

CORPORATE GOVERNANCE REPORT

STOCK CODE : 5231
COMPANY NAME : PELIKAN INTERNATIONAL CORPORATION BERHAD
FINANCIAL YEAR : December 31, 2021

OUTLINE:

SECTION A – DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

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

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

SECTION A – DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application	:	Applied
Explanation on application of the practice	:	<p>The Board of Directors ("Board") is responsible for providing strategic guidance to the Company and effective oversight of its Management, for the benefits of shareholders and other stakeholders. The Board Charter sets out a framework which adopts principles of good corporate governance and is designed to maximise the Company's compliance with best practice requirements.</p> <p>The Board Committees are established to assist the Board in exercising its authority and each Board Committee will assist the Board by focusing on the respective activities in accordance to the Terms of Reference, reporting to the Board on decisions, actions taken or making any necessary recommendations to the Board.</p> <p>The Board is responsible for the overall corporate governance, strategic direction and corporate goals and therefore, monitors the achievement of these goals. It provides effective leadership and manages overall control of the Group's affairs through the discharge of the following principal duties and responsibilities:</p> <p>1) Reviewing and adopting a strategic plan for the Group</p> <p>The Board noted that the Group unveiled a new "Vision", "Mission" and "Core Values" as follows:</p> <p>Vision:</p> <ul style="list-style-type: none">• To create equal opportunity to learn and to grow for everyone. <p>Mission:</p> <ul style="list-style-type: none">• To provide more people with reliable, well-designed stationery products and solutions, developed with expertise, passion and care; and

- To offer practical and more sustainable essentials in the fields of office supplies, textile and paper, for a more colourful everyday life.

The Group's actions, decisions and relationships are defined by one shared values and guiding principle: Pelikan Cares

- Care for our heritage;
- Care for our products;
- Care for our people;
- Care for learning and education; and
- Care for our planet.

2) Overseeing the conduct of the Group's business

The role of the Board is to provide strategic guidance to the Company and effective oversight of its Management, for the benefits of shareholders and other stakeholders. In the normal course of events, the day-to-day management of the Company will be in the hands of Management and under the stewardship of the President/Chief Executive Officer ("**CEO**"), Mr. Loo Hooi Keat.

The Board received updates from the Management, Mr. Loo Hooi Keat at the quarterly Board meetings when reviewing the quarterly financial results. During such meetings, the Board actively involved in the discussion on the business and financial performance of the Group.

The Executive Committee ("**EXCO**") consists of five (5) members of the Board. A copy of the Terms of Reference of the EXCO is available for reference on the Company's corporate website at www.pelikan.com.

The EXCO will undertake the responsibilities as outlined in the Terms of Reference of the EXCO. The EXCO will meet up regularly to review and monitor the progress and performance of the Group's business strategy, business plan and budgets.

3) Identification of principal risks and implementation of appropriate internal control and mitigation measures

The Board is ultimately responsible for the Company's overall system of corporate governance including adopting a sound and effective system of risk management and internal controls of the Group and for reviewing its effectiveness. The Group has in place a formal and systematic risk management process to identify, evaluate, mitigate, monitor and review risks impacting the achievement of the Group's corporate objectives. The Board has delegated its risk oversight responsibility to the Audit and Risk Management Committee ("**ARMC**").

	<p>Further details of the Risk Management Framework are set out in the Statement on Risk Management and Internal Control of the Company's Annual Report in respect of the financial year ended 31 December 2021 ("FYE 2021") ("Annual Report 2021").</p> <p>4) Succession Planning</p> <p>The Board recognises that succession planning of the Senior Management is an ongoing process designed to ensure that the Group identifies and develops a talent pool of employees through mentoring and training for high level management positions that become vacant due to retirement, resignation, death or disability and/or new business opportunities.</p> <p>The Board will review its succession plans by assessing the composition of the Board which include information on board members, length of service, re-election, membership of Board Committees and other directorships held by the individual Director which give the Board a clear picture of upcoming vacancies which will need to be filled.</p> <p>5) Overseeing the development and implementation of a shareholder communications policy for the Company</p> <p>The Board ensures that the Company puts in place and review as required, a comprehensive communication policy to address how the Company interacts with shareholders, other stakeholders, public, media, government bodies and authorities as well as complies with its continuous and timely disclosure requirements.</p> <p>The Board will use its best endeavors to familiarise itself with issues of concern to shareholders. The Board will regularly evaluate economic, political, social and legal issues and any other relevant external matters that may influence or affect the development of the business or the interests of shareholders and, if thought appropriate, will take outside expert advice on these matters.</p> <p>6) Reviewing the adequacy and the integrity of the Group's internal control system and management information systems</p> <p>The Board has established key control processes to ensure that there is a sound framework of reporting on internal controls and regulatory compliance.</p> <p>The Statement on Risk Management and Internal Control as set out in the Company's Annual Report 2021 provides an overview of the state of risk management and internal controls within the Group.</p>
<p>Explanation for departure :</p>	

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

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 1.2

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	:	<p>Dato' Indera Syed Norulzaman bin Syed Kamarulzaman is the Chairman of the Board.</p> <p>The Chairman is principally responsible for the working of the Board as set out in the Board Charter of the Company which includes the following:</p> <ol style="list-style-type: none">(1) Representing the Board to shareholders;(2) Ensuring the integrity and effectiveness of the governance process of the Board;(3) Maintaining regular dialogue with the President/CEO over all operational matters and will consult with the remainder of the Board promptly over any matter that gives him cause for major concern;(4) To act as facilitator at meetings of the Board to ensure that no Directors, whether executive or non-executive, dominates discussion, that appropriate discussion takes place and that relevant opinion among Directors is forthcoming;(5) Providing overall leadership to the Board, without limiting the principle of collective responsibility for decision of the Board;(6) Participating in the selection of Board members and ensuring that the membership is properly balanced;(7) Chairing meetings of the Board in such a manner that will stimulate debate on the issues before the Board and encourage the most effective contribution from each Director;(8) Ensuring that the agenda and all necessary background paper are given to Directors in sufficient time for the Board's consideration;(9) Reviewing the minutes of meetings of the Board before meeting, to ensure they accurately reflect the Board's deliberations, and matters arising from the minutes and on which further action is required have been addressed;(10) Monitoring the performance of the Board as a whole;(11) Ensuring membership of the Board is appropriately skilled to meet the needs of the Company;(12) Assisting in Board discussions to address the key issues faced by the Company;

	(13) Initiating the establishment of Board Committee and ensuring that they achieve their objectives; (14) Guiding and promoting the ongoing efficacy and development of the Board and its individual Directors; and (15) Fastening high corporate governance.	
Explanation for departure	:	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>		
Measure	:	
Timeframe	:	

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 1.3

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

Application	:	Applied	
Explanation on application of the practice	:	<p>The position of Chairman and President/CEO are held by different individuals, wherein the Chairman of the Board is Dato' Indera Syed Norulzaman bin Syed Kamarulzaman and the President/CEO of the Company is Mr. Loo Hooi Keat.</p> <p>The roles and responsibilities of the Chairman and President/CEO of the Company are segregated and clearly defined in the Board Charter of the Company.</p> <p>The Chairman is responsible for representing the Board to the shareholders of the Company while the President/CEO focuses on the business operation and day-to-day management of the Group.</p>	
Explanation for departure	:		
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

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 1.4

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

<i>Note: If the board Chairman is not a member of any of these specified committees, but the board allows the Chairman to participate in any or all of these committees' meetings, by way of invitation, then the status of this practice should be a 'Departure'.</i>	
Application	: Applied
Explanation on application of the practice	: During the FYE 2021, Dato' Indera Syed Norulzaman bin Syed Kamarulzaman, the Chairman of the Board was the Chairman of the Nomination Committee and a member of the Remuneration Committee. On 25 February 2022, Dato' Indera Syed Norulzaman bin Syed Kamarulzaman had ceased as the Chairman of Nomination Committee and a member of the Remuneration Committee.
Explanation for departure	:
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>	
Measure	:
Timeframe	:

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 1.5

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	<p>The Board is supported by two (2) suitably qualified and competent external Company Secretaries as follows:</p> <p>(1) Ms. Chua Siew Chuan, FCIS (2) Ms. Tan Loo Ee, ACIS</p> <p>Both of the Company Secretaries are members of the Malaysian Institute of Chartered Secretaries and Administrators (“MAICSA”) and are qualified to act as Company Secretaries under Section 235(2) of the Companies Act 2016.</p> <p>The brief profile of the Company Secretaries are as follows:</p> <p>(1) Ms. Chua Siew Chuan, FCIS</p> <p>Ms. Chua has been elected as a Fellow Member of the MAICSA since 1997. She has more than 40 years of experience in handling corporate secretarial matters, with working knowledge of many industries and government services. She is the Past President of MAICSA and currently is the Chairperson of the Technical Compliance & Governance Committee and the Deputy Chairperson of National Disciplinary Tribunal. She is one of the representatives of MAICSA on the Corporate Practice Consultative Forum (“CPCF”) and the CPCF Secretarial Practice Sub-Committee set up by the Companies Commission of Malaysia (“CCM”). She is also the representative of MAICSA as the Secretary of the Council of Corporate Secretaries International Association.</p> <p>Ms. Chua is a Chartered Secretary by profession. She is the Managing Director of Securities Services (Holdings) Sdn. Bhd., a prominent corporate secretarial service provider in Malaysia. Ms. Chua is also the named company secretary for a number of public listed companies, public companies, private limited companies and societies.</p> <p>Ms. Chua has been appointed as a Company Secretary to the Company since 8 August 2008.</p>

(2) Ms. Tan Loo Ee, ACIS

Ms. Tan has been elected as an Associate member of the MAICSA since 2013. She has more than 10 years of experience in corporate secretarial practice, with working knowledge across a diverse range of industries, including banking, construction, property development, information technology, trading, manufacturing, oil and gas, shipping and logistics.

Ms. Tan is presently the Company Secretary of several public listed companies in Malaysia and a number of private limited companies and companies limited by guarantee.

Ms. Tan has been appointed as the Joint Company Secretary to the Company with effect from 7 April 2020.

For the FYE 2021, the Company Secretaries had attended relevant continuous professional development programmes as required by MAICSA and Companies Commission of Malaysia for practicing company secretaries. Both the Company Secretaries possessed valid Practicing Certificates issued by MAICSA and the CCM.

In performing their duties, the Company Secretaries carry out, amongst others, the following tasks:

- (1) Statutory duties as required under the Companies Act 2016, Main Market Listing Requirements (“**Main LR**”) of Bursa Malaysia Securities Berhad (“**Bursa Malaysia Securities**”) and Capital Markets and Services Act 2007;
- (2) Facilitating and attending meetings of the Board and Board Committees;
- (3) Ensuring that the meetings of the Board and Board Committees are properly convened and the proceedings are properly recorded;
- (4) Ensuring timely communication of the Board level decisions to the Management for further action;
- (5) Ensuring that all appointments to the Board and/or Board Committees are properly made in accordance with the relevant regulations and/or legislations;
- (6) Maintaining records for the purpose of meeting statutory obligations;
- (7) Facilitating the provision of information as may be requested by the Directors from time to time on a timely manner and ensuring adherence to Board policies and procedures;
- (8) Facilitating the conduct of the assessments to be undertaken by the Board and/or Board Committees as well as to compile the results of the assessments for the Board and/or Board Committees’ notation;
- (9) Assisting the Board with the preparation of announcements for release to Bursa Malaysia Securities; and
- (10) Rendering advice and support to the Board and Management.

	All Directors have access to the advice and services of the Company Secretaries who ensure that the Board receives appropriate and timely information for its decision-making, the Board's procedures are followed and that the statutory and regulatory requirements are met accordingly.	
Explanation for departure	:	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>		
Measure	:	
Timeframe	:	

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 1.6

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	:	<p>Notice of the Board meetings is issued and meeting materials are circulated to the Board members at least seven (7) days prior to Board meetings.</p> <p>The Board has direct access to the senior management officers on information relating to the Company's business and affairs in the discharge of their duties.</p> <p>The minutes were recorded by the Company Secretaries in attendance and circulated to all Directors for review. The minutes recorded the deliberations and decisions of the Board as well as Directors abstained from voting.</p>	
Explanation for departure	:		
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

Intended Outcome

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

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

Practice 2.1

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

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

Application	:	Applied
Explanation on application of the practice	:	<p>The Board has adopted a Board Charter which governs how the Board conducts its affairs. The Board Charter sets out the responsibilities, authorities, procedures, evaluations and structure of the Board and Board Committees as well as the relationship between the Board with its management and shareholders. The Board Charter also outlines specific functions reserved for the Board.</p> <p>The roles and responsibilities of the Board Committees which including ARMC, Nomination Committee, Remuneration Committee, EXCO and Executives' Share Option Scheme Committee ("ESOS") are set out in their respective Terms of Reference.</p> <p>The Board Charter entails the following:</p> <ol style="list-style-type: none">(1) Definition(2) Introduction, Company's goals and objectives<ul style="list-style-type: none">• Introduction• Company's vision and mission(3) Board Governance process<ul style="list-style-type: none">• Role of the Board• Duties and responsibilities of the Board• Conduct of the Board• Board procedures• Chairman of the Board• Board composition• Board Committees• Directors' Fit and Proper Policy• Board and member evaluations• Other Board appointment• Independent professional advice• Provision of business or professional services by Directors• Board Succession Planning• The Secretary(4) Stakeholders Management

	<p>(5) Board-Management Relationship</p> <ul style="list-style-type: none"> • Role of President/CEO • Accountability of President/CEO to Board • Management Limitations • Role of Chairman <p>(6) Revision and updates</p> <p>The Board has on 25 March 2022 updated its Board Charter by incorporating the Directors' fit and proper policy pursuant to the recent amendments made to the Listing Requirements of Bursa Malaysia Securities that require listed companies to have such policy published on the corporate website on or after 1 July 2022. The policy serves as a guide to the Nomination Committee and the Board to review and assess the candidates that are to be appointed onto the Board as well as Directors who are seeking for election or re-election. The Board via the Nomination Committee shall consider the overarching criteria include but not limited to the character, integrity, experience, competence and time.</p> <p>A copy of the updated Board Charter is available for reference on the Company's corporate website at www.pelikan.com.</p>
<p>Explanation for departure</p>	<p>:</p>
<p><i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i></p>	
<p>Measure</p>	<p>:</p>
<p>Timeframe</p>	<p>:</p>

Intended Outcome

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

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

Practice 3.1

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

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

Application	:	Applied
Explanation on application of the practice	:	<p>The Board has established the Code of Conduct and Ethics ("Code") for the Board, Management and employees of the Company and the Group as well as the Code for their business partners.</p> <p>The Code had been enhanced to ensure compliance with the corporate liability provisions pursuant to Section 17A of the Malaysian Anti-Corruption Commission Act 2009.</p> <p>The employees, Directors and third parties who know of, or suspects, a violation of the Code, are encouraged to whistle blow or report the concerns to the Quick Response Quick Correction Centre ("QRQC") by emailing to grqc@pelikan.com.my.</p> <p>Any report made to the QRQC must contain the following information:</p> <ul style="list-style-type: none">(a) Concerns encountered; and(b) Any other information which will help QRQC effectively address the report made. <p>Reports may be made on an anonymous basis. The Group will protect the confidentiality of the whistleblower's identity and the information reported and no individual will be discriminated against or suffer any act of retaliation for reporting in good faith on violations or suspected violations of the Code.</p> <p>The Board will monitor the compliance with the Code and review the Code regularly to ensure that it continues to remain relevant and appropriate.</p> <p>A copy of the Code of Conduct and Ethics is available for reference on the Company's corporate website at www.pelikan.com.</p>

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

Intended Outcome

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	:	<p>The employees, Directors and third parties who know of, or suspects, a violation of the Code, are encouraged to whistle blow or report the concerns to the QRQC by emailing to grqc@pelikan.com.my.</p> <p>Reports may be made on an anonymous basis. The Group will protect the confidentiality of the whistleblower's identity and the information reported and no individual will be discriminated against or suffer any act of retaliation for reporting in good faith on violations or suspected violations of the Code.</p>
Explanation for departure	:	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>		
Measure	:	
Timeframe	:	

Intended Outcome

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	<p>: At the Company, sustainability is endorsed and guided at the highest level. As with other major corporate decisions, strategic sustainability decisions are made collectively by the Board to maintain alignment with the commercial strategy whilst engaging senior managements and business leaders on the direction and progress of the sustainability agenda across the Group. These executives further delegate the relevant authority to the relevant function or team within each subsidiary of the Group.</p> <p>The Company has consciously integrated the following sustainability matters into the operations of the Group’s business spans worldwide with subsidiaries present in 21 countries and supported by 4 manufacturing units, while building on our key strengths and achievements:</p> <table border="1"> <thead> <tr> <th>Value Chain</th> <th>Sustainability matters considered</th> </tr> </thead> <tbody> <tr> <td>Product development</td> <td> <ul style="list-style-type: none"> • Product safety </td> </tr> <tr> <td>Material/merchandise sourcing</td> <td> <ul style="list-style-type: none"> • Certifications (for example: FSC, Blue Angel) • Environmental protection (for example: ISO 14001, EMAS or ISO 50001) • Supplier/vendor audits/social and environmental compliance audit • Supplier code of ethics and amfori BSCI Code of Conducts </td> </tr> <tr> <td>Production</td> <td> <ul style="list-style-type: none"> • Energy and water consumption (for example: ISO 14001, ISO 50001) • Recycling of materials </td> </tr> </tbody> </table>	Value Chain	Sustainability matters considered	Product development	<ul style="list-style-type: none"> • Product safety 	Material/merchandise sourcing	<ul style="list-style-type: none"> • Certifications (for example: FSC, Blue Angel) • Environmental protection (for example: ISO 14001, EMAS or ISO 50001) • Supplier/vendor audits/social and environmental compliance audit • Supplier code of ethics and amfori BSCI Code of Conducts 	Production	<ul style="list-style-type: none"> • Energy and water consumption (for example: ISO 14001, ISO 50001) • Recycling of materials
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		<ul style="list-style-type: none"> Workers' working conditions/amfori BSCI Code of Conducts
	Distribution	<ul style="list-style-type: none"> Energy consumption Emissions Packaging materials
	Customers	<ul style="list-style-type: none"> Promoting environmentally safe products Promote recycling/reuse
Explanation for departure	:	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>		
Measure	:	
Timeframe	:	

Intended Outcome

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	:	Periodic materiality assessments will be carried out to manage the broad range of sustainability risks, issues and opportunities across our business and key matters of high importance to the Group.	
Explanation for departure	:		
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

Intended Outcome

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

Practice 4.3

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

Application	:	Applied	
Explanation on application of the practice	:	The Directors had attended the environmental, social and governance (“ESG”) related training and reflected their individual ESG competency. The Board will continue to keep abreast and understand the sustainability issues relevant to the Company and its business, including climate-related risks and opportunities.	
Explanation for departure	:		
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

Intended Outcome

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	:	Departure	
Explanation on application of the practice	:		
Explanation for departure	:	A detailed study is required for developing the criteria for the performance evaluations of the Board and the Management to address the material sustainability risks and opportunities.	
		The Board and the Management will review this area in year 2022. The Company intends to maintain the current practice of evaluation.	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

Intended Outcome

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	:	

Intended Outcome

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	:	<p>The Nomination Committee reviews the size, composition and the current mix of skills of the Board annually. The Nomination Committee agreed that the size, composition and the current mix of skills of the Board of Directors is able to contribute positively to the current business operations of the Company and its subsidiaries despite none of the Board of Directors possess legal skill.</p> <p>All the Independent Directors have served the Board for less than nine (9) years as at 31 December 2021.</p> <p>In determining the eligibility of the re-election of Dato' Indera Syed Norulzaman bin Syed Kamarulzaman and Encik Ahmad Al Farouk bin Ahmad Kamal as Directors of the Company ("Retiring Directors") at the forthcoming 40th AGM to be held on 23 May 2022 ("40th AGM"), the Board vide the Nomination Committee, taking into consideration the following assessments, recommended the re-election of the Retiring Directors to the shareholders for approval at the 40th AGM:</p> <ul style="list-style-type: none">(a) Results of the Director's Self/Peer Evaluation for the FYE 2021;(b) Results of the Evaluation of the Board and Board Committees for the FYE 2021; and(c) Declaration of Independency by the Independent Director, applicable for Dato' Indera Syed Norulzaman bin Syed Kamarulzaman.
Explanation for departure	:	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>		
Measure	:	
Timeframe	:	

Intended Outcome

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	:	<p>The Board has departed from this practice whereby the composition of the Board comprises a total of seven (7) Directors including three (3) Independent Non-Executive Directors, a President/CEO and three (3) Non-Independent Non-Executive Directors.</p> <p>As at 31 March 2022 being the latest practicable date, the composition of the Board is as follows:</p> <table border="1"><thead><tr><th>Name</th><th>Designation</th></tr></thead><tbody><tr><td>Dato' Indera Syed Norulzaman bin Syed Kamarulzaman</td><td>Independent Non-Executive Director</td></tr><tr><td>Loo Hooi Keat</td><td>President/CEO</td></tr><tr><td>Lim Chee Hoong</td><td>Independent Non-Executive Director</td></tr><tr><td>Ahmad Al Farouk bin Ahmad Kamal</td><td>Non-Independent Non-Executive Director</td></tr><tr><td>Najuuwa binti Sabli</td><td>Non-Independent Non-Executive Director</td></tr><tr><td>Fong Wai Leong</td><td>Independent Non-Executive Director</td></tr><tr><td>Kim Kenny</td><td>Non-Independent Non-Executive Director</td></tr><tr><td>Ngau Kah Wye</td><td>Alternate Director to Mr. Kim Kenny</td></tr></tbody></table>	Name	Designation	Dato' Indera Syed Norulzaman bin Syed Kamarulzaman	Independent Non-Executive Director	Loo Hooi Keat	President/CEO	Lim Chee Hoong	Independent Non-Executive Director	Ahmad Al Farouk bin Ahmad Kamal	Non-Independent Non-Executive Director	Najuuwa binti Sabli	Non-Independent Non-Executive Director	Fong Wai Leong	Independent Non-Executive Director	Kim Kenny	Non-Independent Non-Executive Director	Ngau Kah Wye	Alternate Director to Mr. Kim Kenny
Name	Designation																			
Dato' Indera Syed Norulzaman bin Syed Kamarulzaman	Independent Non-Executive Director																			
Loo Hooi Keat	President/CEO																			
Lim Chee Hoong	Independent Non-Executive Director																			
Ahmad Al Farouk bin Ahmad Kamal	Non-Independent Non-Executive Director																			
Najuuwa binti Sabli	Non-Independent Non-Executive Director																			
Fong Wai Leong	Independent Non-Executive Director																			
Kim Kenny	Non-Independent Non-Executive Director																			
Ngau Kah Wye	Alternate Director to Mr. Kim Kenny																			
		<p>The composition of the Board complied with Paragraph 15.02 of the Main LR of Bursa Malaysia Securities. The Board noted the current Board size is at optimum level viz-a-viz its level of business operations.</p> <p>Alternative Practices:</p> <p>(1) As a safeguard measure, the Board has in place the Audit and Risk Management Committee, Nomination Committee and Remuneration Committee with clear Terms of References to assist the Board in the deliberations and recommendations as a check and balance. All the Board Committees comprise a majority of Independent Directors, thereby providing the necessary independent oversight on the respective functions.</p>																		

	<p>(2) For any new appointment to the Board, “Independent” status shall form one of the criteria to be considered.</p> <p>With the current board size of seven (7) persons of diverse background and cultures whom are offering diverse perspectives and insights, the Board believes that the stated Intended Outcome has already been met.</p>	
<p><i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i></p>		
<p>Measure :</p>		
<p>Timeframe :</p>		

Intended Outcome

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	:	There are no Independent Directors whose tenure exceeds a cumulative term of nine (9) years in the Company.	
Explanation for departure	:		
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

Intended Outcome

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

Practice 5.4 - Step Up

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

Note: To qualify for adoption of this Step Up practice, a listed issuer must have a formal policy which limits the tenure of an independent director to nine years without further extension i.e. shareholders' approval to retain the director as an independent director beyond nine years.

Application	:	Not Adopted
Explanation on adoption of the practice	:	

Intended Outcome

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	:	<p>The Nomination Committee is tasked to develop, maintain and review the criteria for the appointment of new Directors and independence of Directors and review the succession plans of the Board and Senior Management of the Company.</p> <p>The Nomination Committee will ensure that appropriate board member and senior management with appropriate skillset, experience, age, cultural background and gender are able to support the Board in disseminating its duties and the Company in achieving its goals.</p> <p>As at 31 December 2021, the criteria used in assessment of new Directors before appointment to the Board includes but not limited to the following:</p> <ul style="list-style-type: none">• Skill and competency• Knowledge and expertise• Regional and industry experience• Academic and professional qualifications• Background, race, gender, age and nationality• High personal and professional ethics, integrity and values• Ability to devote the required amount of time to carry out the duties and responsibilities of Board membership• Financial capability and business stability to devote significant time, energy and resources• Other directorship <p>In conjunction with the recent amendments made to the Listing Requirements of Bursa Malaysia Securities that require listed companies to have Directors' fit and proper policy published on the corporate website on or after 1 July 2022, the Board has on 25 March 2022 incorporated such policy in the Board Charter. The policy serves as a guide to the Nomination Committee and the Board to review and assess the candidates that are to be appointed onto the Board as well as Directors who are seeking for election or re-election. The Board via the Nomination Committee shall consider the overarching criteria</p>

	include but not limited to the character, integrity, experience, competence and time.	
Explanation for departure	:	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>		
Measure	:	
Timeframe	:	

Intended Outcome

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	:	<p>The Board vide the Nomination Committee receives nomination on new appointments from various sources which includes recommendation from the Board, major shareholders and also independent sources to identify suitably qualified candidates.</p> <p>The selection of new Board members takes into account of the qualification, experience and willingness to contribute time and efforts towards the Company.</p>	
Explanation for departure	:		
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

Intended Outcome

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	:	<p>The Board of Directors' Profile had been disclosed in the Annual Report 2021 and published on the Company's corporate website. These include their age, gender, nationality, length of service, designation, memberships in the Board Committees, other directorships in public listed and non-listed public companies, academic/professional qualifications, working experience and occupation, time commitment, and family relationship with any Director and/or major shareholder of the Company.</p> <p>Based on the outcome of the assessments carried out by the Nomination Committee as explained in Practice 6.1 below, the performance and contribution of the Retiring Directors to the Board and the Board Committees as well as time commitment in the FYE 2021 were satisfactory. The Retiring Directors had contributed effectively and deliberated actively during the Board meetings.</p> <p>The Retiring Directors had abstained themselves from the deliberation and voting in respect of their own re-election.</p> <p>Upon deliberations of the Board, the Board recommended the re-election of the Retiring Directors who are due to retire at the forthcoming 40th AGM to the shareholders for approval.</p>
Explanation for departure	:	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>		
Measure	:	

Timeframe	:		
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Intended Outcome

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

Practice 5.8

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

Application	:	Applied												
Explanation on application of the practice	:	<p>During the FYE 2021, the Nomination Committee was chaired by the Independent Non-Executive Director, Dato' Indera Syed Norulzaman bin Syed Kamarulzaman. The Nomination Committee of the Company comprises most of the Independent Non-Executive Directors and a Non-Independent Non-Executive Director as follows:</p> <table border="1"><thead><tr><th>Members</th><th>Designation</th><th>Directorship</th></tr></thead><tbody><tr><td>(1) Dato' Indera Syed Norulzaman bin Syed Kamarulzaman</td><td>Chairman</td><td>Independent Non-Executive Director</td></tr><tr><td>(2) Lim Chee Hoong</td><td>Member</td><td>Independent Non-Executive Director</td></tr><tr><td>(3) Najuuwa binti Sabli</td><td>Member</td><td>Non-Independent Non-Executive Director</td></tr></tbody></table> <p>Upon the cessation of office by Dato' Indera Syed Norulzaman bin Syed Kamarulzaman as the Chairman of the Nomination Committee with effect from 25 February 2022, to be in line with Practice 1.4 of the MCG 2021, the Board has vide the Nomination Committee resolved that Mr. Lim Chee Hoong, the Independent Non-Executive Director be re-designated as the Chairman of Nomination Committee and Mr. Fong Wai Leong, the Independent Non-Executive Director be appointed as a member of the Nomination Committee with effect from 25 February 2022.</p> <p>The duties and responsibilities of the Chairman of the Nomination Committee are outlined in its Terms of Reference.</p> <p>A copy of the Terms of Reference of the Nomination Committee is available for reference on the Company's corporate website at www.pelikan.com.</p>	Members	Designation	Directorship	(1) Dato' Indera Syed Norulzaman bin Syed Kamarulzaman	Chairman	Independent Non-Executive Director	(2) Lim Chee Hoong	Member	Independent Non-Executive Director	(3) Najuuwa binti Sabli	Member	Non-Independent Non-Executive Director
Members	Designation	Directorship												
(1) Dato' Indera Syed Norulzaman bin Syed Kamarulzaman	Chairman	Independent Non-Executive Director												
(2) Lim Chee Hoong	Member	Independent Non-Executive Director												
(3) Najuuwa binti Sabli	Member	Non-Independent Non-Executive Director												
Explanation for departure	:													

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

Measure :		
Timeframe :		

Intended Outcome

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	:	Currently, the Board has one (1) female director namely, Puan Najuuwa binti Sabli, as a Non-Independent Non-Executive Director, which represents 14.3% woman Director on the Board.	
		The Group values woman's contribution to the economy and promotes talented women to management and leadership positions in operations.	
		Alternative Practice:	
		The Board will, from time to time, review its composition and size to ensure it fairly reflects the investments of the shareholders of the Company while at the same time having due regard for diversity in skills, experience, cultural background, gender and age.	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

Intended Outcome

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

Practice 5.10

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

Application	:	Applied	
Explanation on application of the practice	:	<p>The Group operates a non-discriminatory employment policy and provides equal opportunity in all aspects of employment including gender diversity.</p> <p>Currently, the Board has one (1) female director namely, Puan Najuuwa binti Sabli, as a Non-Independent Non-Executive Director, which represents 14.3% woman Director on the Board.</p> <p>The Group values woman's contribution to the economy and promotes talented women to management and leadership positions in operations.</p> <p>The Board has on 31 March 2022 adopted the Policy on Gender Diversity for the Board and Senior Management.</p>	
Explanation for departure	:		
<p><i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i></p>			
Measure	:		
Timeframe	:		

Intended Outcome

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 application of the practice	:	<p>The Nomination Committee had on an annual basis, conducted the following assessments in respect of the financial year ended 31 December 2021 (“FYE 2021”) and reported the results to the Board for notation:</p> <p>1) Director’s Self/Peer Evaluation</p> <p>The Director’s Self/Peer Evaluation was assessed by way of self-assessment and the results were compiled by the Company Secretaries and tabled at the Nomination Committee Meeting for review.</p> <p>The performance of the individual Directors was assessed based on the following criteria:-</p> <ul style="list-style-type: none">(a) Fit and proper;(b) Contribution and performance; and(c) Calibre and personality. <p>Based on the assessment conducted for the FYE 2021, the Nomination Committee is satisfied with the performance of the individual Directors.</p> <p>2) Evaluation of the Board and Board Committees</p> <p>The evaluation of the Board and Board Committees was carried out by the members of the Nomination Committee. The results were compiled by the Companies Secretaries and tabled at the Nomination Committee Meeting.</p> <p>The evaluation of the Board and the Board Committees was assessed based on the following criteria:</p>

	<p>(a) Board Mix and Composition; (b) Quality of Information and Decision Making; (c) Boardroom Activities; (d) Board’s relationship with the Management; and (e) Board Committees.</p> <p>Based on the assessment conducted for the FYE 2021, the Nomination Committee is satisfied with the performance of the Board and the Board Committees.</p> <p>3) ARMC Evaluation</p> <p>The ARMC Evaluation was assessed by the Nomination Committee. The results were compiled by the Companies Secretaries and tabled at the Nomination Committee Meeting.</p> <p>The effectiveness of the ARMC was assessed based on the following criteria:</p> <p>(a) Quality and composition; (b) Skills and competencies; and (c) Meeting administration and conduct.</p> <p>Based on the assessment conducted for the FYE 2021, the Nomination Committee is satisfied with the performance of the ARMC.</p> <p>4) ARMC Member’s Peer Evaluation</p> <p>The ARMC Member’s Peer Evaluation was carried out by the members of the ARMC. The results were compiled by the Companies Secretaries and tabled at the Nomination Committee Meeting.</p> <p>The ARMC Member’s Peer Evaluation was assessed based on the skill sets.</p> <p>Based on the assessment conducted for the FYE 2021, the Nomination Committee is satisfied with the performance of the ARMC.</p>
<p>Explanation for departure</p>	<p>:</p>
<p><i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i></p>	

Measure	:		
Timeframe	:		

Intended Outcome

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	:	<p>The Group operates in a competitive environment and it is essential that part of its strategy is to attract, motivate and retain the highest achievers who are able to deliver the business objectives. The level of remuneration and benefits that the Company offers is the key to supporting the objectives and maintaining our market position as an employer of choice.</p> <p>The Remuneration Committee assists the Board in setting out the competitive salaries and benefits to attract the right Executive Director(s) and Senior Management.</p> <p>The remuneration of Non-Executive Directors is based on the level of experience and responsibilities.</p>
Explanation for departure	:	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>		
Measure	:	
Timeframe	:	

Intended Outcome

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

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

Practice 7.2

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

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

Application	:	Applied																		
Explanation on application of the practice	:	<p>During the FYE 2021, the Remuneration Committee is chaired by the Independent Non-Executive Director, Mr. Fong Wai Leong. The Remuneration Committee of the Company comprises a majority of the Independent Non-Executive Directors and two (2) Non-Independent Non-Executive Directors as follows:</p> <table border="1"><thead><tr><th>Members</th><th>Designation</th><th>Directorship</th></tr></thead><tbody><tr><td>(1) Fong Wai Leong</td><td>Chairman</td><td>Independent Non-Executive Director</td></tr><tr><td>(2) Dato' Indera Syed Norulzaman bin Syed Kamarulzaman</td><td>Member</td><td>Independent Non-Executive Director</td></tr><tr><td>(3) Lim Chee Hoong</td><td>Member</td><td>Independent Non-Executive Director</td></tr><tr><td>(4) Ahmad Al Farouk bin Ahmad Kamal</td><td>Member</td><td>Non-Independent Non-Executive Director</td></tr><tr><td>(5) Kim Kenny</td><td>Member</td><td>Non-Independent Non-Executive Director</td></tr></tbody></table> <p>For the purpose of adopting best practice as guided in Practice 1.4 of the MCCG 2021, whereby the Chairman of the Board should not be a member of the Audit Committee, Nomination Committee or Remuneration Committee, Dato' Indera Syed Norulzaman bin Syed Kamarulzaman had decided to cease as the member of Remuneration Committee with effect from 4 March 2022. Mr. Kim Kenny had also ceased as the member of the Remuneration Committee with effect from 4 March 2022.</p>	Members	Designation	Directorship	(1) Fong Wai Leong	Chairman	Independent Non-Executive Director	(2) Dato' Indera Syed Norulzaman bin Syed Kamarulzaman	Member	Independent Non-Executive Director	(3) Lim Chee Hoong	Member	Independent Non-Executive Director	(4) Ahmad Al Farouk bin Ahmad Kamal	Member	Non-Independent Non-Executive Director	(5) Kim Kenny	Member	Non-Independent Non-Executive Director
Members	Designation	Directorship																		
(1) Fong Wai Leong	Chairman	Independent Non-Executive Director																		
(2) Dato' Indera Syed Norulzaman bin Syed Kamarulzaman	Member	Independent Non-Executive Director																		
(3) Lim Chee Hoong	Member	Independent Non-Executive Director																		
(4) Ahmad Al Farouk bin Ahmad Kamal	Member	Non-Independent Non-Executive Director																		
(5) Kim Kenny	Member	Non-Independent Non-Executive Director																		

	<p>The duties and responsibilities of the Remuneration Committee are outlined in its Terms of Reference. The Remuneration Committee assists the Board in setting out competitive salaries and benefits for all its board, senior management and employees, consistent with its business strategy and performance.</p> <p>The Remuneration Committee has its remuneration policy in place in its Terms of Reference. The Company aims to align the interest of its Executive Director as closely as possible with the interests of shareholders in promoting the Group's strategies.</p> <p>A copy of the Terms of Reference of the Remuneration Committee is available for reference on the Company's corporate website at www.pelikan.com.</p>	
Explanation for departure	:	
<p><i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i></p>		
Measure	:	
Timeframe	:	

Intended Outcome

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 details of the remuneration for Directors during the FYE 2021 are as follows:

No	Name	Directorate	Company ('000)							Group ('000)						
			Fee	Allowance	Salary	Bonus	Benefits-in-kind	Other emoluments	Total	Fee	Allowance	Salary	Bonus	Benefits-in-kind	Other emoluments	Total
1	Dato' Indera Syed Norulzaman bin Syed Kamarulzaman	Independent Director	120,000	12,250	-	-	-	-	132,250	-	-	-	-	-	-	-
2	Loo Hooi Keat	Executive Director	-	-	1,200,000	73,170	18,472	170,181	1,461,823	-	-	-	-	-	-	-
3	Lim Chee Hoong	Independent Director	70,000	14,750	-	-	-	-	84,750	-	-	-	-	-	-	-
4	Ahmad Al Farouk Bin Ahmad Kamal	Non-Executive Non-Independent Director	60,000	14,250	-	-	-	-	74,250	-	-	-	-	-	-	-
5	Najuuwa Binti Sabli	Non-Executive Non-Independent Director	60,000	8,750	-	-	-	-	68,750	-	-	-	-	-	-	-
6	Fong Wai Leong	Independent Director	60,000	14,250	-	-	-	-	74,250	-	-	-	-	-	-	-
7	Kim Kenny	Non-Executive Non-Independent Director	60,000	8,750	-	-	-	-	68,750	-	-	-	-	-	-	-
8	Ngau Kah Wye (Alternate Director to Kim Kenny)	Non-Executive Non-Independent Director	-	-	-	-	-	-	-	-	-	-	-	-	-	-
9	-	Choose an item.	-	-	-	-	-	-	-	-	-	-	-	-	-	-
10	-	Choose an item.	-	-	-	-	-	-	-	-	-	-	-	-	-	-
11	-	Choose an item.	-	-	-	-	-	-	-	-	-	-	-	-	-	-
12	-	Choose an item.	-	-	-	-	-	-	-	-	-	-	-	-	-	-
13	-	Choose an item.	-	-	-	-	-	-	-	-	-	-	-	-	-	-
14	-	Choose an item.	-	-	-	-	-	-	-	-	-	-	-	-	-	-
15	-	Choose an item.	-	-	-	-	-	-	-	-	-	-	-	-	-	-

Intended Outcome

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	:	<p>The top five (5) Senior Management includes one (1) President/CEO, of which his detailed remuneration had been disclosed under Practice 8.1 of this Report.</p> <p>Whilst for the remaining Senior Management, the Company deems this information sensitive and affects the competitiveness of the Company in engaging its employees. Further thereto, the roles of Senior Management vary according to the scope and breadth as the Group is operating worldwide with different functions, market sizes and profitability.</p>
		<p>Alternative Practices:</p> <p>The President/CEO is entrusted by the Board to look after the day-to-day management of the Group, including the recruitment of and the determination of their remuneration packages.</p> <p>In addition, as a check-and-balance system, the Terms of Reference of the Remuneration Committee has stated that one of the responsibilities of the Remuneration Committee is to review the total reward packages in making recommendations on the framework for retaining and rewarding Senior Management by making use of internal and external published information.</p>
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>		
Measure	:	
Timeframe	:	

No	Name	Position	Company					
			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.				

Intended Outcome

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	:	

No	Name	Position	Company ('000)					
			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						

Intended Outcome

There is an effective and independent Audit Committee.

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

Practice 9.1

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

Application	:	Applied	
Explanation on application of the practice	:	<p>The Chairman of the Audit and Risk Management Committee ("ARMC") is Mr. Lim Chee Hoong while the Chairman of the Board is Dato' Indera Syed Norulzaman bin Syed Kamarulzaman.</p> <p>The duties and responsibilities of the Chairman of the ARMC and its members are clearly outlined in the Terms of Reference of the ARMC.</p> <p>A copy of the Terms of Reference of the Audit Committee is available for reference on the Company's corporate website at www.pelikan.com.</p>	
Explanation for departure	:		
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

Intended Outcome

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 ARMC has updated its the Terms of Reference of the ARMC that a former partner of the external audit firm shall be subject to at least three (3) years cooling-off period before being appointed as a member of the ARMC in accordance with the MCCG 2021. Presently, none of the ARMC members of the Company were former partner of the external audit firm.	
Explanation for departure	:		
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

Intended Outcome

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	:	<p>The ARMC has its procedures which incorporated in its Terms of Reference, to assess the suitability and independence of the external auditors on an annual basis, prior to considering their audit fee and making their recommendation to the Board whether to seek shareholders’ approval at the forthcoming Annual General Meeting for the re-appointment of external auditors for the ensuing year.</p> <p>Upon completion of its assessment for the FYE 2021, the ARMC was satisfied with Messrs. BDO PLT’s technical competency i.e. effectiveness, suitability and independence during the financial year under review and recommended to the Board the re-appointment of Messrs. BDO PLT as external auditors for the financial year ending 31 December 2022. The Board has in turn, recommended the same for shareholders’ approval at the forthcoming Annual General Meeting (“AGM”) of the Company.</p>	
Explanation for departure	:		
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

Intended Outcome

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	:	

Intended Outcome

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	:	<p>The members of the ARMC have the relevant accounting or related experience and expertise in financial service industry to effectively discharge their duties.</p> <p>The Nomination Committee assessed the terms of office and performance of the ARMC in respect of the FYE 2021. The Nomination Committee concluded that the skills and competencies of the ARMC in respect of the FYE 2021 was satisfactory.</p> <p>The qualification and experience of the individual ARMC members are disclosed in the Board of Directors' Profile of the Company's Annual Report 2021.</p>	
Explanation for departure	:		
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

Intended Outcome

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

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

Practice 10.1

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

Application	:	Applied
Explanation on application of the practice	:	<p>The Board is ultimately responsible for the Group's overall internal control and risk management.</p> <p>The Management has implemented an Enterprise Risk Management process wherein procedures, methodologies, evaluation and documentation of risks and internal controls are applied within the Group.</p> <p>The results of risks identified are reported to the ARMC and thereafter to the Board for discussion and to ensure prompt action and mitigations are undertaken by Management.</p>
Explanation for departure	:	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>		
Measure	:	
Timeframe	:	

Intended Outcome

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	:	<p>The Statement on Risk Management and Internal Control is disclosed in the Company's Annual Report 2021, which prescribes the risk management framework and internal control system undertaken by the Company.</p> <p>The Enterprise Risk Management Report is presented to the ARMC on a yearly basis. Periodic updates on the risk assessment are done when necessary, including identifying changes to the risk or emerging risks and new action points to be reported to the ARMC and the Board.</p>
Explanation for departure	:	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>		
Measure	:	
Timeframe	:	

Intended Outcome

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 :	

Intended Outcome

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	:	<p>The internal audit function is currently outsourced to an independent professional firm, i.e. IA Essential Sdn. Bhd. (“IA Essential”).</p> <p>Functionally, the Internal Auditors report to the ARMC directly and are responsible for conducting periodic reviews and appraisals on the risk management, internal controls and governance of the Group.</p> <p>The ARMC reviewed and approved the scope of work of the Internal Auditors to ensure that the audit direction is appropriate and remains relevant taking into consideration of any significant changes in the present Group’s operating environment.</p> <p>When reviewing the Internal Audit Reports, the ARMC will consider the impact of the audit issues and assess whether the Management has provided their comments appropriately reflecting their commitment to the audit recommendations.</p> <p>The ARMC had evaluated the performance of the outsourced internal auditors and reviewed the adequacy of the scope, competency and resources of internal audit function for the FYE 2021.</p> <p>The ARMC and Board are satisfied with the performance of the outsourced internal auditors in respect of FYE 2021, in relation to the provision of outsourced internal audit services to the Company and the Group.</p> <p>Further details of the internal audit function have been disclosed in the Audit and Risk Management Committee Report of Annual Report 2021.</p>
Explanation for departure	:	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>		
Measure	:	

Timeframe	:		
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Intended Outcome

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	:	<p>The Group Internal Audit and Risk Management (“IARM”) Department is currently outsourced to IA Essential.</p> <p>The internal audit function is headed by a Director and assisted by an audit team comprising of Team Manager and Executives. The Director in charge is Mr. Chong Kian Soon. Mr. Chong is a member of Chartered Accountants Australia and New Zealand (“CAANZ”), Certified Public Accountant of the Malaysian Institute of Certified Public Accountants (“MICPA”), a Chartered Member of the Institute of Internal Auditors Malaysia (“IIAM”) and Certified QAR Assessor of IIAM. Both the Team Manager and Executives are accounting graduates. The Team Manager is also an Associate Member of IIAM.</p> <p>The Internal Auditors have performed their work with reference to the principles of the International Professional Practice Framework of Institute of Internal Auditors covering the conduct of the audit planning, execution, documentations, communication of findings and consultation with key stakeholders.</p> <p>Annually, the ARMC will review the internal audit engagement to ensure that the Internal Auditors’ objectivity and independence are intact.</p>
Explanation for departure	:	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>		
Measure	:	

Timeframe	:		
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Intended Outcome

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

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

Practice 12.1

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

Application	:	Applied	
Explanation on application of the practice	:	<p>The Company uses its AGM as one of the avenues to communicate with shareholders. During the AGM, the Company makes presentation of the financial and operations of the Group and takes on any questions the shareholders may have.</p> <p>The Company has a website where it communicates to stakeholders on its products, business and policies on governance, environment and social responsibility.</p>	
Explanation for departure	:		
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

Intended Outcome

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	:	The Company is not required to comply with this requirement as it is not a Large Company.	
		<p>Alternative Practices:</p> <p>At present, the Board is of the view that the Company’s Annual Report and its corporate website are comprehensive enough for stakeholders to make informed decisions.</p> <p>The current Annual Report provides stakeholders with a fairly comprehensive overview on the Company’s financial and non-financial information including future prospects. Components such as the Management and Discussion Analysis, Corporate Governance Overview Statement, Statement on Risk Management and Internal Control, as well as the Sustainability Statement, form an integral part of the non-financial information.</p> <p>Once the level of maturity of non-financial reporting practices is adequate and able to comply with global recognised integrated reporting standards, the Company will implement this as soon as it is practicable.</p>	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

Intended Outcome

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 Notice of the 39th AGM together with the Administrative Details were issued to the shareholders and the persons entitled to receive such notice 28 days before the date of the 39th AGM as a good practice of corporate governance. In view thereof, the shareholders had been given sufficient time and notice to consider the resolutions that would be discussed and decided at the 39th AGM. The Notice clearly identified the directors' seeking re-election, the auditors seeking re-appointment and the payment of directors' fees.	
Explanation for departure	:		
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>			
Measure	:		
Timeframe	:		

Intended Outcome

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

Practice 13.2

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

Application	:	Applied
Explanation on application of the practice	:	<p>In the FYE 2021, the Company had convened 39th AGM and Extraordinary General Meeting (“EGM”) on 24 May 2021 and 5 November 2021 respectively.</p> <p>The essential persons i.e. Chairman of the Board, the President/Chief Executive Officer, Company Secretary and the Scrutineer were present at the Broadcast Venue of the 39th AGM at Tricor Leadership Room, Kuala Lumpur, Malaysia to conduct the 39th AGM in an orderly manner. Whereas the remaining of the Directors, Management and the External Auditors, Messrs. BDO PLT joined the 39th AGM virtually.</p> <p>On 5 November 2021, the Company had conducted a fully virtual EGM with all meeting participants including all essential persons i.e. the Chairman of the Board, the remaining of the Directors, Management, Company Secretary and the Scrutineer participate in the meeting online.</p> <p>The 39th AGM and the EGM were chaired by the Chairman of the Board, Dato’ Indera Syed Norulzaman bin Syed Kamarulzaman. The Chairman provided sufficient time for the shareholders, proxies and corporate representatives who were present at the 39th AGM and the EGM virtually to ask questions for each agenda in the Notice of the 39th AGM and EGM after all the items on the Agenda had been dealt with.</p> <p>The Chairman and Management had responded the questions received from the shareholders accordingly at the 39th AGM and the EGM. The questions and answers were recorded in the minutes of the 39th AGM and EGM respectively and the minutes were made available at the Company’s corporate website at www.pelikan.com.</p>
Explanation for departure	:	
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>		
Measure	:	

Timeframe	:		
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Intended Outcome

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

Practice 13.3

Listed companies should leverage technology to facilitate–

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

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

Application	:	Applied
Explanation on application of the practice	:	<p>The Board had leveraged on technology to facilitate voting in absentia and remote shareholders' participation at the virtual 39th AGM and the fully virtual EGM in year 2021.</p> <p>The Company had engaged external technology service provider, Tricor Investor & Issuing House Services Sdn. Bhd. ("Tricor" or "TIIH") to provide the live streaming webcast and online remote voting using the remote participation and voting ("RPV") facilities for conducting the 39th AGM and the EGM.</p> <p>The Company had convened the 39th AGM and the EGM in accordance with Sections 327(1) and (2) of the Companies Act 2016, Clauses 73 and 85 of the Company's Constitution and the Guidance Note and Frequently Asked Questions on the Conduct of General Meetings for Listed Issuers issued by the Securities Commission Malaysia.</p> <p>1. Remote shareholders' participation at the 39th AGM and the EGM</p> <p>The shareholders were invited through the Notice of the 39th AGM and the EGM respectively to participate, speak (including posing questions to the Boards via real time submission of typed texts) and vote (collectively, "participate") remotely at the 39th AGM and the EGM.</p> <p>The registration for attendance of the 39th AGM was open from 22 April 2021 at 10:00 a.m. until the day of the 39th AGM on 24 May 2021. Whereas the registration for attendance of the EGM was open from 22 October 2021 at 3:00 p.m. until the day of the EGM on 5 November 2021.</p> <p>The shareholders, proxies and corporate representatives were required to pre-register their attendance for the 39th AGM and the EGM to ascertain their eligibility to participate the 39th AGM and the EGM via RPV facilities.</p>

The detailed procedures for registration of attendance via RPV facilities were provided to the shareholders in the Administrative Details.

The Company had requested the General Meeting Record of Depositors as at 17 May 2021 for the 39th AGM and 27 October 2021 for the EGM to verify the shareholders who were entitled to attend the respective 39th AGM and EGM. Upon verification, the shareholders who registered for attendance were notified via email by Tricor on the confirmation of the attendance for the 39th AGM and the EGM.

A unique meeting link, known as the "Meeting ID" i.e. **(Live Stream Meeting) PELIKAN 39TH AGM** was shown on TIIH Online website at <https://tiih.online> for the entitled shareholders, proxies and corporate representatives to access the live stream of the 39th AGM remotely. Whereas the Meeting ID for the EGM was **(Live Stream Meeting) PELIKAN EGM 2021** for access the live stream of the EGM remotely.

2. Voting in absentia

The shareholders, proxies and corporate representatives logged on to the TIIH Online website with the username and password to vote the resolutions as set out in the Notice of the 39th AGM and the EGM.

The detailed procedures for voting via RPV facilities were provided to the shareholders in the Administrative Details.

Tricor was appointed as Poll Administrator to conduct the poll voting electronically via Tricor e-Vote application ("**Tricor e-Vote App**") and Messrs. Ong Boon Bah & Co. was appointed as Independent Scrutineer to verify the poll results for the 39th AGM and the EGM. A pre-recorded video clip on the steps for the online voting process was played at the 39th AGM and the EGM.

The shareholders, proxies and corporate representatives were informed that they may submit their votes right since the commencement of the 39th AGM and the EGM. The shareholders proxies and corporate representatives who had yet to cast their votes, had been given a prescribed time to cast their votes after all items on the Agenda had been dealt with and the closure of the Questions and Answers session. The voting session was closed as announced by the Chairman after the prescribed time.

Tricor has confirmed that the data privacy and security to prevent cyber threats are in place in facilitating the general meetings of the Company.

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

Intended Outcome

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 opportunity to pose questions and the questions are responded to.

Application	:	Applied
Explanation on application of the practice	:	<p>The Chairman of the Board had briefed the shareholders, proxies and corporate representatives present virtually at the 39th AGM and the EGM on their right to pose questions to the Chairman of the Board via the query box facility under the RPV facility to transmit their questions in real time during the 39th AGM and EGM.</p> <p>Mr. Loo Hooi Keat, the President/CEO had presented his report during the 39th AGM and EGM to the shareholders as follows:</p> <p>(a) 39th AGM - "Year In Focus - FY 2020 Results" of the Company and its Group during the financial year ended 31 December 2020; and</p> <p>(b) EGM - Overview of the Proposed Disposal by Pelikan Group GmbH ("PGG"), a subsidiary of the Company, of its logistics centre located at Straße der Einheit 142-148, 14621 Falkensee, Germany ("Property") for a consideration of EUR81,000,000 to be satisfied entirely in cash ("Proposed Disposal") and the subsequent Proposed Lease of certain parts of the said Property by PGG ("Proposed Lease").</p> <p>After dealt with the items on the Agenda as set out in the Notice of the 39th AGM and the EGM, the Board and the Management responded the pre-questions and live questions received from the shareholders at the 39th AGM and the EGM.</p> <p>The Board had also given an opportunity to the shareholders to submit their questions electronically to the Board via TIH Online website at https://tiih.online, prior to the 39th AGM and the EGM.</p>
Explanation for departure	:	

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

Measure :		
Timeframe :		

Intended Outcome

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.

<i>Note: The explanation of adoption of this practice should include a discussion on measures undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient opportunity to pose questions and the questions are responded to. Further, a listed issuer should also provide brief reasons on the choice of the meeting platform.</i>	
Application	: Applied
Explanation on application of the practice	: As explained in Practice 13.3 of the MCG 2021, the Company had engaged external technology service provider, Tricor to provide the live streaming webcast and RPV facilities for conducting the 39th AGM and the EGM. Tricor was appointed as Poll Administrator to conduct the poll voting electronically via Tricor e-Vote App and Messrs. Ong Boon Bah & Co. was appointed as Independent Scrutineer to verify the poll results for the 39th AGM and the EGM. A pre-recorded video clip on the steps for the online voting process was played at the 39th AGM and the EGM. The questions received from the shareholders were read out by the Chairman of the Board. Management was also assigned to respond to the shareholders thereafter.
Explanation for departure	:
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>	
Measure	:
Timeframe	:

Intended Outcome

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.

<i>Note: The publication of Key Matters Discussed is not a substitute for the circulation of minutes of general meeting.</i>	
Application	: Applied
Explanation on application of the practice	: The Minutes of the 39th AGM and the EGM held on 24 May 2021 and 5 November 2021 respectively including questions raised by the shareholders and responses by the Company, were made available on the Company's website at www.pelikan.com no later than thirty (30) business days after the 39th AGM and EGM respectively.
Explanation for departure	:
<i>Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.</i>	
Measure	:
Timeframe	:

**SECTION B – DISCLOSURES ON CORPORATE GOVERNANCE PRACTICES PURSUANT
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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