# CORPORATE GOVERNANCE REPORT

STOCK CODE : 3743

**COMPANY NAME** : SUNSURIA BERHAD FINANCIAL YEAR : September 30, 2020

### **OUTLINE:**

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

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

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

# SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

### **Intended Outcome**

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

### Practice 1.1

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

Application		Applied
Application	•	Applied
Explanation on application of the practice	otal abaldara (amalayaaa ayatamara rasyylatara ata)	
		<u>Vision:</u> To be a progressive corporation which we can take pride in. One that is valued and respected by all our stakeholders.
		Mission: To engage and delight our customers by delivering a distinctly Sunsuria experience of service excellence and warmth, through a culture of integrity, quality and reliability.
		Core Value:  1) Reliability 2) Integrity 3) Respectful  - We respect and value the communities in which we operate and strive to enrich it. We take pride in working as a team and believe in earning respect through our actions.
		Committed     We are committed to achieving excellence in all that we do and delivering the best experience to our customers.
		<ul> <li>5) Progressive         <ul> <li>We constantly embrace change to remain relevant in the marketplace. As trendsetters in the industry, we strive for continous improvement and innovation.</li> </ul> </li> </ul>
		In pursuit of the above, the Board is responsible for good corporate governance culture within the organisation and it leads the Company and plays a strategic role for the oversight and overall management of the Company. The Directors recognise the key role they play in charting the strategic direction, development of the Sunsuria Group to ensure that the Group operates with integrity and in compliance with all the applicable laws, rules and regulations.

The Board has a Mission and Vision Statement outlining the primary goals and purpose of the Company and to provide a roadmap for the employees to achieve the objectives.

To assist the Board in carrying out its responsibilities and functions, it has delegated certain responsibilities to the Board Committees namely, Audit Committee, Nomination and Remuneration Committee, Risk Management Committee and Employees' Share Scheme Committee, as well as the working committees i.e. Related Party Transaction Review Working Group and Sustainability Committee to ensure that a good corporate governance framework is in place within the Group.

The Board has clearly outlined the day-to-day operations of management functions and the overall responsibilities of the Board through the Board Charter, the Group Policies and Limits of Authority, Terms of References and other governance documents. The Board assumes, amongst others, the following principal roles and responsibilities:

### Review and approve strategic and annual business plan

The Board plays a key and active role in the formulation and development of the Company's strategy and in monitoring its performance and implementation. The Annual Strategy and Business Plan and Budget are presented to the Board for review and deliberation in detail, taking into account the need for new strategic initiatives which provide avenue for growth. The Board also reviewed and approved the Budgeted Capital Expenditure and the Key Performance Indicators for the Company and the Group.

The Board had on 22 May 2020 conducted a mid-year review of the Annual Strategy and Business Plan, Estimates and Budget, where the performance targets set by the Board were compared against the actual performance for the year-to-date.

### Overseeing conduct of the Company's business

The Chief Executive Officer ("CEO") is responsible for providing the vision and strategic direction of the Group and to formulate appropriate corporate strategies and develop the business.

The EC helms the CEO role in the light of his vast knowledge and involvement in the Group's business, he brings a wealth of experience and industry goodwill benefiting the Company directly. Nevertheless, part of the responsibilities of the CEO are delegated to designated Senior Management ensuring separation of powers and duties. The Executive Chairman is assisted by the Chief Operating Officer and the Chief Financial Officer for the implementation of the policies and decisions of the Board and overseeing the day-to-day operations of the Group.

Further, all decisions on matters reserved for the Board are made after due deliberation by the Board and Board Committees, as and when required.

### Identifying Principal Risks and ensuring implementation of internal controls and mitigation measures

The Board continues to maintain and regularly review the adequacy of the Group's system of internal control and risk management processes to ensure, as far as possible, the protection of the Group's assets and its shareholders' investments.

The Board through the Risk Management Committee ("RMC") oversees the risk management framework of the Group. The RMC advises the Board on areas of high risk and the adequacy of the compliance and control procedures throughout the organisation. The Board would be updated with the key risk profile of the Group by RMC. Key risks deliberated by the RMC in 2020 included regulatory & compliance risk, competition risk, feasibility risk and operation risk.

### Reviewing adequacy and integrity of management information and internal control system

The Board is ultimately responsible for the adequacy and integrity of the Company's internal control system and continues to maintain and review its internal control system to ensure, as far as possible, the protection of the Group's assets and the Company's investments. Details pertaining to the Company's internal control system and its effectiveness are available in the Statement on Risk Management and Internal Control of the Annual Report 2020.

In order to avoid any conflict of interest or the appearance of conflict of interest, we adopted a 'No Gift and Entertainment Policy' in FY2018, and this policy extends to our subsidiary companies as well as affiliated companies.

Whereas, the Whistleblowing policy was adopted for the purpose of providing a mechanism for all level of employees and stakeholders of the Group to report concerns about any suspected wrongdoing, inappropriate behaviour or misconduct relating to fraud, corrupt practices and/or abuse for management action.

### Achieving and Maintaining the highest standard of integrity and work ethics

Further to the establishment of Anti-Bribery and Anti-Corruption Policy and Procedure ("ABAC Policy") in accordance with the Malaysian Anti-Corruption Commission Act 2009 ("MACC Act 2009") in the last financial year, to effectively assist the Board in establishing formal and transparent arrangement and application of and for maintaining an appropriate ABAC Policy, the following actions were carried out during the reporting year:

- a) Adoption of the Anti-Corruption Framework
  - The Framework is necessary for effective implementation of the adequate procedures to prevent the occurrence of corrupt practices in the conduct of business throughout the entire Group.
  - The Framework was developed in line with the T.R.U.S.T Principles promulgated by the Prime Minister's Department of Malaysia via the Guidelines on Adequate Procedures Pursuant to Subsection (5) of Section 17A of the MACC Act 2009.
- b) formation of the Anti-Bribery and Anti-Corruption Working Group ("ABACWG") and adoption of its Terms of Reference.
  - The primary objective of forming the ABACWG is to assist the Board of Directors in establishing formal and transparent arrangements for application of anti-bribery and corruption prevention measures, monitoring, reporting and investigation and for maintaining an appropriate ABAC Policy.

	The actions mentioned above were necessary and aimed to foster the growth of a business environment that is free of corruption, and to take the reasonable and proportionate measures to ensure our businesses do not participate in corrupt activities for our advantage or benefit.
	The Group has adopted a zero-tolerance policy against all forms of bribery and corruption and the ABAC Policy is applicable to all Directors, employees as well as associates of the Group. The contractors, sub-contractors, consultants, agents, representatives, service providers and advisors who perform works or services for and on behalf of the Company are expected to comply with the Policy. The joint-venture partners and business partners are encouraged to comply with the Policy too.
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 Executive Chairman, Tan Sri Datuk Ter Leong Yap is primarily responsible for the leadership and management of the Board, ensuring the Board and Board Committees carry out their responsibilities in the best interest of the Company.	
		He oversees and evaluates the conduct and performance of the Group and undertakes to ensure efficient functioning of the Board and that procedural rules are followed and information are provided on a timely basis to facilitate decision-making by the Board members. The Chairman is also tasked to lead the Board in establishing and monitoring good corporate governance practices in the Company.	
		Tan Sri Ter also helms the role of Chief Executive Officer ("CEO"), responsible for providing the vision and strategic direction of the Group and to formulate appropriate corporate strategies and develop the business. He is assisted by the Chief Operating Officer and the Chief Financial Officer for implementing the policies and decisions of the Board and overseeing the day-to-day operations of the Group.	
		The roles and responsibilities of the Chairman and CEO is set out in the Board Charter which is available on the Company's website at www.sunsuria.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 1.3**The positions of Chairman and CEO are held by different individuals.

Application :	Departure	
Explanation on :		
application of the practice		
Explanation for : departure	Tan Sri Datuk Ter Leong Yap and made up by the majority Indep	al role of Chairman and CEO held by d is of the view that the present Board endent Directors is able to provide Board as a whole is able to function
	dates back to 1989, started to de- and industrial property projects v considerable experience in the pro- successfully transformed Sunsu	founder and owner of Sunsuria Group velop various residential, commercial within Klang Valley. Tan Sri Ter has roperty development industry, he has iria into a multi-faceted and well-delivering innovative and high-quality
	maintain the current arrangement	in the best interest of the Company to so that the Group could benefit from ghly knowledgeable in the businesses
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Measure :	Please explain the measure(s) the to adopt the practice.	company has taken or intend to take
Timeframe :	Choose an item.	

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 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		During the reporting period, the Board has been supported by two company secretaries, one of whom is a member of Malaysian Institute of Accountants ("MIA") and the other is fellow member of Malaysian Institute of Chartered Secretaries and Administrators ("MAICSA"). Both of them are qualified to act as Company Secretary under Section 235(2) the Companies Act, 2016.
		The Company Secretaries have always supported the Board and played an important role to facilitate the overall compliance with Companies Act 2016, Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Malaysia") and other relevant laws and regulations. All Directors have access to the advice and services of the Company Secretaries to enable them to discharge their duties effectively. The Company Secretaries attended all Board and Board Committee's meetings, as well as the Annual General Meeting of the Company in the financial year 2020. The Company Secretaries, together with the Directors, are responsible for the proper conduct of the meetings according to applicable rules and regulations. The Company Secretaries regularly update and advise the Board on new statutes, regulations and directives issued by regulatory authorities.
		Both the Company Secretaries have constantly kept themselves abreast of the regulatory changes and corporate governance developments through attending the necessary training programmes, conferences, seminars and/or forums organised by the Companies Commission of Malaysia, Malaysia Institute of Accountants, Bursa Malaysia, etc. The Board is satisfied with the support rendered by the Company Secretaries in discharging their function.
		Further details on the role of the Company Secretaries are set out in the Company's Board Charter.
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 1.5

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		An annual schedule of Meetings ("Schedule") is prepared and circulated to the Board in advance of each new financial year to facilitate better planning by all Directors. The Company Secretaries provide the Directors with all the meeting dates of the Board, Board Committee and the Annual General Meeting, as well as the closed periods for dealings in securities of the Company.
		The Board normally meets quarterly to review financial, operational and business performances. Prior to each scheduled Board or Board Committees' meeting, all the Board members are provided with the requisite notice, agenda and Board Papers containing information relevant to the business of the meeting, which are distributed in sufficient time prior to the meetings to enable them to have the time to peruse the papers to assess all aspects of the Group's performance. The meeting papers are disseminated electronically to enable Directors and committee members to access meeting documents and company information in a timely and more efficient manner, thus improving Board performance and overall effectiveness of decision-making. They can request for further information or clarification from Management to ensure effectiveness of the proceedings at the meeting, if necessary.
		During the intervals between quarterly Board Meetings, additional or special Board Meetings may be convened as and when necessary to consider urgent proposals or matters that require the Board's expeditious review or consideration.
		Professional advisers appointed by the Company for corporate proposals to be undertaken would also be invited to render their advice and opinion to the Directors. The Directors, whether collectively as a Board or in their individual capacity, have the liberty to seek external and independent professional advice, if so, required by them, in furtherance of their duties at the Company's expense.
		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.
		The Company Secretaries have the responsibility of ensuring that the minutes of the meeting accurately reflect the deliberations and the decisions of the Board, including whether any Director has abstained from voting or deliberation on a particular matter. Upon conclusion of the meeting, the minutes are circulated and every Director has the opportunity to review and make corrections to the minutes. Upon confirmation by the Board or Board Committees at the following meetings, the minutes will be signed by the Chairman of the said meeting

	as a correct record of the meeting proceedings. Actionable items would be recorded as matters arising until they are eventually resolved.
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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
Explanation on : application of the practice	The Board is guided by the Board Charter which is an authoritative policy documents that sets out the Board's strategic intent, authority and terms of reference. It also serves as a primary reference for the Directors of their fiduciary duties as directors of the Company which outlines the duties and responsibilities of the Board, matters reserved for the Board's deliberation and decision-making, and those matters which the Board may delegate to the Board Committees.  The Board Charter covers inter-alia, the role of the Board, duties and
	responsibilities and roles of the Chairman, Executive Directors and Non-Executive Directors. It provides insight to the function of the Board and the composition of Board Committees and their Terms of References. The Board reserves full decision-making powers on matters covering areas such as strategic setting, implementation and supervisory, monitoring of financial performance, controls and assurance.
	The Board Charter was reviewed in November 2020 and amendments were made to reflect the set-up of the Employees Share Option Scheme Committee and enhancement on the role of the Company Secretaries. The Board will periodically review and update the Board Charter in accordance with the needs of the Company and any regulations that may bring an impact in the corporate governance practices of the Company and the responsibilities of the Board in discharging its governance function.
	The Board Charter is made available on the Company's website at www.sunsuria.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	: The Company's Code of Conduct and Ethics for the employees of the Group are comprehensively listed in the Company's Employee
practice	Handbook and it provides the ethical framework to guide actions and behaviours of all Directors and its employees while at work. The Employee Handbook is accessible through the corporate intranet.
	In discharging its functions, the Board also adheres strictly to the Directors' Code of Conduct and Ethics it has in place. The Directors are expected to conduct themselves with the highest ethical standards and corporate governance. The current Directors' Code of Conduct and Ethics was adopted by the Board in 28 August 2019. The Annual review was conducted to ensure that the document remains current and relevant.
	The Directors' Code of Conduct and Ethics provides principles and standards relating to Directors' duties and serves as a guideline for the Board to act in the best interest of the Company, and fulfil their fiduciary obligations to all its stakeholders. It covers, amongst others, the areas of transparency, integrity, accountability, conflicts of interest, anti-corruption/bribery, confidentiality, insider trading, anti-money laundering, proper use of the Company's assets, and compliance with laws, rules and regulations.
	To enhance and better instil the integrity value within Sunsuria Group, all management, employees, clients and suppliers are required to make an individual commitment to adhere to and comply with the Company's Anti-Bribery & Corruption Policy and Procedure ("ABAC Policy") which sets out the key guiding principles and procedures to address Bribery and Corruption risks within and outside of the Group and taking into consideration the new corporate liability provision under Section 17(A) of the Malaysian Anti-Corruption Commission Act 2009.
	The adoption of the Anti-Corruption Framework and formation of the Anti-Bribery and Anti-Corruption Working Group further enhance the effective implementation of the adequate procedures to prevent occurrence of corrupt practices in the conduct of business throughout the entire Group.

	It is imperative to note that the Group adopts a zero-tolerance approach to all forms of bribery and corruption.
	The Directors' Code of Conduct and Ethics and the ABAC Policy is accessible on the Company's website at www.sunsuria.com.
Explanation for :	
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	red to complete the columns below. Non-large companies are encouraged
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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 Whistleblowing policy of the Company was established since 18 December 2018, it enables employees and associates within Sunsuria Group to report any genuine concerns about misconduct, wrongdoings, corruption and instances of fraud, and/or abuse that they encounter involving the interests of the Company and to provide protection for its employees and associates who report such allegations.
		Confidentiality of the matters raised and the identity of the whistle blowers are protected under the policy. Any concerns raised will be investigated and the outcome will be reported to the Audit Committee. If a violation is determined at the conclusion of an investigation, effective remedial action commensurate with the severity of the offence will be taken. Necessary steps will also be implemented to prevent similar situation from arising.
		The Human Resources division shall maintain records of the date and content of feedback they received from various whistle blowing reporting channels and the records will be tabled to the Audit Committee on a half-yearly basis.
		The Whistleblowing Policy is available on the Company's website at www.sunsuria.com.
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 4.1**

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

Application :	Applied
Explanation on : application of the practice	During the financial year ended 30 September 2020, the Board comprises four (4) Directors, of whom three (3) are Independent Directors, details as follows:

No.	Name	Designation
1.	Tan Sri Datuk Ter Leong Yap	Executive Chairman
2.	Ms Tan Pei Geok	Senior Independent Non- Executive Director
3.	Dato' Quek Ngee Meng	Independent Non-Executive Director
4.	Datin Loa Bee Ha	Independent Non-Executive Director

The roles of these Independent Directors are particularly important in ensuring that the strategies proposed by the Management are fully discussed and evaluated, having considered the long-term interest of all interested parties, including shareholders, employees, customers, suppliers and the community as a whole. Nevertheless, the Board operates in a manner ensuring that Directors provide constructive opinions, advice and exercise independent judgement and that interest of the Group and its stakeholders are given its upmost importance when key decisions are made by the Board.

The Independent Directors do not participate in the day-to-day management of the Company and do not engage in any business dealings and are not involved in any other relationship with the Company (other than in situations permitted by the applicable regulations) which could materially interfere with the exercise of their independent judgement.

The Independent Directors have confirmed and signed the annual Independent Directors' Declaration, confirming their continued independence status in accordance with the requirement of Main Market Listing Requirements of Bursa Malaysia ("MMLR of Bursa Malaysia") and meet the criteria for independence as prescribed under the MMLR of Bursa Malaysia and the Company's policy on assessment of Directors' independence.

The Nomination and Remuneration Committee and the Board have upon their assessment for the financial year under review concluded that all Independent Directors of the Company continue to demonstrate conduct and behaviour that are essential indicators of independence, and that each of them is independent of the Company's management and free from any business or other relationship which could materially interfere

	with the exercise of independent judgement or the ability to act in the best interest of the Company. The Board was satisfied with the level of independence demonstrated by all Independent Directors.
	The profiles of the Board of Directors are set out in the Annual Report 2020 and the Company's website at www.sunsuria.com.
Explanation for :	
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Timeframe :	

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

### Practice 4.2

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 justify and seek annual shareholders' approval. If the board continues to retain the independent director after the twelfth year, the board should seek annual shareholders' approval through a two-tier voting process.

Application	:	Not applicable - No independent director(s) serving beyond 9 years
Explanation on application of the practice	:	
Explanation for departure	:	
Large companies are re to complete the colum	•	red to complete the columns below. Non-large companies are encouraged elow.
Measure	:	
Timeframe	:	

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

# Practice 4.3 - Step Up

The board has a policy which limits the tenure of its independent directors to nine years.

Application	:	Not Adopted
Explanation on adoption of the practice	:	

to complete the columns below.

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

# Practice 4.4

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.

Annlication	· Applied				
Application	: Applied				
Explanation on application of the practice	relevant range of skills, effective governance of Based on the review of to maintain the Board Board is confident of effective governance of the skills.	The Board recognises the importance of Directors having a diverse and relevant range of skills, background, knowledge and experience to ensure effective governance of the business.  Based on the review of the Board Composition in 2020, the Board agreed to maintain the Board size at 4. In spite of the compact Board size, the Board is confident of effective oversight, delegation of responsibilities and productive discussions amongst members of the Board.			
		Age G	roup	Ge	nder
		50 <b>–</b> 55	56 <b>–</b> 60	Male	Female
	Number of Directors	1	3	2	2
Explanation for departure	The NRC is tasked recommending the right consideration the diversimple includes, gender, competer. The members of experience perspective of strategic, operational term success of Sunsulits focus on its compose and Non-Executive Dir skills, experience and in the appointment of Sel Human Resource diversimple working experience, so any potential prior to Officer/Executive Chain and recruitment.	d with the reght candidates rity of the Board contres and specific so I and financial aria Group. This ition, thereby we ectors continue andependence.  I and financial aria Group and the exterior Management in and the exterior and the exterior commending recommending in the second in the exterior management in the exterior and the exterior commending in the exterior commending in the exterior management in the exterior man	esponsibility to the Board's compo- rience, integribute across ubject matte spects that indicates the orking to ensite to have an ent is delegal assessment cies, integrif g them to	ard and we sition which with the content of the con	rill take into ch inter alia, commitment, knowledge, e in a range I to the long-rd maintains he Executive e balance of a Company's e based on mitment of Executive
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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 4.5

The board discloses in its annual report the company's policies on gender diversity, its targets and measures to meet those targets. For Large Companies, the board must have at least 30% women directors.

Application	:	Applied
Explanation on application of the practice		The Board currently comprises four (4) directors, two (2) of whom are female.  While there is no specific policy on gender but Sunsuria's corporate culture within the Company embraces gender diversity, which is demonstrated by the appointment of Datin Loa Bee Ha and Ms Tan Pei Geok as Directors of Sunsuria Berhad, which fulfil the requirement of 30% gender diversity.  In addition, the Board intends to pursue gender, age and ethnicity diversity across the Group as a combination of personalities that provides a comprehensive range of perspectives and experiences resulting in improved quality of decision making.
Explanation for	:	
departure		
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to complete the colur	nns be	elow.
Measure	:	
Timeframe		

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

# Practice 4.6

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.

Application	:	Applied	
Explanation on application of the practice	:	In order to balance the Board's composition to ensure that the Executive and Non-Executive Directors continue to have an appropriate balance of skills, experience and independence, the Nomination and Remuneration Committee will need to consider the set of skills, and experience required and selects individual based on review of their individual merits regardless of gender, age, religion and age.  The selection of candidates to be considered for appointment as Directors is facilitated through the recommendations from the Directors, major shareholder or external parties including the Company's contacts	
		in related industries, finance, legal and accounting professionals. The NRC meets with the shortlisted candidates to assess their suitability before formally considering and recommending them for appointment to the Board and where applicable, to the Committees.	
		There was no new appointment to the Board during the financial year under review.	
Explanation for departure	:		
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to complete the columns	be	Plow.	
Measure	:		
Timeframe	:		

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

# Practice 4.7

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

Application :	Applied
Explanation on : application of the practice	The existing Nomination and Remuneration Committee ("NRC") is a merged function of the Nomination and Remuneration and is chaired by Ms Tan Pei Geok, the Senior Independent Non-Executive Director.  The other members of the NRC are Dato' Quek Ngee Meng, Independent Non-Executive Director and Datin Loa Bee Ha, Independent Non-Executive Director.  The profile of Ms Tan Pei Geok is available in the Annual Report 2020 and the Company's website at www.sunsuria.com.  The specific responsibilities of the Chairman of the NRC are set out in its Terms of Reference, which is available on the Company's website at www.sunsuria.com.
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 :	

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

# **Practice 5.1**

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 and its outcome.

For Large Companies, the board engages independent experts periodically to facilitate objective and candid board evaluations.

Application	Applied
Explanation on application of the practice	The Nomination and Remuneration Committee ("NRC") carries out an annual evaluation of the effectiveness of the Board as whole, the Board Committees and the contribution or performance of each individual Director. The NRC also assist the Board in assessing the independence of the Independent Directors annually.
	The annual evaluation, which was internally facilitated, involves individual Director and Committee members completing separate evaluation performance questionnaires regarding processes of the Board and its Committees, their effectiveness and where improvements could be considered.
	The Board and its Committees are assessed in the areas of Board mix and balance, composition, compliance and governance, conduct at meeting, business knowledge, skills and competencies, communication and value-added contribution, quality of information and decision making, performance management, Board dynamics and relationships. The individual Directors' evaluation process involves peer-to-peer assessment and self-assessment (in the case of Independent Directors), where assessment criteria are based on integrity and ethics, governance, strategic perspective, judgement and decision making, teamwork, communication, commitment, ability to challenge and ask right questions and independence of the Independent Directors.  The assessment and comments by all Directors were summarised and discussed at the NRC meeting and subsequently be reported to the
	Board at the Board meeting held thereafter. These assessments and evaluations carried by the NRC are properly documented.
	The Board embraces a healthy culture of openness and debate, which enables constructive feedback to be given freely and without constraints during assessments.
	Based on the results of the evaluations for the financial year under review, the Board concluded that the Board as a whole and its Committees have been effective in discharging their oversight responsibilities and there was an appropriate size and mix of skills, experience and core competencies in the composition of the Board and that each of the Directors possesses the required competence and has fulfilled their responsibilities and obligations as members of the Board or Board Committees.

	The NRC is satisfied that the current Board size and composition remains appropriate, taking into account the Group's businesses and the size of its business operations.
Explanation for :	
departure	
Large companies are requir	red to complete the columns below. Non-large companies are encouraged
to complete the columns be	elow.
Measure :	
Timeframe :	

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

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

### Practice 6.1

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 policies and procedures are periodically reviewed and made available on the company's website.

Application :	Applied
Explanation on : application of the practice	The Company has in place a Directors and Senior Management Remuneration Policy to ensure the Directors and Senior Management of the Company are governed by the comprehensive remuneration criteria, based in their level of responsibility of the position occupied, the competencies required and contribution made towards the Company's long-term business strategy.  The Executive Director and Senior Management remuneration are structured to link rewards to the Group and individual performance whilst for the Non-Executive Directors, the level of remuneration reflects the experience and level of responsibilities and participation by the particular Non-Executive Director concerned.  The Directors and Senior Management Remuneration Policy is accessible at our website at www.sunsuria.com
Explanation for : departure	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	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 6.2

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	<ul> <li>The Board has in place a Nomination and Remuneration Committee ("NRC") which comprises wholly of Non-Executive Directors.</li> <li>The Remuneration function of the NRC is to review and recommend the remuneration of the Board and Senior Management in all its forms and to assist the Board in formulating framework and structure for the remuneration of Directors and Senior Management.</li> <li>The activities of the NRC during the financial year are as follows:</li> <li>The effectiveness of the size, mix and the composition of the Board and Board Committees;</li> <li>The contribution of individual Director in relation to the effective decision-making of the Board;</li> <li>The independence of Independent Directors;</li> <li>The re-nomination of the Director who was due for retirement at the Company's Annual General Meeting;</li> <li>The Salary increment, performance bonus KPIs for Executive Director;</li> <li>The directors' fee for Non-Executive Directors payable from 12 June 2020 to the next Annual General Meeting in March 2021, on a monthly basis, subject to the shareholders' approval;</li> <li>Assessed and evaluated the training needs of the Directors; and</li> <li>Reviewed the suitability of the adoption of the Succession Planning Policy.</li> <li>The duties and responsibilities of the NRC are provided in the Terms of Reference, which is available at the Company's website at www.sunsuria.com.</li> </ul>
Explanation for departure	

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

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

# Practice 7.1

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	In line with best corporate governance practice, the disclosure of the Directors' remuneration on a named basis for the financial year 2020, paid by the Company (no remuneration was paid by the subsidiaries of Sunsuria) is as follows:							
of the				Compar	ny (RM)			
practice	Directors	Fee	Salary	Other Emolument	Benefit- in-kind	Bonus	Total	
	Executive	xecutive Director						
	Tan Sri Datuk Ter Leong Yap	-	2,279,210	436,785	49,238	1,254,955	4,020,188	
	Non-Execu	ıtive Direc	tors					
	Ms Tan Pei Geok	72,000	-	-	-	-	72,000	
	Dato' Quek Ngee Meng	60,000	-	-	-	-	60,000	
	Datin Loa Bee Ha	60,000	-	-	-	-	60,000	
	Total	192,000	-	-	-	-	192,000	
Explanation : for departure								
Large companies	are required	to comple	te the columi	ns below. Non	-large com	oanies are er	couraged to	
complete the col	umns 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 7.2

Application

: Departure

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.

Explanation on : application of the practice				
Explanation for : departure	Managemen disclosure m challenges ir property indu	t's remuneratio ay put Sunsuria n talent manage ustry.	w that the disclosure of the top five Senior is not in the best interest of the Company. Such in a disadvantageous position as the Group faces ement and retention due to the highly competitive is that there is a robust internal process to ensure	
	that the rem	uneration of s	enior management is fair and competitive when equitability and externally with the market.	
	Alternative P	<u>ractice</u>		
	The total remuneration paid to the Key Management Personnel is RM1,251,000 for the financial year ended 30 September 2020.			
	remuneration Company:	n packages of	ises the main component that shall form the Directors and Key Senior Management of the main Management	
	Category – Fixed / Variable	Component	Component description	
	Fixed	Based Salary	A monthly payment shall be provided to Executive Director and Senior Management personnel based on job nature of the position including responsibility, complexity, level of skills and experiences and other market conditions.	
	Fixed	Benefits/ Emoluments	Benefits may be provided to Director and Senior Management personnel comprising common benefits e.g. annual leave, Employee Provident Fund (EPF), medical and life insurance, staff purchase discounts, and perquisites e.g. company car/car allowance, driver.	
	Variable	Bonus	A performance-based remuneration (e.g., short term incentive – bonus, long term incentive – share options, if any) determined based on individual performance indicators and individual contribution to the business and may be awarded to Executive Director and Senior Management personnel to	

ivicasui e .	adopt the p		
Measure :			re(s) the company has taken or intend to take to
Large companies are to complete the colu	•	omplete the col	umns below. Non-large companies are encouraged
	the remune	eration of sen	A fixed retainer sum shall be provided to Non-Executive Directors for their on-going contribution to the Board.  A fixed additional fee is paid to Non-Executive Directors for chairing or participating in the Audit Committee.  at there is a robust internal process to ensure that for management is fair and competitive when equitability and externally with the market.
			foster a high-performance work culture and as an incentive to attract and retain talent.  Goals and performance expectation are set at the beginning of the financial year and will be reviewed mid and end of the year.  The Company adopts pay-for-performance philosophy. There is a transparent performance-linked rewards framework in place.

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 7.3 - 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	:	

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 8.1**

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

Application :	Applied
Explanation on : application of the practice	The Audit Committee ("AC") comprises three members who are Non-Executive Directors.  The AC is chaired by Ms Tan Pei Geok, an Independent Non-Executive Director, who is a member of the Certified Practising Accountants (i.e. CPA Australia) and the Malaysian Institute of Accountants ("MIA"). She is not the Chairman of the Board, so as not to impair the objectivity of the
	Board's view of the AC's findings and recommendations.
Explanation for : departure	
Large companies are require to complete the columns by	red to complete the columns below. Non-large companies are encouraged 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 8.2

The Audit Committee has a policy that requires a former key audit partner to observe a coolingoff period of at least two years before being appointed as a member of the Audit Committee.

Application	Applied
Explanation on application of the practice	All the Audit Committee members are Non-Executive Directors. They are neither former key audit partners nor employees of the External Auditors of the Group.
	The Company has adopted the policy for a former key audit partner to observe a cooling-off period of at least 2 years before being appointed as a member of the Audit Committee in the terms of reference of the Audit Committee on 24 May 2018.
	The terms of reference of the Audit Committee are set out in the Company's website at www.sunsuria.com.
Explanation for	
departure	
Large companies are regu	ired to complete the columns below. Non-large companies are encouraged
to complete the columns	
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 8.3**

The Audit Committee has policies and procedures to assess the suitability, objectivity and independence of the external auditor.

Application :	Applied
Explanation on application of the practice	The Terms of Reference of the Audit Committee ("AC") stated that the AC is responsible to assess the suitability, objectivity and independence of the External Auditors annually.  The Company has adopted an External Auditors' Policy which sets out the procedures on the appointment and re-appointment of External Auditors, the annual assessment of the External Auditors as well as the declaration of the independence by the External Auditors as specified in the By-Laws issued by the Malaysian Institute of Accountants.  The AC undertakes annual assessment of the performance, suitability and independence of the External Auditors based on the quality of service, sufficiency of resources, communication and interaction, and the independence, objectivity and professionalism. The other areas of assessment include amongst others, External Auditors' calibre, audit team, audit scope and audit fees.  On 30 November 2020, Deloitte PLT had through its presentation on the Audit Review Memorandum to the AC, declared its independence of Sunsuria Group in relation to its engagement as External Auditors of Sunsuria Group in relation to its engagement as External Auditors of Sunsuria Group in relation to its engagement as External Auditors of Sunsuria Group in relation to its engagement as External Auditors of Sunsuria Group for the financial year 2020.  In compliance with the requirements of the Malaysian Institute of Accounts, the External Auditors will rotate their engagement partner-incharge of the Audited Financial Statements of the Company and the Group once every 5 years and the said engagement partner cannot be re-engaged to undertake a significant role in the audit of the Company for at least two (2) successive years. This is to ensure that the External Auditors maintain their independence from Sunsuria Group. At present, the audit engagement partner has held the position for the first year of audit.  The Board through the AC has considered the nature of the non-audit services rendered by the External Auditors and their affil
	services rendered by the External Auditors and their affiliated companies during the financial year under review and has determined that the
	03 of the Affilian Nepolt 2020.

	Based on the outcome of the annual assessment and having satisfied with the suitability and independence of Messrs Deloitte PLT, the quality and competency of services delivered and sufficiency of the professional staff assigned to the annual audit for the financial year under review, the Board had in November 2020 approved its AC's recommendation on the re-appointment of Messrs Deloitte PLT for shareholders' approval at the forthcoming AGM.
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 :	

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 8.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Adopted
Explanation on adoption of the practice	:	The Audit Committee ("AC") comprises wholly of Independent Non-Executive Directors ("NED").  It is provided in the Terms of Reference of the AC that a NED of the Company who satisfies the independent test under the MMLR of Bursa Malaysia is an Independent Director.

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 8.5

Collectively, the Audit Committee should possess a wide range of necessary skills to discharge its duties. All members should be financially literate 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 members of the Audit Committee ("AC") have a mix of skill, knowledge and the appropriate level of expertise and experience to enable them to discharge their duties and responsibilities pursuant to the Terms of Reference of the AC.
		The Board conducts annual evaluation to review the term of office and performance of the Audit Committee and each of its members in accordance with Paragraph 15.20 of the Listing Requirements.
		All the members of the AC are financially literate and are able to understand, analyse and grasp complex issues brought to its attention including the financial reporting standards and processes. The Chairman of AC, Ms Tan Pei Geok and the Member of the AC, Datin Loa Bee Ha have vast experience and skills in accounting and finance as well as other fields of expertise, and are highly-qualified to review the accuracy of the Group's financial reporting prior to recommending the same to the Board for approvals.
		All the AC members are expected to devote sufficient time to update their knowledge and enhance their skills through appropriate continuing education programmes, so as to enable them to sustain their active participation during deliberations.
		The members of the Board including the AC members, had during the financial year, attended various training programmes and seminars organised by the relevant regulatory authorities and professional bodies to keep themselves abreast of relevant industry developments in accounting and auditing standards, business practices and rules.
		In addition, the AC is also regularly briefed by the External Auditors on key changes in relation to accounting and financial reporting standards.
		Various trainings attended by the AC members during the financial year 2020 are provided in the Corporate Governance Overview Statement in the Annual Report 2020.

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

to complete the columns below.

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 9.1

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

Application	: Applied	
Explanation on application of the practice	The Company has in place an effective risk management and internal control framework to identify and assess risks made in regards to significant business transactions.  The Board continually reviews the adequacy and integrity of the Group's risk management and internal control system, which has been embedded in all aspects of the Group's activities, and its alignment with business objectives. The Board is aware that the risk management framework and internal control system are designed to manage the Group's risks within an acceptable risk appetite, rather than eliminate the risk of failure to achieve the policies, goals and objectives of the Group. In this regard, the risk management framework and internal control system can only provide reasonable assurance, and not absolute assurance, against material misstatement of financial information and	
	records or against financial losses or fraud.  The key objectives of the Risk Management Framework are as follows:  1. Supports the fulfilment of the Group's strategic objectives;  2. Optimise business opportunities and the returns to the Group, and protect the interests of stakeholders including shareholders, customers and staff, within acceptable level of risks;  3. Promote and embrace education and Risk Assurance Culture;  4. Improve customer service whilst at the same time minimise risk exposure;  5. Safeguard the Group's assets and maintain its reputation and brand values;  6. Identify and assess operational risks and other related business risks in order to improve the Group's operating performance without compromising effectiveness of internal control procedures; and  7. Compliance to Group policies, regulations and statutory requirements, including timely reporting of performance.	
Explanation for departure		
Large companies are req	uired to complete the columns below. Non-large companies are encouraged	

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 9.2

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 Risk Management Committee ("RMC") was established to uphold risk oversight within the Group. The RMC is chaired by an Independent Non-Executive Director, who is neither the Chairman of the Board nor the Audit Committee.
		<ul> <li>RMC</li> <li>1. Dato' Quek Ngee Meng – Chairman (Independent Non-Executive Director)</li> <li>2. Ms Tan Pei Geok – Member (Independent Non-Executive Director)</li> <li>3. Tan Sri Datuk Ter Leong Yap – Member (Executive Chairman)</li> </ul>
		For the financial year under review, the RMC met three (3) times to review the key risk profile which serves as a tool for heads of departments or management of business units to manage key risks applicable to their areas of business activities on a continual basis.
		The Group has adopted a Risk Management Framework ("Framework") that outlines policy and on-going process for identifying, evaluating, managing, monitoring and communicating the risks faced by the Group throughout the period under review. It places importance of balancing between risk and reward in making strategic business decisions, a tool in managing both existing and potential risks with the objective of protecting key stakeholders' interest, and compliance with statutory and legal requirements. The Framework sets the risk context and categories such as industry/market, financial, operations, compliance and people in relation to the Group's business activities.
		The Group's internal audit function, which has been outsourced to an independent professional services firm since 2015, assists the Board and Audit Committee in providing an independent assessment on the adequacy, efficiency and effectiveness of the Group's internal control system.
		During the financial year ended 30 September 2020, internal audit reviews were carried out in accordance with risk-based internal audit plan approved by the Audit Committee. A risk-based internal audit methodology was adopted, which entails focus on the inherent risk involved in the activities or system and providing assurance that the risk is being managed by the management within the defined risk appetite level. Based on the internal audit reviews, the findings of the Internal Auditors, including the recommended corrective actions, potential risks, implications and Management responses, were presented directly to the Audit Committee on a quarterly basis.

The results of the internal audit i.e., its reviews, recommendations for improvements, and corrective measures implemented or planned were deliberated during the Audit Committee meetings. During the financial year, the key elements in the Group's review of the adequacy and effectiveness of the risk management framework and system of internal controls include: Developing an appropriate organisation structure for planning. executing, controlling and monitoring business operations with clear lines of responsibility and delegations of authority; Ensuring uniformity and consistency of practices and controls within the Group, whereby key processes in the Group's management and operations have been formalised and documented in the form of Standard Operating Policies and Procedures ("SOPP"). These SOPPs are subject to review and improvements, particularly through periodic internal audit reviews of selected areas of operations: Preparing annual budgets for business units and presenting them to the Board for approval. Any variances of actual performance against the budget are monitored and reported regularly. The results are consolidated and presented to the Board on a regular basis; Defining clear authorisation levels for all aspects of the business, which are formalised in the Group's Limits of Authority; Putting in place the necessary occupational safety and health ("OSH") guidelines, which include setting up a safety committee to enhance OSH procedures and address OSH issues that may arise from time to time: Convening Audit Committee Meetings at least four (4) times a year to review the effectiveness of the Group's system of internal controls. The Audit Committee meets with the Internal Auditors and External Auditors to review their reports; and Conducting regular internal audit visits to provide independent assurances on the effectiveness of the Group's system of internal controls and recommend to the Management on the areas for improvement. The key features of its risk management and internal control system are disclosed in detail in the Statement of Risk Management and Internal Control in the Annual Report 2020. **Explanation for** departure

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

Measure	:	
Timeframe	:	

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

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

#### Practice 9.3 - Step Up

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

Application :	Adopted
Explanation on : adoption of the practice	The Risk Management Committee ("RMC") was established to uphold risk oversight within the Group. The RMC is chaired by an Independent Non-Executive Director, who is neither the Chairman of the Board nor the Audit Committee.
	<ol> <li>RMC</li> <li>Dato' Quek Ngee Meng – Chairman (Independent Non-Executive Director)</li> <li>Ms Tan Pei Geok – Member (Independent Non-Executive Director)</li> <li>Tan Sri Datuk Ter Leong Yap – Member (Executive Chairman)</li> </ol>

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

# Practice 10.1

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

Application :	Applied	
Application	Арриси	
Explanation on : application of the practice	The Internal Audit function of the Group is outsourced to an independent professional services firm since 2015 with the primary function of assisting the Audit Committee in discharging its duties and responsibilities. The Internal Auditors provide an independent and objective report on the adequacy, efficiency and effectiveness of the internal control system and procedures in the business units within the Group and the extent of compliance with the Group's established policies, procedures and guidelines, and also compliance with applicable laws, regulations, directives and other external enforced compliance requirements.  The Internal Auditors adopt a risk-based internal audit methodology, which entails focusing on inherent risk involved in the activities or system and providing assurance that the risk is being managed by the management within the defined risk appetite level. The Internal Auditors' findings including the recommended corrective actions, potential risks,	
	implications and Management responses are presented directly to the Audit Committee.	
Explanation for :		
departure		
acparture		
Large companies are requi	red to complete the columns below. Non-large companies are encouraged	
to complete the columns b		
Measure :		
Timeframe :		
	1	

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

#### Practice 10.2

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 the internal audit function is outsourced to an independent professional services firm, the internal audit function is free from any relationship or conflict of interest, which could impair their objectivity and independence. The independence of the internal audit function is evidenced from its direct reporting to the Audit Committee and administratively to the Chief Financial Officer of the Group.
	The Internal Auditors are also able to undertake independent and systematic review on the systems of internal controls and procedures of the operating units within the Group so as to provide reasonable assurance that such systems would continue to operate satisfactorily, effectively, and in compliance with the Group's established policies and procedures.
	The internal audit function is also guided by the Group's Internal Audit Charter approved by the Audit Committee. The Charter sets out the objectivity, authority, independence, scope and responsibility of the internal audit function, which are consistent with the International Standards for the Professional Practice of Internal Auditing and Code of Ethics.
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 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 11.1

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

Application	:	Applied
Explanation on application of the practice	:	The Board acknowledges the importance of being accountable to the shareholders and investors and various channels of communications were used to enable the Board and Management to continuously communicate, disclose and disseminate comprehensive and timely information to investors, shareholders, financial community and the public generally. Whilst the Company endeavours to provide as much information as possible to its shareholders and stakeholders, it is mindful of the legal and regulatory framework governing the releases of material and price-sensitive information.  The regular channels of communications with stakeholders are through the following:  1. various announcements and disclosures made to Bursa Malaysia including the quarterly announcements on financial results;  2. press releases and announcements to Bursa Malaysia and to the media;  3. Company's annual report;  4. Dialogues and presentations at general meetings to provide an overview and clear rationale with regards to the proposals tabled for approval to shareholders; and  5. Investor relations section on the Company's website at www.sunsuria.com
Explanation for departure	:	
•	•	red to complete the columns below. Non-large companies are encouraged
to complete the columns	s be	?low.
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 11.2

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	Sunsuria Berhad is not a Large Company as defined in MCCG 2017.	
	Please provide an alternative practice and explain how the alternative practice meets the intended outcome.	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.	
Timeframe :	Choose an item.	

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

# Practice 12.1

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 period given for the Company's Fifty-First Annual General Meeting ("51st AGM") was at least 28 days.
practice		The first notice of the 51st AGM was sent on 31 January 2020 notifying the shareholders that the AGM was scheduled to be held on 19 March 2020. However, the Company had subsequently on 17 March 2020 announced the postponement of the 51st AGM in view of the Movement Control Order imposed by the Government of Malaysia to contain the COVID-19 outbreak.
		The Company had on 14 May 2020 issued a revised Notice of the 51 <sup>st</sup> AGM to inform all the shareholders the new date of the 51 <sup>st</sup> AGM was on 12 June 2020.
		The notice period given is well in advance of the 21-day requirements under the Companies Act 2016 and the MMLR of Bursa Malaysia. The additional time given to shareholders would allow them to have sufficient time to scrutinise the Annual Report and to make necessary arrangement to attend the meeting.
		The Notice of the AGM also includes the Administrative Notes which provides useful information to shareholders regarding details of the AGM, shareholders' entitlement to attend the AGM, their rights to appoint a proxy or representative and voting procedures. The explanatory notes for each of the resolution proposed is included in the Notice of the AGM to assist the shareholders to have a better understanding and evaluation of the issues involved to enable shareholders to make informed decisions in exercising their voting rights.
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	:	

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

#### Practice 12.2

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

Application	:	Applied
Explanation on application of the practice	:	The Fifty-First Annual General Meeting ("51st AGM") of the Company held on 12 June 2020 was conducted fully virtual through live streaming from the broadcast venue. The virtual meeting was conducted with reference to the Guidelines Notes on Conduct of General Meetings issued by the Securities Commission of Malaysia on 18 April 2020 and the subsequent revisions thereof which stated that not more than 20 essential individuals should be present at the Broadcast Venue.
		All Directors, including the Chair of the Audit Committee, Nomination and Remuneration Committee and Risk Management Committee present at the broadcast venue had engaged directly with shareholders and participated at the said 51st AGM.
		The presence of all directors provided opportunities for shareholders/proxies to engage with each director and also to allow for the shareholders/proxies to raise questions or concerns directly to those responsible through the live chat box available in the meeting platform.
		During the conduct of the 51 <sup>st</sup> AGM, the Chief Operating Offer of the Company presented the performance of the Company, whereas, the Chief Financial Officer shared with the shareholders the Company's responses to questions raised by the Minority Shareholders' Watchdog Group ("MSWG") in relation to operations, financial performance and corporate governance, a copy which was submitted by the MSWG prior to the AGM.
		The Chairman also invited shareholders to submit their questions pertaining to the agenda and resolutions tabled before putting them for voting.
		The Senior Management team of the Group and the External Auditors were in attendance at the 51st AGM to respond to the shareholders queries.
		The proceedings of the 51st AGM were recorded in the minutes of the meeting and a summary of key matters discussed at the 51st AGM was published on the Company's website within a reasonable time.
Explanation for departure	:	
Large companies are to complete the colun	•	ed to complete the columns below. Non-large companies are encouraged

Measure	:	
Timeframe	:	

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

#### Practice 12.3

Listed companies with a large number of shareholders or which have meetings in remote locations should leverage technology to facilitate—

- including voting in absentia; and
- remote shareholders' participation at General Meetings.

Application	:	Applied
Explanation on application of the practice	:	The Fifty-First Annual General Meeting ("51st AGM") of the Company held on 12 June 2020 was conducted fully virtual through live streaming via Remote Participation and Voting (RPV) facilities for the first time. The RPV facilities enabled remote shareholders' participation and online remote voting by leveraging on technology in accordance with Section 327(1) and (2) of the CA 2016 and Clause 77 of the Constitution of the Company.
		(a) Remote shareholders' participation at the 51 <sup>st</sup> AGM
		All shareholders were required to participate and vote remotely at the 51st AGM via the RPV facilities available on Boardroom Share Registrars Sdn Bhd's website at https://web.lumiagm.com. The online registration for remote participation was opened from 10.00 a.m. 14 May 2020 up to 10.00 a.m. 10 June 2020 at the Boardroom Smart Investor Online Portal. The detailed procedures were provided to shareholders in the Administrative Guide.
		After verification of a shareholder based on the General Meeting Record of Depositors as at 4 June 2020, the relevant shareholder was notified via e-mail that his/her registration for the remote participation at the 51st AGM was approved or disapproved.
		(b) Voting in absentia
		All shareholders/proxies attended the 51st AGM remotely via live streaming had also cast their votes online.
		The conduct of poll on all resolutions for the Company's 51st AGM had leveraged on technology to facilitate electronic voting ("e-voting") using the "Lumi AGM" application supported by the Poll Administrator appointed by the Company. The voting at the 51st AGM was conducted on a poll in accordance with Paragraph 8.29A of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad. The Company had appointed Boardroom Share Registrars Sdn Bhd ("Boardroom") as Poll Administrator to conduct the polling process and Quantegic Services Sdn Bhd ("Quantegic") as Scrutineers to verify the poll results.
		Shareholders/proxies could download the free Lumi AGM application on their devices used to attend the 51 <sup>st</sup> AGM. The Poll Administrator presented or briefed the shareholders/proxies before the commencement of the e-voting session. The Chairman upon receiving the duly verified poll results by the Scrutineers, announced the results

	for each resolution, which include votes in favour and against, and declared whether the resolutions were carried.
	The poll results were also announced by Bursa Malaysia via Bursa LINK on the same day for the benefit of all shareholders. Minutes of the 51st AGM were also made available on the Company's website.
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 :	

# 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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