### CORPORATE GOVERNANCE REPORT

STOCK CODE : 3719

**COMPANY NAME**: Panasonic Manufacturing Malaysia Berhad

FINANCIAL YEAR : March 31, 2023

#### **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.

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Application	: Applied
Explanation on application of the practice	: The Board of Directors ("the Board") of Panasonic Manufacturing Malaysia Berhad ("the Company") is committed in maintaining the highest standards of corporate governance within the Company and adhering to principles and best practices through observing and practicing the values of the Malaysian Code on Corporate Governance, Panasonic Code of Conduct and Panasonic Basic Business Philosophy. The commitment from the top paves the way for the Management and all employees to ensure the Company's businesses and affairs are efficiently managed in the best interest of all stakeholders.
	The Company is led and managed by an experienced Board comprising members with a wide range of experience in relevant field and bring a broad range of skills, experiences and knowledge required to successfully direct and supervise the Company's business activity.
	The role of the Board as stated in the Board Charter is to provide strategic guidance to the Company and effective oversight of its Management, for the benefits of shareholders and other stakeholders. The Board sets the strategic direction, ensuring that necessary resources are in place for the Company to meet its objectives and deliver sustainable performance.
	The Board takes full responsibility for the oversight and overall performance of the Company and provides leadership, championing good governance and ethical practices throughout the Company. The Board carries out its role within a framework of prudent and effective controls which enables risk to be appropriately assessed and managed.
	The Board owes the fiduciary duties to the Company and, while discharging its duties and responsibilities, shall individually and collectively exercise reasonable care, skill and diligence at all times.

	The Board adopts strategic and business plans aligned to ensure obligations to all stakeholders are met. The Board fulfils its oversight responsibility for financial and operational results, legal-ethical compliance and risk management. The Board is also responsible for reviewing the adequacy and integrity of the Company's internal control systems and management information systems and ensuring that investor relations and succession planning programme are implemented.
Explanation for :	
departure	
Large companies are re- encouraged to complete th	quired to complete the columns below. Non-large companies are secolumns 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 1.2

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

Application	:	Applied
Explanation on application of the practice	:	The role of the Chairman of the Company is governed by the Board Charter. The Chairman of the Board is responsible for representing the Board to the shareholders and is responsible for instilling good corporate governance practices, leadership and effectiveness of the Board.  The Chairman is expected to ensure integrity and effectiveness of the governance process of the Board. He is also responsible for maintaining regular dialogue with the Managing Director over all operational matters and will consult with the remainder of the Board promptly over any matter that gives him cause for major concern. The Chairman also acts as facilitator at meetings of the Board to ensure that no Directors, whether executive or non-executive, dominates discussion and that appropriate discussion takes place and that relevant opinion among Directors is forthcoming.
		The Chairman is also the Senior Independent Non-Executive Director to whom concerns relating to the Company may be conveyed by the Directors, shareholders and other stakeholders.
Explanation for departure	:	
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 1.3**The positions of Chairman and CEO are held by different individuals.

Application :	Applied	
Explanation on : application of the practice	The Chairman of the Company is Dato' Azman bin Mahmud and for the financial year 2023, the Managing Director of the Company was Mr Kenji Kamada.	
	The position of the Chairman of the Board and the Managing Director are segregated. The Chairman is primarily responsible for the proper conduct and working of the board whilst the Managing Director is responsible for the day-to-day running of the business and implementation of Board policies and decisions.	
	There is a clear separation of duties and responsibilities of the Chairman and the Managing Director to ensure a balance of power and authority.	
	The difference in the roles of the Chairman and Managing Director provides a clear segregation of responsibility and accountability.	
Explanation for : departure		
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 1.4

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 practice should be a 'Departure'.		
Application :	Applied		
Explanation on :	Dato' Azman bin Mahmud is not a member of any of the Board		
application of the	Committees and he did not participate in any of the meetings of the		
practice	Board Committees after his appointment as Chairman of the Board.		
Explanation for :			
departure			
Large companies are re	quired to complete the columns below. Non-large companies are		
encouraged to complete the columns below.			
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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 1.5

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

Application :	Applied
Explanation on : application of the practice	The Company Secretary is a Fellow of the Malaysian Institute of Chartered Secretaries and Administrators (MAICSA) and has more than 35 years of experience in handling corporate secretarial matters in the profession and the corporate sector.  The Board is supported by a qualified Company Secretary and the Company Secretary is responsible for ensuring that Board procedures are followed, that applicable rules and regulations for the conduct of
	the affairs of the Board are complied with and for all matters associated with the maintenance of the Board or otherwise required for its efficient operation.
	The roles and responsibilities of the Company Secretary are as follows:
	<ul> <li>i. Attend and ensure that all meetings are properly convened and the proceedings of all meetings including pertinent issues, substance of inquiries and responses, suggestions and proposals are duly recorded and minuted;</li> <li>ii. Provides support to the Chairman to ensure the effective functioning of the Board and assist the Chairman in preparation of conduct of meetings;</li> <li>iii. Update and advise the Board on Board procedures and ensure that the applicable rules and regulations for the conduct of the affairs of the Board are complied with and all matters associated with the maintenance of the Board or otherwise required for its efficient operation;</li> <li>iv. Ensure proper upkeep of statutory registers and records of the Company; and</li> <li>v. Advise the Board on compliance of statutory and regulatory</li> </ul>
	requirements.  All Directors, particularly the Chairman, have unlimited direct access to the professional advice and services of the Company Secretary as well as access to all information within the Company whether as a full Board or in their individual capacity.

Explanation for departure	:	
Large companies are encouraged to comple		quired to complete the columns below. Non-large companies are e 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	Board and Board Committee's meeting papers accompanying notes and explanations for agenda items were sent to the Directors at least 7 days in advance of the meeting and minutes are circulated before the meeting.	
Explanation for departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure		
Timeframe		

There is 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	To ensure accountability, the Board has an overall responsibility for the proper conduct of the Company's business and the Board Charter adopted in 30 May 2013 sets out the respective roles and responsibilities of the Board and the Management. The Board Chartered annually reviews in November of each financial year or as and when required to take consideration the needs of the Company as well as development in rules, regulations and laws which may have an impact on the discharge of Board's duties and responsibilities.	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

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

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

#### **Practice 3.1**

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

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

Application	:	Applied
Explanation on application of the practice	:	The Company follows the Panasonic Group Code of Ethics & Compliance which is widely used within the Panasonic Group internationally. The CoC applies to all Directors, executive officers and employees of the Company. The Panasonic Group Code of Ethics & Compliance is designed to help implement Basic Business Philosophy which is observed by the Company by providing the criteria that should be observed in business activities.  The Panasonic Group Code of Ethics & Compliance is available on the Company's website at <a href="https://www.pmma.panasonic.com.my">www.pmma.panasonic.com.my</a> .
Explanation for departure	:	
	•	
Large companies are encouraged to complete		uired to complete the columns below. Non-large companies are e columns below.
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 Company advocates openness and transparency in its commitment to the highest standard of integrity and accountability. The Whistleblowing Policy aims to establish a robust, transparent and accountable communication channel for Employees and Stakeholders of the Company to voice their concerns in an effective, responsible and secured manner when they become aware of actual or potential wrongdoings and enables the Company to take swift, fair and effective corrective actions to comply with the social and corporate responsibilities and maintain the support and trust of Employees and Stakeholders.  The whistleblowing policy was last reviewed on 30 November 2022 and is available on the Company's website at <a href="https://www.pmma.panasonic.com.my">www.pmma.panasonic.com.my</a>	
Explanation for departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure		
Timeframe		

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

### Practice 4.1

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 Company operates in line with Panasonic Holdings Corporation policy and is committed towards embracing sustainability practices. The Board of Directors are responsible for implementing sustainability strategy and its role in building long term sustainability development plan. The Board, in partnership with the members of the senior management team forming the Strategic Management Committee, are committed to oversee sustainability performance.  The Strategic Management Committee's roles and responsibilities are:  Responsible for sustainable business policies and practices  Facilitate and support operating divisions to meet sustainability goals  Monitor and act on related risks report on progress
Explanation for departure	:	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure	:	
Timeframe	:	

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

# Practice 4.2

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

Applied
To continue contributing and responding in a rapidly changing world, the strength of each employee is considered to be vital and the company encourages each employee to challenge themselves and grow in their own way. This approach is implemented via the 'A Better Dialogue' based on our Basic Business Philosophy for creation of new value. It is to improve the quality and quantity of the employee manager dialogue, improving both the employee's and company performance.
For financial year ended 31 March 2023, the Company continued with the face-to-face dialogue between Group Manager and their team members (Management Staffs). Free and open discussion was held focusing on where the employee wants to be in future as well as the employee's contribution and performance towards company's growth. Managers continue to provide appropriate support for each employee as they grow and take on new challenges. The Company will continuously strive to achieve and maintain effective two way communication to improve employees' and company's performance.
Every year the Company engages with its stakeholders through range of platforms with the aim of hearing and understanding their concerns and expectations on economic, environment and social matters. As a way of upholding sustainable practices across its supply chain, the Company embeds its sustainability strategies across its supply chain establishing symbiotic collaboration with external stakeholders, e.g. vendors.
quired to complete the columns below. Non-large companies are secolumns below.

Timeframe	:	

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

# Practice 4.3

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

Application :	Applied
Explanation on : application of the practice	The Board has sufficient understanding and knowledge of the sustainability issues that are relevant to the Company and its business and to discharge its role effectively.  The Group had prioritized and focused on sustainability journey in business operations and areas relevant to them following the emergence of COVID-19 crisis in 2020/2021 and also the local flood incident that elevated sustainability importance and increased scrutiny
	on how it manages and responds to the immediate impact of the crisis. The materiality assessment in financial year ended 31 March 2023 reflects the changes to the business and the external environment.
	The material issues that shape the strategies and business decision making are not limited to the Company's financial performance alone but also Economic, Environmental and Social (EES) Impact. Through the review by the senior management, 14 material aspects were identified as high importance and those disclosures were derived into a matrix. The materiality matrix showcases the material disclosures based on its unique influence on the stakeholders and EES impact to the Company. The materiality matrix was approved by the Board of Directors of PMMA.
Explanation for : departure	
Large companies are re encouraged to complete th	quired to complete the columns below. Non-large companies are columns below.
Measure :	
Timeframe :	

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

# Practice 4.4

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

Application	:	Applied
Explanation on application of the practice	:	The Board at its meeting held on 28 February 2023 was updated on the status of achievement of the Material Sustainability Key Performance Indicators (KPI) and discussed on the progress.
Explanation for departure	•	
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e columns below.
Measure	:	
Timeframe	:	

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

# **Practice 4.5- Step Up**

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

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

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

### Practice 5.1

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

Application	:	Applied
Explanation on application of the practice	:	The Nomination Committee (NC) has been charged to conduct annual review of the size and composition of the Board, including diversity and tenure of directors. It also assisted the Board to determine the eligibility of the directors due for rotational re-election pursuant to the Company's Constitution.
		<ul> <li>In making recommendation on the Board composition and annual reelection of directors, the NC considered the following factors:-</li> <li>a) the composition of the Board bearing in mind the nature and the size of the Company's operations, compliance with Listing Requirements and recommendation of the Malaysian Code on Corporate Governance 2021 ("MCCG") on diversity;</li> <li>b) tenure of Independent directors along with the need to refresh the Board as it deems necessary; and</li> <li>c) performance and contribution of the directors.</li> </ul>
Explanation for departure	:	
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e columns below.
Measure	:	
Timeframe	:	

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

# Practice 5.2

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

Application	:	Departure
Explanation on application of the practice	:	
Explanation for departure	:	In accordance to Paragraph 15.02 of the Main Market Listing Requirement ("MMLR"), the Board is in compliance as one third of the Board is independent. For the financial year ended 31 March 2022, the Board comprise of 44% Independent Directors.
		The Board has in place the Audit, Nomination and Remuneration Committees tasked to assist the Board in deliberations and recommendations as check and balance. The Nomination Committee reviews candidates that fit best to contribute to the Company's long-term strategy.
		Presently the number of Non-Executive Directors is more than the Executive Directors. This is to ensure the Executive Directors do not dominate the Board's decision making. This composition also allows for more effective oversight of management even though the Independent Non-Executive Directors do not form majority of the Board. The Board had at its meeting in May 2018 agreed to increase the ratio of independent directors to Non-Independent Directors from 4:7 to 4:5 by financial year 2020. Currently, five (5) of the Directors on the Company's Board are representatives of Panasonic Corporation, to enable the latter to implement its policy and strategy for the Panasonic Corporation Group ("PC Group") as a whole. The ratio of Independent Directors to Non-Independent Directors for the financial year ended 31 March 2023 was 4:5.
		The members of the Board with their combined business, management and professional experience, knowledge and expertise, provide the core competencies to allow for diverse and objective perspectives on the Company's business and direction. Taking into account the scope and nature of its operations, the Board believes that its present composition represents an appropriate balance of Executive and Non-Executive Directors to achieve the promotion of shareholder interest and effective governance of the business, and yet allow for effective decision making.

Large companies are encouraged to complet	•	•	the	columns	below.	Non-large	companies	are
Measure	:							
Timeframe	:							

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	••	Departure
Explanation on application of the practice	:	
Explanation for departure		For the financial year 31 March 2023, the Company tabled the resolution for retention of Tan Sri Hasmah at the Annual General Meeting on 29 August 2022 as she would reach her nine years tenure on 2 October 2022.  The resolution was voted on single tier.
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e 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' approv	al to r	etain the director as an independent director beyond nine years.			
Application	:	Not Adopted			
Explanation on	:				
adoption of the					
practice					
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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 appointment of Director to the Board is reviewed by the Nomination Committee before recommending it to the Board for approval. The Nomination Committee will review the composition of the continuing members of the Board and Board Committee annually and make recommendation to the Board for any new appointment to the Board or Board committees when necessary.  The criteria used in assessment of new Directors before appointment to the Board are as below but not limited to:  Skills 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; and  Other directorship.
Explanation for departure	:	
Large companies are encouraged to comple		quired to complete the columns below. Non-large companies are e columns below.
Measure	:	
Timeframe	:	

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

### Practice 5.6

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

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

Application	:	Applied
Explanation on application of the practice	••	The Nomination Committee was tasked to assess and recommend new nominees for appointment to the Board for the Board's final decision making.
		The major shareholder makes recommendations on the appointment of Japanese Directors, local Board representatives and Executive Directors.
		For the Independent Non-Executive Directors, the Board has in the past referred to the Company's consultants and associates to recommend candidates for position. The appointment of the Independent Non-Executive Director, Dato' Kaziah Binti Abd Kadir was based on recommendation by other Independent Non-Executive Directors.
Explanation for departure	:	
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e columns below.
Measure	:	
Timeframe	:	

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

### Practice 5.7

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

Application		Applied		
Explanation on application of the practice	••	Shareholders are provided with detailed information on directors who are standing for re-election at the Company's AGM via the Board of Directors' profile disclosed in the Annual Report.		
		Similarly, the Board's statement relating to the reasons to support the recommendation for the re-election are disclosed in the Explanatory Notes section of the Notice of AGM, which is also included in the annual report.		
Explanation for departure	:			
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e columns below.		
Measure	:			
Timeframe	:			

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

# Practice 5.8

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

Application	:	Applied			
Explanation on application of the practice	:	The Chairman of the Nomination Committee of the Company is Dato' Kaziah Binti Abd Kadir who is an Independent Non-Executive Director.			
Explanation for departure	:				
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e columns below.			
Measure	:				
Timeframe	:				

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

# Practice 5.9

The board comprises at least 30% women directors.

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Application	Applied		
Explanation on application of the practice	The appointment of Tan Sri Hasmah Binti Abdullah, Ms Siew Pui Ling and Ms Kwan Wai Yue and Dato' Kaziah Binti Abd Kadir as Directors signify the Board's recognition of contribution by female directors to the Board.  The percentage of female directors on the Board of the Company is		
	above 30%.		
Explanation for departure			
Large companies are encouraged to complete	equired to complete the columns below. Non-large companies are he columns below.		
Measure			
Timeframe			

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

# Practice 5.10

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	:	The Company has included a policy on diversity of gender, ethnicity and age in the Board Charter.
Explanation for departure	:	
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e columns 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.

evaluation and enga evaluation.	ige an independent expert at least every three years to facilitate the
Application	: Applied
Explanation on application of the practice	: The key functions of the Nomination Committee include annual review of the Board's required mix of skills, experience and other qualities, including core competencies, which the Non-Executive Directors should bring to the Board and annually assess the effectiveness of the Board as a whole, the Committees of the Board and the contribution of each individual Director.  The Nomination Committee upon its annual assessment carried out
	<ul> <li>was satisfied that;</li> <li>The size and composition of the Company's Board is optimum with appropriate mix of knowledge, skills, attribute and core competencies;</li> <li>The Board has been able to discharge its duties professionally and effectively;</li> <li>All the Directors continue to uphold the highest governance standards in their conduct and that of the Board;</li> <li>All the members of the Board were qualified to hold their positions as Directors of the Company in view of their respective work experience, academic, and professional qualifications, and depth of</li> </ul>
	<ul> <li>knowledge, skills and experience and their personal qualities;</li> <li>The Independent Directors are demonstrably independent and there is no hindrance from them to exercise objective judgement or their ability to act in the best interest of the Company; and</li> <li>the Directors are able to devote sufficient time commitment to their roles and responsibilities as Directors of the Company.</li> </ul>
	The Board views that the current internally facilitated assessment process is sufficiently robust without the need for the engagement of independent experts to facilitate board evaluations. The Board will review the time frame on a year to year basis or should there be a need to get an external facilitator to conduct the board evaluations.

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

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

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

#### Practice 7.1

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

Application :	Applied
Explanation on : application of the practice	The Board has in place policies and procedures to determine the remuneration of Directors and Senior Management, which takes into account the demands, complexities and performance of the Company as well as skills and experience required.
	The Company takes cognisant that the compensation packages of the Executive Directors appointed by Panasonic Corporation are subject to the global compensation practices of the worldwide Panasonic Group of Companies.
	The remuneration package of the Independent Non-Executive Directors was determined by linking their remuneration to the time commitment of each Director and whether the Directors take on additional responsibilities such as chairmanship or membership of the Board committees or Senior Independent Non-Executive Director and is a matter of the Board as a whole.
	The remuneration policy is stated in the Annual Report that is available at the Company's website at <a href="https://www.pmma.panasonic.com.my">www.pmma.panasonic.com.my</a> .
Explanation for : departure	
Large companies are re encouraged to complete th	quired to complete the columns below. Non-large companies are columns below.
Measure :	

Timeframe	:	

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

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

#### Practice 7.2

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

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

Application	:	Applied
Explanation on application of the practice		The Remuneration Committee of the Company shall ensure that the levels of remuneration are sufficient to attract and retain Directors of the quality required to manage the business of the Company. The Remuneration Committee is entrusted under its terms of reference to assist the Board, amongst others, to recommend to the Board the remuneration of the Executive Directors, by linking their rewards to corporate and individual performance with the Director concerned abstaining from deliberations and voting on decisions in respect of his remuneration package.
		In the case of Non-Executive Directors, the level of remuneration shall reflect the experience and level of responsibilities undertaken by the Non-Executive Director concerned and is determined by the Board as a whole. The Remuneration Committee members were also briefed on the basis of determination of remuneration package applied to the Executive Directors of the Company, which comprised of basic salary, annual adjustment, performance incentive, bonus and benefit-in-kind.
		The Remuneration Committee reviewed the bonuses and increments of the Executive Directors and the Strategic Management Committee as well as the service agreements of the Managing Director and Executive Directors. Directors do not participate in decisions regarding their own remuneration packages and any increase in Directors' fee or allowances will only be approved by the shareholders in a general meeting.
		The Company takes cognisant that the compensation packages of the Japanese Executive Directors appointed by PC are subject to the global compensation practices of the worldwide Panasonic Group of Companies and deliberates only on the compensation packages of the Malaysian Executive Directors. Nevertheless, the Board views that the

	compensation packages of the Japanese Executive Directors are fair
	considering their expatriate position and their job scope.
	The bonus of the Malaysian Executive Directors are linked to a combination of the operating profit and cash at hand position against the Business Plan and against the previous financial year results, whilst the increment is based on the individual performance and consumer performance index.
	The terms of reference of the Remuneration Committee is available on the Company's website at <a href="https://www.pmma.panasonic.com.my">www.pmma.panasonic.com.my</a> .
Explanation for :	
departure	
Large companies are re- encouraged to complete th	quired to complete the columns below. Non-large companies are ne columns below.
Measure :	
Timeframe :	

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

# **Practice 8.1**

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

Application :	Applied
Explanation on : application of the practice	Details of the Company's Directors' remuneration is made transparent on a named basis where stakeholders of the Company can access.

					Co	ompany ('00	00)					(	Group ('000	)		
No	Name	Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total
1	Dato' Azman Mahmud	Independent Director	156,000	7,500	Input info here	Input info here	Input info here	Input info here	163,500	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
2	Tan Sri Hasmah Binti Abdullah	Independent Director	119,600	18,000	Input info here	Input info here	Input info here	Input info here	137,600	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
3	Dato' Kaziah Abd Kadir	Independent Director	119,600	18,000	Input info here	Input info here	Input info here	Input info here	137,600	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
4	Raja Anuar Bin Raja Abu Hassan	Independent Director	122,720	18,000	Input info here	Input info here	Input info here	Input info here	140,720	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
5	Kenji Kamada	Executive Director	Input info here	Input info here	603,533	143,947	64,631	Input info here	812,111	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
6	Siew Pui Ling	Executive Director	Input info here	Input info here	504,796	70,711	Input info here	Input info here	575,507	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
7	Kwan Wai Yue	Executive Director	Input info here	Input info here	504,760	118,291	Input info here	Input info here	623,051	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
8	Michikazu Matsushita	Non-Executive Non- Independent Director	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	-	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
9	Keisuke Nishida	Non-Executive Non- Independent Director	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	-	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
10	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
11	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
12	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
13	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
14	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here

| 1 | _ | Input info here | Choose an item. | Input     |
|---|---|-----------------|-----------------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|
| ' | 5 | input inio nere | Choose an item. | info here |

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

# Practice 8.2

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

Application :	Departure
Explanation on :	
application of the practice	
Explanation for :	The remuneration of the top five (5) Senior Management of the
departure	Company (excluding Executive Directors) for financial year ended 31 March 2023 is RM3,257,457.37 and represents 2.40% of the total staff cost of the Company.
	The disclosure is made on an aggregate basis as the Board opines that the disclosure of the Senior Management personnel's names and the various remuneration components (salary, bonus, benefits in-kind, other emoluments) would not be in the best interest of the Company to safeguard the confidentiality of the compensation among the Senior Management personnel. There are also security concerns for these personnel and their family should the disclosure be made.
Large companies are re encouraged to complete th	quired to complete the columns below. Non-large companies are ne columns below.
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.
Timeframe :	Choose an item.

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

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

# Practice 8.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	:	

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

There is an effective and independent Audit Committee.

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

Practice 9.1

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

Application :	Applied
Explanation on : application of the practice	The Chairman of the Audit Committee is Raja Anuar bin Raja Abu Hassan whereas the Chairman of the Board is Dato' Azman bin Mahmud.
	The Audit Committee plays a key role in a company's governance structure. To be better positioned to rigorously challenge and probe the Management on the Company's financial reporting process, internal controls, risk management and governance, the Audit Committee should be independent in its judgement. The Company has since the set-up of the Audit Committee appointed a different Director from the Chairman of the Board.
	This is to ensure that the Board's objective review of the Audit Committee's findings and recommendations are not impaired. The Chairman of the Audit Committee is responsible for ensuring the overall effectiveness and independence of the Committee.
	The Board finds the Chairman of the Audit Committee has the strength, personality and tact dealing with Directors, Internal and External Auditors. In addition, the Chairman of the Audit Committee will provide the Board with a written summary of the salient discussions held at the Audit Committee for reference and brief on the findings and recommendations.
Explanation for : departure	
Large companies are received encouraged to complete th	quired to complete the columns below. Non-large companies are e columns below.
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

#### Practice 9.2

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

Application	:	Applied
Explanation on application of the practice	:	The Company has since its listing not appointed any former key audit partner onto its Board.  The terms of reference of the Audit Committee also includes this best practice.
Explanation for departure	:	
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e columns below.
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.

Explanation on application of the practice  The appointment of the auditors are based on the discussion and review of the Audit Committee before tabling for approval in the Board meeting and tabled at the Annual General Meeting for shareholders' approval.  The Terms of Reference of the Audit Committee includes recommending the nomination of a person or persons as external auditors taking into consideration the policies and procedures to assess the suitability, objectivity and independence of the external auditor.  The annual assessment is made on:  Calibre of external audit firm;  Quality process and/or performance;  Audit team;  Independence and objectivity;  Audit scope and planning; and  Communication with Audit Committee.  The Company had in place a policy on non-audit services provided by External Auditors. For engagement of external auditor to perform non-audit service, the Audit Committee has to be satisfied that the provision of such services does not impair the auditor's objectivity, judgement or independence. The Audit Committee has to be schiefied that the provision of such services does not impair the auditor's objectivity, judgement or independence. The Audit Committee ensures that the fees chargeable for non-audit services are reasonable before recommending the proposed engagement to the Board for consideration and approval.
of the Audit Committee before tabling for approval in the Board meeting and tabled at the Annual General Meeting for shareholders' approval.  The Terms of Reference of the Audit Committee includes recommending the nomination of a person or persons as external auditors taking into consideration the policies and procedures to assess the suitability, objectivity and independence of the external auditor.  The annual assessment is made on:  Calibre of external audit firm;  Quality process and/or performance;  Audit team;  Independence and objectivity;  Audit scope and planning; and  Communication with Audit Committee.  The Company had in place a policy on non-audit services provided by External Auditors. For engagement of external auditor to perform non-audit service, the Audit Committee has to be satisfied that the provision of such services does not impair the auditor's objectivity, judgement or independence. The Audit Committee ensures that the fees chargeable for non-audit services are reasonable before recommending the proposed engagement to the Board for consideration and approval.
<ul> <li>Calibre of external audit firm;</li> <li>Quality process and/or performance;</li> <li>Audit team;</li> <li>Independence and objectivity;</li> <li>Audit scope and planning; and</li> <li>Communication with Audit Committee.</li> </ul> The Company had in place a policy on non-audit services provided by External Auditors. For engagement of external auditor to perform non-audit service, the Audit Committee has to be satisfied that the provision of such services does not impair the auditor's objectivity, judgement or independence. The Audit Committee ensures that the fees chargeable for non-audit services are reasonable before recommending the proposed engagement to the Board for consideration and approval.
External Auditors. For engagement of external auditor to perform non-audit service, the Audit Committee has to be satisfied that the provision of such services does not impair the auditor's objectivity, judgement or independence. The Audit Committee ensures that the fees chargeable for non-audit services are reasonable before recommending the proposed engagement to the Board for consideration and approval.
The Audit Committee reviews the suitability, objectivity and independence of the external auditors annually.
Explanation for : departure
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.
Measure :

Timeframe	:	

There is 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 composition of the Audit Committee solely comprises of Independent Non-Executive 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		The Chairman of the Audit Committee is a member of the Malaysian Institute of Certified Public Accountants and the Institute of Internal Auditors and the other members have the appropriate level of knowledge, skills, experience to discharge the Audit Committee's responsibilities effectively.
		The composition of the Audit Committee as follows: Raja Anuar Bin Raja Abu Hassan – Chairman Tan Sri Hasmah Binti Abdullah – Member Dato' Kaziah Binti Abd Kadir - Member
		Raja Anuar Bin Raja Abu Hassan is a Fellow of the Association of Chartered Certified Accountants ("FCCA"), a member of the Malaysian Institute of Certified Public Accountants ("MICPA") and the Institute of Internal Auditors. He is also a Chartered Accountant of the Malaysian Institute of Accountants. During his career, Raja Anuar held senior positions in finance and internal audit in several public listed companies in the financial services, manufacturing, telecommunications and plantation industries.
		Tan Sri Hasmah Binti Abdullah has a distinguished career spanning over 38 years and was the former Inland Revenue Board ("IRB") Chief Executive Officer and Director General.
		Tan Sri Hasmah was instrumental in the drafting of the Promotion of Investment Act 1986 and amendments to the Income Tax Act 1967, leading the Malaysian delegation to several international conferences such as the Commonwealth Association of Tax Administrators Conference, the Study Group on Asian Tax Administrators and Research (SGATAR) Conference, the Association of Tax Administrators

	of Islamic Countries (ATAIC) Conference, International Tax Dialogue (ITD) and Reference Group of Commissioners Conference.  Dato' Kaziah Binti Abdul Kadir started her career when she first joined the Department of inland Revenue as an Assessment Officer. She has an experience of more than 30 years with the Malaysian Investment Development Authority ("MIDA") where she held various positions including Economist of Evaluation and Regional Affairs Division, Deputy Director of Resource-based Industries Division, Deputy Director of Industrial Promotion Division, Director of Strategic Planning and International Cooperation Division and Deputy Director General I. She is currently an advisor of PricewaterhouseCoopers Taxation Services Sdn Bhd and has served for 10 years on industrial policies and tax incentives.  The members of the Audit Committee undertook continuous professional development seminars/programmes to keep themselves.
	professional development seminars/programmes to keep themselves abreast of relevant developments in accounting and auditing standards, practices and rules. The External Auditors will also keep the members of the Audit Committee aware on the developments to the Malaysian Financial Reporting Standards and/or new Act, rules or legislations, if any.
Explanation for : departure	
encouraged to complete th	quired to complete the columns below. Non-large companies are ne columns below.
Measure :	
Timeframe :	
	l l

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 recognises the importance of sound risk management practices and internal controls to safeguard shareholders' investments and the Company's assets. The Board affirms its overall responsibility for the Company's system of risk management and internal control which includes the establishment of an appropriate control environment and framework, as well as reviewing its adequacy and integrity. Risk Management is firmly embedded in the Company's management system as Management firmly believes that risk management is critical for the Company's sustainability and the enhancement of shareholder value. The Audit Committee provides independent review of the Company's financial results and internal control system to ensure compliance with the statutory and accounting policy disclosures requirements and to maintain a sound system of internal control.  The Company has in place an enterprise risk management and internal control system whereby the key processes are set out in the Statement on Risk Management and Internal Control in Page 66 to Page 69 of the Annual Report.
Explanation for : departure	
Large companies are re encouraged to complete t	equired to complete the columns below. Non-large companies are the columns below.
Measure :	
Timeframe :	

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

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

# Practice 10.2

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 is committed to an effective internal control system and is of the view that there is a continuous process in evaluating and managing significant risk faced by the Company and the underlying controls to mitigate the risks.				
		The features of its risk management and internal control framework and the adequacy and effectiveness of the framework are set out in the Statement on Risk management and Internal Control in the Annual Report 2023.				
Explanation for departure	:					
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e columns below.				
Measure	:					
Timeframe	:					

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

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

# Practice 10.3 - 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 Company's Internal Audit function is outsourced to an independent consulting firm, who reports to the Audit Committee and assists the Board of Directors in monitoring the internal control.  The Internal Audit function has been outsourced to an external service provider to provide independent assurance and consulting activities and serves to assist the Company in achieving its objectives. The function was outsourced to BDO Governance Advisory Sdn. Bhd. for the financial year ended 31 March 2023.
Explanation for departure	:	
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e columns below.
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	As stated in practice 10.1, the Internal Audit function of the Company is outsourced to BDO Governance Advisory Sdn. Bhd. ("the Internal Auditors") to provide independent assurance and consulting activities. The Internal Auditors are free from any relationships or conflict of interest that could impair their objectivity and independence.  The team is headed by Mr Karthigayan Supramaniam who is a member of the Associate Chartered Management Accountant, United Kingdom and of the Malaysian Institute of Accountants. He is also a Certified Information Systems Auditor and a Certified Internal Auditor by the Institute of Internal Auditors Malaysia. A total of 5-6 key members are involved in each cycle of the internal audit of the Company.  The internal audit function is carried out in accordance with BDO International IA methodology which is in compliance with the Institute of Internal Auditors' International Professional Practice Framework, Code of Ethics and risk based internal auditing.
Explanation for : departure	
Large companies are re encouraged to complete th	quired to complete the columns below. Non-large companies are ne columns below.
Measure :	
Timeframe :	

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

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

# Practice 12.1

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

Application :	Applied				
Explanation on : application of the practice	The communication of clear, relevant and comprehensive information which is timely and readily accessible by all stakeholders is important to shareholders and investors for informed investment decision making. The means of communication with shareholders and investors were as follows:				
	i. Investor Relations				
	In line with the MMLR, effort was made to improve the investor relations via the enhancement of the Company's website to allow the direct and easy access by the shareholders, investors and members of public to the Company's announcements, quarterly results, Annual Reports, Circulars to Shareholders etc released through Bursa Link and corporate videos presented to the shareholders during the AGM.				
	The Chairman, Executive Directors and/or Management held meetings with major shareholders, fund managers and investment analysts, at their request to enable them to gain a better understanding of the Company's business and operational activities to make informed investment decisions. Nevertheless, information is disseminated in strict adherence to the corporate disclosure requirements of Bursa Malaysia Securities Berhad.				
	ii. Annual General Meeting				
	An active communication session was held with individual shareholders, proxies and corporate representatives who raised questions and concerns at the AGM. All resolutions put to the vote of the AGM were decided on a poll. The Managing Director also provided shareholders with a slide presentation on the Company's financial performance and operations.				
	The Chairman and Managing Director are delegated with the authority to speak on behalf of the Company to members of the press. A press statement will be released to the media after the conclusion of the AGM.				

Explanation for departure	:								
Large companies of encouraged to comp		•	•	the	columns	below.	Non-large	companies	are
Measure	:								
Timeframe	:								

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

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

# Practice 12.2

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

Application	:	Not a	ppli	cable – No	t a La	irge Comp	any			
Explanation on application of the practice	:									
Explanation for departure	:									
Large companies of encouraged to comp		•		•	the	columns	below.	Non-large	companies	are
Measure	:									
Timeframe	:									

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

# Practice 13.1

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

Application	:	Applied
Explanation on application of the	:	The notice of Annual General meeting announced in the Bursa Securities website, publish in the newspaper and despatched to the
practice		Shareholders on 29 July 2022. The Annual General Meeting was held on 29 August 2022. There was a notice period of more than 28 days provided.
Explanation for departure	:	
Large companies are	red	quired to complete the columns below. Non-large companies are
encouraged to complete	th:	e 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 13.2

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 the Directors of the Company including the Chairman of the Audit
application of the	Committee, the Nomination Committee and the Remuneration
practice	Committee were present to addressed shareholders' questions at the
	57th AGM held on 29 August 2022.
Explanation for :	
departure	
•	equired to complete the columns below. Non-large companies are
encouraged to complete t	he columns below.
Measure :	
Timeframe :	
illiellalle .	

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 Company had conducted its 57th AGM on a virtual basis through live steaming on the Lumi AGM system provided by Boardroom Share Registrars Sdn. Bhd. and their online remote voting via Remote Participation and Voting facility ("RPV Facility").  It enabled shareholders to participate and vote remotely notwithstanding the imposition of the Movement Control Order and observance of safety requirement. Shareholders are able to attend AGM via the RPV facility or consider appointing the Chairman of the Meeting as proxy to attend and vote on behalf.  To ensure good cyber hygiene practices are in place including data privacy and security to prevent cyber threats, Boardroom Share Registrars Sdn. Bhd. whom the Company engaged as the Poll Administrator for the AGM confirmed to the Company the following:  • The Lumi AGM systems and suppliers' services are certified with the ISO/IEC 27001:2013 International Standard which provides a robust, auditable and externally verified framework of controls designed to maintain the confidentiality, integrity and availability of customer information and the personal data which Lumi AGM processes on their behalf.  • Lumi uses strong, industry best-practice encryption techniques to ensure customer data is protected from unauthorised access. All data is encrypted, with all keys managed directly by Lumi AGM. There is audit trail on the respective Lumi AGM system  • The Lumi platform is regularly and extensively penetration tested using independent, accredited third-party experts.  • Client data is never used for quality assurance purposes and is not retained beyond the purpose of processing Client's proxy forms for the conduct of the general meetings.
departure	

Large companies encouraged to com		•	•	the	columns	below.	Non-large	companies	are
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.

undertaken to ensure the	of adoption of this practice should include a discussion on measures general meeting is interactive, shareholders are provided with sufficient cions and the questions are responded to.		
Application	Applied		
Explanation on	All the Board members, Company Secretary and corporate		
application of the	management staff were present remotely via live webcast at the 57th		
practice	AGM to engage with the shareholders.		
	The shareholders were able to participate and interact with the Board actively during the general meeting via live streaming through the submission of questions via the query box. All pertinent questions covering financial and non-financial matters and strategies of the Company were addressed by the Executive Directors during the meeting and the responses, including to those questions that could not be answered at the AGM, were subsequently posted on the Company's website together with the AGM minutes.		
Explanation for			
departure			
Large companies are r	equired 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.

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. Application **Applied** PMMA used the Remote Participation and Voting ("RPV") services **Explanation on** application of the provided by Boardroom Share Registrars Sdn Bhd for the Company's AGM. A dedicated Office Helpdesk was provided by Boardroom to practice allow shareholders to make any enquiries prior to the meeting or to seek any technical assistance to participate at the AGM. To ensure effective communication with the shareholders at the fully virtual general meeting, questions posed by shareholders were displayed on the screen for the meeting participants' reference. The Secretary read out the shareholders' questions and the Chairman and Executive Directors provided the responses to all the guestions. The questions evolved around the financial performance, the enhanced manufacturing processes and the prospects of the Group. The Company had explained in the Administrative Details of the 57<sup>th</sup> AGM that in light of the Coronavirus Disease 2019 (COVID-19) outbreak and as part of the safety measures, the AGM would be conducted entirely on a virtual basis through live webcast and online remote voting using the Remote Participation and Voting facilities. This was line with the Guidance and FAQs on the Conduct of General Meetings for Listed Issuers issued by the Securities Commission Malaysia. **Explanation for** departure

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

encouraged to complete the columns below.

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Measure	:	
Timeframe	:	

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

# Practice 13.6

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

Note: The publication of general meeting.	<sup>e</sup> 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 57th Annual General Meeting (AGM) held on 29 August 2022 which includes recording of the proceedings of the meeting and all the questions that were raised with the answers provided by the Chairman and Executive Directors were uploaded on PMMA's website: pmma.my.panasonic.com/57th-annual-general-meeting/ within 30 days of the meeting and is accessible to all the shareholders.
Explanation for departure	:	
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e columns below.
Measure	:	
Timeframe	:	

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

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

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