# **CORPORATE GOVERNANCE REPORT**

STOCK CODE : 7088

**COMPANY NAME** : Poh Huat Resources Holdings Berhad

FINANCIAL YEAR : 31 October 2019

#### **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 Board is responsible for the performance and affairs of the Group and the provision of leadership and guidance for setting the strategic direction of the Group to ensure the long-term success and sustainability of the Group.
		The Board has adopted a Board Charter which sets out the composition, roles and responsibilities, leadership, delegation, and conduct and procedures of the Board and the management to ensure performance and accountability.
		The Board has delegated the daily management of the Group's affairs to the Group Chief Executive Officer. The Group Chief Executive Officer provides the leadership, supervision and monitoring of the efficiency and effectiveness of the conduct of the Group's business activities.
		The Group Chief Executive Officer is responsible for developing corporate strategies, operational plans and targets and managing a team of executives responsible for the execution of the functions to attain the desired corporate and business outcomes as set by the Board in a sustainable manner.
		The Group Chief Executive Officer is assisted by members of the Management team, who themselves are responsible for certain specific areas of the Group's operations. The management team assesses business opportunities and threats and, where appropriate, develop strategies to capitalise on such opportunities and put in place risk management and internal control practices to mitigate risks inherent in or associated with such opportunities.

The Board has established and is supported by the following Board Committees which consist of a majority of Independent Non-Executive Directors to provide independent oversights on management and to ensure that there are appropriate checks and balances while discharging its oversight function: -

- 1. Audit Committee
- 2. Remuneration Committee
- 3. Nominating Committee
- 4. Risk Management Committee

Each of the Board Committee operates within its respective terms of reference ("TOR") that also outlines its respective functions and authorities. The TOR of the respective Board Committees are periodically reviewed by the Board Committees and approved by the Board to ensure that the TOR remain relevant and adequate.

The Board is also committed to conducting business in accordance with the highest standards of business ethics and complying with applicable laws, rules and regulations. The Group's Code of Conduct, together with the Employees Handbook guide the Directors, management and employees with regard to policies and ethics standards to be adhered to in the conduct of the daily affairs and business of the Group.

The Board is also mindful of the importance of business sustainability, stakeholder inclusivity and sound values of good corporate governance in the conduct of the Group's activities. The Board believes in striking a balance between achieving operational profitability whilst simultaneously managing sustainability-related risks in the areas of economic, environmental and social to create long term value for our stakeholders including the society. The Group's sustainability efforts encompass material sustainability, product safety and quality, occupational safety and health and manufacturing impact on the environment.

The Board has adopted a Whistle Blowing Policy for the Group where all queries or concerns regarding the Group may be conveyed to the Senior Independent Director or the Company Secretary at the registered office of the Company.

The Board Charter, Code of Conduct and Whistle Blowing Policy are subject to periodical review to ensure consistency with the Board's strategic intent as well as relevant new regulations and standards of corporate governance that may have an impact in discharging the Board's responsibilities. Details of the Board Charter, Code of Conduct and Whistle Blowing Policy can be found on the Company's website at <a href="https://www.pohhhuat.com">www.pohhhuat.com</a>

# Explanation for departure

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

# Practice 1.2

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 of the Company, Mr Boo Chin Liong is an Independent Non-Executive Director of the Company. He was appointed to the Board on 9 December 1999 and assumed the role as the Chairman of the Company on 20 December 2017.  The Chairman is primarily responsible for ensuring the effective conduct of the Board including the efficient organisation and conduct of the Board's function and meetings; fostering good relationship and
	communication amongst board members, effective communication with shareholders and relevant stakeholders; and the evaluation of the performance, composition and ongoing development of all members of the Board.  The roles and responsibilities of the Chairman of the Board is set out in the Board Charter which is available on the Company's website at www.pohhuat.com
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

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

Application	:	Applied
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Explanation on application of the practice		The positions of Chairman and Group Chief Executive Officer, the key person responsible for the daily management of the Group business are held by two different individuals.  The Chairman of the Company, Mr Boo Chin Liong is an Independent Non-Executive Director of the Company. The Chairman is primarily responsible for ensuring the effective conduct of the Board including the efficient organisation and conduct of the Board's function and meetings; fostering good relationship and communication amongst board members, effective communication with shareholders and relevant stakeholders; and the evaluation of the performance, composition and ongoing development of all members of the Board.  The Group Chief Executive Officer of the Company, Mr Tay Kim Huat holds the primary executive responsibility for developing business strategies, operational plans and targets and managing a team of executives responsible for the execution of the functions to attain the desired corporate and business outcomes as set by the Board.  The roles and responsibilities of the Chairman and the Group Chief Executive Officer as set out in the Board Charter are clearly separated to ensure that there is a balance of power and authority.
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

# Practice 1.4

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

Application	:	Applied
Explanation on application of the practice	•••	The Company Secretary of the Company is competent and suitably qualified to act as company secretary under Section 235 of the Companies Act 2016. She is a member of the professional body namely, the Malaysian Institute of Accountants ("MIA").
		The Company Secretary advises the Board on any updates relating to their duties and responsibilities as directors; corporate governance and compliance with Main Market Listing Requirements of Bursa Malaysia Securities Berhad.
		The Company Secretary is responsible to ensure the proper conduct of the meetings according to the rules and regulations and the Board's deliberations at meetings are properly documented.
		Board and committee members have access to the advice and services of the Company Secretary, management representatives and, if deemed necessary, other independent professionals at the expense of the Company in the discharge of their duties.
		The Company Secretary has attended the necessary training programmes, conferences, seminars and/or forums organised by the Companies Commission of Malaysia, the Malaysian Institute of Chartered Secretaries and Administrators, MIA, to keep herself abreast with the latest changes in laws and regulatory requirements that are relevant to her profession and to provide the necessary advisory role to the Board.
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

# Practice 1.5

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		All Board and committee members are provided with the requisite notice, agenda and board papers two (2) weeks before the convening of each meeting so that Board members are given sufficient time to prepare and, where necessary, obtain additional information or clarification prior to the meeting to ensure effectiveness of the proceeding of the meeting.
		The Company Secretary also prepares the Board/Board Committee meetings' minutes, properly recording issues deliberated and decisions and conclusions are arrived at, as well as dissenting views or abstention by any Director, if any. The minutes of meetings are timely circulated and subsequently confirmed by the members of the Board and Board Committee(s) at the next meeting.
Explanation for departure	:	
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There is demarcation of responsibilities between the board, board committees and management.

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

#### Practice 2.1

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

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

Application	:	Applied
Explanation on application of the practice	:	The Company's Board Charter sets out the composition, functions, operation, process and responsibilities of the Board as a whole. The Board Charter also sets out the distinct role of the Chairman, Group Chief Executive Officer/Executive Directors and Non-Executive Directors as well as the list of matters and issues reserved for the Board and responsibilities. Each of the board committees established has its own terms of reference which spells out their own role, composition, process, duties and responsibilities.  The Board had reviewed and updated the Board Charter in December 2019 so as to be in line with the Companies Act 2016, requirements of the Malaysian Code on Corporate Governance and amendments to the Main Market Listing Requirements of Bursa Securities Malaysia Berhad.  The Board Charter is available on the Company's website at www.pohhuat.com
Explanation for departure	:	
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Measure	:	
Timeframe	:	

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

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

#### Practice 3.1

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

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

Application :	Applied
Explanation on	The Group has established and adopted a Code of Conduct covering
application of the	core areas of conflicts of interest; confidential information; insider
practice	information and securities trading, protection of assets; gifts, gratuity and bribes; workplace safety, sexual harassment; equally opportunities, discriminations and misconducts.
	The purpose of the Code of Conduct is to ensure that all employees and Directors maintain and enforce a high standard of ethics and conduct in the performance of their duties and responsibilities throughout the organisation.
	The Board would periodically review the Code of Conduct and it is
	available on the Company's website at <a href="https://www.pohhuat.com">www.pohhuat.com</a>
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The board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

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

# Practice 3.2

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

Application	:	Applied
Explanation on application of the practice		The Company has established its Whistle Blowing Policy which is in line with Section 587 of the Companies Act 2016 ("the Act") where provisions have been made to protect the Company's officers who make disclosures on breach or non-observance of any requirement or provision of the Act or on any serious offence involving fraud and dishonesty.
		This policy and procedure aim to provide and facilitate a mechanism to enable employees and other members of the Group to voice concerns internally in a responsible and effective manner and at a high level and to disclose information which the individual believes malpractice or impropriety.
		This policy and procedure is intended to cover concerns which are in the public interest and may at least initially be investigated separately but might then lead to the invocation of other disciplinary or criminal procedures.  Whistle blowers can report any improper conduct by email to the Senior Independent Director, Mr Chua Syer Cin at <a href="mailto:clboo@pohhuat.com">clboo@pohhuat.com</a>
		The Whistle Blowing Policy is available on the Company's website at <a href="https://www.pohhuat.com">www.pohhuat.com</a>
Explanation for departure	:	
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Measure	:	
Timeframe	:	

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

# Practice 4.1

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

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	The Board of Directors of the Company currently comprises seven (7) members of whom three (3) are Executive Directors and four (4) are Non-Executive Directors. Out of the four (4) Non-Executive Directors, two (2) are independent.
	With that, the Company complies with Paragraph 15.02(1) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad which states that at least two (2) directors or one-third (1/3) of the Board members of a listed issuer, are independent directors.
	The Board has assessed the performance and independence of the independent directors and concluded that the current Board is able to exercise independent and objective judgement and act in the best interests of the Company even though they do not form half of the Board members.
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

#### Practice 4.2

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

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

Application :	Applied - Two Tier Voting
Explanation on : application of the practice	At present, two (2) of the independent directors of the Company namely Mr Boo Chin Liong and Mr Chua Syer Cin have served the Board for more than twelve (12) years.
	The Board noted the recommendation in the Malaysian Code on Corporate Governance that the tenure of an independent director should not exceed a cumulative term of nine (9) years. The Board is of the view that the independence of directors cannot be judged solely based on the tenure of service. Ultimately, the Independent Directors themselves are the best persons to determine whether they can continue to bring independent and objective judgment to board deliberations. In this regard, the Board has prescribed that all Independent Directors provide an annual confirmation of their independence to the Board based on the policy on criteria of assessing independence as prescribed by the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.  To retain an Independent Director after the twelfth (12th) year, the Board will seek annual shareholders' approval through a two-tier voting process at the Company's shareholders' meeting as follows: Tier 1: Only the large shareholder(s) of the Company votes; and Tier 2: Shareholders other than large shareholder(s) votes.
Explanation for : departure	
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

# Practice 4.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	:	

#### **Intended Outcome**

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

#### Practice 4.4

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

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	The Company does not have a formal set of criteria for the identification, evaluation and appointment of directors and senior executives.
	Notwithstanding the above, the Board has established a Nominating Committee which is responsible for identifying the need and evaluating the suitability and, if required, recommending the appointment of new member(s) onto the Board or Board committees.
	In the assessment of the composition of the Board, the Nominating Committee takes into consideration the need for a balanced composition in terms of skill mix, qualification, professional background, age and gender representation vis a vis the role and responsibilities of the Board and the business in which the Group is in.
	In evaluating and recommending candidates for appointment to the Board, the Nominating Committee takes into considerations the qualification, competence, experience, track record and background.
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

# Practice 4.5

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

Application	:	Departure	
Explanation on application of the practice	:		
Explanation for departure	:	At present, the Board has no female Director.  The Board is of the view that while it is important to promote diversity, the normal selection criteria of a Director based on effective blend of competences, skills, experience and knowledge should remain a priority so as not to compromise on mix of capabilities, experience and qualification in the Board.	
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Measure	:		
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

#### Practice 4.6

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

Application :	Departure	
Explanation on : application of the practice		
Explanation for : departure	The Nominating Committee is responsible for identifying the need, evaluating the suitability and recommending the appointment of any new Director.	
	Directors, Company	date shall be identified and recommended by the existing major shareholder and/or other independent sources. The has thus far not use independent sources to identify for appointment to the Board.
	In the evaluation and appointment of new Board member(s), Board and Nominating Committee are guided by the following process and procedures for the appointment of a new director: -	
	(i)	Evaluate the suitability of candidate in accordance to his/her competency, experience, reputation, commitment and integrity, and in the case of a candidate proposed for appointment as Independent Non-Executive Director, the candidate's independence;
	(ii)	Recommend the appointment of the candidate as a member of the Board Committees, where necessary; and
	(iii)	Decision to be made by the Board on the appointment, including appointment to the Board Committees, where necessary.
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

# Practice 4.7 The Newsignating Committee is showed by an Indonesia day Director on the Conion Indonesia day Director.

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

Application :	Applied
Explanation on : application of the practice	The Nominating Committee ("NC") of the Company currently comprises three (3) members, two (2) of which are Independent Non-Executive Directors and the remaining a Non-Independent Non-Executive Director.  The Chairman of the NC is Mr Boo Chin Liong, an Independent Non-Executive Director.  The Terms of Reference of the NC is available on the Company's website at <a href="https://www.pohhuat.com">www.pohhuat.com</a>
Explanation for : departure	
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### **Intended Outcome**

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

# Practice 5.1

The board should undertake a formal and objective annual evaluation to determine the effectiveness of the board, its committees and each individual director. The board should disclose how the assessment was carried out and its outcome.

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

Application :	Applied	
Explanation on : application of the practice	effective Board and the assessment of the performance of the members of the Board.	
	The criteria used, amongst others, for the annual assessment of individual Directors include an assessment on their roles, responsibilities, qualification, competency, expertise and participation. For Board and Board committees, the assessment will be based on their progress in implementing the policy and/or on achieving those objectives set in their respective terms of reference.	
	In respect of the assessment for the financial year ended 31 October 2019, the Board, Board Committees and individual Directors conducted self-assessment based on the following criteria: -  • Assessment of performance of individual Board members; Board committees and the Board as a whole;	
	<ul> <li>Assessment of experience, competence and time commitment of Board members;</li> <li>Assessment on board size, structure and balance in terms of</li> </ul>	
	<ul> <li>skill and experience; and</li> <li>Evaluation of level of independence of independent directors.</li> </ul>	
	The NC is satisfied that the Board members and Board Committees have discharged their duties and responsibilities effectively. The NC is also satisfied with the Board composition in terms of structure, size, the balance between Executive, Non-Executive and Independent Directors and diversity in terms of skills, experience knowledge and gender.	
Explanation for : departure		
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The level and composition of remuneration of directors and senior management take into account the company's desire to attract and retain the right talent in the board and senior management to drive the company's long-term objectives.

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

#### Practice 6.1

The board has in place policies and procedures to determine the remuneration of directors and senior management, which takes into account the demands, complexities and performance of the company as well as skills and experience required. The policies and procedures are periodically reviewed and made available on the company's website.

Application	: Departure	
Explanation on application of the practice		
Explanation for departure	The Remuneration Committee ("RC") is primarily responsible for matters relating to the remuneration of the Board in order to motivate and retain executives and ensure that the Company is able to attract the best talents in the market in order to maximise shareholders' value.	
	The Group has a Remuneration Policy which primary objective is to attract, retain and motivate directors. The remuneration shall be based on terms that are market competitive and at the same time aligned with shareholders' interests.  The remuneration of the Group Chief Executive Officer and Executive Directors is made up of basic salaries, directors' fees, allowances, annual bonus and other benefits and are set according to:  the nature of job; the level of skills, experience and scope of responsibilities; the performance, contribution and commitment devoted to the Company; and market and industry's rate.	
	The remuneration of the Non-Executive Directors consists of allowances and directors' fees. The level of remuneration for the Non-Executive Directors must reflect: -  • Qualification and experiences; and • Level of responsibilities and time commitment.	
	Remuneration of the Executive Directors shall be structured to link rewards to corporate and individual performance and shall take into consideration remuneration paid to them of other similar	

	companies, whether in size and /or industry, the individual's performance and responsibility, market competitiveness as well as the Group's overall performance.  Remuneration for the services of Non-Executive Directors shall be determined based on experience and level of responsibilities undertaken, extent of contributions, effort and time spent, number of committees served as well as prevailing market practice and economic situation.  While the remuneration of the senior executives is not covered under the Group's Remuneration Policy, their remuneration packages comprising salaries, annual bonus and other benefits, shall be determined by the Group Chief Executive Officer and Executive Directors.  The RC will periodically review the Remuneration Policy and recommend the amendments and/or modifications, if any for approval by the Board.  The Remuneration Policy of the Company is available on the Company's website at <a href="https://www.pohhuat.com">www.pohhuat.com</a>	
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The level and composition of remuneration of directors and senior management take into account the company's desire to attract and retain the right talent in the board and senior management to drive the company's long-term objectives.

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

#### Practice 6.2

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

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

Application :	Departure	
Explanation on : application of the practice	The Remuneration Committee ("RC") is primarily responsible for matters relating to the remuneration of the Board and operates under its own Terms of Reference ("TOR").  The main functions of the RC include the following: -	
	<ul> <li>(a) Recommending the Remuneration Policy of the Group Chief Executive Officer and Executive Directors to the Board;</li> <li>(b) Review the performance of individual Executive Directors (including the Group Chief Executive Officer) and recommend to the Board for approval, the total remuneration package;</li> <li>(c) Review and recommend the remuneration package of Non-Executive Directors for approval by the Board;</li> <li>(d) Prepare the annual remuneration report and communicate with shareholders on executive remuneration.</li> <li>The TOR of the RC is available on the Company's website at www.pohhuat.com</li> </ul>	
Explanation for : departure		
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Measure :		
Timeframe :		

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

#### Practice 7.1

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

Application	Applied	
Explanation on application of the practice	The details of the Directors' remuneration on a named basis and paid by the Company and its subsidiaries (including the components of directors' fees, salary, bonus, benefits in-kind and other emoluments) during the financial year ended 31 October 2019 are disclosed in the Corporate Governance Overview Statement of the Company's 2019 Annual Report.	
Explanation for departure		
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to complete the columns		
Measure		
Timeframe		

# **Intended Outcome**

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

# Practice 7.2

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

Application	:	Departure	
Explanation on application of the practice	:		
Explanation for departure		The Board has considered consider the recomm Code on Corporate Governance for disclost remuneration packages of its top five (5) Senior named basis.  However, given the confidential and commercial with remuneration matters and the highly compenvironment for personnel with the requisite knexperience in the Company's business activities detrimental to the business interests and gand talent retention issues. Thus, the Board is transparency and accountability aspects of applicable for the top five Senior Managements are ved by the disclosure of the remuneration individuals on a no-name basis in successive by and the interest of the shareholders will not be gathered the company.  As three (3) of the top five (5) Senior Management on the detailed remuneration on not disclosed. The remuneration of the remains Management on a no-name basis in successive follows:  Remuneration Band RM100,001 to RM150,00 RM200,001 to RM250,00 RM400,001 to RM450,000 RM550,001 to RM600,000	sure of the detailed Management staff on a sensitivities associated etitive human resource owledge, expertise and es, such disclosure may ive rise to recruitment s of the view that the corporate governance at staff are adequately on packages of these ands of RM50,000 000 orejudiced as a result of Management personnel agement are Executive med basis have been ning four (4) Senior
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Measure	:		
Timeframe	:		

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

# Practice 7.3 - 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	:	

#### **Intended Outcome**

There is an effective and independent Audit Committee.

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

# Practice 8.1

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

Application :	Applied
Explanation on : application of the practice	The Audit Committee ("AC") comprises of two (2) Independent Non-Executive Directors and one (1) Non-Independent Non-Executive Director. It is chaired by Mr Chua Syer Cin, who is also the Senior Independent Director of the Company. Mr Chua Syer Cin is a Chartered Accountant with more than twenty (20) years of experience in accounting and tax related fields and is the proprietor of his own accounting firm since year 2000. The remaining two (2) members of the committee have legal qualification and are financially literate.
	The duties and responsibilities of the Chairman of the AC are defined in the Terms of Reference ("TOR") of the AC, which is available on the Company's website at <a href="https://www.pohhuat.com">www.pohhuat.com</a> The TOR of the AC have been revised in December 2019 in order to be in line with the additional requirements and expanded scope of the AC as prescribed by the Malaysian Code on Corporate Governance.

Explanation for departure	:							
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Measure	:							
Timeframe	:							

There is an effective and independent Audit Committee.

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

# Practice 8.2

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

Application	Applied
Explanation on application of the practice  Explanation for departure	The Terms of Reference of the Audit Committee ("AC") have been revised in December 2019 to include a cooling-off provision that a former partner or team member of the Company's existing auditing firm shall be prohibited from acting as a member of the AC for a period of two (2) years commencing on the date of his ceasing:  • to be a partner or employee of the firm; or  • to have any financial interest in the firm; whichever is later.
Large companies are requ to complete the columns	ired to complete the columns below. Non-large companies are encouraged below.
Measure	
Timeframe	

There is an effective and independent Audit Committee.

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

# Practice 8.3

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

Application :	Applied
Explanation on : application of the practice	The Board has delegated to the Audit Committee ("AC") to undertake an annual assessment of the quality of audit which encompassed the performance and calibre of the External Auditors and their independence, objectivity and professionalism.
	The Terms of Reference of the AC also requires the AC to assess the suitability, objectivity and independence of the External Auditors annually. The areas of assessment include among others, the External Auditors' independence, calibre, quality processes, audit team and resources, audit plan and scope, audit communication, audit governance, audit and non-audit fees paid to External Auditors and audit outcome and recommendation.
	At the AC meeting held on 20 September 2019, the External Auditors namely, Crowe Malaysia PLT had presented to the AC its 2019 Audit Plan which included a confirmation that Crowe Malaysia PLT is independent throughout the conduct of the audit engagement in accordance with the By-Laws (on Professional Ethics, Conduct and Practice) of the Malaysian Institute of Accountants.
	The External Auditors will rotate their engaging partner in charge of the audit of the Company's Audited Financial Statements at least once every five (5) years to maintain their independence from the Group.
	The AC, having been satisfied with the performance of the External Auditors, had at its meeting held on 20 September 2019 recommended to the Board for approval of the re-appointment of the External Auditors for the ensuing financial year ending 31 October 2019. The Board has no objections to the re-appointment of the External Auditors and will accordingly seek the approval of the shareholders on the re-appointment at the forthcoming Annual General Meeting of the Company.
Explanation for : departure	

Large companies are requir to complete the columns be	-	Non-large companies are encouraged
Measure :		
Timeframe :		

There is an effective and independent Audit Committee.

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

#### Practice 8.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Not Adopted
Explanation on adoption of the practice	:	

#### **Intended Outcome**

There is an effective and independent Audit Committee.

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

#### **Practice 8.5**

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

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

Application :	Applied
Explanation on : application of the practice	The members of the Audit Committee ("AC") possess a mix of skill, knowledge and appropriate level of expertise and experience to enable them to discharge their duties and responsibilities pursuant to the Terms of Reference of the AC.
	The AC is chaired by Mr Chua Syer Cin, who is the Senior Independent Director of the Company. Mr Chua Syer Cin is a Chartered Accountant with more than 20 years of experience in accounting and tax related fields and is the proprietor of his own accounting firm since year 2000.
	The remaining two (2) members of the committee have legal tertiary qualification, financially literate and are experienced in professional legal practises. This will enable them to understand matters discussed during the AC meetings in particular on accounts related and financial reporting issues.
	The AC is aware of the need to continuously develop and to broaden their knowledge in the areas of accounting and auditing in order to carry out their roles and duties effectively. The training attended by the AC members during the financial year ended 31 October 2019 are set out in the Corporate Governance Overview Statement under "Directors' Training" in the Company's 2019 Annual Report.
	For the financial year ended 31 October 2019, the Board through the NC had reviewed the effectiveness of the AC via an evaluation questionnaire. The Board is satisfied with the performance of the AC and that the necessary skills, experience, knowledge and other relevant field of expertise of the AC members had contributed to the overall effectiveness of the AC.
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 :	

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

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

**Practice 9.1**The board should establish an effective risk management and internal control framework.

Application	:	Applied
Explanation on application of the practice	:	The Board recognises that effective risk management framework is an integral part of good business management. It is an ongoing process to identify, evaluate, monitor, manage and mitigate the risks that may affect the Group's ability to achieve its business objectives and strategies.
		Although the Board retains responsibility for establishing and assessing the effectiveness of the Company's systems for management of material business risks, the Board has delegated the responsibility to assess the effectiveness and efficiency of the Group's internal control and risk management framework to the Risk Management Committee ("RMC") which was established on 25 September 2017.
		The risk management framework comprises the Group's Management Policy, Risk Management Processes and Corporate Culture and Risk Management Philosophy; the details of which are available on the Company's website at <a href="https://www.pohhuat.com">www.pohhuat.com</a> .
		<ul> <li>The Board believes that the risk management framework will benefit the Group in terms of: -</li> <li>Effective strategic planning with due consideration of the opportunities and risks;</li> <li>Better cost control and utilisation of resources;</li> <li>Increased knowledge and understanding of exposure to risk;</li> <li>Systematic and well-informed methods of decision making; and</li> <li>Enhancing shareholder value by minimising losses and maximising opportunities.</li> </ul>
		In addition to the activities undertaken by the RMC, the Audit Committee meets regularly to evaluate the adequacy and effectiveness of the Group's internal control systems by reviewing the audit findings and recommendations to improve any weaknesses or non-compliance and the respective responses from the business unit and the Management thereto, to ensure that all key risks and control weaknesses are being properly addressed.

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

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

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

#### Practice 9.2

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

Application	Applied	
Explanation on application of the practice	Risk Management Framework  The Group has adopted a formal risk management framework which describes the manner in which the Group identifies, assesses, monitor and manages risk. The risk management framework comprises the Group's Management Policy, Risk Management Processes and Corporate Culture and Risk Management Philosophy.	
	<ul> <li>The implementation of the Group's Risk Management Processes entails the following:         <ul> <li>establishing, improving and maintaining across the group a formal risk management and internal control processes;</li> <li>identifying functions and related risks in key operating units which may impact upon the group;</li> <li>regularly monitor and assess the performance and effectiveness of the risk management and internal control processes;</li> <li>constant communication between the Group Chief Executive Officer, Executive Directors and Management (Heads of Department) through management of daily operations and regular scheduled management meetings and reports; and</li> </ul> </li> </ul>	

	<ul> <li>ensuring the risk management and internal control processes is overseen by the Risk Management Committee ("RMC").</li> </ul>
	In the current financial year, each departments in significant subsidiaries in Malaysia and Vietnam reports their current year key risk factors and risk management measure taken through performing a yearly risk assessment and Strength Weakness Opportunity and Threat analysis.
	Internal Control and Internal Audit Function The internal audit function is considered an integral part of the risk management framework and its primary objective is to provide assurance on the adequacy and effectiveness of the risk, control and governance framework of the Group. The Group's internal control system and monitoring procedures include: -
	<ul> <li>defined systems and procedures for key operational and financial departments, including maintenance of good operational and financial records and controls and the production of timely and accurate financial and management information and reports;</li> <li>monitoring and control of key financial risks through clearly laid down authorization levels and proper segregation of</li> </ul>
	<ul> <li>detailed reporting of trading results, balance sheets and cash flows, with regular review by the management, Audit Committee and Board of Directors;</li> <li>regular independent internal audit activities to monitor compliance with operational procedures and assess the integrity of operational and financial information provided; and</li> <li>regular information provided to the management, covering operational performance, key business indicators and financial and cash flow reports.</li> </ul>
Explanation for : departure	
Large companies are requir to complete the columns be	ed to complete the columns below. Non-large companies are encouraged clow.
Measure :	
Timeframe :	

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

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

# Practice 9.3 - Step Up

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

Application :	Adopted
Explanation on : adoption of the practice	The Board has established a Risk Management Committee to oversee the risk management framework and sustainability strategies and initiatives of the Group, reviews the risk management and sustainability policies and procedures formulated by Management and makes relevant recommendations to the Board for approval.

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

# Practice 10.1

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

Application :	Applied
Explanation on application of the practice	The Company has outsourced its internal audit function to an independent professional firm which operates independently from the operating units. The principal role of the Internal Auditors is to undertake independent regular and systematic reviews of the systems of internal control within the Group so as to provide reasonable assurance that such systems continue to operate satisfactorily and effectively.  It is the responsibility of the Internal Auditors to provide the Audit Committee with independent and objective reports on the state of internal control of the various operating units within the Group.  During the financial year ended 31 October 2019, the Internal Auditors evaluated the adequacy and effectiveness of key controls within the Group's operating units in responding to the risk within the Group's governance, operations and information systems regarding the:  • maintenance of proper accounting records;  • reliability of financial information used within the business or for publication;  • safeguarding of assets against unauthorized use or disposition;  • efficiency and effectiveness of the running of the businesses and operations;  • compliance with laws and regulations; and  • risk assessment, identification and mitigation of key risk factors are carried out in accordance with the policies and procedures of the Risk Management Framework.
Explanation for : departure	
Large companies are requencouraged to complete the	iired to complete the columns below. Non-large companies are 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 10.2

The board should disclose-

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

Application	:	Applied
Explanation on application of the practice	••	The outsourced internal audit functions are undertaken by an independent professional firm, Brenda Hoh & Associates. The engagement partner is Brenda Hoh Siew Ling, a licensed auditor under the Ministry of Finance. She is also a member of Malaysia Institute of Accountants and Association Certified Chartered Accountants (U.K.). The internal audit team comprises the engagement partner and professional staffs.  The Internal Auditors are free from any relationship or conflict of interest, which could impair their objectivity and independence. The internal audit personnel reports directly to the Audit Committee.  A risk-based approach is adopted in establishing the internal audit program where major risk areas will be identified. The audits are carried out based on the detailed audit procedures as stated on the audit program designed for each of the audit area based on the level of risks identified.  The internal audit activities are carried out in accordance with the internal audit plan which is designed to assess the adequacy, efficiency and effectiveness of the Group's internal control and management
		reporting system.
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 11.1**The board ensures there is effective, transparent and regular communication with its stakeholders.

Application :	Applied
Application :  Explanation on : application of the practice	The Company acknowledges the importance of timely and equal dissemination of all material business, corporate and financial developments affecting the Group to all stakeholders.  The main channels of communications with stakeholders are through the following:-  • the quarterly announcements on financial results and other periodical or relevant announcement to Bursa Malaysia Securities Berhad ("Bursa Securities");  • Shareholders' circulars and annual report;  • general meetings of shareholders;  • meetings with investors, analysts and fund managers and briefing where appropriate; and  • the Company's website at <a href="www.pohhuat.com">www.pohhuat.com</a> where shareholders can access information and developments on the Group's business and the Company's corporate information such
	as the Board Charter, Terms of References of the Board Committees, Company Policies, press releases, financial information, Company's announcements and others.  The Board will ensure that it adheres to and comply with the disclosure requirement of the Main Market Listing Requirements as well as the
	Corporate Disclosure Guide issued by Bursa Securities.
	The Company has designated Mr Lee Ing Tiong, the Group Financial Controller who has the appropriate level of competency and authority to prepare and release of material disclosures.
Explanation for :	
departure	
	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
Timeframe :	

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

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

#### Practice 11.2

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

Application	:	Departure	
Explanation on			
application of the			
practice			
Explanation for		Not applied	
departure			
·			
Large companies are required to complete the columns below. Non-large companies are encouraged			
to complete the columns below.			
Measure	:		
Timeframe	:		

#### **Intended Outcome**

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

#### Practice 12.1

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

Application	:	Applied	
Explanation on application of the	:	Notices of general meetings of the Company together with relevant circular to shareholders, if any are issued at least 28 clear days before	
practice		the meeting.	
Explanation for departure	:		
ucparture			
Large companies are required 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 12.2

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

Application	: Departure
Explanation on application of the practice	All directors except Mr Chua Syer Cin attended the previous annual general meeting of the Company held on 29 April 2019. He was unable to attend due to health reason.
	The Chairman of the Company and the Chairperson of the Board Committees were available to answer questions from the shareholders of the Company.
	In addition, the Senior Management team of the Group was in attendance at the AGM. They interacted with shareholders and had provided adequate response and answers to queries raised by the shareholders pertaining to the Board Committee's activities, operation issues, corporate governance issues and others during the AGM.
Explanation for departure	
Large companies are requ	ired 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 12.3

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

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

Application	:	Departure
Explanation on application of the practice	:	
Explanation for departure	:	Most of the annual general meetings of the Company were held in the established hotels in Muar, Johor Darul Takzim or Melaka town. These locations are easy accessable and where most shareholders will be able to attend.  Given the prevailing small shareholders base of about 4,000 shareholders, the Board is of the opinion that the convening of the general meetings at a single location is deemed adequate.
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.

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