compensation plan in an Executive Directors Incentive Scheme for the Executive Directors, with key performance indicators including profitability, return on shareholders' fund and gearing ratio target to encourage prudent financial management without involving excessive gearing.
- (14) Carry out periodic review of the Code of Conduct and Ethics of the Group as follows:

	 (i) Practise the Group's Motto "EIIE" which stands for "Effective, Integrity, Improve and Efficient". (ii) Compliance to all applicable laws, rules and regulations: (a) Constantly be aware of all applicable laws, rules and regulations for lawful Company's business operations. (b) The major laws, rules and regulations including, inter alia, the Income Tax Act 1967, Labour Law, MMLR and Sales and Services Tax Act. (iii) Promote sustainability on environment, community and working environment by communicating the Social Responsibility Philosophy to the Group's employees. (iv) Cultivate an environment of high integrity by having a Whistle Blowing Policy to complement the internal audit procedures to assist the Board in deterring and early detection of fraud.
	(15) Ensure the Company has in place procedures to enable effective communication with stakeholders.
	The Board reserves a formal schedule of matters for the Board's deliberation and approval. This includes, amongst others, the following matters:-
	 (a) Strategic issues and planning, including sustainability; (b) Budget and performance reviews; (c) Quarterly financial results and audited financial statements; (d) Dividend policy or declaration of dividends; (e) Capital expenditures; (f) Material borrowings; (g) Treasury policies; (h) Key human resources issues; (i) Material acquisitions and disposals of undertakings and properties; (j) Proposed appointment of external auditors and their audit fees; (k) Related party transactions ("RPT"), recurrent RPT and conflict of interest and any other transaction, procedures or course of conduct that raises question on management integrity and any recommendations relating thereto; and (l) New venture.
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.2

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

Application	:	Applied
Explanation on application of the practice	:	The Chairman of the Board is the founder of the Group, Mr Lee Ah Bah @ Lee Swee Kiat ("Mr Lee"). Mr Lee has more than 50 years of experience in business and provide good guidance on the strategy of the Group. The responsibilities of the Chairman of the Board are:- (1) Leading the Board in setting its value, ethical standards, establish and monitoring good corporate governance practices in the Group; (2) Developing corporate strategies;
		 (3) Leading Board discussion, encourage active participation and allowing dissenting views to be freely expressed; (4) Setting the Board agenda with the assistance of the Company Secretary and ensuring all Board members receive complete and accurate information in a timely manner and all relevant issues for the effective running of the Company's business are on the agenda; (5) Provide leadership for the Board to ensure the Board perform its responsibilities effectively in compliance with Board Charter; (6) Attaining long-term growth objectives of the Group; (7) Ensure timely dissemination of Board Papers to the Board members; (8) Managing the interfere between Board and Senior Management; (9) Ensuring proper flow of information to the Board, reviewing adequacy and timing of documentary materials in support of Management's proposal and review of performance of the Company and/or Group; (10) Ensuring appropriate steps are taken to provide effective communication with stakeholders and that their views are communicated to the Board as a whole; and (11) Presiding over the Board and general meetings of the Company.
Explanation for departure	:	

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

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

Application :	Applied	
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Explanation on :	The positions of Executive Chairman and Managing Director are held by	
application of the	two different individuals. The Executive Chairman is Mr Lee Ah Bah @	
practice	Lee Swee Kiat, while the Managing Director is Dato' Lee Kong Sim, Eric.	
	The role of the Executive Chairman and Managing Director are clearly	
	segregated to ensure a balance of responsibility and authority to	
	facilitate an accountable and high performing Board.	
	The respective roles and responsibilities of the Executive Chairman and	
	Managing Director are provided in the Board Charter, which is available	
	on the Company's website at <u>www.lsk.com.my</u> .	
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.4

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

allows the Chairman to p	man is not a member of any of these specified committees, but the board articipate in any or all of these committees' meetings, by way of invitation, actice should be a 'Departure'.	
Application	: Applied	
Explanation on application of the practice	The Chairman of the Board, Mr Lee Ah Bah @ Lee Swee Kiat ("Mr Lee"), is not a member of the Audit Committee and Nomination and Remuneration Committee ("Board Committees") of the Company since the date of his appointment to the Board on 3 February 2004. Further, Mr Lee had not been invited to participate in the meetings and deliberation of the Board Committees, to ensure there is check and balance, as well as objective review by the Board. This practice has been embedded in the Board Charter and Terms of Reference of the respective Board Committees which are available on the Company's website at www.lsk.com.my .	
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.5

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	:	In carrying out its duties, the Board is supported by external Company Secretaries, who are qualified under Section 235(2) of the Companies Act 2016 ("CA 2016"). The Company Secretaries are members of the Malaysian Institute of Chartered Secretaries and Administrators. On 8 November 2024, there was a change in the Company Secretaries and the current Company Secretary is a member of Malaysian Institute of Accountants which fulfils the requirements of Section 235(2) of the Companies Act 2016.
		The Company Secretaries work closely with the Board and Board Committees and plays an important role in implementation of corporate governance by advising the Board and its Committees in compliance with the Main Market Listing Requirements ("MMLR") of Bursa Malaysia Securities Berhad, the CA 2016 and other relevant laws and regulations. The roles and responsibilities of the Company Secretaries includes, but
		 (1) Advise the Board on its roles and responsibilities; (2) Advise the Board on corporate disclosures and compliance with the CA 2016 and MMLR of Bursa Securities; (3) Ensure that Board procedures and applicable rules are observed during meetings; (4) Attend and record minutes of the Board and Board Committees meetings and facilitate communications; (5) Maintain records of the Board and Board Committees and ensure effective management of the Company's statutory records; (6) Monitor corporate governance developments and assist the Board in applying governance practices to meet the Board's needs and stakeholders' expectations; (7) Manage processes pertaining to the Annual General Meetings and
		General Meetings; and (8) Carry out other functions as may be directed by the Board from time to time. The Company Secretaries keep themselves abreast of relevant corporate governance and regulatory requirements by undertaking continuous professional development.

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

Practice 1.6

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

Application	:	Applied
Explanation on application of the practice	·	The Directors may hold meetings for the despatch of business and adjourn and otherwise regulate their meetings as they think fit. The annual meeting schedule is prepared and circulated in advance to facilitate Directors' planning. The Board Committee meetings are conducted separately from the Board meetings to enable objective and independent discussion during the meetings.
		The Group practices timely dissemination of the relevant meeting materials to the Directors and relevant parties prior to the meeting. The meeting materials were distributed at least five business days in advance of the Board meetings via electronic mail transmission or hard copy as needed to the respective Directors to enable the Directors to obtain further explanations, where necessary, in order to be sufficiently briefed before the meeting.
		For every Board meeting, the Chairman ensures adequate time is allocated for discussion of issues tabled to the Board for deliberation.
		Upon completion of each Board meeting, the Company Secretaries will circulate the minutes to Directors for review before approving it as soon as practicable. The Board ensures that the minutes of meetings accurately reflect the deliberations and decisions of the Board, including dissenting view and Directors' abstention from deliberation and decision on a particular manner.
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There is demarcation of responsibilities between the board, board committees and management.

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

Practice 2.1

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

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

Application	: Applied	
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Explanation on	: The Board maintains a Board Charter which clearly defines the following	
application of the	matters:-	
practice		
	(1) Composition of the Board;	
	(2) Board Independence;	
	(3) Appointment of Directors;	
	(4) Tenure of Directors;	
	(5) Board Performance;	
	(6) Directors' Time Commitment;	
	(7) Roles and Responsibilities of the Board, the Executive Chairman,	
	Managing Director, Executive Directors and Non-Executive	
	Directors, Independent Non-Executive Directors, Senior	
	Independent Non-Executive Directors and Senior Management;	
	(8) Board Committees;	
	(9) Remuneration of Directors and Senior Management;	
	(10) Board Meetings; (11) Access to Information and Independent Advice;	
	(12) Company Secretary;	
	(12) Company Secretary, (13) Directors' Induction and Training;	
	(14) Investor Relations and Shareholders Communication;	
	(15) Code of Conduct and Ethics;	
	(16) Environmental, Social and Governance;	
	(17) Conflict of Interest;	
	(18) Confidentially and Disclosures of Interest;	
	(19) Dealings in Securities;	
	(20) Whistle Blowing Policies and Procedures; and	
	(21) Anti Corruption and Bribery Policy.	
	The Board had also put in place limits of authority for various	
	management positions. There are certain material issues and decisions,	
	especially for any non-recurring transactions exceeding RM250,000 in	
	value, are reserved for the Board.	
	The Board Charter is subject to periodical review by the Board in	
	accordance with the needs of the Company to ensure it remains	

	consistent with the Board's objectives and responsibilities and		
	continued compliance with legal and corporate governance		
	requirements, Main Market Listing Requirements of Bursa Malaysia		
	Securities Berhad and the Company's Constitution.		
	The Board Charter was last reviewed by the Board on 27 February 2024.		
	A copy of the Board Charter is available on the Company's website at		
	www.lsk.com.my.		
	www.iskicom.imy.		
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The board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

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

Practice 3.1

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

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

Application	:	Applied		
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Explanation on application of the practice	:	Group. The Board together with Management, implements its policies and procedures including managing potential conflicts of interests, preventing abuse of power, corruption, insider trading and money laundering to ensure compliance with the relevant laws, rules and regulations.		
		This CCE acts as a reference for conducts of which the Board wishes the Group to practise in its day-to-day operations.		
		The Group's list of Standards of Conducts were:-		
		 (a) To practice the Group's Motto "EIIE" which stands for "Effective, Integrity, Improve and Efficient"; (b) Compliance to all applicable laws, rules and regulations; (c) To promote sustainability on environment, community and working environment; (d) To cultivate environment of high integrity by having a Whistle Blowing Policy; and (e) To avoid situation that may cause conflict of interest to arise. Should such situation become unavoidable, action in the best interest of the company should be taken 		
		The Code was last reviewed by the Board on 27 February 2024. A copy of the CCE is available on the Company's website at www.lsk.com.my .		
		The Board of Directors has established the Anti-Corruption and Bribery Policy in compliance with the Malaysian Anti-Corruption Commission (Amendment) Act 2018. This policy serves to provide guidance on how to recognise and deal with bribery and corruption issues and act as a deterrence to such practices. This is to promote fair and equitable business practices with business ethics.		

	The Anti-Corruption and Bribery Policy for the Group was last reviewed by the Board on 27 February 2024. A copy of the policy is available on the Company's website at www.lsk.com.my .
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The board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

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

Practice 3.2

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

Application	:	Applied	
Explanation on application of the practice	:	The Board has established a Whistle Blowing Policy ("WB Policy") with clear objectives, scopes as well as fraud reporting and investigation procedures to complement the internal audit procedures to assist the Board in deterring and early detection of fraud from day-to-day operations.	
		Any employee that suspected fraud could report directly to the Management, the internal auditors, Executive Directors or even directly to the Chairman of the Audit Committee through his designated email. The identity of the whistle blower will be kept anonymous and external investigators may be engaged to carry out necessary investigations. The Chairman of the Audit Committee may decide or bring the matter to the Audit Committee to decide on the next course of action to be taken, including making a formal police report, if the situation warrants it. The WB Policy was last reviewed by the Board on 27 February 2024. A copy of the WB Policy is available on the Company's website at www.lsk.com.my .	
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.1

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

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

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

Application	:	Applied	
Explanation on application of the practice		The material matrix provided consists of categories representing economic, environmental, social, and governance ("EESG") aspects relevant to LSK Group as shown in the Sustainability Statement. Each category contains specific elements related to sustainability practices within the company's operations. When developing strategies, business plans, and risk management approaches for sustainability, the material matrix serves as a guide for identifying key areas of focus and priority actions across the EESG spectrum. Here's how the provided material matrix relates to the development of sustainability strategies, business plans, and risk management approaches: 1. Identification of Material Issues: • The material matrix helps identify material sustainability issues that are relevant to LSK Group's operations and stakeholders. By categorising economic, environmental, social, and governance aspects, it provides a comprehensive overview of key areas requiring attention. 2. Integration into Strategies and Business Plans: • Each element in the material matrix represents a potential	
		area for integration into the Company's strategies and business plans. For example, considering "Customer Demand Based Business Model / Product Innovation" (Category A), LSK Group may develop strategies to align product innovation with sustainability principles to meet evolving customer demands. • Similarly, "Supply Chain Management System" (Category C) highlights the importance of integrating sustainability criteria into supply chain processes, which can be reflected in business plans aimed at enhancing supply chain resilience and sustainability performance.	
		 Risk Management and Mitigation: The material matrix also serves as a basis for identifying and assessing sustainability-related risks across economic, 	

	environmental, social, and governance dimensions. For instance, "Responsibilities on Discharges to Air, Water and Land" (Category G) highlights environmental risks associated with pollution and regulatory compliance, which can inform risk management strategies aimed at mitigating environmental impacts and ensuring compliance with regulations. • By systematically evaluating risks across the matrix, LSK Group can prioritise actions to mitigate potential negative impacts and capitalise on opportunities for sustainable growth. 4. Stakeholder Engagement and Reporting: • The material matrix facilitates stakeholder engagement by providing a structured framework for discussing sustainability issues with relevant stakeholders. By aligning strategies and business plans with the elements in the matrix, the Company can demonstrate its commitment to addressing material sustainability concerns identified by stakeholders. • Moreover, the matrix serves as a foundation for reporting on sustainability performance, allowing LSK Group to track progress and communicate transparently with stakeholders regarding its EESG initiatives.
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.2

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

Application	:	Applied	
Explanation on application of the practice		The board ensures that the company's sustainability strategies, priorities, targets, and performance against these targets are effectively communicated to its internal and external stakeholders. Below is a breakdown of stakeholder groups, frequency, types of engagement, topics of concern, performance targets, sustainability KPIs (Key Performance Indicators), and how the company manages these issues:	
		 Customers (existing and potential): Frequency: Ongoing Type of Engagement: Awareness programs, one-to-one engagement, marketing materials, roadshows Topics of Concern: Product quality, delivery punctuality, product defects, pricing Performance Targets: Achieve a customer satisfaction rate of 90% or above; reduce product defects by 20% compared to the previous year Sustainability KPIs: Customer satisfaction score, product defect rate Management Approach: Implement quality management systems, offer competitive pricing, conduct regular customer feedback surveys, and incorporate customer suggestions for product improvement. Media: Frequency: Frequent Type of Engagement: Newspaper, social media, press 	
		 conferences, product launches Topics of Concern: Company performance, misconceptions, complaints Performance Targets: Maintain positive media sentiment with at least 80% of media coverage reflecting the company's sustainability efforts positively 	
		 Sustainability KPIs: Media sentiment analysis, frequency of positive vs. negative media coverage Management Approach: Engage in proactive communication, issue press statements to address misconceptions, highlight sustainability achievements through various media channels. 	
		3. Employees:Frequency: Regular, ongoing	

- **Type of Engagement:** Knowledge sharing sessions, internal customer engagement programs, surveys, innovation programs
- **Topics of Concern:** Job security, welfare, safety, competency
- Performance Targets: Achieve a staff satisfaction rate of 85% or above; reduce workplace accidents by 15% compared to the previous year
- **Sustainability KPIs:** Employee satisfaction score, lost-time injury frequency rate
- Management Approach: Implement employee engagement programs, conduct regular safety training, provide opportunities for skill development and career advancement.

4. Suppliers:

- Frequency: Occasional
- **Type of Engagement:** Performance review meetings, workshops, compliance coaching
- Topics of Concern: Compliance, pricing, cost efficiency, ESH
- **Performance Targets:** Maintain supplier compliance rate above 90%; achieve a 10% cost reduction in procurement processes
- **Sustainability KPIs:** Supplier compliance score, procurement cost savings
- Management Approach: Conduct regular supplier audits, provide training on environmental, social, and health aspects, explore opportunities for cost-saving initiatives through process improvements.

5. Investors and Financiers:

- **Frequency:** Annual, quarterly
- Type of Engagement: AGM, quarterly results, briefings, meetings
- **Topics of Concern:** Legal compliance, financial performance, business risks
- **Performance Targets:** Achieve a return on investment (ROI) of 15%; maintain a debt-to-equity ratio below 0.5
- Sustainability KPIs: ROI, debt-to-equity ratio
- Management Approach: Provide regular financial reports, engage with investors to communicate sustainability strategy and performance, demonstrate alignment between financial and sustainability objectives.

6. Industry Associations:

- Frequency: Ongoing
- Type of Engagement: Representation, lobbying, knowledge sharing
- Topics of Concern: Cost of materials, regulatory impact
- Performance Targets: Engage in at least three industry association events per quarter; actively contribute to at least two lobbying efforts per year
- Sustainability KPIs: Participation in industry events, lobbying success rate

	Bananan Bananan Attand industry and survey
	 Management Approach: Attend industry conferences and seminars, actively participate in policy discussions, collaborate
	with industry peers on sustainability initiatives.
	7. Business Partners:
	Frequency: Ad hoc
	Type of Engagement: Meetings, discussions
	Topics of Concern: Payment, terms, human rights, ESH
	Performance Targets: Maintain on-time payment rate above
	95%; achieve a 100% compliance rate with supplier codes of conduct
	 Sustainability KPIs: On-time payment rate, supplier code compliance rate
	 Management Approach: Establish clear payment terms,
	conduct regular performance evaluations, provide training on ethical sourcing practices.
	8. General Public, Governments, Regulators, NGOs:
	Frequency: Ad hoc
	Type of Engagement: Dialogue, meetings, collaborations
	 Topics of Concern: Environmental impact, compliance,
	community issues
	 Performance Targets: Participate in at least two community
	engagement activities per quarter; achieve a compliance rate
	of 95% with relevant regulations
	• Sustainability KPIs: Community engagement participation
	rate, regulatory compliance rate
	 Management Approach: Engage with local communities
	through outreach programs, conduct environmental impact
	assessments, and establish channels for feedback and
	communication with regulatory authorities and NGOs.
	Du setting along popularious toursets and utilizing appropriate
	By setting clear performance targets and utilising appropriate
	sustainability KPIs, LSK Group can effectively track its progress towards
	achieving sustainability goals and ensure transparent communication
	with stakeholders regarding its sustainability strategies, priorities,
	targets, and performance. This approach fosters trust, enhances
	reputation, and supports the company's long-term success in
	integrating sustainability into its operations and decision-making
	processes.
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.3

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	: The Board through the Nomination and Remuneration Committee			
practice	reviewed the training needs of the Directors to ensure that they stay abreast with the latest development in the industry as well as the sustainability issues which are relevant to the Group.			
	The Board also received updates of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad pertaining to the enhanced sustainability reporting requirements from the Company Secretary.			
	The training programmes attended by each Director in the financial year under review are set out on page 49 of the Company's Annual Report 2024.			
	In addition, at LSK Group, we recognise the paramount importance of addressing sustainability issues to ensure the long-term success and resilience of our business.			
	In line with Practice 4.3, the board takes proactive steps to stay informed and engaged with sustainability issues, including climate-related risks and opportunities.			
	To achieve this, the Board has implemented several initiatives:			
	 Regular Sustainability Workshops and Training: The board actively participates in various sustainability workshops, seminars, and training sessions to enhance their understanding of sustainability issues, including climate-related risks and opportunities. These workshops provide valuable insights into emerging trends, best practices, and regulatory developments in the sustainability landscape. Engagement with External Experts and Advisors: 			
	The board engages with external experts and advisors			
	specialising in sustainability to gain deeper insights into key sustainability issues facing the company and its industry. These engagements facilitate informed			

	decision-making and enable the board to stay abreast of
	evolving sustainability trends and challenges.
	3. Integration of Sustainability into Board Agenda:
	 Sustainability topics, including climate-related risks and
	opportunities, are regularly included in the board agenda
	to ensure they receive appropriate attention and
	deliberation. By integrating sustainability discussions into
	board meetings, the board maintains a strategic focus on
	sustainability and its implications for the company's long-
	term strategy and success.
	4. Review of Sustainability Reports and Metrics:
	 The board regularly reviews sustainability reports,
	metrics, and disclosures to assess the Company's
	performance against sustainability goals and targets. This
	review process enables the board to monitor progress,
	identify areas for improvement, and make informed
	decisions to address sustainability risks and opportunities
	effectively.
	5. Stakeholder Engagement and Transparency:
	 The board actively engages with stakeholders, including
	investors, customers, employees, and community
	members, to understand their expectations and concerns
	regarding sustainability. This engagement fosters
	transparency and accountability while ensuring that the
	board considers a wide range of perspectives in its
	decision-making processes.
	By actively engaging with sustainability issues, including climate-
	related risks and opportunities, the board demonstrates its
	commitment to responsible and sustainable business practices.
	Through ongoing education, collaboration with external
	stakeholders, and integration of sustainability considerations into
	board discussions, the Company remains well-positioned to
	address sustainability challenges and capitalise on opportunities
	for long-term value creation and success.
Explanation for :	
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.4

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

Application	:	Applied	
Explanation on application of the practice		The Board had through the Nomination and Remuneration Committee reviewed the performance evaluation for the Board and Board Committee in which the relevant environmental, social and governance considerations and sustainability targets had been integrated into the annual Board and Board Committee Performance Evaluation to ensure accountability in the performance of the Directors against sustainability targets.	
		Whereas senior management is required to follow the Group's pursuits in achieving its sustainability initiatives and form part of their Key Performance Indicators.	
		the Company recognises the critical importance of addressing sustainability risks and opportunities in an integrated and strategic manner to ensure the company's long-term success. As part of our commitment to sustainability governance, performance evaluations of both the board and senior management include a comprehensive review of their effectiveness in addressing material sustainability risks and opportunities.	
		This evaluation process encompasses various aspects, including:	
		 Integration of Sustainability into Decision-Making: Assessing the extent to which sustainability considerations are integrated into strategic decision-making processes at the board and senior management levels. This includes evaluating the incorporation of sustainability criteria into business strategies, risk assessments, and long-term planning. Identification and Management of Material Risks: Reviewing the board and senior management's ability to identify and effectively manage material sustainability risks and opportunities. This 	
		involves analysing the company's approach to risk assessment, mitigation strategies, and proactive measures taken to capitalise on sustainability opportunities.	
		3. Alignment with Stakeholder Expectations: Evaluating the board and senior management's responsiveness to stakeholder expectations regarding sustainability performance. This includes assessing engagement efforts with stakeholders, transparency in	

	reporting, and the Company's reputation in addressing		
	sustainability concerns.		
	4. Performance Measurement and Reporting: Assessing the		
	establishment of clear sustainability performance metrics, targets,		
	and reporting mechanisms by the board and senior management.		
	This involves reviewing the accuracy and transparency of		
	sustainability disclosures, as well as the effectiveness of		
	communication channels used to convey sustainability-related		
	information to stakeholders.		
	5. Continuous Improvement and Innovation: Evaluating the board		
	and senior management's commitment to continuous		
	improvement and innovation in addressing sustainability		
	challenges. This includes assessing initiatives to enhance		
	sustainability performance, promote innovation in sustainable		
	practices, and adapt to emerging sustainability trends and issues.		
	By incorporating the review of the Board and Senior Management's		
	performance in addressing material sustainability risks and		
	opportunities into our performance evaluation processes, the Company		
	demonstrates its commitment to robust sustainability governance. This		
	ensures that sustainability considerations remain integral to our		
	decision-making processes, driving long-term value creation and		
	resilience in an ever-evolving business landscape.		
Explanation for :			
departure			
acpartare			
Large companies are requir	l ed to complete the columns below. Non-large companies are encouraged		
to complete the columns be			
to comprete the commission			
Measure :			
Timeframe :			

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

Practice 4.5- Step Up

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

Note: The explanation on adoption of this practice should include a brief description of the responsibilities of the designated person and actions or measures undertaken pursuant to the role in the financial year.		
Application	Not Adopted	
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 5.1

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 Board through the Nomination and Remuneration Committee conducted the fit and proper assessment and annual review of its composition, assessed the suitability of the candidates for re-election of Directors by shareholders under the annual re-election provisions or retirement in accordance with the Company's Constitution, with due consideration to the extent to which the interplay of the Director's expertise, skills, knowledge, tenure and experience with those of other board members, fit and proper criteria, as well as their roles as committee members. The re-election of a Director is contingent on satisfactory evaluation of the Director's performance and contribution to the Board as well as the receipt of the fit and proper declarations in accordance with the Directors' Fit and Proper Policy from the retiring Directors.
	Pursuant to Clause 76(3) of the Company's Constitution, one-third of the Directors for the time being shall retire annually and all Directors shall retire once at least in each three years but shall be eligible for reelection. The schedule for retirement by rotation is based on the Directors who have been longest in office since the Director's last election. The Directors who retire by rotation pursuant to the Company's
	Constitution will furnish their consent on re-election before the proposed re-election as Directors is tabled for shareholders' approval at the Annual General Meeting.
Explanation for departure	
Large companies are requ to complete the columns	ired to complete the columns below. Non-large companies are encouraged below.
Measure	

Timeframe	:	

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	·	In the beginning of financial year 2024 until 27 May 2024, the Boa comprised six (6) Directors, i.e. two (2) Executive Directors (including the Executive Chairman and Managing Director) and four (4) No Executive Directors, of which three (3) were Independent Directors. On 27 May 2024, one of the Independent Director, Ms Seow Nyol Yoong, retired at the conclusion of the Company's 21st AGM held on 20 May 2024 and had resulted in the number of Directors in the Boa reduce to five (5) Directors, i.e. two (2) Executive Directors (including the Executive Chairman and Managing Director) and three (3) No Executive Directors, whereby two (2) were Independent Directors. All the Independent Non-Executive Directors of the Company met the relevant criteria for independence as defined under Paragraph 1.01 and Practice Note 13 of the Main Market Listing Requirements ("MMLR") Bursa Malaysia Securities Berhad ("Bursa Securities").	
		of the MMLR of Bursa Securities, i.e. at least two Independent Directors or one-third of the Board, whichever is the higher, are Independent Directors. The Independent Non-Executive Directors are able to exercise independent judgement and provide balance to the Board with their	
		unbiased and independent views, advice and judgement to all Board deliberations. All Independent Non-Executive Directors fulfill the criteria of independence as defined under Paragraph 1.01 and Practice Note 13 of the MMLR of Bursa Securities and they impartially provide check and balance to the Board.	
		More than 50% of the Board members are non-executive Directors.	
		All important matters are tabled to the Audit Committee headed by the Independent Director before tabling to the Board. The existing 60% Non-Executive Directors on the Board serves well in monitoring the compliance of the Company.	

Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	:	Please explain the measure(s) the company has taken or intend to take to adopt the practice.	
Timeframe	:	Choose an item.	

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

Practice 5.3

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 Charter stipulates that the tenure of the Company's Independent Non-Executive Directors ("INED") shall not exceed a cumulative term limit of nine years. Upon completion of the nine years, the INED may continue to serve on the Board as Non-Independent Director. If the Board intends to retain an INED beyond nine years, the Board should provide justification and seek annual shareholders' approval through a two-tier voting process. The Board through the Nomination and Remuneration Committee evaluate annually the independence, competency and contribution of the INED to the Group using the criteria specified in the Paragraph 1.01 and Practice Note 13 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad to determine whether the Director is independent from Management and free of any business and other relationship that could materially interfere with or could be perceived to materially interfere with the exercise of the Directors unfettered or independent judgement. The Board has assessed the independence of all INED of the Company during financial year 2024, and has determined that all INED remain objective and independent. The tenure of the respective INED of the Company as of 31 December 2024 are as follows:		
	Name of Director	Date of Appointment	Tenure (Approximate)
	Wong Yoke San	26 August 2019	5 years 4 months
	Ng Fong Fong	1 November 2021	3 year 2 months
Explanation for : departure			

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

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

Practice 5.4 - Step Up

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

limits the tenure of	f an indep	on of this Step Up practice, a listed issuer must have a formal policy which pendent director to nine years without further extension i.e. shareholders' stor as an independent director beyond nine years.
Application	:	Not Adopted
• • • • • • • • • • • • • • • • • • • •		
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	The Group practices meritocracy in the appointment of Board members and Senior Management, based on the objective criteria, skills, experience, gender, age and integrity.
	For the appointment of Board member, it shall be firstly reviewed by the Nomination and Remuneration Committee ("NRC") before recommending the proposed appointment to the Board for approval.
	The Company adopted a Directors' Fit and Proper Policy, which will enhance the governance of the Company in relation to the Board's quality and integrity, as well as ensure that each Director has the character, experience, integrity, competence, time and commitment to effectively discharge his role as a Director.
	The Board recognises the value of appointing individual Directors who bring diverse opinions, skills, experience and backgrounds to its discussions and decision-making processes. The Board had a policy on selection of new Directors, the Board will take into account the diversity of the candidate's skills, knowledge, expertise and experience, time commitment, character, professionalism and integrity as described in the preceding section and in addition, they shall not be an active politician. For the position of Independent Non-Executive Directors ("INED"), the NRC will evaluate the candidates' ability to discharge such responsibilities as expected from INED.
	The NRC reviewed the Management Succession Plan for all Board Members and Senior Management for proper planning and enhanced corporate governance on a yearly basis.
Explanation for departure	

Large companies are requ to complete the columns	•	Non-large companies are encouraged
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	The Nomination and Remuneration Committee ("NRC") would review, deliberate and recommend any proposed candidate sourced through an external search network or recommended by existing Board members.
	The NRC would review and assess the qualification and experience of the candidate before recommending to the Board for approval.
Explanation for : departure	
Large companies are requito complete the columns b	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 5.7

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 procedures for appointment, re-election and re-appointment of Directors are set out in the Terms of Reference of the Nomination and Remuneration Committee ("NRC"). During the year under review, there is no change to the composition of the Board. The Board ensures that shareholders are kept informed on any changes in the composition of the Board and Board Committees via announcements on Bursa Link within the prescribed timeline under the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.
	The information on the re-election of Directors were provided in the Statement accompanying Notice of the 22 nd AGM to facilitate shareholders in making informed voting decisions.
Explanation for departure	
Large companies are requ to complete the columns	ired to complete the columns below. Non-large companies are encouraged below.
Measure :	
Timeframe :	

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 :	The Nomination and Remuneration Committee is chaired by Ms Ng
application of the	Fong Fong, an Independent Non-Executive Director of the Company.
practice	Her profile is available on page 6 of the Company's Annual Report 2024.
Explanation for : departure	
Large companies are requ	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	
Measure :	
Timeframe :	

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

Practice 5.9

The board comprises at least 30% women directors.

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	The Board consists of one woman and four men, representing 20% female participation.
	The Nomination and Remuneration Committee will take steps to identify more female candidates subject to appropriate due diligence on the candidate's compatibility, competency, character, time commitment, integrity and experience, to meet the recommendation of the Malaysian Code on Corporate Governance, where the board should comprise at least 30% women directors.
Large companies are require to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.
Timeframe :	Choose an item.

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

Practice 5.10

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

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	The Company does not have a gender diversity policy of at least 30% representation to be woman directors
	The Company has 40% women representation at the top 5 senior management level.
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.
Timeframe :	Choose an item.

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

Practice 6.1

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

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

Note: For a Large Company to qualify for adoption of this practice, it must undertake annual board evaluation and engage an independent expert at least every three years to facilitate the evaluation. **Application Applied Explanation on** Nomination and Remuneration Committee ("NRC") was The application of the empowered by the Board to carry out formal annual evaluation of the practice Board, Board Committees and each individual Director to determine their effectiveness. The process is internally facilitated and conducted through questionnaires covering a variety of assessment criteria. The criteria on which assessment is made is developed, maintained and reviewed by the NRC taking into consideration of the Corporate Governance Guide issued by Bursa Malaysia Securities Berhad. The Directors are assessed based on the following:-(a) Directors' Self and Peer Evaluation: and (b) Board and Board Committee Evaluation Form. Each individual Director has specific tasks and some of them come with general functions within a committee. The evaluation of individual Director includes their performance for both specific and general functions, integrity, commitment and confidence to stand up for his view. The outcome of the Board, Board Committees and individual Director evaluation for 2024 were tabled to the NRC for review and upon discussion of the results, the NRC presented the findings to the Board. The results of the assessment revealed that the current mix of skills and experience of the Board of Directors and the respective Board Committees as a whole had met the requirements of the Company and the overall performance of the Board, the Board Committees and the members of the Board was effective and satisfactory.

Explanation for : departure		
acpartare		
Large companies are requ	ired to complete the columns below.	Non-large companies are encouraged
to complete the columns l		
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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 Board has in place policies and procedures to determine the remuneration of Directors. The Remuneration Policy was last reviewed by the Board on 27 February 2025.
		The remuneration package of the Directors is aligned with the business strategy and long-term objectives of the Company, and to reflect the Board's responsibilities, expertise and complexity of the Company's business activities.
		The remuneration package for the Executive Directors consists of monthly remuneration, benefits-in-kind and Executive Directors Incentive Scheme ("EDIS"). EDIS is an incentive to the Executive Directors in lieu of bonus payment to reward them based on the Company's annual performance. The Key Performance Indicators of the EDIS covering profitability target return on shareholders' fund and gearing control to ensure conservative financing.
		For financial year 2024, approximately 35.6% of the Executive Directors' remunerations are incentive-based. Should the Group make a loss, no incentive will be payable to the Executive Directors under the EDIS.
		Independent Directors will be paid a basic fee as well as a meeting allowance. The level of remuneration reflects the contribution and responsibilities undertaken by the Independent Directors. The fees and the benefit (meeting allowance) are subject to shareholders' approval at the Annual General Meeting.
		No Board members, whether executive or non-executive, will be involved in deciding his own remuneration.

	The remuneration of Senior Management is tied to their individual responsibilities aligned to the long-term strategic plan of the Group. Their remuneration package includes salaries, commissions and output incentives.
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 :	

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.

Explanation on application of the practice : The Nomination and Remuneration Committee ("NRC"), which comprises solely Non-Executive Directors, is responsible to implement the Group's policies and procedures on remuneration including reviewing and recommending matters relating to the remuneration of Executive Directors, Non-Executive Directors and Senior Management. The Terms of Reference of the NRC is available on the Company's website at www.lsk.com.my . The main objective of remuneration procedures is to attract and retain talents that contribute positively to the Group and provide basis for assessment with Key Performance Indicators to link remunerations to performances. The Directors who are shareholders of the Company abstained from voting at the 21st Annual General meeting ("AGM") on the resolution to approve their fees. The Company will table separate resolutions on the approval of Non-Executive Directors' remuneration at the forthcoming 22nd AGM. Explanation for: Explanation for:
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Executive Directors' remuneration at the forthcoming 22 nd 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	:	

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

Practice 8.1

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

Application :	Applied
Explanation on application of the practice	The detailed disclosure on named basis for the remunerations of individual Directors, including fees, salaries, incentives, defined contributions, benefits-in-kinds and others is set out on pages 53 and 54 of the Company's Annual Report 2024.

					Co	ompany ('00	00)			Group ('000)						
No	Name	Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total
1	Lee Ah Bah @ Lee Swee Kiat	Executive Director	-	-	-	-	-	-	-	-	-	234.0	150.0	13.3	-	397.3
2	Dato' Lee Kong Sim	Executive Director	24.0	-	-	-	-	-	24.0	24.0	-	715.0	450.0	12.0	-	1,201.0
3	Seow Nyoke Yoong	Independent Director	17.5	1.2	-	-	-	21.0	39.7	17.5	1.2	-	-	-	21.0	39.7
4	Wong Yoke San	Independent Director	48.0	3.0	-	-	-	-	51.0	48.0	3.0	-	-	-	-	51.0
5	Lee Kong Hooi	Non-Executive Non- Independent Director	42.0	3.0	-	-	-	-	45.0	42.0	3.0	-	-	-	-	45.0
6	Ng Fong Fong	Independent Director	42.0	3.0	-	-	-	-	45.0	42.0	3.0	-	-	-	-	45.0
7	Tan Kuin Luan (Alternate Director to Lee Ah Bah @ Lee Swee Kiat)	Choose an item.	-	-	-	-	-	-	-	-	-	174.0	150.0	-	-	324.0
8	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
9	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
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11	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
12	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
13	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
14	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				

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|---|-----------------|-----------------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|
| 5 | Input info here | Choose an item. | info here |

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

Practice 8.2

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

Application :	Departure
Explanation on : application of the	
practice	
Explanation for : departure	The Board is of the opinion that such disclosure does not bring advantage and business interest to the Group, instead it will increase the risk of external poaching of talent which may be detrimental to the operation of the Group.
	The disclosure of the remuneration of the top five Senior Management of the Group is currently made on an aggregate basis on page 54 of the Company's Annual Report 2024.
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.
Timeframe :	Choose an item.

			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	:	The Board has established an Audit Committee ("AC") comprises solely
application of the practice		Non-Executive Directors.
		The Chairman of the AC is Mr Wong Yoke San whilst the Chairman of the Board is Mr Lee Ah Bah @ Lee Swee Kiat.
		The Company's Board Charter and the AC's Terms of Reference set out the separation between the roles of the Chairman of the Board and the Chairman of the AC.
Explanation for departure	:	
		ed 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 9.2

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

Application	:	Applied
Explanation on application of the practice	:	The Audit Committee ("AC") has incorporated in its Terms of Reference on the policy that "Any former partners of the external audit firm of the Company must observe a cooling off period of at least three (3) years before being appointed as a member of the Audit Committee. This shall apply to all former partners of the external audit firm and/or the affiliate firm (including those providing advisory services, tax consulting, etc.) of the Company or any entity within the Group" as recommended under Practice 9.2 of the Malaysian Code on Corporate Governance. This is to avoid potential undue influence the former audit partner may exert over the external auditors. This does not apply if the external auditors is from a different audit firm. As of 31 December 2024, the Group has not appointed any former key audit partner to be a member of the AC.
Explanation for departure	:	
	ŀ	
Large companies are requ	uir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns	be	elow.
Measure	:	
Timeframe	:	

There is an effective and independent Audit Committee.

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

Practice 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 Audit Committee ("AC") has established formal procedures to assess the suitability, objectivity and independence of the external auditors. The assessment is conducted annually in written form, includes the competence, audit quality, resource capacity and timeliness in performing the audit. The external auditors had provided a written assurance confirming their independence throughout the audit engagement in accordance with the terms of all relevant professional and regulatory requirements to the AC annually. The AC would take into accounts any non-audit services rendered by the external auditors (if any) in their evaluation. For the financial year 2024, there is no non-audit service rendered by the external auditors. Two private meetings were held between the AC and the external auditors without the presence of Executive Directors and Management. The AC assessed and evaluated the Company's external auditors, Nexia SSY PLT on 8 April 2025 and was satisfied with the quality, performance, suitability, objectivity and independence of the external auditors. Thus, the AC had recommended to the Board and shareholders on the reappointment of the external auditors for the ensuing year.
Explanation for departure	:	
Large companies are re to complete the column	•	ed to complete the columns below. Non-large companies are encouraged Plow.
Measure	:	
Timeframe	:	

There is an effective and independent Audit Committee.

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

Practice 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	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 Nomination and Remuneration Committee reviews the terms of office and performance of the Audit Committee ("AC") and its members through an annual AC Evaluation Form.
		Based on the outcome of the AC Evaluation Form, all members of the AC are financially literate and possess the requisite experience, skills and specialised knowledge to discharge their duties in accordance with the Terms of Reference of the AC.
		The Chairman of the AC is a Chartered Accountant and a member of the Malaysian Institute of Accountants, the Chartered Tax Institute of Malaysia and the Malaysian Institute of Chartered Secretaries and Administrators. The qualification and experience of the respective AC members are disclosed in the Board of Directors' Profile on pages 5 and 6 of the Company's Annual Report 2024.
		All AC members undertake continuous professional development from time to time to keep themselves updated with the latest accounting standards and relevant practices.
		Details of the training of the Directors are available on page 49 of the Company's Annual Report 2024.
Explanation for departure	:	
Large companies are 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 10.1

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

Application	:	Applie	d		
Explanation on application of the practice	:	: The Board maintains a sound and effective internal control system which provides reasonable assessment of effective and efficient operations, internal financial controls, and compliance with laws and regulations as well as with internal procedures and guidelines to safeguard shareholders' investment and the Group's assets. The Board has taken an active approach to establish a Risk Management Framework to identify various potential key business risks of the Group covering the following areas:-			
		No.	Key Areas	Scope	
		1.	Risk Management	(a) Fire risk	
				(b) Flood risk	
			(c) Competitive risk		
			(d) Credit risk		
		(e) Forex risk			
			(f) Default risk		
		(g) IT risk & Cyber risk		(g) IT risk & Cyber risk	
		2.	Governance	Related Party Transaction	
		3.	Internal Control	(a) Receivables	
		(b) Production		(b) Production	
				(c) Payables	
				(d) Accounting	
				(e) Human Resource	
				(f) Stock	
				(g) Operating Expenditure	
		4.	Compliance	(a) Department of Environment	
				(b) Occupational Safety and Health Act	
		1994 (c) COVID-19 or others			
	The Board actively identifies, assesses and monitors the kerrisks, determine the level of risk tolerance and drawn up pred measures to contain and mitigate the risks.				

	The Board has empowered the AC to oversee the continual monitoring and implementation of the various measures of containment and mitigation of risks by the Management's Risk Management Committee which comprised the Executive Directors and certain Senior Management.
	The risk management report was tabled to the AC quarterly for review and assess the adequacy and effectiveness of the Risk Management Framework.
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 :	

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

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

Practice 10.2

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

Application	:	Applied
Explanation on application of the practice	:	A detailed statement on how the Group evaluates key risk areas, the control in place to mitigate the risks, the periodic reviews and changes made are disclosed in the Statement on Risk Management and Internal Control on pages 61 to 63 of the Company's Annual Report 2024.
Explanation for departure	:	
Large companies are rea	uir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns		
Measure	:	
Timeframe	:	

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

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

Practice 10.3 - Step Up

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

Application :	Not Adopted
Explanation on : adoption of the practice	

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

Practice 11.1

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

Application :	Applied
Explanation on : application of the practice	The Group's internal audit function is performed by the in-house internal audit team which provides the Board with much of the assurance it requires regarding the effectiveness, adequacy and integrity of the systems of internal control put in place. This function adopts a systematic risk-based approach and independently reviews on the risk exposures and control processes on governance, risk management and internal control processes implemented by the Management and reports directly to the Audit Committee ("AC").
	The AC conducts periodical review on the adequacy of the scope, functions, competency, experience and resources of the internal audit function and that it has the necessary authority to carry out its work. Any appointment or termination of senior staff members of the internal audit function shall be approved by the AC. The AC is responsible to review and assess the performance and effectiveness of members of the internal audit function.
	Further, the AC reviews the internal audit programme, processes, the results of the internal audit programme, processes or investigation undertaken and whether appropriate action is taken on the recommendations of the internal audit function. The AC also reviews the annual internal audit plan of the Group with clear scope of audit and instruct the internal auditors to carry out the audits according to the plan.
	The Internal Auditor also carries out follow-up audits to ensure all audit findings and remedial actions recommended in the internal audit reports have been properly addressed.
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	:	

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 Group's in-house internal audit team comprises three (3) members and is currently headed by Ms Wong Huey Mei, who is a member of the Institute of Internal Auditors Malaysia ("IIA Malaysia").
		All the internal audit personnel are free from any family relationship with the Directors and/or major shareholder or conflict of interest which could impair their objectives and independence.
		The Audit Committee ("AC") would facilitate the internal auditors with appropriate authority and resources to carry out the role effectively. The AC would review quarterly the internal audit reports presented by the internal auditors and take appropriate actions including making suggestions and remedial measures to the Board to enhance any weakness in the internal controls and risk management.
		The internal auditors would continue with professional developments to keep abreast with the development in the relevant internal audit and risk management fields.
		The internal audit function is carried out in accordance with the International Professional Practices Framework promulgated by the IIA Malaysia.
Explanation for departure	:	
Large companies are re to complete the colum	-	ed to complete the columns below. Non-large companies are encouraged Plow.
Measure	:	

Timeframe	:	

There is 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
application of the practice		The Board is mindful on the disclosure requirements of Bursa Malaysia Securities Berhad in relation to the proper and timely dissemination of information to the shareholders and recognises the importance of an effective communications channel between the Board, stakeholders, institutional investors and the investing public at large, with the objective of providing a clear and complete picture of the Group's performance and position as much as possible.
		The Company has established an official website at www.lsk.com.my which channels the updates of official announcements, Annual Reports and other corporate information as well as corporate governance documents. There is also a link to the Group's marketing website showing portfolio of international brands.
		In addition, the Company also announce its quarterly financial results immediately after the financial results are approved at the Board Meetings. This is important in ensuring equal and fair access to information is provided to the public investors, so that the investors are able to make informed decisions.
		The Annual General Meeting ("AGM") is the principal forum for dialogue with shareholders for effective communications with the Company. The Company makes every effort to encourage maximum participation of shareholders at the AGM.
		The Managing Director is the Group's spokesperson for the Investor Relation of the Group. The Group welcomes the visit and interview of financial reporters and investment analysts from investment house as well as fund managers. The Group has also leveraged on technology by having a social media page to improve the disseminations of news as well as developments of the Group.
		The Group participated from time to time in investor and analyst briefings organised by Research Houses or investment banks to improve the profile of the Group and attract fund managers to strengthen the shareholder profile of the Group.

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

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

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

Practice 12.2

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

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

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

Practice 13.1

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

Application :	Applied
Explanation on application of the practice	The Company's 21st Annual General Meeting ("AGM") was held on 27 May 2024 and the Notice of 21st AGM along with accompanying Annual Report and Administrative Guide was issued on 28 April 2024. The documents were also made available at the Company's website at www.lsk.com.my . The Company gave at least twenty-eight (28) days' notice to the shareholders before the meeting to ensure that shareholders are given sufficient time to consider the resolutions that will be discussed and decided at the 21st AGM. Each item of special business included in the notice of meeting will be accompanied by a full explanation on the effects of a proposed resolution to enable the shareholders to make an informed decision in exercising their voting rights. The Administrative Guide was intended to provide the shareholders with detailed procedures for the AGM, including their entitlement to attend the AGM, their right to appoint a proxy and information on the eligibility of a proxy.
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 :	
Large companies are require to complete the columns be Measure :	decided at the 21 st AGM. Each item of special business included in the notice of meeting w accompanied by a full explanation on the effects of a prop resolution to enable the shareholders to make an informed decisic exercising their voting rights. The Administrative Guide was intended to provide the shareho with detailed procedures for the AGM, including their entitlement attend the AGM, their right to appoint a proxy and information or eligibility of a proxy.

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 :	Departure	
Explanation on : application of the practice		
Explanation for : departure	The 21st Annual General Meeting ("AGM") of the Company was conducted physically at Function Room 7, Setia City Convention Centre, No 1, Jalan Setia Dagang AG U13/AG, Setia Alam, Seksyen 13, 40170 Shah Alam. Ms Seow Nyoke Yoong who resides in Australia, was unable to attend the 21st AGM held on 27 May 2024. The shareholders were encouraged to actively participate in the 21st AGM. All questions raised by shareholders and proxies was attended to accordingly.	
	Please provide an alternative practice and explain how the alternative practice meets the intended outcome.	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.	
Timeframe :	Choose an item.	

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

Practice 13.3

Listed companies should leverage technology to facilitate-

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

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

Application :	Departure	
Explanation on : application of the practice		
Explanation for departure	The 21 st AGM of the Company held on 27 May 2024 was held physically at Function Room 7, Setia City Convention Centre, No. 1, Jalan Setia Dagang AG U13/AG, Setia Alam, Seksyen 13, 40170 Shah Alam, Selangor Darul Ehsan, a location which is easily accessible by most shareholders of the Company. Shareholders had the opportunity to meet the Directors and Management physically, which the Board believe that face to face interaction with shareholders would be more dynamics. Shareholders who were unable to attend were allowed to appoint proxies to attend, speak and vote on their behalf.	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.	
Timeframe :	Choose an item.	

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

Practice 13.4

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

Note: The explanation of adoption of this practice should include a discussion on measures undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient		
	ons and the questions are responded to.	
Application :	Applied	
Explanation on :	Active participation from the shareholders in the Company's Annual	
application of the	General Meeting ("AGM") is greatly encouraged.	
practice	Members, proxies and/or corporate representatives are allowed to ask questions during the 21 st AGM which was held on 27 May 2024.	
	The Managing Director addressed the questions posed by the shareholders, proxies and/or corporate representatives during the Questions & Answers session. The Chairman further ensures that sufficient time are allocated for discussion and address questions raised.	
Explanation for :		
departure		
	red to complete the columns below. Non-large companies are encouraged	
to complete the columns b	elow.	
Measure :		
Timeframe :		

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

Practice 13.5

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

Note: The explanation of adoption of this practice should include a discussion on measures undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient					
	opportunity to pose questions and the questions are responded to. Further, a listed issuer should also				
•	the choice of the meeting platform.				
Application	: Not applicable – only physical general meetings were conducted in the				
	financial year				
Explanation on	:				
application of the					
practice					
•					
Explanation for	:				
departure					
-					
Large companies are requ	iired to complete the columns below. Non-large companies are encouraged				
to complete the columns	below.				
Measure	:				
Timeframe	:				

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

Practice 13.6

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

Note: The publication of Key Matters Discussed is not a substitute for the circulation of minutes of general meeting.		
Application	:	Applied
Explanation on application of the practice	:	The minutes of the 21 st AGM which includes the questions raised by shareholders together with the responses by the Company and outcome of the voting results, were published into Company's website within thirty (30) business days from the 21 st 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.

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