CORPORATE GOVERNANCE REPORT

STOCK CODE: 5228COMPANY NAME: ELK-DESA RESOURCES BERHADFINANCIAL YEAR: March 31, 2022

OUTLINE:

SECTION A – DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application :	Applied
Explanation on : application of the practice	The main function of the Board of ELK-Desa Resources Berhad ("ELK-Desa" or the "Company") is to set the objectives and goals for the Company and its subsidiary companies ("ELK-Desa Group" or the "Group") with a view to maximise shareholder value with corporate accountability. The Board oversees the conduct of the Group's businesses and evaluates whether the Group's businesses are being properly managed.
	Key matters reserved for the Board include business plans, annual budgets, dividend policy, business acquisition and restructuring, corporate proposals or policies, new issues of securities, release of financial results to the investing public after review and expenditure that exceeds pre-defined limits.
	In order to ensure the effective discharge of its functions and responsibilities, the Board has formalised in writing a Board Charter and delegates specific powers to the Board Committees and the Executive Directors. The Board Committees established include the Audit Committee, Nomination Committee and Remuneration Committee which execute their functions according to the Terms of Reference approved by the Board. The Board Charter and Board Committees' Terms of Reference are reviewed at least once a year and are updated when there are changes in legislative and regulatory requirements, in particular those which affect the corporate direction and strategies of the Group as well as duties of Directors. The annual review and update process also enables the Board Committees to tackle change effectively when discharging their responsibilities. The Company has allocated a dedicated corporate governance section at its website of www.elk-desa.com.my to enable stakeholders access to the details of the Board Charter and Board Committees' Terms of References.
	The Board keeps itself abreast of key issues deliberated and decisions made by each Board Committee through reports by the respective Chairmen of the Board Committees and the tabling of minutes of the Board Committee meetings at the Board meetings.
	The Management, led by the Group Executive Director/Chief Executive Officer, manages the day-to-day operations of the Group in accordance with the strategy and limits of authority set by the Board. The Executive Directors take on the primary responsibilities for implementing the Group's business plans and managing the business activities. The Board periodically reviews the

Group's performance and activities together with the Senior Management to ensure that the necessary resources are available to meet the Group's objectives.
Independent Non-Executive Directors provide unbiased and independent judgment in ensuring that the strategies proposed and implemented by the Management are fully deliberated, challenged and examined objectively, taking into interests of shareholders and other stakeholders. They are essential for protecting the interests of non-controlling interests and can make significant contributions to the Company's decision making by bringing in the quality of detached impartiality.
In order to generate and deliver value to stakeholders, the Board recognises the importance of establishing clear roles and responsibilities in discharging its fiduciary and leadership functions. The key responsibilities of the Board include the following:
a) Reviewing and adopting the Company's strategic plans
The role of the Board is to review, challenge and approve Management's proposal on the Company's strategic plan, which supports long-term value creation and includes strategies on economic, environmental and social considerations underpinning sustainability. The Board, consisting of five (5) Non-Executive Directors, brings objectivity and breadth of judgment to the strategic planning process. The presence of Independent Directors provides strong independent opinions and strengthens the representation of minority interests. The Board ensures that strategies are fully discussed and examined taking into account the long-term interests of various stakeholders, including shareholders, employees, customers, suppliers and the various communities in which the Company conducts its business.
Board discussion is open and constructive, recognising that differences of opinion, in such circumstances, can bring greater clarity and lead to better decisions made. The Chairman will, nevertheless, seek a consensus in the Board but may, where considered necessary, call for a vote.
The Board has to satisfy itself that the Management had taken into account all appropriate considerations in establishing the strategic plan for the Company. The Board takes responsibility for monitoring the implementation of the strategic plan by Management.
b) Overseeing the conduct of the Company's business
The Board oversees the performance of Management to determine whether the business is being properly managed. The Board's oversight of Management's performance is supportive yet vigilant. Therefore, the Board ensures that there are measures in place against which Management's performance can be assessed.
The Group Executive Director/Chief Executive Officer is responsible for implementing the policies and decisions of the Board and the day-to-day business and operations of the Group. He is supported by a team of Senior Management who is responsible for the various business functions of the Group.
The Management, under the leadership of the Group Executive Director /Chief Executive Officer, is assessed by the Board through regular management reports tabled at the Board meetings on a quarterly basis. The management reports include key information on the Group's financial performance, business and operational statistics for current and previous reporting periods. On a quarterly basis, Management presents and reports to the Board the comparison between actual results against the budget

approved. The Board is also informed of all significant corporate and operational issues from time to time. Relevant members of the Senior Management team are invited to attend the Board of Directors and /or Board Committee meetings as and when

the Board of Directors and/or Board Committee meetings, as and when necessary, to assist and support the Executive Directors in presenting the updates of relevant financials, performance indicators, progress reporting of outstanding key issues to the Board or Board Committees.

Besides receiving management reports at Board meetings, the Board goes beyond the boardroom to conduct site visits at the respective business divisions. The Directors visited the hire purchase business offices and were briefed by the Management on the latest challenges and issues affecting the hire purchase industry. The Directors also visited several furniture showroom retail outlets, warehouses and manufacturing facilities to gain better understanding and insight into the operations of the furniture business. The Senior Management team of the furniture division provided information and clarification on issues raised by the visiting Board members.

c) Promoting good corporate governance culture within the Group

The Board sets the tone for good governance and ethical business for the Group via the establishment of a Code of Ethics and Conduct, written policies and standard operating procedures for an Anti-Bribery Management System ("ABMS"), through the Anti-Bribery and Corruption Policy ("ABC Policy"), and a Whistleblowing Programme that enables the enforcement of the Code of Ethics and Conduct and other policies and procedures of the Group. The Whistleblowing Programme allows issues of concerns to be raised internally or externally, including the general public, in confidence and is overseen by the Audit Committee. Details of the ABC Policy, Code of Ethics and Conduct and the Whistleblowing Programme are available on the Company's corporate website.

d) Identifying principal risks and ensuring the implementation of appropriate systems to manage them

The Board understands the principal risks of all aspects of the Group's businesses and recognises that business decisions involve the taking of appropriate risks. This is intended to achieve a proper balance between risks incurred and potential returns to shareholders. The Board is responsible for setting the risk appetite for the Group and ensures that there are systems in place which effectively monitor and manage these risks.

The Board has entrusted the Audit Committee to oversee the risk management framework of the Group and review the risk management reports tabled by the Management half-yearly. The risk management reports provide regular updates on the risks which the Management views as having a possible negative impact on the future performance of the Group. Mitigation actions as well as key indicators measuring the extent of the risks are included in the reports for review.

The Management is responsible for implementing processes and internal controls to manage the key risks highlighted in the risk reports. The Audit Committee ensures that appropriate internal controls are in place by engaging outsourced independent auditors to conduct internal audit and external audit reviews in accordance with audit plans adopted by the Audit Committee annually. The Audit Committee assesses the duties carried out by internal and external auditors on an annual basis.

	Details of the Group's risk management and internal control systems are set out in the Statement on Risk Management and Internal Control of this
	Annual Report 2022.
e)	Succession planning
	The Board, through the Nomination Committee, is responsible for reviewing and implementing an effective and orderly succession plan in the Group. The Terms of Reference of the Nomination Committee provide it with the responsibility of reviewing the structure, size, composition (including skills, knowledge and experience) required of the Board and make recommendations as deemed appropriate giving full consideration to succession planning for Directors and taking into account the challenges and opportunities facing the Group, and the skills and expertise that are therefore needed on the Board in the future.
	During the financial year ended 31 March 2022, the Nomination Committee has considered the current diverse board composition, comprising young executive members who are guided by the experienced directors, as part of its consideration for succession planning.
	The Nomination Committee opined that the Executive Chairman, Mr. Teoh Hock Chai, age 77, is to continue to lead and provide strong stewardship to the Board for many more years. Moreover, there are rules under the Company's constitution for the election of a person to chair Board meetings in the absence of the Chairman. Hence there is no immediate succession plan for the Board's Chairman.
	The Nomination Committee also opined that Mr. Teoh Seng Hui, the Group Executive Director /Chief Executive Officer ("GED/ CEO"), is an ideal candidate to substitute the Chairman during his absence, this is based on the GED/ CEO performance acting as the Chairman of meeting at all previous Annual General Meeting.
	There is no age concern on the GED/ CEO and Chief Financial Officer as both are at or below the age of 50 respectively, and they have satisfied all criteria set in the recent performance evaluation and have proven their capabilities to stay onto the posts, hence there is also no succession plan priorities on the two positions.
	All four Independent Directors will reach their 12-year limit as Independent Directors in December 2024. To ensure an orderly succession of Independent Directors with minimal impact to Board effectiveness and independence. The Nomination Committee will source and select candidates for the succession of Independent Directors.
	As for other key management staff, Nomination Committee will propose to the management to formulate long term succession plan for the senior management personnel.
f)	Overseeing the development and implementation of a communication policy for the Company
	The Board recognises the importance of accountability and communication to shareholders and other stakeholders on all major developments affecting the Company. Therefore, the Board adheres to the Corporate Disclosure Policy prescribed under Paragraph 9.02 of the Main Market Listing Requirements ("MMLR") of Bursa Malaysia Securities

		Berhad ("Bursa") and will take reasonable steps to ensure that there is equal access to such information. Material information is disseminated to shareholders and investors through various channels which include disclosures and announcements made to Bursa, annual reports as well as, where appropriate, circulars and press releases. The Company's website at www.elk-desa.com.my facilitates quick access to corporate and financial information pertaining to the Group and its business activities. The updates and information on financial results featuring the business and performance of the Group are uploaded on the website immediately after the announcements of the same are made to Bursa. Whilst the Company endeavours to provide as much information as possible, it is aware of and remains compliant with legal and regulatory framework governing the release of material and price-sensitive information.
		The Company's Annual General Meeting serves as a principal forum for dialogue with shareholders to raise questions pertaining to issues in the Annual Report, Audited Financial Statements, corporate developments in the Group and the resolutions proposed. Shareholders who are unable to attend are allowed to appoint proxies to attend and vote on their behalf. Members of the Board and Senior Management are normally present to answer questions raised at the meeting.
		Constructive feedback received at the Annual General Meetings as well as via the Investor Relations Contact through our corporate website is channelled to the relevant Senior Management team for evaluation and consideration.
		In accordance with the MMLR, a summary of the key matters discussed at our annual general meeting is published at our Company's website at www.elk-desa.com.my within two (2) weeks as soon as practicable after the conclusion of the Annual General Meeting.
	g)	Reviewing the adequacy and integrity of the management information and internal control system of the Company
		The Board ensures that there is a sound framework on corporate reporting, including financial and non-financial reporting across the Group. Due cognisance is given to the disclosures on corporate governance, sustainability and other non-financial aspects drawing guidance from relevant guidelines issued by Bursa.
		The Board is responsible for the adequacy and integrity of the Group's management information and internal control system. Details pertaining to the Group's internal control system and its effectiveness are set out in the Statement on Risk Management and Internal Control of this Annual Report 2022.
Explanation for : departure		
	rod +	a complete the columns helper. Non large companies are encoursed
to complete the columns b		o complete the columns below. Non-large companies are encouraged
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 Chairman is responsible for the orderly conduct and working of the Board and for ensuring that members have access to relevant information on a timely manner. The roles and responsibilities of the Chairman of the Board are specified in the Board Charter. The Company Secretary assists the Chairman to set the board agenda for each meeting based on the Board's annual meeting calendar, and the same is circulated to the Board members accordingly. Prior to each Board meeting, the Chairman and Executive Directors have a session where the Executive Directors brief the Chairman on the papers to be presented by the Management. The Chairman leads the meeting pace and discussions in an effective manner. The good stewardship of the Chairman is acknowledged by his peers via the Self and Peer Assessment of Board members in the annual evaluation. At each of the Board meetings, the Chairman promotes a boardroom environment that allows for expression of views, effective debates and discussion. The Chairman plays an important role in a situation where there are differences in opinion among the Directors during deliberations at Board meetings by providing his unbiased views and decisions to resolve the issues concerned. The Chairman sets the right tone from the top, leads the Board and the Company to adhere to all the relevant laws and regulations and implement its good corporate governance practices. The Chairman also leads the Board in ensuring appropriate steps are taken to provide effective communication with stakeholders via the Group's established communication channel and platforms.
Explanation for : departure	
	ad to complete the columns below. Non large companies are constant
to complete the columns be	ed to complete the columns below. Non-large companies are encouraged elow.
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 positions of the Chairman and the Group Executive Director/Chief Executive Officer are held by different individuals. There is a clear division of responsibilities between the Chairman and the Group Executive Director/Chief Executive Officer to ensure that there is a balance of power and authority, such that no one individual has unfettered decision-making powers.
	The Chairman is responsible for the orderly conduct and working of the Board in accordance with its responsibilities specified in the Board Charter and for ensuring that members have access to relevant information on a timely manner, whilst the Group Executive Director/Chief Executive Officer is responsible for overseeing the day-to-day management of the Company's business operations and implementation of Board decisions.
	The responsibilities of the Chairman and Group Executive Director/Chief Executive Officer are disclosed in the Board Charter, which is available on the corporate website.
	In addition to the above, the Board has identified Mr. Loong Foo Ching as the Senior Independent Non-Executive Director of the Board to foster greater objectivity at Board meetings. Mr. Loong also serves as a designated contact to whom concerns pertaining to ELK-Desa Group may be conveyed by shareholders and other stakeholders.
Explanation for : departure	
Large companies are requir to complete the columns be	ed to complete the columns below. Non-large companies are encouraged elow.
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

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	The current composition of the Nomination Committee ("NC") had fulfilled the requirement of paragraph 15.08A(1) of the MMLR where NC must comprise exclusively of non-executive directors and majority of them must be independent. The NC is currently chaired by a Senior Independent Non Executive Director, thus in compliance with the Practice 5.8 of the Malaysiar Code on Corporate Governance (as at 28 April 2021) ("MCCG"). The Audit Committee ("AC") had fulfilled the requirements of Paragraph 15.09 of the MMLR where AC must compose of not fewer than three (3) members or whom all must be non-executive director, and majority of them arr. Independent Directors and at least one must be a member of the Malaysiar Institute of Accountants. The AC is chaired by an Independent Director. In February 2022, the Term of Reference of the NC and the AC have beer updated in compliance with the Guidance of MCCG, where that the Board Chairman cannot be a member of the respective committee. The Remuneration Committee ("RC") is currently comprised of four member of whom three are Independent Directors ("IDs") whilst the Chairperson is the Executive Chairman. While Practice 1.4 in the MCCG provides that the Board Chairman should not be a member of the RC, after considering the fact that (if the company currently has instituted a remuneration policy and procedure to determine the remuneration of directors to consider and approve recommendations pertaining to remuneration matters by the RC, the Board concurred with the NC's recommendation that the RC is able to yield objectivity in the deliberations and decision making pertaining matters relating to the remuneration to retain the composition of the RC for the time being and will continue to assess and ensure the objectivity of the functions of the RC and the Board, in addition to considering the application of Practic 1.4 balancing between resource efficiency, conformance, and overall Board has the recurrent the assess and ensure the objectivity of the functions of the RC and the Board,

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 1.5

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 principal roles of the Company Secretary are to ensure compliance with regulatory requirements, provide updates on new MMLR and corporate governance practices to the Board as well as ensuring that minutes of the Board and Board Committee meetings are well documented. The Company Secretary also provides support to the Board in fulfilling its fiduciary duties. The Board can always consult the Company Secretary on statutory, procedural and regulatory requirements. The roles and responsibilities of the Company Secretary also include the following:
	 advising and providing updates to the Board on corporate governance developments and assist in applying the relevant corporate governance practices to meet the board's needs and stakeholders' expectations;
	 advise the Board on corporate disclosure and compliance with MMLR of Bursa, company and securities regulations and other relevant guidelines;
	managing the logistics of Board, Board Committee and general meetings, attending the meetings, and ensuring proper recording of meetings minutes;
	 ensuring proper upkeep of statutory registers and records of the Company;
	 assisting the Chairman in the preparation for, and conduct of, meetings and facilitate board communication;
	 facilitating the orientation of new Directors and assisting in Directors' training and development;
	 interacting with shareholders and regulators, investor and stakeholder communication;
	managing processes pertaining to annual shareholders' general meeting; and
	 ensuring Board policies and procedures are adhered to.
	Currently, Mr. Loke Weng Fook is the Company Secretary of the Company. He is a member of the Malaysian Institute of Accountants, an associate member of the Chartered Institute of Management Accountants (United Kingdom), and a Chartered Global Management Accountant (CGMA) designee. Mr. Loke has the experience and qualification to act as Company Secretary under the Companies Act 2016. The Company ensures the Company Secretary undertakes continuous professional development. During the financial year under review, the Company Secretary has attended various training programmes to maintain and upgrade his skills and knowledge.

	The Board, from time to time, evaluates the Company Secretary, via formal and informal reviews. The Company has also engaged an established professional firm for advisory and consultancy services in respect of the Companies Act 2016, the MMLR and other statutory and regulatory compliances.	
Explanation for :		
departure		
Large companies are requir	ed to complete the columns below. Non-large companies are encouraged	
to complete the columns below.		
Measure :		
Timeframe :		
Timetrame		

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	At each new calendar year, the annual meeting calendar of the Board and Board Committees and the Annual General Meeting is prepared and circulated to facilitate the Directors' time planning. The Company Secretary notifies the Directors about the closed periods for dealings in securities by Directors via email or other electronic channels one month before the targeted dates of announcement of the quarterly results.
	Agendas and board papers are circulated to the Directors at least seven (7) days prior to the Board and Board Committee meetings so as to give the Directors sufficient time to consider and deliberate on the issues to be raised at meetings. The Board papers contain relevant information and justifications for each proposal for which Board's approval is sought. Where necessary, members of Senior Management and external advisers are invited to attend these meetings to provide additional insights and professional views on specific items on the agenda.
	Minutes of the Board and Board Committee meetings are recorded to reflect the deliberation and decision-making process, including dissenting views or abstention to vote or deliberate by any Directors. The draft minutes prepared by the Secretary will be sent to the respective Chairman of the Board or Board Committee for review and comments within 30 business days. Thereafter, the minutes will be circulated to Directors and Board Committee for their perusal and confirmation seven (7) days prior to the next Board and Board Committee meetings. At the meetings, the Directors may request further clarification or raise comments on the minutes. The Chairman will sign and confirm the minutes as accurate records of the proceedings.
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 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 Explanation for :	The Board Charter sets out the duties, responsibilities, functions and code of ethics of the Board in accordance with the principles of good corporate governance set out in the MCCG and relevant sections of the MMLR on corporate governance, as well as applicable laws and regulations. The Board Charter also refers to Board Committees, which assist the Board in carrying out of its duties in accordance with their respective terms of reference, and the specific roles and responsibilities of the Chairman, Non-Executive Directors, and the Senior Independent Directors in their leadership and oversight of the Company's governance and businesses. The Board reviews the Board Charter at least once a year to ensure that it remains relevant to enable the Board to discharge its fiduciary responsibilities. As mentioned under Practice 1.1 above, the Board has a formal schedule of matters reserved to it for deliberation and decision to ensure that the control and direction of the Company are within its ambit. The Board Charter and the Terms of Reference of the Board Committees, which are accessible through the Company's website at www.elk-desa.com.my was last reviewed in February 2022.	
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	In February 2022, the Board reviewed and approved updates of the Code of Ethics and Conduct for the Group. The Code of Ethics and Conduct provides principles and standards for managing any conflicts of interest, preventing corruption practices and insider trading besides compliance with laws, rules and regulations which include anti-money laundering and personal data protection amongst others. Anti-corruption provisions in the Code of Ethics and Conduct also resonates with the Group's ABMS which was developed guided by the Guidelines on Adequate Procedures pursuant to Subsection (5) of Section 17A under the Malaysian Anti-Corruption Commission Act 2009 ("Guidelines on Adequate Procedures"). The reporting of unlawful or unethical behaviour is encouraged, particularly through the Whistleblowing Programme.
	The Board has, via the Audit Committee who assists in overseeing anti- bribery and corruption and whistleblowing matters, enhanced the internal control system within the Company and its subsidiary companies, ensuring policies and standard operating procedures on anti-bribery and corruption are, at a minimum, guided by the Guidelines on Adequate Procedures and the Code of Ethics and Conduct to combat corruption practices. The Code of Ethics and Conduct is accessible through the Company's
Explanation for : departure	website at <u>www.elk-desa.com.my</u> .
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	
Measure :	
Timeframe :	
L	

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 Group has in place a Whistleblowing Programme which offers stakeholders such as employees, suppliers, vendors, dealers, partners and the general public the ability to raise issues of concern about the Group in confidence, with assurance of protection from any reprisal within the Group for reporting in good faith through the whistleblowing channels. This programme is governed by the Group's Whistleblowing Policy and is overseen by the Audit Committee. Information on the policy and procedures relating to the Whistleblowing Programme is available at our corporate website. The Group believes that this programme helps to enhance governance and is very much in keeping with the Group's long-standing commitment to the highest professional standards of integrity as well as to combat any potential bribery and corruption practices.	
	Currently, the Whistleblowing Programme is outsourced to an external professional firm in order to ensure its independence. The outsourced service provider furnishes quarterly reports of the Whistleblowing Programme to the Audit Committee. During the financial year ended 31 March 2022, there was no incident of violation or improper conduct or wrongdoing reported.	
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	:	ELK-Desa is committed to delivering sustainable values to our stakeholders through the businesses and operations of the Group. The Board of ELK-Desa, in its stewardship of the Group, embraces the philosophy of holistic business sustainability by incorporating economic, environmental, social, and governance ("EESG") considerations in the Group's corporate strategies. The Board of ELK-Desa holds ultimate responsibility for the governance of
		sustainability management and sustainability performance of the Group. The Board provides leadership for business sustainability and ensures that the strategic plan of the Company supports long-term value creation and includes strategies on EESG considerations underpinning sustainability.
		The Board has tasked the Group Executive Director/ Chief Executive Officer ("GED / CEO"), who is supported by the Sustainability Steering Committee set up in September 2020 to review, deliberate and approve the Group's sustainability strategy and initiatives. Sustainability strategies and initiatives developed by the GED / CEO are endorsed by the Board.
		The governance structure of the Sustainability Steering Committee is published in the Sustainability Statement of the Annual Report 2022.
		During the financial year under review, the Sustainability Steering Committee had met twelve (12) times to discuss matters relating to sustainability strategies and implementation, identify priorities, review performance, align the sustainability goal and objective to GRI standards, stakeholders' and business owner engagement, data gathering in relation to sustainability material matters pursuant to the GRI standards, and monitor sustainability performances.
		Progress and performance pertaining to the implementation of the Group's sustainability strategies and priorities, together with a summary of how sustainability risks and opportunities have been managed, were tabled to the Board for its review on an annual basis. The Board has also reviewed the Sustainability Statement for FY2022 which is included in the Company's Annual Report 2022.

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

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

Practice 4.2

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

Application :	Applied	
Explanation on : application of the practice	The Board, through the governance structure for managing business sustainability matters, ensures that the Company's sustainability strategies and priorities as well as performance are communicated to internal and external stakeholders. The Sustainability Steering Committee ("SSC") is tasked to drive stakeholder engagement, including ensuring relevant sustainability matters and topics are addressed via the Group's engagement channels with its various stakeholders. Heads/ senior managers of the relevant functions or operations, which reports to the SSC, ensures implementation of effective stakeholder communications.	
	During the financial year under review, the Board, via the GED / CEO who is supported by the SSC, reviewed the Group's overall stakeholder engagement, including channels used and key matters relevant to each stakeholder group. SSC via the heads/ senior managers also ensure stakeholders are communicated on the Group's sustainability focus and priorities, as relevant.	
	In addition, the Group communicates and reports on the sustainability strategies and priorities as well as performance for each financial year in the respective year's Sustainability Statement included in the Annual Report which is publicly available on the company's corporate website for all stakeholders. Sustainability Statements are reviewed by the Board before they are being published.	
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 :		

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	In line with the application of Practice 4.1 of MCCG, the Board's commitment to strengthen its oversight of sustainability issues, and in order for the Board to stay abreast with and understand the sustainability issues relevant to the company and its business, including climate-related risks and opportunities, all the Directors have attended a training in November 2021 on the topic of Sustainability Management and Reporting, how the business & regulatory perspectives impact Group's operations.
	Through the reports of the GED / CEO, who is responsible for assessing the economic, environmental, and social risks and opportunities of the Group to identify those which are material to the Group, the Board is apprised of the sustainability issues, including risks and opportunities, related to the Group. The Board reviews the Group's update on material sustainability matters, progress and performance of strategy implementation through the reports of the GED / CEO as well as via the Group's risk management reporting, where applicable. Any significant emerging sustainability issues will also be reported to the Board as they arise.
	In the Nomination Committee's assessment of Board effectiveness, including the mix of skills, knowledge, and experience of the Board and the Board Committees, the Nomination Committee considers if the overall Board is equipped to be informed and updated on sustainability issues relevant to the Company and its business, as well as having adequate understanding to deliberate strategies and targets in managing such sustainability issues.
	Sustainability matters are considered by the Nomination Committee and the Board's assessment of the Director's training needs and have been included in the training topics to be provided to the Board during the financial year ended 31 March 2022.
	The GED / CEO and his subordinates from the SSC are responsible for assessing the economic, environmental, and social risks and opportunities of the Group to identify those which are material to the Group, including the management and performance thereof. The Board will be informed and updated on significant sustainability issues relevant to the company and its business, if any, during Board meeting while reviewing the sustainability reporting from the GED / CEO and his team.
	The direct emission the Group's Hire Purchase Financing Division mainly stems from the use of electricity in its operation premises, including for use in air- conditioners, operation of IT equipment, and lighting systems. In our premises, we promote energy conservation good habits amongst employees.

Explanation for :	We have completed the installation of solar panel system on our offices in Klang, which is able to generate approximately 61,800 kWh electricity and offset 41 metric tonnes of CO ₂ annually, equivalent to the CO ₂ absorbed by 1,236 trees in one year. Actual electricity generated may depend on weather conditions. The solar panel system is expected to begin operation in FY2023. The use of natural resources also has an impact on the environment as the business consumes materials such as paper and electricity, which derives its source mainly from fossil fuels such as natural gas and coal and gas in Malaysia. As a responsible organisation, the Group aims to minimise its environment footprints and emissions via efficient management of natural resources, including waste. Throughout the recent years, we have been investing in digitising our information and documentation management systems. The gradual implementation of our information systems and migration from paper documentation to electronic documentation have helped us to achieve lower paper use and wastage.		
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 4.4

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 Explanation for :	During the financial year, Nomination Committee ("NC") has established a Board Performance Evaluation Framework and a review of the performance of the Board and Senior Management in addressing the company's material sustainability risks and opportunities has been included as part of the evaluation consideration. For the financial year under review, the NC is satisfied with the performance of Board and Senior Management which is deemed to be competent including with respect to their roles over the management of business sustainability. The Board, through recommendation of the Remuneration Committee, has instituted an additional clause in the Directors and Senior Management's Remuneration Policy to consider the appropriate level of remuneration for directors and senior management in relation to the Company's performance in managing material sustainability risks and opportunities.
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 4.5- 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.

		adoption of this practice should include a brief description of the nated person and actions or measures undertaken pursuant to the role in
Application	:	Not Adopted
••		
Explanation on	:	
adoption of the		
practice		
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 has a schedule to evaluate the performance of the Board and its' composition during the last quarter of each of the financial year. For the financial year under review, the evaluation was carried out in the month of February 2022 through the Board Performance Evaluation Framework process.
		In the process of reviewing, NC had also considered various factors such as the Company's current Board size, the matrix of experience qualification background of the IDs, skill, knowledge, tenure, age demographic and gender.
		After evaluating and considering factors including, amongst others, (i) the separation of the roles of the Chairman of the Board and the GED / CEO, both of whom performed their respective clearly-defined responsibilities according to the Board Charter, (ii) the fact that these positions are held by different individuals to ensure balance of power and authority such that there is also no practical barriers such as personal and positional authority, conservative cultural environment or restrictive information asymmetry which may influence or affect the ability of the IDs in the decision-making, (iii) the calibre and personal traits of IDs of the Board in ensuring effective checks and balances in the Board's deliberations, (iv) the corporate governance structure with respect to the roles and responsibilities of the Board Committees, including the suitability and performance of the committee members, the NC upheld their previous conclusion that the current Board line up is effective and would not render any boardroom dominance, stereotype discussions and complacency.
Explanation for	:	
departure		
Large companies are r to complete the colum	•	ed to complete the columns below. Non-large companies are encouraged elow.
Measure	:	
Timeframe	:	

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

Practice 5.2

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	Currently, half of the Board comprises Independent Directors. The eight (8) board members are made up of one (1) Executive Chairman, two (2) Executive Directors, one (1) Non-Independent Non-Executive Director and four (4) Independent Non-Executive Directors. The composition of the Board is balanced by the presence of Independent Non-Executive Directors who are professional in their approach and who exercise independent judgement in the best interest of the Company without being beholden to the Executive Directors or Management.	
	The Board has also appointed a Senior Independent Non-Executive Director ("SID"), Mr. Loong Foo Ching, whose role is to:	
	 act as a sounding board to the Board Chairman (offer counsel on matters such as Board dynamics and concerns of stakeholders); serve as an intermediary for other directors (especially for matters that may not be appropriately raised in open forum or with the Chairman directly); act as point of contact for shareholders and other stakeholders; provide leadership support and advice to Board in the event Board is undergoing period of stress, e.g., the Chairman and GED / CEO are having conflicts; lead in succession planning; and lead in annual review of the Board, Board Committees and individual directors. 	
Explanation for : departure		
Large companies are requir to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.	
Measure :		
Timeframe :		

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

Practice 5.3

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

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

Application :	Applied
Explanation on : application of the practice	The Company has instituted a new clause in the Board Charter in respect of Directors continuing to serve as Independent Directors of the Board beyond nine (9) years, if the Nomination Committee concludes and the Board concurred that the Director is able to continue exercise independent judgement after nine (9) years of service but subject to the two tiers shareholders' approval. Any Independent Director who has served more than a cumulative period of twelve (12) years must resign from office or be redesignated as a non-independent director. Currently, there are four Independent Directors who had completed cumulative term of nine (9) years in September 2021 and October 2021. They are Mr. Ng Soon Lai @ Ng Siek Chuan (appointed on 20 September 2012), Mr. Loong Foo Ching (appointed on 20 September 2012), Mr. Yee Kin Lan (appointed on 12 October 2012) and Ms. Toh Jyh Wei (appointed on 12 October 2012). The Board has concurred with the Nomination Committee's conclusion that all the Independent Directors are independent in appearance, thoughts and actions, based on various criteria established. In addition, all the Independent Directors of the Company subject to shareholders' approval through a two-tiers voting process in the upcoming 33 rd AGM.
Explanation for : departure	
to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

Practice 5.4 - Step Up

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

Note: To qualify for adoption of this Step Up practice, a listed issuer must have a formal policy which limits the tenure of an independent director to nine years without further extension i.e. shareholders' approval to retain the director as an independent director beyond nine years.		
Application	:	Not Adopted
Explanation on	:	
adoption of the		
practice		

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

Practice 5.5

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

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

Application :	Applied
Explanation on : application of the practice	The appointment of Board members and senior management is based on objective criteria, merit and with due regard for diversity in skills, experience, age, cultural background and gender. The Board members, who are from varied backgrounds in banking, finance, legal, accounting, auditing and general management, are able to provide views and judgement for all Board deliberations. The Board has also specified its policy of having at least one (1) female Director in its Board Charter, to ensure that gender diversity, amongst others, is considered in its pursuit of board diversity. The Board Charter and Code of Ethics and Conduct also serve as a framework for the conduct of all members of the Board.
	All Directors, together with the Senior Management, bring wide business, regulatory, industry and financial experience to complement each other and lead the Company.
	In the annual Directors' peer and self-assessment, all Directors have to evaluate the effectiveness of the roles and responsibilities of the Board, Board Committees, the Chairman and individual Directors in terms of their skill matrix vis-à-vis the needs of the Company, the character, experience, competence, integrity and time commitment of Directors as well as Senior Management, including the ability of Independent Directors to discharge their roles independently and objectively. The Board is satisfied with the healthy boardroom dynamics and tone at the top set by the Board Chairman.
	 NC has observed an excellent level of time commitment of members as reflected in: (a) the full attendance and punctuality of the members at all the meetings of the Board and Board Committees held during the financial year; and (b) members are well prepared for the meeting and have participated actively in constructive discussion and have provided useful insights to the deliberations.
	To avoid any appointment or re-appointment of directors that may cast doubts on the integrity and governance of the company, the Directors are required to complete a declaration of interests annually through the Company's Anti- Bribery Management System. In addition, all candidates to be appointed as new directors will also be subjected to due diligence check prior to formal appointment.

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

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

Practice 5.6

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 is responsible for assessing and recommending new candidates for appointment and re-appointment of Directors to the Board. When there is a need for new appointment of Directors, selection of candidates to be considered is obtained through recommendations from the Directors and Management or their contacts in related industries, such as finance, accounting or legal professions. In addition, the Nomination Committee is empowered to utilise independent sources to identify suitable qualified candidates. The Nomination Committee will conduct a review of the candidates to identify suitable candidates before it makes any recommendations to the Board for appointment.
	In making recommendations to the Board for any new appointment or re- appointment to the Board or Board Committees, the Nomination Committee considers a few criteria, which include the relevant Director's time availability, integrity, professionalism, academic qualification, character, age, gender, required mix of skills, knowledge, expertise and experience, which the Director can bring to the Board.
Explanation for : departure	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure :	
Timeframe :	

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

Practice 5.7

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

Application :	Applied
Explanation on : application of the practice	The Nomination Committee had in February 2022 collated and reviewed the results of the assessment and recommended to the Board for re-election of Mr. Teoh Hock Chai @ Tew Hock Chai, Mr. Teoh Seng Hee and Ms. Toh Jyh Wei, who are Directors to retire by rotation pursuant to the Constitution of the Company at the forthcoming AGM. The Nomination Committee had also proposed to the Board to retain four (4) long-service Independent Directors who had completed cumulative term of nine (9) years in September 2021 and October 2021 as Independent Directors. The Board was satisfied with the results of the annual assessment, that the current size and composition of the Board is appropriate and well-balanced with the right mix of skills, and that the Independent Directors had been impartial in discharging their functions and dare to challenge Management on any issues. Pursuant to Paragraph 8.27(2) of MMLR of Bursa, there is no individual seeking election as a Director at the 33rd AGM of the Company.
Explanation for : departure	
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged
Measure	
Timeframe :	

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

Practice 5.8

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

Application :	Applied	
Explanation on : application of the practice	The membership of the Nomination Committee is exclusively Non-Executive Directors and majority of them are independent. The composition of the Nomination Committee is as follows:	
	Name of Committee Members	Designation
	Mr. Loong Foo Ching (Chairman)	Senior Independent Non-Executive Director
	Mr. Ng Soon Lai @ Ng Siek Chuan	Independent Non-Executive Director
	Mr. Teoh Seng Kar	Non-Independent Non-Executive Director
	Executive Director whose roles i	haired by the Senior Independent Non- nclude leading the succession planning, nd leading the annual assessment on the <i>v</i> idual Directors.
Explanation for : departure		
Large companies are requines to complete the columns be	-	v. Non-large companies are encouraged
Measure :		
Timeframe :		

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

Practice 5.9

The board comprises at least 30% women directors.

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	The Board has already formalized a policy to have at least one female director in the Boards' composition since 2018 and this has complied with the revised MMLR which compelled public listed companies ("PLCs") with market capitalisation below RM2.0 billion to have at least one female director on or after 1 June 2023.
	The Board is of the view that the evaluation of the suitability of candidates as Board members, based on the candidates' competence, character, time commitment, knowledge, experience and other qualities in meeting the needs of the Group, should remain a priority and vital consideration.
	Considering the size and nature of the Group's business as well as diverse professional background, skills and experience of existing Directors, the Board is of the opinion that its current size and composition, including age and diversity, is optimal for it to discharge its duties and responsibilities in meeting the objectives of the Company.
Larae companies are reaui	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	
Measure :	
Timeframe :	

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

Practice 5.10

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 current Board and Senior Management have a good mix of members with age, experience, and youthful perspectives balances the insight and knowledge that comes from older experienced board members with the new ideas introduced by younger and perhaps less experienced directors. The diverse Board indeed benefits the Company in providing a range of viewpoints and experiences and grooming of young executive members to fulfil the objective of succession plan of the Company. Moreover, the Board constantly advocates fair and equal participation and opportunity for all individuals of the right aptitude.
	The appointment of Board members and senior management is based on objective criteria, merit and with due regard for diversity in skills, experience, age, cultural background and gender. The Board members, who are from varied backgrounds in banking, finance, legal, accounting, auditing and general management, are able to provide views and judgement for all Board deliberations. The Board has also specified its policy of having at least one (1) female Director in its Board Charter, to ensure that gender diversity, amongst others, is considered in its pursuit of board diversity. The Board Charter and Code of Ethics and Conduct also serve as a framework for the conduct of all members of the Board.
	Although the Company does not set a target on gender diversity for senior management, the Group is mindful to uphold equal opportunity for all candidates for senior management while consciously being aware of the benefits of having a diverse (including gender diversity) composition of senior management.
Explanation for : departure	
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

Practice 6.1

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

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

Note: For a Large Company to qualify for adoption of this practice, it must undertake annual board evaluation and engage an independent expert at least every three years to facilitate the evaluation.		
Application	:	Applied
Explanation on application of the practice	:	The Nomination Committee ("NC"), comprising three (3) members, all of whom are Non-Executive Directors, with the majority of them being Independent Directors, is entrusted to assess the structure, size and composition (including skills, knowledge and experience) of the Board, identifying and recommending suitable candidates for Board membership, and also to assess annually the performance of the Directors, Board and Board Committees, succession plans and training courses for Directors. The NC, chaired by the Senior Independent Non-Executive Director, presents relevant recommendations to the Board with regard to its assessments and reviews. The Board has the ultimate responsibility of delivering the final decisions on the appointment. This process ensures that the suitable Board composition and the appropriate skillsets are identified and sought after to support the strategic direction and needs of the Company. During the financial year under review, NC adopted an enhanced Board Committees, individual director, and senior management. Based on the criteria approved for the annual assessment of Board, Board Committee and Senior Management, the NC was satisfied with the existing Board performance and has concluded that each Director possesses the requisite competence and capability to serve on the Board and had sufficiently demonstrated their commitment to the Group in terms of time, participation and contribution during the year under review, the Independent Directors ("IDs") are independent of Management and free from any relationship which could materially interfere with the exercise of their independent Directors at the Company. Hence, NC has recommended to the Board for the re-election of the retiring Directors at the Company's forthcoming Annual General Meeting ("AGM"). NC also
		recommended to retain those IDs who had completed a nine (9) years tenure as IDs subject to shareholders' approval through a two-tier voting process. All assessments and evaluations carried out by the NC in the discharge of its functions were duly documented.

	Based on the outcome of the annual evaluation, the NC also formed a view that the Board remained to be effective in its composition and structure, to which the Board concurred.
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 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	On an annual basis, the Remuneration Committee reviews and provides the Board with annual updates and recommendations to ensure there are transparent remuneration policies and procedures for the Board, Board Committees, Executive Directors and Senior Management. The Directors and Senior Management remuneration policies and procedures are available on the company's website at www.elk-desa.com.my.
	The Remuneration Committee reviews the Board remuneration policy and terms and conditions of service of each Director and relevant Senior Management annually. The remuneration of Directors and Senior Management is generally based on market conditions and comparisons, annual performance assessment, responsibilities held, time commitment, skills, experience, business strategy, long term objectives and the overall financial performance of the Group. The Remuneration Committee also takes into consideration remuneration of Directors and Senior Management of other public listed companies, particularly those in the financial sector that are of comparable size and nature, to ensure that the Board's remuneration policy is justified to attract, motivate and retain the Directors of the Company and Senior Management of the Group.
	Relevant Directors are required to abstain from deliberation and voting decisions in respect of their own remuneration. Decisions and recommendations of the Remuneration Committee are tabled at the Board meeting for approval and, where required by rules and regulations governing the Company, for approval of shareholders at the Annual General Meeting.
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 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	The Remuneration Committee currently	comprises the following:				
practice	Name of Committee Members	<u>Designation</u>				
	Mr. Teoh Hock Chai @ Tew Hock Chai (Chairman)	Executive Chairman				
	Mr. Loong Foo Ching	Senior Independent Non-Executive Director				
	Mr. Ng Soon Lai @ Ng Siek Chuan	Independent Non-Executive Director				
	Ms. Toh Jyh Wei	Independent Non-Executive				
		Director				
	The Terms of Reference of Remuneration Committee include formulating reviewing the remuneration policies and remuneration for members of Board, Board Committees, Senior Management and recommending the s to the Board for approval. The Terms of Reference of the Remunera Committee was last reviewed in March 2022 and can be found on Company's website at www.elk-desa.com.my.					
	terms of conditions of service of eac annually. The remuneration of Directors based on market conditions and compa strategy, long term objectives and the Group. The Remuneration Committ remuneration of Directors and Senior companies, particularly those in the fir size and nature, to ensure that the Boar	Committee reviews the Board remuneration policy and his of service of each Director and Senior Management neration of Directors and Senior Management are generally onditions and comparisons, responsibilities held, business in objectives and the overall financial performance of the nuneration Committee also takes into consideration Directors and Senior Management of other public listed alarly those in the financial sector that are of comparable ensure that the Board's remuneration policy is justified to and retain the Directors of the Company and Senior e Group.				

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

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

Practice 8.1

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

Application	:	Applied
Explanation on application of the practice	:	

				Company (RM)						Group (RM)						
No	Name	Directo rate	Fee	EPF	Sala ry	Bon us	Ben efits -in- kind	Othe r emo lum ents	Tota I	Fee	EPF	Sala ry	Bon us	Ben efits -in- kind	Other emolu ments	Total
1	TEOH HOCK CHAI @ TEW HOCK CHAI	Executi ve Director	130,000	-	-	-	-	-	130,000	130,000	119,520	600,000	300,000	-	96,593	1,246,113
2	TEOH SENG HUI	Executi ve Director	60,000	-	-	-	-	-	60,000	60,000	88,560	492,000	246,000	8,743	923	896,226
3	TEOH SENG HEE	Executi ve Director	60,000	-	-	-	-	-	60,000	60,000	71,280	396,000	198,000	6,341	923	732,544
4	TEOH SENG KAR	Non- Executi ve Non- Indepen dent Director	60,000	-	-	-	-	8,250	68,250	60,000	-	-	-	-	8,250	68,250
5	LOONG FOO CHING	Senior Indepen dent Non- Indepen dent Director	100,000	-	-	-	-	9,000	109,000	100,000	-	-	-	-	9,000	109,000
6	NG SOON LAI @ NG SIEK CHUAN	Indepen dent Non- Indepen dent Director	118,000	-	-	-	-	9,000	127,000	118,000	-	-	-	-	9,000	127,000

7	YEE KIN LAN	Indepen dent Non- Indepen dent Director	78,000	-	-	-	-	7,500	85,500	78,000	-	-	-	-	7,500	85,500
8	TOH JYH WEI	Indepen dent Non- Indepen dent Director	70,000	-	-	-	-	3,750	73,750	70,000	-	-	-	-	3,750	73,750

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

Practice 8.2

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

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	The Board is of the view that disclosure of Senior Management's remuneration on a named basis may not be in the best interest of the Group due to confidentiality and security concerns, for example, vulnerability of these personnel being poached by competitors. In addition, the Group is operating in the highly competitive finance industry where poaching of executives is common. The Board believes that the disclosure of aggregate remuneration of Key Management personnel in Note 32 (c) of the audited financial statements, in accordance with the requirements of Paragraph 17 of Malaysian Financial Reporting Standards ("MFRSs") 124 "Related Party Disclosure, are adequate as an alternative means to assess whether key senior management personnel are fairly remunerated and commensurate with the Company's performance.
J	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
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 8.3 - 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 9.1

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

Application	: Applied						
Explanation on application of the practice	COMPOSITION OF AUDIT COMMITTEE ELK-Desa Resources Berhad's Audit Committee ("AC") comprises four (4) members, all of whom are Non-Executive Directors ("NEDs") where three (3) are Independent NEDs during the financial year ended 31 March 2022. Details of the members are:						
	Name of Committee Members	Designation					
	Mr. Ng Soon Lai @ Ng Siek Chuan (Chairman)	Independent Non-Executive Director					
	Mr. Loong Foo Ching	Senior Independent Non-Executive Director					
	Mr. Yee Kin Lan	Independent Non-Executive Director					
	Mr. Teoh Seng Kar	Non-Independent Non-Executive Director					
	The AC Chairman, Mr. Ng Soon Lai @ Ng Siek Chuan, is a fellow membe Institute of Chartered Accountants in England and Wales ("ICAEW") member of the Malaysian Institute of Accountants ("MIA"). According Company complies with Paragraphs 15.09 and 15.10 of the MMLR of B						
	During the financial year under review, the chairmanship of the AC and the Board are helmed by two (2) different Directors.						
	 accordance with its Terms of References financials and audit matters. The A has direct engagement and communant external auditors. Internal and opportunity to conduct discussion Management personnel. Having survivation with the Management and auditors the AC to be fully informed Company's audit and financial the AC to communicate its instransactions and events or mat or audit of the Company to intervious of the Co	he AC Chairman leads the AC in carrying out its duties and responsibilities i ccordance with its Terms of Reference, including pertaining to the Company' nancials and audit matters. The AC Chairman leads the AC in ensuring the A as direct engagement and communication with Management and the interna nd external auditors. Internal and external auditors are also provided with th pportunity to conduct discussions with the AC, without the presence of Management personnel. Having such direct engagement and communicatio with the Management and auditors, the AC ensures channels are open for: the AC to be fully informed about significant matters related to th Company's audit and financial statements to address these matters; the AC to communicate its insights, views, and concerns about relevan transactions and events or matters that may have an effect on the financial or audit of the Company to internal and external auditors; and					
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 :		

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	In line with the MCCG practice, the Company has updated the policy requiring a former partner of the external audit firm of the Company to observe a cooling-off period of at least three (3) years before being appointed as a member of the Audit Committee. The provision has been included in the Terms of Reference of the AC.			
	There were no new AC members appointed during the financial year under review.			
	The Terms of reference of the Audit Committee can be found on the Company's website at www.elk-desa.com.my.			
Explanation for : departure				
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged			
to complete the columns l	pelow.			
Measure :				
Timeframe :				

There is an effective and independent Audit Committee.

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

Practice 9.3

The Audit Committee has policies and procedures to assess the suitability, objectivity and independence of the external auditor to safeguard the quality and reliability of audited financial statements.

Application :	Applied
Explanation on : application of the practice	In June 2022, the Audit Committee conducted an annual assessment on the suitability and independence of the External Auditor ("EA"), Messrs. BDO PLT. Factors considered by the Audit Committee include the calibre of the audit firm, quality of the auditors' performance, experience and competencies of the engagement partner and staff assigned.
	Feedback was obtained via written questionnaire from the Senior Management who had substantial contact with the external audit team throughout the year. The non-audit fees paid to the Messrs. BDO PLT were also monitored closely and reviewed by the Audit Committee to ensure that they did not jeopardise the auditors' independence and objectivity. The fee comparison between audit and non-audit services provided by the EA are available at the Additional Compliance Information Disclosure in the Annual Report 2022. Moreover, in considering the non-audit services, the nature of service is also assessed. For example, internal audit is a prohibited service by the external auditors. The external auditor is guided by its audit independence policy, which has been acknowledged by the Audit Committee, requiring the rotation of the lead engagement partner of the EA after every five (5) years.
	In November 2021, AC reviewed EA's competence, audit quality and resources capacity in relation to the audit for assessing suitability, objectivity and independence based on information disclosed in the EA's Annual Transparency Report 31 December 2020 ("ATR").
	The Audit Committee was satisfied with the suitability of Messrs. BDO PLT based on the quality of services, sufficiency of resources, remuneration and performance, independence and professionalism, and their ability to conduct the external audit within an agreeable timeline fixed by the Management. Messrs. BDO PLT has also provided a written assurance regarding its independence to the Audit Committee and Board in June 2022.
	The Board concurred with the Audit Committee's recommendation for the re- appointment of Messrs. BDO PLT as the Company's EA in June 2022 and the same will be tabled to the shareholders for approval at the forthcoming Annual General Meeting.
Explanation for :	
departure	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Not Adopted
Explanation on adoption of the practice	:	

There is an effective and independent Audit Committee.

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

Practice 9.5

Collectively, the Audit Committee should possess a wide range of necessary skills to discharge its duties. All members should be financially literate, competent and are able to understand matters under the purview of the Audit Committee including the financial reporting process.

All members of the Audit Committee should undertake continuous professional development to keep themselves abreast of relevant developments in accounting and auditing standards, practices and rules.

Application	Applied
Explanation on application of the practice	The Board firmly believes the importance of ensuring that the Company's financial statements are in compliance with applicable financial reporting standards and are a reliable source of financial information for all shareholders and other stakeholders.
	In this regard, the Audit Committee assists the Board to oversee the Group's financial reporting function. The Audit Committee met six (6) times during the financial year ended 31 March 2022. The Nomination Committee has assessed and concluded that the Audit Committee has carried out their duties in accordance with the Terms of Reference of the Audit Committee. Details of composition and activities of the Audit Committee can be found in the Audit Committee Report of the Annual Report 2022.
	The Audit Committee Chairman, Mr. Ng Soon Lai @ Ng Siek Chuan who is a fellow member of the Institute of Chartered Accountants in England and Wales and a member of the Malaysian Institute of Accountants ("MIA"), together with other Audit Committee members with diverse background in law, banking and finance, reviewed the Company's quarterly and annual financial statements, presented by the Executive Director/ Chief Financial Officer, prior to recommending them for approval by the Board and issuance to all stakeholders. Detailed analysis of key components of the financial statements of individual business segments was presented to the Audit Committee for the current and previous financial periods.
	As part of the review process, the Audit Committee has ensured that the quarterly and annual financial statements had adopted and applied appropriate and consistent accounting policies, and prudent judgements and reasonable estimates had been made in accordance with the relevant financial reporting standards.
	The annual financial statements were reviewed by the External Auditor who provided assurance, in the form of annual statutory audit, that the financial statements give a true and fair view of the financial position of the Group and Company and are prepared in accordance with the relevant financial reporting standards and the Companies Act 2016.

	In addition, the Audit Committee places high emphasis on the internal audit function, where the outsourced Internal Auditor conducted independent assessment of the Group's internal control system and provided assurance to the Audit Committee on the adequacy and operating effectiveness of the system of risk management and internal control during the financial year under review.	
	The Audit Committee has received briefings from the External Auditor on new, and/or development of, financial reporting standards that may be applicable to the Group. Audit Committee members have also attended training as continuous professional development in furtherance of their duties as Audit Committee members. Training attended by directors, including Audit Committee members, are discussed in the Corporate Governance Overview Statement of the Annual Report 2022.	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

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 acknowledges its responsibility for establishing a sound framework to monitor key risks that significantly impact the Group and maintaining a sound system of internal control and risk management within the Group. In view of its inherent limitations, the system of internal control provides reasonable, but not absolute assurance, against material misstatement, loss or fraud.	
	Since 2016, the Board has adopted a Risk Management Policy to support the established Enterprise Risk Management ("ERM") Framework, in terms of its governance and implementation. The adopted policy and the ERM Framework have been customized to meet the specific conditions of the Group's business and the organizational context. Despite such customization, the gist and key principles of international ERM standards are preserved, to uphold the spirit of good governance while ensuring its relevance. An overview of the ERM Framework and state of internal control within the Group is set out in the Statement on Risk Management and Internal Control of this Annual Report 2022.	
	The Audit Committee oversees the ERM Framework of the Group. The Audit Committee reviews the risk management processes to ensure that they remain relevant to meet the objectives of the Group and monitors the adequacy and effectiveness of risk treatment/ mitigation action plans deployed by Management to address the key risks. The Board has not formed a Risk Management Committee as the role has been delegated to the Audit Committee.	
	The Board continues to maintain and, through the internal audit function, review its risk management process and internal control procedures to ensure, as far as possible, the protection of its assets and its shareholders' investments. The Board has also received written assurance form the Group Executive Director/ Chief Executive Officer and Executive Director/ Chief Financial Officer, that the Group's risk management and internal control system is operating adequately and effectively, in all material aspects, based on the framework adopted by the Group.	
Explanation for :		
departure		
	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure :		
Timeframe :		

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 through the Audit Committee ("AC") oversees the risk management matters of the Group, which include identifying, managing, monitoring, treating and mitigating significant risk across the Group. The AC also assists the Board in fulfilling its responsibilities with regard to risk governance and risk management in order to manage the overall risk exposure of the Group.
		The AC's duties pertaining to risk management, amongst others, include:
		 providing direction, oversight and advice to the risk management processes; monitoring significant risks exposure with significant business impact that needs special attention by each operations head; reviewing the ERM Framework, the Risk Management Policy and relevant processes, including changes or additions; and advising the Board on risk-related issues and recommend strategies, policies and risk tolerance for the Board's information and approval as appropriate.
		The Group has established a structured process for the identification, assessment, communication, monitoring as well as continuous review of risks and effectiveness of risk mitigation strategies and controls at the divisional and enterprise levels. The analysis and evaluation of risks are guided by approved risk criteria.
		The Group adopts a decentralised approach to risk management, whereby all employees take ownership and accountability for risks at their respective levels. The process of risk management and treatment is the responsibilities of the Heads of Department.
		Risk management
		The risk management methodology and approach applied are described as below:
		 The Risk Register is compiled and reviewed on a regular basis. Any emerging new risks are identified and followed up with the implementation of the control action plans; and The Group's risk appetite defines the amount and types of risk that the Group is able and willing to accept in pursuit of the Group's business objectives. It also sets out the level of risk tolerance and limits to govern, manage and control the Group's risk-taking activities.

	Internal control
	The internal control and monitoring procedures include:
	 clearly defined systems and procedures, for key operational and financial departments, include maintaining of good operational and financial records and controls and producing accurate and timely management information; detailed reporting of financial results, balance sheets and cash flows, with regular review by the Management; regular independent internal audit activities to monitor compliance with procedures and assess the integrity of operational and financial information provided; and regular information provided to the Management, covering financial performance and key indicators and cash flow performance.
	The key elements of the Group's internal control system that are considered as an integral part of the assurance framework are as follows:
	 governance structure and organisational structure; Audit Committee; internal audit; policies and procedures; business plan and budgeting process; reporting system; appraisal system; and management assurance. Further details on the management and reporting of the risks and the controls
	in place to mitigate and manage those risks are provided in the Statement on Risk Management and Internal Control of the Annual Report 2022.
Explanation for : departure	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure :	
Timeframe :	

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 has outsourced the internal audit function to an external party to provide independent evaluation of its internal control system. The Audit Committee is responsible for the appointment of a suitably qualified, well- resourced and competent internal audit function. In March 2022, the Audit Committee reviewed and discussed the nature and scope of the internal audit plan. The outsourced Internal Auditor, who reports directly to the Audit Committee, is independent of management functions.
	The internal auditor function reviews the Group's internal control system based on a risk-based internal audit strategy and approach according to an annual internal audit plan adopted by the Audit Committee. The internal audit function is responsible for conducting periodic reviews and appraisals of the effectiveness of the governance, risk management and internal controls processes within the Group.
	Reports highlighting actual and potential weaknesses in the Group's risk management and internal control system identified together with Management's response to the internal audit findings, and progress reports on the follow-up of gaps identified are presented to the Audit Committee on a quarterly basis. The Audit Committee assesses the performance of the outsourced internal audit function on an annual basis to ensure it is effective.
	For the financial year under review, the cost of internal audit services incurred for the Group was approximately RM91,700.
Explanation for : departure	
Large companies are required to complete the columns below. Non-large companies are encouragea to complete the 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	All internal audit personnel assigned by Tricor Axcelasia Sdn Bhd, the outsourced internal audit service provider ("Outsourced IA"), for each internal audit assignment do not have any relationships or conflict of interest with the Group which could impair their objectivity and independence for those internal audit assignments performed during the financial year.
	As at March 2022, the Outsourced IA assigned at least four (4) personnel to the Group for each internal audit assignment. Most of the Outsourced IA's staff have tertiary and/or professional qualifications and are members of the Institute of Internal Auditors Malaysia.
	The Outsourced IA is headed by an executive director, Mr. Chang Ming Chew, who holds the Certified Information Systems Auditor, Certified Internal Auditor, and Certification in Risk Management Assurance; and a professional member with the Institute of Internal Auditors Malaysia, the Malaysian Institute of Accountants and the Association of Chartered Certified Accountants (UK).
	The Outsourced IA's work is guided by, in all material respect, the International Professional Practices Framework for Internal Auditing by the Institute of Internal Auditors.
	In June 2022, the Audit Committee reviewed and is satisfied with the adequacy of scope, functions, resources, effectiveness, competency and independence of the internal audit function.
Explanation for : departure	
Large companies are requin to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	
	<u> </u>

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

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

Practice 12.1

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

Application :	Applied
Explanation on : application of the practice	Corporate disclosure and information are vital for the stakeholders. All information are disclosed to the public, in relation to financial results, significant events or any material transactions, is reviewed and approved by the Board, prior to the announcement made to Bursa via Bursa LINK.
	The Senior Management who is responsible for disclosure of material information, performs verification and coordinate the timely disclosure of material information to the investing public via Bursa LINK.
	The Company leverages on its corporate website (www.elk-desa.com.my) to disseminate information to all stakeholders. All announcements made to Bursa are automatically linked and uploaded to the Company's website. The investor relations section also contains important information such as financial reports and stock information.
	Moreover, the website has a dedicated section for corporate governance. This section provides the latest information such as the Board Charter, Term of Reference of the relevant Board Committees, Whistleblowing Programme, Dividend Policy, Remuneration Policy, Code of Ethics and Conduct, Anti-Bribery and Corruption Policy, and summary of key matters discussed at Annual General Meeting.
	General meetings are an important platform at which shareholders can exercise their rights and voice their opinions.
	All shareholders receive an Administrative Guide on the matters relating to the attendance of the general meeting. Moreover, the Board endeavours to serve notices for meetings earlier than the minimum notice period required by the Companies Act 2016 in order to provide sufficient time and opportunities to the shareholders to attend and seek clarification during general meetings on any matters pertaining to the business activities and financial performance of the Company.
	Each item of special business included in the Notice of the meeting is accompanied by an explanation on the significance and impact of a proposed resolution.
	At the 32 nd Annual General Meeting ("AGM") held on 22 September 2021, all Directors and Senior Management were present at the Annual General Meeting to engage directly with shareholders. During the proceeding of the meeting, the Chairman allowed ample time for shareholders to raise questions

	pertaining to the financial statements of the Company and Group and other items for adoption, before putting the resolutions to vote by poll.	
	The Board ensures there is effective communication with its stakeholders via investor relations programme, such as email or telephone contacts which are available on our Company's website.	
	Through the Management team, the Company also communicates and engages with relevant stakeholders of the Group, via the various engagement channels established, on matters of interest pertaining to the respective stakeholders, including sustainability strategies, priorities, and targets and performance.	
Explanation for :		
departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

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

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

Practice 12.2

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

Annlingtion	
Application :	Not applicable – Not a Large Company
Explanation on :	
application of the	
practice	
b	
Explanation for :	Our Company is not a Large company.
departure	
	As an alternative practice, the Company has disclosed in its Annual Report
	2022 various statements in accordance with the requirements under the
	MMLR of Bursa. These include the Management Discussion and Analysis,
	Corporate Governance Overview Statement, Sustainability Statement, Audit
	Committee Report and Statement on Risk Management and Internal Control.
	The Company provides press releases via Bursa to facilitate a better
	understanding of the financial position of the Group at the end of each quarter.
	rad to complete the columns helpin. Non large companies are encouraged
	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
Timeframe :	

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

Practice 13.1

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

Application	:	Applied
Explanation on application of the practice	:	The notice for the 32 nd AGM was issued on 28 July 2021, more than 28 days prior to the AGM date of 22 September 2021. The notice for the 33 rd Annual General Meeting ("33 rd AGM") is issued on 20 July 2022 together with the issuance of the Company's Annual Report 2022 whilst the 33 rd AGM will be held on 18 August 2022. Hence, the notice period is not less than 28 days as recommended by the MCCG.
Explanation for departure	:	
Large companies are rea to complete the column	-	ed to complete the columns below. Non-large companies are encouraged clow.
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 : application of the practice	All Directors and the Company Secretary are required to be present at the Annual General Meeting to engage directly with shareholders. During the proceeding of the meeting, the Chairman allows ample time for shareholders to raise questions pertaining to the financial statements of the Company and Group and other items for adoption, before putting the resolutions to vote by poll. At the 32 nd AGM, all Directors, including the chairpersons of the Board Committees and Senior Management were present to engage with shareholders and to provide responses to questions raised, as appropriate.
Explanation for :	
departure	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns below.	
Measure :	
Timeframe :	

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

Practice 13.3

Listed companies should leverage technology to facilitate-

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

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

Application	Applied
Explanation on application of the practice	 The Board is mindful and will consider the feasibility of leveraging on technology to facilitate voting in absentia and remote shareholders' participation at general meetings, considering amongst others, the cost-benefit of such facilities, security concerns, etc. In September 2021, the Company held its' first fully virtual 32nd AGM vide the
	online platform facilitated by Tricor Investor & Issuing House Services Sdn Bhd ("Tricor") at its website at <u>https://tiih.online</u> ("TIIH Online"). The TIIH Online is a securitized platform which enable shareholders to participate without physically present at the meeting venue and perform e-voting or voting in absentia, engage the board and senior management effectively and make informed voting decisions at the general meeting during the Movement Control Order ("MCO") period.
	Data Privacy and Security.
	Tricor had published a Privacy Policy in compliance with the Personal Data Protection Act 2010 ("PDP Act") that stated Tricor respects the privacy of all users of TIIH Online and is committed to protecting all personal data it comes into possession with whom it has established contractual relationship through TIIH Online. All data that has been uploaded will be stored with a high level of security to protect user's privacy. Tricor does not engage in any illegal selling of emails or any information. No email or other database will be disclosed to any third party.
	The 33 rd AGM of the Company will be conducted fully virtual through live streaming and online meeting platform using Remote Participation and Voting ("RPV") facilities provided by Tricor Investor & Issuing House Services Sdn Bhd ("Tricor") via its TIIH Online website at <u>https://tiih.online</u> .
	An online meeting platform used to conduct the meeting can be recognised as the meeting venue or place required under Section 327(2) of the Companies Act 2016, provided that the online meeting platform is located in Malaysia and all meeting participants including the Chairperson of the meeting, board members, senior management and shareholders are to participate in the meeting online.
	All shareholders have the option to submit Form of Proxy electronically for the 33 rd AGM via TIIH Online.

Shareholders are invited and encourage to attend the upcoming virtual 33 rd AGM, speak (including posing questions to the Board of the Company via real time submission of typed texts) and vote (collectively, "participate") remotely at the 33 rd AGM using Remote Participation and Voting (RPV) provided by Tricor Investor & Issuing House Services Sdn. Bhd. ("TIIH") via its TIIH Online website at <u>https://tiih.online</u> . Moreover, shareholders may submit premeeting questions for the Board prior to the 33 rd AGM electronically via TIIH Online website.
ed to complete the columns below. Non-large companies are encouraged
elow.

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	adoption of this practice should include a discussion on measures general meeting is interactive, shareholders are provided with sufficient ons and the questions are responded to.	
Application :	Applied	
Explanation on : application of the practice	At the 32 nd AGM, all the eight (8) Directors and the Company Secretary attended the AGM remotely vide virtual participation to provide responses to the questions posed by shareholders via TIIH Online website at <u>https://tiih.online</u> in relation to the agenda items for the 32 nd AGM, both prior to and during the 32 nd AGM.	
	Shareholders, corporative representatives (including a representative from the Minority Shareholders Watch Group or MSWG) and proxies submitted pre-meeting questions in respect of the financial and non-financial performance of the Company via TIIH Online 48 hours before the 32 nd AGM. After tidying up all similar questions, the pre-meeting questions were displayed in the presentation slides at the 32 nd AGM for the shareholders' reference. The Chairman invited the Executive Director and Chief Financial Officer ("ED/CFO") to read out the questions submitted by the shareholders together with the Management's responses to those questions.	
	Thereafter, the Company continued to receive more questions as shareholders started to login to TIIH Online one (1) hour before the commencement of the 32 nd AGM. Sufficient time and opportunity were made available for shareholders, corporate representatives and proxies to raise questions. The ED/CFO then read out the said submitted questions and provided the Management's responses for the same.	
	The responses to all the questions asked were published at the Company's website at <u>www.elk-desa.com.my</u> .	
Explanation for : departure		
Large companies are requir to complete the columns b	Large companies are required 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 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 measuresundertaken to ensure the general meeting is interactive, shareholders are provided with sufficientopportunity to pose questions and the questions are responded to. Further, a listed issuer should alsoprovide brief reasons on the choice of the meeting platform.Application:Applied			
Explanation on : application of the practice	The Company has via the share registrar, Tricor Investor & Issuing House Services Sdn Bhd to engage a vendor to provide the audio and visual support services to broadcast the proceedings of the 32 nd Annual General Meeting ("AGM") virtually. It was live-streamed for access via TIIH Online website at <u>https://tiih.online</u> .		
	(1) The Poll Administrator, Tricor Investor & Issuing House Services Sdn Bhd ("Tricor") had verified the eligibility of shareholders/corporate representatives/proxies to attend the 32 nd AGM based on the General Meeting Record of Depositors as at 13 September, 2021 and upon the cut-off date and time for proxy form submission. This online platform was secured exclusively for the members with approved registration for the Remote Participation and Voting ("RPV") at the 32 nd AGM. During the AGM, the Company Chief Financial Officer ("CFO") had via the broadcast platform present the slides of performance review of the Company for the financial year ended 31 March, 2021 to the shareholders prior to the Q&A session.		
	(2) Tricor had introduced an application called the Moderator Link, as part of its new services to assist the user in tracking the questions posed by the shareholders during AGM, to facilitate the listed issuer's compliance with the Securities Commission's ("SC") Guidance. Questions posed by shareholders via TIIH Online website had been captured and transmitted to the Company for action and response, prior to and during the 32 nd AGM. Similarly, the same application/tool had been used by the Company for the same questions to be made visible to all meeting participants.		

	With the use of Moderator Link, the Meeting Chairman and the CFO who have a good understanding of the Company's business, had managed the Question & Answer ("Q&A") session smoothly and efficiently. Each question had been displayed on the screen as and when the Chairman and the CFO provided their responses to the respective questions accordingly in an orderly manner.
	(3) The extensive Q&A session served as an interaction between the Directors, Management and shareholders during the fully virtual meeting. Whilst the members were in attendance in the proceedings of the 32 nd AGM at "(LIVE STREAM MEETING) ELK- Desa 32 nd AGM", he/she could select "GO TO REMOTE VOTING PAGE" button below the Query Box to cast his/her votes.
	This is in line with the SC's Guidance which provides that Members shall be allowed to cast their votes remotely and contemporaneously (live) during the proceeding of the general meeting.
	(4) The poll results were verified by the Scrutineers, Coopers Professional Scrutineers Sdn Bhd between 11.10 a.m. and 11.30 a.m. The Scrutineers announced the poll results of each Resolution and each of them was displayed to members, corporate representatives and proxies present as the Chairman declared that the resolutions were duly passed.
Explanation for : departure	
Large companies are requines to complete the columns b	ed to complete the columns below. Non-large companies are encouraged Plow.
Measure :	
Timeframe :	

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

Practice 13.6

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

Note: The publication of Key Matters Discussed is not a substitute for the circulation of minutes of general meeting.

Application	:	Applied
Explanation on application of the practice	:	The Company held its' 32 nd AGM on 22 September 2021. The Minutes of the 32 nd AGM duly confirmed and signed together with the performance review of the company were uploaded on 6 th October 2021 at the Company's website: <u>https://www.elkdesa.com.my</u> , which is within 30 days from the date of the AGM.
Explanation for departure	:	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure	:	
Timeframe	:	

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

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

Click or tap here to enter text.