CORPORATE GOVERNANCE REPORT

STOCK CODE : KGB 0151

COMPANY NAME: KELINGTON GROUP BERHAD

FINANCIAL YEAR : December 31, 2022

OUTLINE:

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application	:	Applied
Explanation on application of the practice	:	The Board is responsible for the overall performance of the Group and focuses mainly on strategic management, performance monitoring and measurement, risk management, internal controls, standards of conduct, shareholder communication and critical business decisions. The matters reserved for the collective decision of the Board are listed in the Board Charter. Each of the Directors is aware of the obligation to exercise unfettered judgement in good faith and with due care and skill. The Board implements a strategy planning process to oversee the matters delegated to Management and ensure the goals and targets are in line with the Company's strategic plan and long-term objectives, taking into consideration its core values and standards through the vision and mission of the Company as set out in the Board Charter.
		The Board delegates and confers some of the Board's authorities and discretion on the Executive Directors as well as on properly constituted Committees comprising Non-Executive Directors which operate within their clearly defined Terms and References approved by the Board and report to the Board on matters considered and their recommendations thereon.
		The ultimate responsibility for the final decision on all matters, however, lies with the Board. The Board Committees consist of the Audit Committee, Risk Management Committee, Nomination Committee and the Remuneration Committee. The powers delegated to the Board Committees are set out in the Terms of References of each of the committees as set out in the Board Charter.
		The Board Charter and the Board Committees' Terms of Reference are available on the Company's website at www.kelington-group.com .

Explanation for departure			
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Measure	•		
Timeframe			

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

Practice 1.2

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

Application	:	Applied	
Explanation on application of the practice	:	The Board is led by Ir. Gan Hung Keng, the Chairman and Chief Executive Officer of the Company, who is responsible for instilling good corporate governance practices, leadership and effectiveness in the Board as well as leading the Board to work towards a high-performance culture. As provided under the Company's Board Charter, the Chairman is responsible for, among others: • providing leadership for the Board in creating an effective corporate governance system; • managing boardroom dynamics by promoting a culture of openness and debate; • setting the board agenda and ensuring the provision of accurate, timely and clear information to Directors; • ensure effective communication with shareholders and relevant stakeholders; • arranging an evaluation of the performance of the Board, its Committees and individual Directors; • facilitating Non-Executive Directors contributions and ensuring constructive relations be maintained between the Executive and	
		 facilitating the on-going development of all Directors. 	
Explanation for departure	:		
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Measure	:		
Timeframe	:		

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

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

Application	:	Departure	
Explanation on application of the practice	:		
Explanation for departure	:	been separated, and both function Keng. Although the roles of Chairn is of the view that there are suff	ief Executive Officer ("CEO") have not ns continue to be held by Ir. Gan Hung nan and CEO are combined, the Board icient experienced and independent- d to provide sufficient checks and
		for the role with the right experi the Group's business operations	Chairman who is sufficiently suitable ence, strength and understanding of as the Group is involved in the high des end-to-end engineering solutions nical delivery systems.
			e roles and responsibilities of the and separate from the duties and but in the Board Charter.
		ensure a balance of power and comprises half of Independent	ide unanimously or by consensus. To authority on the Board, the Board Directors to provide more effective well as to support objective and and decision-making.
		Directors has unfettered powers of	red that no individual or group of of decision making that could create a Board will continue to source for a n of Chairman.
Large companies are real to complete the column	•	•	Non-large companies are encouraged
Measure	:	To facilitate an accountable and high performing board, Ir. Gan Hung Keng has identified the future CEO that fits Kelington's culture and strategy and is in the midst of developing the identified candidates according to the succession plan.	
Timeframe	:	Others	The roles of the Chairman and CEO shall be separated by Year 2025.

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

Practice 1.4

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

Note: If the board Chairman is not a member of any of these specified committees, but the board allows the Chairman to participate in any or all of these committees' meetings, by way of invitation,			
then the status of this pr	ac	tice should be a 'Departure'.	
Application	:	Applied	
Explanation on	:	To limit the influence of the Chairman in the deliberation at the Board	
application of the		Committee levels which provides better checks and balances and	
practice		ensures objective review, the Chairman of the board is not a member	
		of the Audit Committee, Risk Management Committee, Nomination	
		Committee, or the Remuneration Committee.	
Explanation for	:		
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.5

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

: Applied
 Applied The Board is supported by two (2) suitably qualified and competent Company Secretaries. The Company Secretaries provide guidance to the Board, particularly on corporate governance issues and compliance with relevant policies and procedures, rules and regulatory requirements, and ensure good information flow within the Board, Board Committees and Management. The roles and responsibilities of the Company Secretaries include, but are not limited to the following: Attending Board and Board Committee meetings as well as General Meetings and ensuring deliberations and decisions at the meetings are properly documented and the minutes are circulated in a timely manner and kept in the minutes books; Ensuring compliance with the Company's Constitution, Listing Requirements, Companies Act 2016, Malaysian Code on Corporate Governance and other regulatory requirements; Providing support and guidance to the Board on issues relating to the Company's Constitution, Companies Act 2016, and best practices on governance matters; and Performing the statutory duties as prescribed under the Companies Act 2016. The Company Secretaries shall continue to guide the Directors on the requirements to be observed arising from new regulations and guidelines issued by the authorities. Further details on the role of the Company Secretaries are set out in the Company's Board Charter which is available on the Company's website at www.kelington-group.com.

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

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

Practice 1.6

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

Application	:	Applied
Explanation on application of the practice	:	The Board recognises that the supply, timeliness and quality of the information affect the effectiveness of the Board in overseeing the conduct of the business and evaluating the management performance of the Group.
		The meetings of the Board and Board Committees, and the Annual General Meeting for the ensuing year are scheduled in advance prior to the end of the current financial year. This enables Management to plan ahead for yearly business and corporate affairs and ensure timely preparation of information for dissemination to the Board so as to achieve meeting effectiveness.
		The Board has a defined schedule of matters reserved for the Board's decision. The Notice of meetings setting out the agenda and the Board papers for meetings will be circulated to the Board at least seven (7) days before the meetings. This is to ensure that Directors have sufficient time to read through the meeting papers and obtain further explanation from Management, where necessary, prior to the meetings and prepared for quality deliberations and effective decision-making during the meetings. Any Director may request that matters be included in the agenda.
		The Company Secretaries are entrusted with recording the Board's deliberations in terms of issues discussed and ensuring that the deliberations at Board and Board Committee meetings are well documented. The minutes of the previous Board and Board Committee meetings are distributed to the Directors prior to the meetings for their perusal before confirmation at the following Board and Board Committee meetings.
		The Directors may comment or request clarification before the minutes are tabled for confirmation as a correct record of the proceedings of the meeting. Management provides Directors with complete and timely information prior to the meetings and on an ongoing basis to enable them to make informed decisions to discharge their duties and responsibilities. Relevant management team is requested to attend Board and Board Committee meetings to present and provide additional information on matters being discussed and to respond to any queries raised by the Directors.

	Any matters requiring the sanction of the Board may be sought by way of Directors' circular resolutions. All circulation resolutions approved by the Board are tabled for notation at the Board Meetings.
Explanation for :	
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There is demarcation of responsibilities between the board, board committees and management.

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

Practice 2.1

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

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

Application	Applied
Application :	Applied
Explanation on :	The Board is guided by its Board Charter which clearly sets out the
application of the	Board's strategic intents and outlines the Board's roles and
practice	responsibilities in discharging its fiduciary and leadership functions.
	The Board Charter provides guidance for the Directors and Senior
	Management regarding the responsibilities of the Board, Board
	Chairman, Board Committees, Executive Directors, Non-Executive
	Directors and Independent Non-Executive Directors as well as the requirements of the Directors in carrying out their stewardship role and
	in discharging their duties towards the Company as well as boardroom
	activities. The Board Charter also serves as reference criteria for the
	Board in the assessment of its own performance, individual Directors
	and the Board Committees.
	The Board Charter would be periodically reviewed and updated to take
	into consideration the needs of the Company and any new rules, laws,
	and regulations that may have an impact on the corporate governance
	practices of the Company and the responsibilities of the Board in
	discharging its governance function.
	The last review of the Board Charter was conducted on 27 February
	2023 and a copy of it is available on the Company's website at
	www.kelington-group.com.
Explanation for :	
departure	
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Measure :	

Timeframe	:	

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

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

Practice 3.1

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

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

Application	:	Applied
Explanation on application of the practice	÷	In keeping with the principles of sound corporate governance, the Board is committed to promoting a culture of integrity and ethical values. The Company has put in place its own set of Code of Ethics and Conduct ("CoEC").
		The CoEC is applicable to all Directors and employees within the Group as well as third parties performing work or services for and on behalf of the Company. It governs the desired standard of behaviour and ethical conduct expected from each individual to whom the CoEC applies.
		The Board has adopted the Anti-Bribery and Corruption ("ABC") Policy in year 2020 which applies to all Directors and employees of the Group as well as the Group's agents and contractors. The ABC Policy makes references to the CoEC, No Gift Policy and Whistleblowing Policy.
		The ABC Policy supplements the CoEC and serve as a control measure to address and manage the risk of fraud, bribery, corruption, misconduct, and unethical practices for the benefit of the long-term success of the Company and provides the basis on which the Company will be able to defend itself against any corruption charges that may be brought against the Company.
		All employees and Directors of the Company are required to declare that they have received, read and understood the provisions of the Codes/Policies, and agreed to observe and adhere to the Code/Policies with complete professionalism and integrity throughout their employment or tenure with the Company.
		In August 2021, the Board approved the conflict-of-interest policy and it has been implemented since September 2021.
		The Risk Management Committee reviews and approves the Group's anti-corruption compliance programme periodically to assess the

	performance, efficiency, and effectiveness of the Group's ABC processes.		
	A platform was provided for its employees, business associates, and members of the public who have concerns on suspected misconduct (including fraud, bribery, theft, abuse of power, and violations of laws and regulations) to report the suspected incident directly to the Corporate Compliance and Integrity Department ("CCID").		
	Through the policies, the Group can preserve its culture of openness, accountability, and integrity to enable whistleblowers to express their concerns without fear of punishment or unfair treatment. All written reports shall be channeled directly to the CCID via email at ccid@kelington-group.com .		
	The ABC Policy, CoEC, Whistleblowing Policy, Conflict of Interest Policy are available on the Company's corporate website.		
Explanation for : departure			
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Measure :			
Timeframe :			

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

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

Practice 3.2

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

Application	:	Applied	
Explanation on application of the practice		The Board has adopted a Whistleblowing Policy ("Policy") that can be accessed at the Company's website at www.kelington-group.com . The Policy facilitates the disclosure of improper conduct (wrongdoings or criminal offences) within the Group and provides guidance on how disclosures shall be made. The Audit Committee ("AC") and Chief Executive Officer of the Company have overall responsibility for the implementation of the Policy. The administration of the Policy is carried out by the Corporate Compliance and Integrity Department. The AC exercises the oversight function over the administration of the policy. The Policy sets out detailed procedures on how to make a complaint, the procedures after a complaint is received, and provides general information about whistleblowing and whistleblower protection. There were no whistleblowing reports received by the AC in the FY 2022.	
Explanation for departure	:		
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Measure	:		
Timeframe	:		

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

Practice 4.1

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

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

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

Application	: Applied
Explanation on application of the practice	 The Group has a sustainability governance structure to oversee the implementation of sustainable practices across all the operations of the Group. The Board is responsible for steering the Group in the direction of achieving overall sustainable growth. The Board develops strategies to promote and strengthen a sound health, safety, and environmental (HSE) culture across the Group and supports long-term sustainability. The Board bears the ultimate responsibility for the effectiveness of the health, safety, and environmental risk management practices. The Board has entrusted the Risk Management Committee ("RMC") with the responsibility of risk management oversight and adopted an Enterprise Risk Management Framework to identify, evaluate, and manage principal risks for the Company. The RMC is supported by the Executive Management Committee ("EMC"). The EMC reviews quarterly progress to ensure best practices
	are embedded across the Group and is responsible for approving major sustainability initiatives. The EMC evaluates overall sustainability risks and opportunities;
	oversees implementation of the sustainability strategy; and assists in sustainability oversight by reviewing the Sustainability Statement.
	The Sustainability Working Group ("SWG") oversees the operational aspects in relation to safety, health, social and environmental sustainability. The SWG shares report to the Group Chief Operating Officer on a quarterly basis.
Explanation for departure	

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Measure :		
Timeframe :		

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

Practice 4.2

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

Application	:	Applied	
Explanation on application of the practice	:	The Board seeks to improve the Company's sustainability performance, transparency, and accountability, and has embedded the sustainability performance measures in the business to manage environmental, social, and governance ("ESG") factors.	
		The following sustainability targets are structured around two pillars: sustainable value creation and managing impacts:	
		 Sustainable Value Creation: To continue generating and distributing economic value to stakeholders by sustaining a resilient financial performance; To achieve an average of 12 training hours per employee per year; and To achieve an average Customer Satisfaction Rate of 90%. 	
		Managing Impacts:	
		 To reduce CO2 emissions (industrial gas division) by at least 5% by FY2024; To reduce electricity intensity (industrial gas division) by 5%; To reduce water intensity (industrial gas division) by 5%; To reduce non recycled waste intensity (engineering division) by 5%; and 	
		5. To maintain zero fatality rate at work. The Corporate Compliance and Integrity Department ("CCID") leads compliance related initiatives under the direction and supervision of the Group Chief Operating Officer and in collaboration with the Sustainability Working Group and Working Committee across the Group. The objectives of these efforts implemented on a group basis, are to prevent ESG issues by thoroughly raising compliance awareness, including awareness of issues such as bribery and corruption, harassment, and discrimination, improving and strengthening compliance programs, and responding to specific compliance-related matters as they arise.	

	CCID reports integrity and compliance performance assessments to the Risk Management Committee at least once a year.
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Timeframe :	

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

Practice 4.3

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

Application	:	Applied	
Explanation on application of the practice	:	To strengthen the Group's sustainable strategy framework, Kelington will ensure the Board comprises Directors with relevant Environmental, social, and governance ("ESG") expertise and experience and will include ESG as one of the criteria to select future candidates for the Board.	
		Kelington's Executive Director reports to the Risk Management Committee on ESG risk management, at least once a year. The ESG Risk Register was presented to the Risk Management Committee in November 2022. In year 2022, the Management focuses on all ESG material topics identified by the stakeholders, while the Board will concentrate on two strategically important ESG topics, which are governance and ethics and economic growth and profitability. The Board is also taking part in initiatives to stay abreast of sustainability issues relevant to the Group and the industry which including climate-related risks. The Board had established ESG related policies and guided the management and business functions in effectively implementing ESG strategies and addressing ESG issues.	
		Please refer to pages 47 and 48 of our Annual Report 2022 for more information on how we manage our sustainability matters.	
Explanation for departure	:		
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Measure	:		
Timeframe	:		

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

Practice 4.4

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

Application :	Applied		
Explanation on : application of the practice	The Board Performance Evaluation Form has been revised to include the assessment of the Board's performance and effectiveness in addressing the Group's material sustainability risks and opportunities. The Board, through the Nomination Committee, has evaluated its performance in addressing the Group's strategic and business plans which promote sustainability materials matters in the financial year 2022. The Board identified the key performance indicators ("KPIs") to monitor executive and senior management's performance. The current set of KPIs enables the Board to evaluate executive and senior management's performance in addressing the Group's material sustainability matters. The KPIs achievement report was presented to the Board in August		
	Please refer to our progress against the achievement of sustainability targets on pages 44 to 46 of this Annual Report.		
Explanation for : departure			
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Measure :			
Timeframe :			

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

Practice 4.5- Step Up

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

Note: The explanation on adoption of this practice should include a brief description of the responsibilities of the designated person and actions or measures undertaken pursuant to the role in the financial year.			
Application :	Adopted		
Explanation on : adoption of the practice	The Chief Operating Officer of the Group, Mr Ong Weng Leong was nominated by the Board to provide dedicated focus to managing sustainability strategically, including the integration of sustainability considerations into the operations of the Company. Mr Ong provides leadership over implementation of sustainability strategy and oversee departments in ensuring robustness of system of sustainability management.		

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

Practice 5.1

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

Application	:	Applied	
Explanation on application of the practice	:	The Nomination Committee ("NC") reviews the composition of the Board, Board Committees, performance of each individual directors and considers the tenure of directors on an annual basis, where annual reelection of a Director would be contingent on satisfactory of the Director's performance and contribution to the Board and an assessment in accordance with the Directors' Fit and Proper Guideline before recommending for re-election at the Annual General Meeting to the Board for consideration. On 27 February 2023, the NC after taking into account the satisfactory performance and contributions of the following Directors to the effectiveness of the Board, and recommend their re-election to the Board, for shareholders' approval at the forthcoming 23 rd Annual General Meeting:	
		D	
		Provision of Constitution Clause 97	Retiring Director
		Clause 97	Ms Ng Lee Kuan
		Clause 97	Mr Hu Kogin
		Clause 104	Mr Ng Mong Kwai
		Clause 104	Mr Ng Meng Kwai Puan Rahima Beevi Binti Mohamed
		Clause 104	Ibrahim
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Explanation for departure	:		
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Measure	:		
Timeframe	:		

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

Practice 5.2

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

Application	:	Departure	
Explanation on application of the practice	:		
Explanation for departure	:	With effect from 20 December 2021, Kelington was added to the FTSE4Good Bursa Malaysia Index and FTSE4Good Bursa Malaysia Shariah Index and thus defined as a Large Company under the MCCG. For Large Companies, the board shall comprise a majority of Independent Directors.	
	The present composition of the Board with half of its members be Independent Directors is in compliance with Paragraph 15.02 of t MMLR of Bursa Malaysia, which stipulates that at least 2 Directors 1/3 of the Board, whichever is higher, must be Independent Director		
		To allow for more effective oversight of management as well as to support objective and independent deliberation, review and decision-making, the Nomination Committee ("NC") shall refresh the composition of the Board by May 2023.	
Large companies are to complete the colur	-	ed to complete the columns below. Non-large companies are encouraged elow.	
Measure	:	The Company has the purview to maintain a balanced composition of the Board and has adopted the Directors' Fit and Proper Policy which has established fit and proper criteria for the appointment and re-appointment of Directors on the Board of the Company and its subsidiaries. It also ensures that each Director has the character, experience, integrity, competence, and time to effectively discharge his/her role as a Director of the Company and/or its subsidiaries.	
		Based on the annual assessment of independence of the Independent Directors conducted, the Board was satisfied that each Independent Director has fulfilled the independence criteria set out in the Bursa Securities' Main Market Listing Requirements and they will continue to demonstrate their independence through their engagement in all meetings and bringing independent judgement to decisions taken by the Board.	

	The Board and the NC will continue to explore and identify suitable candidates for appointment to the Board as Independent Directors based on merit, competence and contribution that each potential candidate can bring to further strengthen the Board.	
Timeframe :	Within 1 year	

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

Practice 5.3

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

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

Application	:	Applied
Explanation on application of the practice	:	The Board noted the recommendation of the Malaysian Code on Corporate Governance 2021 that the tenure of an independent director ("ID") should not exceed a cumulative term of nine (9) years. Upon completion of nine (9) years, the ID may continue to serve on the board as an ID, subject to the following: a) assessment by the Nomination Committee ("NC"), regarding the independence and contributions; and b) shareholders' approval in a general meeting via a two-tier voting process, where the Board must provide its justification on the recommendation. If the tenure of an ID exceeds 12 years, the ID must resign or be re-designated as non-ID. Details of which have set out in the Board Charter which is available at the Company's website.
		The Board, through the NC, had assessed Vice Admiral (Retired) Datuk Haji Jamil bin Haji Osman ("Datuk Haji Jamil") and Mr Soo Yuit Weng ("Mr Soo"), both Senior Independent Non-Executive Directors ("SINEDs") of the Company who have served the Company for a cumulative term of more than 9 years and concluded that they have fulfilled the criteria under the definition of Independent Director as stated in the MMLR, and the NC was satisfied their performance and contribution to the Board. Accordingly, the Board concurred with the NC to seek shareholders' approval to retain Datuk Haji Jamil and Mr Soo as SINEDs at the forthcoming 23rd Annual General Meeting, and the justifications are set out on page 268 of the Annual Report 2022.
Explanation for departure	:	

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

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

Practice 5.4 - Step Up

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

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		

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

Practice 5.5

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

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

Application :	Applied	
Explanation on : application of the practice	The Board has entrusted the Nomination Committee with the responsibility to consider, review, and recommend the appointment of potential candidates to the Board as proposed by Management or any Director, major shareholder taking into consideration the candidates' skills, knowledge, expertise, experience, time commitment, character, professionalism, and integrity based on the Fit and Proper' Guidelines for key responsible persons as prescribed in the Board Charter. The appointment of Key Senior Management of the Company is based as most and with due regard for diversity in skills, experience are	
	on merit and with due regard for diversity in skills, experience, age, cultural background and gender. The Directors' Fit and Proper Guidelines is subject to be reviewed by the Board periodically and a copy of which is embedded in the Board Charter, can be accessed on the Company's website.	
Explanation for : departure		
Large companies are require to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.	
Measure :		
Timeframe :		

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
application of the practice Director existing new Director sources		The Board has a procedure for recruitment and appointment of Director, and does not solely rely on the recommendations from the existing Board members and Management in the process of appointing new Director of the Company. The Board also considers external sources such as the Institute of Corporate Directors Malaysia (ICDM) and other business network.
		The Board and Nomination Committee ("NC") shall be guided by the broad Fit and Proper, and Independence criteria as set out in the Board Charter which had been published on the Company's website to review and assess the new candidate that is to be appointed onto the Board. The selection criteria for an independent Non-Executive Director which may include:
		 Required skills, knowledge, expertise and experience; Time commitment, character, professionalism and integrity; Ability to work cohesively with other members of the Board; Specialist knowledge or technical skills in line with the Kelington's strategy; Diversity in age, gender and experience/background; and Number of directorships in companies outside the Group.
		In FY2022, the late Mr. Chan Tian Kiat, a Senior Independent Non-Executive Director, passed away and Mr. Tan Chuan Yong, a Senior Independent Non-Executive Director, resigned in March 2023. Consequently, two (2) new Independent Non-Executive Directors, Mr. Ng Meng Kwai and Puan Rahima Beevi Binti Mohamed Ibrahim, were appointed to the Board in November 2022 and March 2023, respectively ("Appointments"). The Appointments followed the aforementioned procedure.
		When a replacement was required for the vacant position due to the passing of the late Mr. Chan Thian Kiat and the replacement of a long-serving ID, the Company sourced from ICDM but no suitable candidates

	were identified. The appointment of Mr. Ng Meng Kwai and Puan Rahima Beevi Binti Mohamed Ibrahim was nominated by a Board member.
	The NC satisfied that both new Directors are suitable and fit into the long-term business strategy and growth of the Group going forward after assessment of their background, professional qualification, knowledge, integrity and competencies, independence, as well as fulfilment of criteria set out in the Fit and Proper Guidelines.
Explanation for :	
departure	
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

Practice 5.7

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

Application :	Applied	
Explanation on : application of the practice	The information of the Board of Directors and their respective profiles, position or relationship are included in the Board of Directors' Profile in the Annual Report whereas their interest is included in the Analysis of Shareholdings.	
	During the financial year 2022, the Board through the Nomination Committee ("NC") had undertaken an annual assessment on the Directors whose are seeking for re-election pursuant to Clause 97 of the Company's Constitution at the 22nd AGM of the Company.	
	The details of the directors who will retire and being eligible for re- election at the upcoming 23 rd AGM, as well as the statement by the Board and NC that they are satisfied with the performance and effectiveness of the retiring directors, are included on page 119 of the Corporate Governance Overview Statement.	
Explanation for : departure		
Large companies are requito complete the columns b	red to complete the columns below. Non-large companies are encouraged pelow.	
Measure :		
Timeframe :		

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

Practice 5.8

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

Application	:	Applied	
Application	•	Applied	
Explanation on	:	The Nomination Committee ("NC") comprises 3 members, all of whom	
application of the		are independent non-executive Directors. The NC is chaired by a senior	
practice		independent Director. The specific responsibilities of the NC Chairman	
		are set out in the Terms of Reference of the NC which is available on the	
		Company's website.	
		Based on the assessment performed for the financial year 2022, the	
		Board was satisfied that the NC has fulfilled its roles and discharged its	
		duties effectively.	
Explanation for	:		
Explanation for departure	:		
	:		
	:		
	:		
departure	: quir	red to complete the columns below. Non-large companies are encouraged	
departure	•		
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Large companies are recto complete the column	•		
Large companies are rec to complete the column Measure	•		
Large companies are recto complete the column	•		

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

Practice 5.9

The board comprises at least 30% women directors.

Application :	Departure
Explanation on : application of the practice	
Explanation for departure : The Board acknowledges the importance of Boardroom will endeavour to achieve 30% female directors. The Corany point of time have at least one female representation During the financial year ended 31 December 2022, the female Director, Ms. Ng Lee Kuan. This equates to 10% of the contract of	
	directors on a board of ten (10) directors. The Board is mindful of the target of at least 30% women directors and has taken the step to increase female Director. Puan Rahima Beevi Binti Mohamed Ibrahim was appointed on 1 March 2023. Following the appointment of Puan Rahima Beevi Binti Mohamed Ibrahim, the women's representation on the Board has increased to 20% with a Board of ten (10) Directors.
Large companies are requito complete the columns b	red to complete the columns below. Non-large companies are encouraged below.
Measure :	The Board is of the view that whilst promoting boardroom diversity is essential, the ultimate decision should be based on the merit and the contribution that the selected candidates will bring to the Board. The Board is mindful of the target of at least 30% women directors and has taken the step to increase female Director. Following the appointment of Puan Rahima Beevi Binti Mohamed Ibrahim, the women's representation on the Board has increased to 20% with a Board of ten (10) Directors.
Timeframe :	Within 1 year

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	Kelington had a Diversity Policy in place to promote diversity and ensure that employees are treated equally, regardless of age, gender, race, religion, and background. As at 31 December 2022, Kelington Group Berhad has a total workforce of 681 employees across the 4 regions we operate in, a 38% increase as compared to Year 2021.
	In recent years, Kelington made average progress towards gender equality in our total workforce. Out of which 24% are female employees In FY2022, 1 out of 10 Directors on the Board was female. Following the appointment of Puan Rahima Beevi Binti Mohamed Ibrahim in FY2023, the women's representation on the Board has increased to 20% with a Board of 10 Directors.
	A workforce composed of different age demographics creates an environment where each generation brings different skills and talents to the table. In FY2022, 54% of our total workforce were under age group of 30 - 50 years old while 40% were under 30 years old. In this mixed-age workforce, employees of all ages have the opportunity to teach, share, and learn from one another.
	In Year 2022, 60% of our total workforce was employed locally by the Kelington Group of Companies.
Explanation for : departure	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged below.
Measure :	

Timeframe	:	

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

Practice 6.1

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

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

Note: For a Large Company to qualify for adoption of this practice, it must undertake annual board evaluation and engage an independent expert at least every three years to facilitate the evaluation. **Application Applied** The Nomination Committee ("NC") undertakes annual evaluation to **Explanation on** application of the access the effectiveness of the Board as a whole, the Board Committees practice and the contributions of each individual Director. The Board evaluation comprises Board Assessment, Individual Director Assessment and Assessment of Independence of Independent Directors. The assessment of the Board is based on specific criteria, covering areas such as the Board structure, Board operations, roles and responsibilities of the Board, the Board Committees and the Chairman's role and responsibilities. For Individual Director Assessment, the assessment criteria include contribution to interaction, quality of inputs, and understanding of the role. In assessing the independence of Independent Non-Executive Directors for the financial year under review, the criteria set out in paragraph 1.01 of the Listing Requirements were deployed. The results of the assessment would form the basis of the NC's recommendation to the Board for the re-election of Directors at the next Annual General Meeting ("AGM"). Based on the annual assessment conducted, the NC was satisfied with the existing Board composition and concluded that each of the Directors has the requisite competence to serve on the Board and has sufficiently demonstrated their commitment to the Company in terms of time and participation during the year under review. The NC recommended to the Board the re-election of retiring Directors and continuance in office of the Independent Non-Executive Directors who have served beyond 9 years as the Company's independent Non-Executive Director, for shareholders' approval at the Company's forthcoming AGM.

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

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

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

Practice 7.1

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

Application	:	Applied
Explanation on application of the practice	:	The Remuneration Committee ("RC") and the Board ensure that the Company's remuneration policy remains supportive for the Company's corporate objectives and is aligned with the interests of shareholders, and further that the remuneration packages of Directors and key Senior Management Officers are sufficiently attractive to attract and to retain persons of high calibre.
		The remuneration policy is available on the Company's website at www.kelington-group.com .
		The remuneration of Directors is reviewed by the RC and determined by the Board as a whole. The remuneration package for Executive Directors has been structured to link rewards to corporate and individual performance.
		The remuneration of Independent Non-Executive Directors' is in the form of Directors' Fees which reflects the diverse experience, skill sets, and level of responsibilities. In addition, the Independent Non-Executive Directors are also paid a meeting allowance based on their attendance.
		The remuneration for Non-Executive Directors who are Non-Independent and are representatives of the Kelington Group is not paid by the Company but are paid by the Kelington Group.
		The Directors' fees and benefits payable to the Independent Non- Executive Directors of the Company is subject to the shareholders' approval at the Company's Annual General Meeting.
		Directors do not participate in decisions regarding their own remuneration packages. The remuneration of Senior Management

	determined jointly by the Chief Ex	Group's Remuneration Policy are secutive Officer and Chief Operating the role, skills, competency, and
Explanation for :		
departure		
Large companies are requir	red to complete the columns below. N	Non-large companies are encouraged
to complete the columns be	elow.	
Measure :		
Timeframe :		

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

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

Practice 7.2

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

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

Application :	Applied
Explanation on application of the practice	The Board has established a Remuneration Committee ("RC") which comprised exclusively Non-Executive Directors. The RC reviews and recommends to the Board annually the Board's remuneration package and/or reward payments that reflect their respective contributions for the year, and which are dependent on the performance of the Group, achievement of the goals and/or quantified organisational targets as well as strategic initiatives set at the beginning of each year. The RC is governed by written Terms of Reference which deals with its authority and duties. The Terms of Reference of the RC is set out in the Board Charter and is available on the Company's website at www.kelington-group.com .
Explanation for : departure	
Large companies are requ to complete the columns i	ired to complete the columns below. Non-large companies are encouraged pelow.
Measure :	
Timeframe :	

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	:	

			Company ('000)						Group ('000)							
No	Name	Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total
1	Ir. Gan Hung Keng	Executive Director	-	-	675	519	28	109	1,331	-	-	675	519	28	109	1,331
2	Ong Weng Leong	Executive Director	-	-	647	497	28	104	1,276	-	-	647	497	28	104	1,276
3	Chan Thian Kiat (Deceased on 1 September 2022)	Independent Director	33	-	-	-	-	-	33	33	-	-	-	-	-	33
4	Tan Chuan Yong (Resigned on 1 March 2023)	Independent Director	52	0.4	-	-	-	1	53.4	52	0.4	-	-	-	1	53.4
5	Vice Admiral (Retired) Datuk Haji Jamil bin Haji Osman	Independent Director	47	-	-	-	-	1	48	47	-	-	-	-	1	48
6	Soo Yuit Weng	Independent Director	52	-	-	-	-	1	53	52	-	-	-	-	1	53
7	Ng Lee Kuan	Independent Director	47	-	-	-	-	1	48	47	-	-	-	-	1	48
8	Ng Meng Kwai (Appointed on 1 November 2022)	Independent Director	8	-	-	-	-	-	8	8	-	-	-	-	-	8
9	Cham Teck Kuang	Non-Executive Non- Independent Director	-	-	-	-	-	-	-	-	-	464	453	-	58	975
10	Hu Keqin	Non-Executive Non- Independent Director	-	-	-	-	-	-	-	-	-	545	262	-	60	867
11	Soh Tong Hwa	Non-Executive Non-	-	-	-	-	-	-	-	-	-	553	253	24	91	921

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

Practice 8.2

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

Application	:	Departure				
Explanation on application of the practice	:					
Explanation for departure		The Board has considered of its Key Senior Manage Malaysian Code on Corporthat the disclosure of rerbusiness interests, given with the requisite known experience in the Combeadhunting is a combeadhunting is a combeadhunting of specific refrecruitment and talent recruitment and talent recompany was disclosed Audited Financial Statenbelow:	ment remu orate Gover nuneration the compet wledge, te pany's bus mon indus emuneration tention issu rsonnel Cor on an unn	neration as nance 2021 details may details may details may details may details may details may expense activity challenger informations.	recommend and is of the detrimed ape for key pertise and ities, when ge. According may give of the Groun in Note 36	ded by the he opinion ental to its personnel d working re intense lingly, the ve rise to up and the 5(b) of the
			The 0 2022 RM'000	Group 2021 RM'000	The Co 2022 RM'000	ompany 2021 RM'000
		(b) Other key management personnel:- Short-term employee benefits:				
		 salaries, bonuses and other benefits 	5,576	5,163	872	921
		Defined contribution benefits	220	220	56	66
		Share-based payments	74	-	25	-
			5,870	5,383	953	987
		The estimated monetary vato the other key manager RM6,000 (2021 – RM6,000)	nent personnel	•	•	• •

The performance of Senior Management is evaluated on an annual basis and measured against the targets set for the year. The remuneration packages are reviewed annually, and adjustments to their remuneration are made based on their role, skills, competency, and the performance of the individual. The Company is of the view that the interests of the shareholders will not be prejudiced as a result of such non-disclosure on the basis of the remuneration of the Senior Management personnel who are not Directors. Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below. Measure The performance of Senior Management is evaluated on an annual basis and measured against the targets set for the year. The remuneration packages are reviewed annually, and adjustments to their remuneration are made based on their role, skills, competency, and the performance of the individual. **Timeframe** Others Not applicable

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

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

Practice 8.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	:	

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

There is an effective and independent Audit Committee.

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

Practice 9.1

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

Application :	Applied
Application .	Applied
Explanation on :	The Audit Committee ("AC") consisted of four (4) members during
application of the	financial year 2022, all of whom are Independent Non-Executive
practice	Directors. Currently, the AC consists of three (3) members, all of whom
	are Independent Non-Executive Directors.
	The AC is chaired by Mr Soo Yuit Weng, a Senior Independent Non-
	Executive Director who is distinct from the Chairman of the Board. The
	profile of Mr Soo is set out on page 21 of the Annual Report 2022.
	The responsibilities of the AC are outlined in the Terms of Reference
	("ToR") of the AC, including but not limited to review the Group's risk
	management and internal control, financing reporting, and the
	appointment and performance of External Auditors and Internal Audit
	Function.
	The ToR of the AC is available on the Company's website at
	www.kelington-group.com.
Explanation for :	
departure	
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns i	·
to complete the columns i	ociow.
Measure :	
Timeframe :	
imerame :	

There is an effective and independent Audit Committee.

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

Practice 9.2

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

Application :	Applied	
Explanation on application of the practice	The Audit Committee ("AC") had an External Auditor Policy ("Policy") that no former partner of the external audit firm of the Company shall be appointed as a member of the Committee before first observing a cooling-off period of at least 3 years and the said policy has been incorporated in the Terms of Reference ("ToR") of the AC. The said Policy and ToR of the AC are available at the Company's website at www.kelington-group.com . Currently, no former partner of the External Auditors of the Company is appointed as a member of the AC. The ToR of the AC provides a cooling-off period for a former key audit partner to be appointed as a member of the AC for at least three (3) years as recommended by the Malaysian Code on Corporate Governance 2021.	
Explanation for : departure		
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.	
Measure :		
Timeframe :		

There is an effective and independent Audit Committee.

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

Practice 9.3

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
		An annual assessment of the competency and independence of the External Auditors was conducted by the Audit Committee ("AC") via a set of assessment questionnaires.
		In assessing the External Auditors' performance and suitability, the AC considered, inter-alia, the independence, objectivity, professionalism, quality of services, sufficiency of resources and communication and interaction with the External Auditors.
		The AC received assurance from the External Auditors confirming that they are, and have been, independent throughout the conduct of the audit engagement with the Company in accordance with the independence criteria set out in the By-Laws (On Professional Ethics, Conduct and Practice) of the Malaysian Institute of Accounts.
		Based on the outcome of the annual assessment conducted in April 2023 on the External Auditors' performance, technical competence, and professional independence, the AC was satisfied with the External Auditors' performance and recommended to the Board the reappointment of Messrs. Crowe Malaysia PLT as the External Auditors of the Company for the financial year ending 31 December 2023, a resolution of which will be tabled at the forthcoming 23rd for shareholders' approval.
Explanation for departure	:	
Large companies are red	quir	ed to complete the columns below. Non-large companies are encouraged
to complete the column	s be	elow.
Measure	:	
Timeframe	:	

There is an effective and independent Audit Committee.

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

Practice 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application :	Adopted
Explanation on : adoption of the practice	The Audit Committee comprises all Independent Directors and none of them are alternate directors.

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	Based on the outcome of the annual performance evaluation on peer and self-assessment carried out on the financial literacy of the members of the Audit Committee ("AC") for the financial period, the Board was satisfied that all members of the AC are financially literate and assist the Board in overseeing and scrutinising the process and quality of the financial reporting and ensuring accuracy, adequacy and completeness of the report, as well as compliance with the relevant accounting standards.
	The AC members had during the financial year, attended webinars, seminars and/or training programmes organised by the relevant regulatory authorities and professional bodies to broaden their knowledge and to keep abreast with the relevant changes in law, regulations, risk management and business environment. Details of which have disclosed in the Corporate Governance Overview Statement in the Annual Report 2022.
	The AC members undertake continuous professional development and have an annual discussion with the external auditors on financial reporting development to keep themselves abreast of the relevant developments in accounting and auditing standards, practices, and rules.
Explanation for departure	
Large companies are re to complete the colum	 ired to complete the columns below. Non-large companies are encouraged pelow.

Measure	:	
Timeframe	:	

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

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

Practice 10.1

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

Application	Applied
Explanation on application of the practice	The Board oversees, reviews, and monitors the operation, adequacy and effectiveness of the Group's system of internal control. The Board is responsible to define the level of risk appetite, approving and overseeing the operations of the Group's Risk Management Framework, assessing the effectiveness and reviewing any major or significant risk facing the Group.
	To assist the Board in maintaining a sound system of internal controls, the Board has established a Risk Management Committee comprising wholly Non-Executive Directors and chaired by an Independent Director, to assist the Board in identifying, assessing, managing, monitoring and reporting underlying risks within the Group.
	The Risk Management Committee shall oversee the risk management process of the Group, review the Group's risk management framework and major risk policies and make relevant recommendations to Management to update the Group Risk Profiles.
	The Board has been integrating the risk issues into their decision-making process whilst maintaining the flexibility to lead the business of the Group through the ever-changing internal and external environments.
	The Company continues to maintain and review its internal control procedures to ensure the protection of its assets and its shareholders' investment.
	The Board has outsourced the internal audit function to an independent assurance provider, namely GRC Consulting Services Sdn. Bhd. to provide an independent appraisal on the system of internal controls of the Group to the AC.
	Key policies and frameworks, such as the Risk Management Framework, are reviewed by the Risk Management Committee before they are approved by the Board for application.

	For detailed information, please refer to the Statement on Risk Management and Internal Control in the Annual Report 2022 of the Company.
Explanation for :	
departure	
Large companies are require to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

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

Practice 10.2

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

Application	:	Applied
Explanation on application of the practice	:	The Board acknowledges that the Group's business activities involve some degree of risk, and thus, key management staff and heads of departments are delegated with the responsibility to manage identified risks within defined parameters and standards. Features of the risk management and internal control framework of the Company are set out in the Statement on Risk Management and Internal Control.
		Amongst others, these include:
		 The Executive Management Committee supports the Board in the operations of the Group and manages all the Group's business divisions in accordance with corporate strategies and business objectives, policies, key performance indicators and annual budgets as approved by the Board. The Audit Committee, with the assistance of the Risk Management Committee ("RMC"), has oversight over the Group's risk management framework, and obtains assurance, through the independent consultant appointed, on the adequacy and effectiveness of the risk management and internal control systems. The Audit Committee also consults the independent external auditors of the Group, whenever required. The RMC oversees and performs regular reviews on the risk management processes of the Group's business and operations to ensure prudent risk management. The Nomination Committee and Remuneration Committee assist the Board, including but not limited to review and recommend appropriate remuneration policies for Directors, review succession plans, recommend candidates to the Board, and evaluating the performance of the Board as a whole and the contributions of each individual Director (including Board Committees) on an annual basis. The General Manager of the respective business divisions of the Group manages their operations and reports to the Executive Management Committee at the Group Level.

	 Corporate Compliance and Integrity Department ("CCID") ensure business processes follow all relevant legal and internal guidelines; and review internal process, developing company policies, and responding to policy violations. Sustainability Working Group oversees the operational aspect in relation to the environment, social (including health & safety) and governance.
	The Group's Internal Audit Function assists the Board and the Audit Committee by providing an independent assessment of the adequacy and effectiveness of the Group's internal control system.
	The Board received assurance from the Group Chief Executive Officer and Chief Financial Officer that the Group's risk management and internal control systems have operated adequately and effectively, in all material aspects, to meet the Group's objectives during the financial year under review.
	The Statement on Risk Management and Internal Control as included in the 2022 Annual Report provides an overview of the internal control framework adopted by the Company during the financial year 2022.
Explanation for : departure	
	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
Timeframe :	

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

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

Practice 10.3 - Step Up

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

Application :	Not Adopted
Explanation on : adoption of the practice	

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

Practice 11.1

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

Application	:	Applied	
Explanation on application of the practice	:	The Board has outsourced the internal audit function to an independent assurance provider, namely GRC Consulting Services Sdn. Bhd. to provide an independent appraisal of the system of internal control of the Group to the Audit Committee ("AC"). The main role of the Internal Audit Function is to review the effectiveness and adequacy of the Group's existing internal control policies and procedures and to provide recommendations, if any, for the improvement of the control policies and procedures. The Internal Auditors have direct access and report all matters of internal control to the AC. The AC had, in April 2023, conducted an evaluation of the Internal Audit Function, in terms of competence, quality, and timeliness of reporting as well as independence for the financial year 2022. Based	
		on the results of the evaluation, the AC is satisfied that the Internal Audit Function is effective and able to function independently. During the financial year under review, the internal auditors conducted a review of the Group in accordance with the Internal Audit Plan, which has been approved by the AC. The Internal Auditors attended all meetings of the AC held during the financial period. A more detailed description of the activities carried out by the Internal Audit Function throughout the financial period is provided in the Audit Committee Report in the 2022 Annual Report.	
Explanation for departure	:		
Large companies are re to complete the colum		ed to complete the columns below. Non-large companies are encouraged elow.	
Measure	:		
Timeframe	:		

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

Practice 11.2

The board should disclose-

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

Application	:	Applied
Explanation on application of the practice	÷	The Company has outsourced the Internal Audit ("IA") Function to GRC Consulting Services Sdn. Bhd. to assist the Board and the Audit Committee ("AC") in providing an independent assessment on the adequacy, efficiency, and effectiveness of the Group's internal control system and make recommendations for improvement. The Engagement Executive Director is Mr. Affeiz Abdul Razak who has diverse professional experience in internal audit, risk management and corporate governance advisory.
		He is currently one of the Governors on the Institute of Internal Auditors Malaysia's (IIAM) Board and had served previously as the Honorary Treasurer and Honorary Secretary of IIAM. He is a Chartered Member of the Institute of Internal Auditors Malaysia – CMIIA, Certified Financial Services Auditor – CFSA (US) and has Accreditation in Internal Audit Function Assessment Validation by IIA (US), Associate Member of the Association of Certified Fraud Examiners (US), Member of the Business Continuity Institute (UK) – MBCI (UK), Affiliate Member of the Institute of Risk Management (UK), Certified Business Continuity Institute (UK) Professional – CBCI with Merit (UK), Member of the Institute of Corporate Directors Malaysia and Associate Member of the Asian Institute of Chartered Bankers.
		The number of staff deployed for the IA reviews range from 3 to 4 per visit including the engagement Executive Director. The staff involved in the IA review possess professional qualifications and/or a university degree.
		Most of them are members of the IIAM. The AC was satisfied that, based on the annual evaluation carried out for the financial period, the IA staff on the engagement are free from any relationships or conflicts of interest that could impair their objectivity and independence. The IA was conducted using a risk-based approach and was guided by the International Professional Practice Framework.

	The information on the IA function is available in the Statement on Risk Management and Internal Control in the 2022 Annual Report.
Explanation for :	
departure	
Large companies are requir	red to complete the columns below. Non-large companies are encouraged
to complete the columns be	elow.
Measure :	
Timeframe :	

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

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

Practice 12.1

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

Application :	Applied
Explanation on application of the practice	The Group recognises the importance of prompt and timely dissemination of information to the shareholders and the investors, in order for these stakeholders to be able to make informed investment decisions. Towards this, the Company's website at www.kelington-group.com incorporates a corporate section which provides all relevant information on the Company and is accessible by the public. This corporate section enhances the investor relations function by publishing all announcements made, annual reports as well as the corporate and governance structure of the Company. The Company has put in place a Corporate Disclosure Policy with the objective of ensuring communications to the public are timely, factual, accurate, complete, broadly disseminated and, where necessary, filed with regulators in accordance with applicable laws and a disclosure committee comprised Executive Directors and Chief Financial Officer. The Board and Management have at all times ensured timely dissemination on the Company's performance and other matters affecting shareholders' interests to the shareholders and investors through appropriate announcement (where necessary), quarterly announcements, relevant circulars, press releases, and distribution of annual reports.
Explanation for : departure	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure :	
Timeframe :	
	<u>l</u>

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 :	Departure
Explanation on : application of the practice	
Explanation for : departure	We support the United Nations' Sustainable Development Goals (SDGs) and, like many other businesses, we have identified which of those goals our business aligns with. We discuss this alignment and our activities in support of the SDGs in the 2022 Annual Report.
	The non-financial performance of the Group's operating units during the period from 1 January 2022 to 31 December 2022 has been disclosed in the Sustainability Statement of the 2022 Annual Report in accordance with Bursa Malaysia Sustainability Reporting Guidelines (3rd Edition) and Task Force on Climate-related Financial Disclosures (TCFD) Recommendations as the Principal Guidelines; and also FTSE4Good Bursa Malaysia Index Rating Guide and Global Reporting Initiative (GRI) Standards as the Supplementary Guidelines.
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure :	As mentioned above.
Timeframe :	Within 3 years

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	:	In 2022, the Notice of the 22nd Annual General Meeting ("AGM") was
application of the		sent to the shareholders at least 28 days before the AGM, in advance of
practice		the 21-day requirement under the Company's Constitution, the Companies Act 2016 and the Listing Requirements, which provides additional time to the shareholders to allow them to make the necessary arrangements to attend and participate in person or by corporate representatives or proxies, and consider the resolutions that will be discussed and decided at the AGM. The Notice of the AGM was also published on a major local newspapers
		and the Company's website.
		The Company also provides details of the AGM to the shareholders with regard to the eligibility of the shareholders, their rights to appoint proxies and other relevant information pertaining to the AGM.
		In addition, there are explanatory notes providing detailed explanations of the resolutions to be tabled at the AGM to enable the shareholders to make informed decisions in exercising their voting rights.
		The Notice for the forthcoming 23rd AGM was given to the shareholders 28 days before the 23rd AGM and at the same time, published on a major local newspaper and the Company's website.
Explanation for	•	
departure	-	
•	Large companies are required to complete the columns below. Non-large companies are encouraged	
to complete the column	ıs be	Plow.
Measure	:	
Timeframe	:	

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

Practice 13.2

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

Application	:	Applied
Explanation on	:	All Directors attended virtual 22nd Annual General Meeting and
application of the		Extraordinary General Meeting held on 31 May 2022. The Directors,
practice		Chief Financial Officer and External Auditors were in attendance to
		answer questions raised by the shareholders.
Explanation for	:	
departure		
Large companies are req	uir	red to complete the columns below. Non-large companies are encouraged
to complete the columns below.		
Measure	:	
Timeframe	:	

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

Practice 13.3

Listed companies should leverage technology to facilitate-

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

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

Application :	Applied
Explanation on : application of the practice	The 22nd AGM and EGM of the Company held on 31 May 2022 were conducted on a virtual basis through live streaming and online remote voting at the Broadcast Venue, Lot 9-11 Menara Sentral Vista, No. 150 Jalan Sultan Abdul Samad Brickfields, 50470 Kuala Lumpur via the Dvote Online website at https://www.DigitalVote.my using the Remote Participation and Voting Facilities ("RPV") in accordance with Section 327(1) and (2) of the Companies Act 2016 and Clause 59 of the Company's Constitution. Dvote Services Sdn. Bhd. ("Dvote") was appointed as the Poll Administrator for the 22nd AGM and EGM of the Company to facilitate the RPV via its Dvote Online website at https://www.DigitalVote.my .
	The RPV allowed shareholders to participate and pose questions through the Dvote Online website during the Meetings, and to cast their votes remotely. The Shareholders were also allowed to pose questions prior to the Meetings via email.
	The Company has engaged Dvote to provide the RPV. Dvote has confirmed with the Company that it has implemented an IT policy and Information Security policy, endpoint controls, and data classification for cyber hygiene practices of its staff. Stress tests and penetration testing were performed on Dvote online in May 2022 to test its resiliency.
	Dvote Online is hosted in a secure cloud platform and the date center is ISO27001 certified.
Explanation for : departure	
Large companies are requi to complete the columns b	 red to complete the columns below. Non-large companies are encouraged elow.

Measure	:	
Timeframe	:	

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

Practice 13.4

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.

	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 question	opportunity to pose questions and the questions are responded to.		
Application :	Applied		
Familian and	All the characteristics and decisions in the discount in the control of the contr		
Explanation on :	All the shareholders could raise questions, including but not limited to		
application of the	the Company's financial and non-financial performance and long-term		
practice	strategies. With respect to the 22nd AGM and EGM held in May 2022,		
	shareholders submitted their questions prior to the conduct of the		
	meetings via email to ccid@kelington-group.com		
	Besides, shareholders were also allowed to submit their questions via		
	the RPV during the meetings. Directors and senior management		
	answered the questions raised by shareholders during the meetings.		
Explanation for :			
departure			
Large companies are requir	l red to complete the columns below. Non-large companies are encouraged		
to complete the columns below.			
Measure :			
Timeframe :			

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

Practice 13.5

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.

f adoption of this practice should include a discussion on measures		
undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient		
ons and the questions are responded to. Further, a listed issuer should also		
ne choice of the meeting platform.		
Applied		
The 22nd AGM and EGM of the Company was held on a virtual basis		
through live streaming and online remote voting from a Broadcast		
Venue using the RPV provided by Dvote via its Dvote Online website at		
https://www.DigitalVote.my.		
The broadcast of the 22nd AGM and EGM was smooth through the RPV.		
The Chairman, Directors and/or senior management responded to the		
questions raised by shareholders via RPV/email verbally during the		
meetings.		
red to complete the columns below. Non-large companies are encouraged		
red to complete the columns below. Non-large companies are encouraged below.		
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Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 13.6

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

Note: The publicatio general meeting.	n of Ke	ey Matters Discussed is not a substitute for the circulation of minutes of
Application	:	Applied
Explanation on application of the practice	:	The minutes of the 22nd AGM and EGM of the Company were made available on the Company's website at www.kelington-group.com within 30 business days from the date of the meetings.
Explanation for departure		
Large companies are to complete the colu	•	ed to complete the columns below. Non-large companies are encouraged elow.
Measure	:	
Timeframe	:	

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

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

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