# CORPORATE GOVERNANCE REPORT

STOCK CODE : 3182

**COMPANY NAME** : GENTING BERHAD FINANCIAL YEAR : December 31, 2020

#### **OUTLINE:**

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

# SECTION B - DISCLOSURES ON CORPORATE GOVERNANCE PRACTICES PURSUANT TO 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 has the overall responsibility for the proper conduct of the Company's business in achieving the objectives and long term goals of the Company. The Board is guided by the prevailing legal and regulatory requirements as well as the Company's policies in discharging its fiduciary duties and responsibilities. Each of the Directors is aware of the obligation to exercise unfettered judgement, in good faith with due care and skill.
		The Board has eight members, comprising three Executive Directors and five Independent Non-Executive Directors. This composition fulfils the requirements mandated by the Main Market Listing Requirements ("MMLR") of Bursa Malaysia Securities Berhad ("Bursa Securities") which stipulate that at least two Directors or one-third of the Board, whichever is higher, must be independent. The Directors have wide ranging qualifications, skills, knowledge, expertise and experience, with details of their profile as disclosed in the Annual Report.
		The Directors observe the Company Directors' Code of Ethics established by the Companies Commission of Malaysia ("CCM") which can be viewed from the Company's website at www.genting.com. The Code of Ethics provides guidance to the Directors of the Company in performing their duties as it aims to establish a standard of ethical behaviour based on trustworthiness and values as well as uphold the spirit of responsibility and social responsibility in line with the legislation, regulations and guidelines for administration of a company.
		From time to time, corporate strategies as well as the annual plan are presented to the Board as part of the ongoing plans in achieving the objectives and long term goals of the Company, taking into consideration its core values and standards through the vision and

mission of the Company, as set out in the Board Charter disclosed in Practice 2.1.

The Chief Executive is responsible for providing the vision and strategic direction of the Group and to formulate appropriate corporate strategies and develop the business. He is assisted by the Deputy Chief Executive and the President and Chief Operating Officer who are responsible to implement the policies and decisions of the Board and to oversee the day-to-day operations of the Group.

The Board meets on a quarterly basis and additionally as required from time to time to consider urgent proposals or matters that require the Board's decision. Quarterly meetings are scheduled in advance annually so that the Directors can plan ahead to ensure their attendance at Board meetings. The Board reviews, amongst others, the performance of the major unlisted operating subsidiaries of the Company, the risk management and compliance reports, the sustainability report and approves the quarterly results of the Group. The Board tracks the performance of the management against the annual plan submitted for each financial year. Quarterly performance reports are presented to the Board by management for review and approval. The Chief Financial Officer and respective Heads/senior management of the operating units, where relevant, are invited to attend the Board meetings and together with the Executive Directors, to brief the Board on the performance of the respective business operations.

During the year under review, five meetings of the Board were held and all Directors have complied with the requirements in respect of board meeting attendance as provided in the MMLR of Bursa Securities.

The details of Directors' attendances during the financial year 2020 are set out below:

Name of Directors	Number of Meetings
	Attended
Tan Sri Lim Kok Thay	4 out of 5
Tan Sri Foong Cheng Yuen	5 out of 5
Mr Lim Keong Hui	5 out of 5
Mr Tan Kong Han	5 out of 5
(Appointed on 1 January 2020)	
Dato' Dr. R. Thillainathan	5 out of 5
Madam Koid Swee Lian	5 out of 5
Datuk Manharlal A/L Ratilal	5 out of 5
Mr Eric Ooi Lip Aun	5 out of 5

Explanation for departure

N/A

Large companies encouraged to com	•	•	the	columns	below.	Non-large	companies	are
Measure	: N/A							
Timeframe	: N/A				N/A			

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 Board is Tan Sri Lim Kok Thay who is responsible for instilling good corporate governance practices, leadership and effectiveness of the Board. The Board, under the leadership of the Chairman, works effectively and performs responsibilities with all key and appropriate issues discussed in a timely manner. All Directors are encouraged to share their views on the Company's affairs and issues and they are entitled to have access to the senior management who will respond to queries raised by the Directors.  The key responsibilities of the Chairman are set out below:-  • The Chairman is responsible for ensuring the smooth and effective functioning of the Board. His duties include providing leadership for the Board, ensuring that the Board carries out its responsibilities in the best interest of the Company and that all the key issues are discussed in a timely manner.  • The Chairman is to lead the Board in its collective oversight of the management, to facilitate active discussion and participation by all Directors and to ensure that sufficient time is allocated to discuss all relevant issues at Board meetings.  • The Chairman is also tasked to lead the Board in establishing and monitoring good corporate governance practices in the Company.
Explanation for : departure	N/A
Large companies are re encouraged to complete to	quired to complete the columns below. Non-large companies are ne columns below.
Measure :	N/A
(	1

Timeframe :	N/A	N/A

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

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

Application	:	Departure
la la constant	•	
Explanation on application of the practice	:	N/A
Explanation for departure	:	The Board is mindful of the dual role of Chairman and Chief Executive held by Tan Sri Lim Kok Thay and is of the view that there are sufficient experienced and independent—minded Directors on the Board to provide sufficient checks and balances. Given that there are five experienced Independent Directors representing more than 50% of the Board, the Board collectively would be able to function independently of management. This allows for effective oversight of the management as well as to support objective and independent deliberation, review and decision making.  Having joined the Board in 1976, Tan Sri Lim Kok Thay has considerable experience in the Group's businesses and provides leadership for the Board in considering and setting the overall strategies and objectives of the Company.  The Board is of the view that it is in the interest of the Company to maintain the above arrangement so that the Board could have the benefit of a chairman who is knowledgeable about the businesses of the Group, the territories globally in which the Group operates in, sets the overall strategies, conceptualises plans and leads the execution of all major development projects and investments, capable of guiding discussions at Board meetings and who is able to brief the Board in a timely manner on key issues and developments that may directly or indirectly affect any of the businesses of the Group. In addition to his role and duties as the Chairman and Chief Executive of Genting Malaysia Berhad, Executive Chairman and Chief Executive of Genting Plantations Berhad.  The Chairman commenced employment with the Company in
		August 1975 at the age of 24. He has held various positions during his tenure of over 40 years in the Company. He was appointed as the President and Chief Executive of the Company on 27 November

2002 before he assumed the position of Chairman of the Company and thereafter redesignated as Chairman, President and Chief Executive of the Company on 1 January 2004 upon the retirement of his late father, the founder, Tan Sri Lim Goh Tong. Subsequently, he was redesignated as the Chairman and Chief Executive of the Company on 1 July 2007. The Chairman is a beneficiary of discretionary trusts and is deemed interested in the ordinary shares representing approximately 43% voting interest in the Company, details as disclosed under the Register of Substantial Shareholders in the Annual Report 2020.

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

#### Measure

In the annual board assessment conducted, the role of the Chairman was also assessed in terms of his ability to lead the board effectively, encourage contribution and participation from all members, effectiveness in chairing the general meeting and able to answer queries satisfactorily.

The strong score rating awarded by the Directors in connection with the annual assessment of the Chairman's role provided the necessary measure and justification that Tan Sri Lim Kok Thay understands the two separate roles and is able to distinctly carry out such roles and responsibilities required of him in achieving the intended outcome of ensuring that the 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.

The Independent Non-Executive Directors, who form the majority of Board members, provide checks and balances and play a role to ensure a clear separation between the policy-making process and day-to-day management of the Group's businesses.

From time to time, the Board takes measures to evaluate the appropriateness of the dual roles of the Chairman and Chief Executive being performed by the same individual and ensures that this arrangement continues to be in the interests of the Company and its shareholders as a whole.

# **Timeframe**

9 years

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, who is an Associate member of The Malaysian Institute of Chartered Secretaries and Administrators, satisfies the qualification as prescribed under Section 235(2) of the Companies Act 2016 and has the requisite experience and competency in company secretarial services.
	The Company Secretary advises the Board on its roles and responsibilities and keeps the Board updated on matters relating to newstatutory and regulatory requirements and corporate governance and promptly disseminates communications received from the relevant regulatory/governmental authorities. The Company Secretary assists in the training and development of Directors by providing them with relevant training programmes organised by external training providers.
	The Company Secretary organises and attends all Board and Board Committee meetings and is responsible to ensure that these meetings are properly convened and accurate and proper records of the proceedings and resolutions passed are taken and maintained at the Registered Office of the Company.
	As a Group practice, any Director who wishes to seek independent professional advice in the course of discharging his duties may do so at the Group's expense. The Directors may convey their request to key senior management or the Company Secretary. Directors have access to all information and records of the Company and also the advice and services of the Company Secretary.
	Every quarter, the Company Secretary would send a memo to the Directors and affected persons on the closed period dealing and process and procedure to aid them in complying with the MMLR.
	The Company Secretary would facilitate the orientation of new Directors by arranging the Management to meet and brief the new Directors with relevant information about the Group including the

	encouraged to undertake site executives.  As an Associate member of Norequired to attend at least 20 Development as part of the transdiction, the Company Secreta	MAICSA, the Company Secretary is hours of Continuing Professional aining development programme. In ary also attends trainings to keep t developments in corporate and corporate governance.
Explanation for : departure	N/A	
Large companies are re encouraged to complete th	•	s below. Non-large companies are
Measure :	N/A	
Timeframe :	N/A	N/A

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	:	Notice of meetings setting out the agenda and accompanied by the relevant Board papers are given to the Directors with sufficient time for the Directors to review, seek additional information and/or clarification on the matters to be deliberated at Board meetings. Regular Board meetings are held on a quarterly basis and ad hoc Board meetings will be held as and when required.  Materials for Board meetings are uploaded onto a secured website, which can be accessed by the Directors via their i-pads or lap-tops at their convenience by using a personal password.  The minutes of meetings are prepared and circulated to all the Directors for review and approval. Fundamental questions raised and key points discussed during the meeting were recorded, including declaration of interest of the directors or any abstention on any resolution by the directors. The minutes would be confirmed by the Board at the next meeting and signed by the Chairman.	
Explanation for departure	•••	N/A	
Large companies are encouraged to complete		•	s below. Non-large companies are
Measure	:	N/A	
Timeframe	:	N/A	N/A

There is demarcation of responsibilities between the board, board committees and management.

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

# Practice 2.1

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

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

Application :	Applied	
Explanation on : application of the practice	The Board Charter adopted by the Board clearly sets out the respect roles and responsibilities of the Board and the management to ens accountability. The Board Charter is made available on the Compar website at www.genting.com and is periodically reviewed and upda to take into consideration the needs of the Company as well as a development in relevant rules, regulations and laws that may have impact on the discharge of the Board's duties and responsibilities.	
	The Board has adopted the vision and mission stated in the Board Charter as its key values, principles and ethos of the Company and is continuously developing policies and strategy development based on these vision and mission.	
	In discharging its fiduciary duties in respect of the Group, the Board is responsible for the following:	
	<ul> <li>Promoting good corporate governance culture within the Group which reinforces ethical, prudent and professional behaviour.</li> <li>Reviewing and adopting a strategic plan for the Group to support long-term value creation and where appropriate, to include strategies on economic, environmental and social considerations underpinning sustainability.</li> </ul>	
	<ul> <li>Overseeing the conduct of the Group's businesses to evaluate and assess management performance, including whether the business is being properly managed.</li> </ul>	
	<ul> <li>Setting the risk appetite within which the Board expects management to operate, understanding and identifying principal risks and ensuring the implementation of appropriate risk management framework to identify, analyse, evaluate, manage and monitor significant financial and non-financial risks.</li> <li>Establishing a succession plan for board and senior management.</li> </ul>	

- Overseeing the development and implementation of an investor relations programme or shareholder communication policy for the Company.
- Reviewing the adequacy and the integrity of the management information and internal controls system of the Group.
- Formulating corporate policies and strategies.
- Approving key matters such as financial results as well as major investments and divestments, major acquisitions and disposals and major capital expenditure in accordance with the limits of authority.
- Assessing on an annual basis the effectiveness of the Board, Board Committees and individual Directors, including the Chief Executive and may periodically engage independent experts to facilitate such annual assessment, where appropriate.
- Reviewing the term of office and performance of the Audit Committee and each of its members annually.

In carrying out its duties, certain matters are specifically reserved for the Board's decision, including overall strategic direction, annual operating plan, capital expenditure plan, material acquisitions and disposals, material capital projects, monitoring the Group's operating and financial performance and reviewing key risks affecting the Company and its unlisted subsidiaries.

Formal Board Committees established by the Board with defined terms of reference, namely the Audit Committee, Risk Management Committee, Nomination Committee and Remuneration Committee assist the Board in the discharge of its duties.

The Board Committees will deliberate and examine issues in greater detail within their respective Terms of Reference and make their necessary recommendations to the Board which retains full responsibility.

The Chairman of the Nomination Committee has been designated as the Senior Independent Director of the Company and the point of contact for shareholders to convey their concerns. In addition, the Senior Independent Director acts as a sounding board for the Chairman as well as an intermediary for other Directors when necessary.

# Explanation for departure

N/A

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

Measure :	N/A	
Timeframe :	N/A	N/A

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

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

#### Practice 3.1

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

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

Application	: Applied
Explanation on application of the practice	: The Company has a Code of Conduct and Ethics ("Code") which applies to all employees and Directors of the Group and its unlisted subsidiaries. The Code, together with other related policies, procedures and guidelines which are disseminated to employees at the Company's intranet portal, sets out the principles to guide standards of behaviour and business conduct when employees and Directors deal with third party and these are integrated into company-wide management practices.
	The Code covers, amongst others, the following matters:-
	<ul> <li>Obligations with the Code</li> <li>Equal Opportunity and Non-discrimination</li> <li>Health, Safety and Environment Management</li> <li>Harassment, Threat and Violence</li> <li>Drugs, Alcohol and Prohibited Substances</li> <li>Data Integrity and Data Protection</li> <li>Protection and Use of Company Assets and Resources</li> <li>Records and Reporting</li> <li>Proprietary and Confidential Information</li> </ul>
	<ul> <li>Conflict of Interest</li> <li>Accepting &amp; Providing Gifts and other Benefits</li> <li>Bribery and Corruption</li> <li>Insider Trading</li> <li>Money Laundering</li> <li>Punctuality &amp; Attendance</li> </ul>
	<ul> <li>Fraud</li> <li>Purchasing &amp; Sourcing</li> <li>Competitors</li> </ul>

	Social Media	
	Media	
	Conduct with Internal Parties	
	Conduct with External Parties	
	Security Responsibility	
	Whistleblower	
	The Directors observe the Company Directors' Code of Ethics established by the Companies Commission of Malaysia. The Code of Ethics provides guidance to the Directors of the Company in performing their duties as it aims to establish a standard of ethical behaviour based on trustworthiness and values as well as uphold the spirit of responsibility and social responsibility in line with the legislation, regulations and guidelines for administration of a company.  Both of the aforesaid Codes can be viewed from the Company's website at www.genting.com.	
Explanation for : departure	N/A	
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Large companies are re encouraged to complete th	·	s below. Non-large companies are
Measure :	N/A	
		,
Timeframe :	N/A	N/A

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 recognises that any genuine commitment to detecting and preventing actual or suspected unethical, unlawful, illegal, wrongful or other improper conduct must include a mechanism whereby employees and other stakeholders can report their concerns freely without fear of reprisal or intimidation.  To this end, the Company has adopted a Whistleblower Policy which is disseminated to employees at the Company's intranet portal. The Whistleblower Policy can also be accessed at the Company's website at www.genting.com.  The Whistleblower Policy establishes the Whistleblower Committee which is tasked to receive, process and investigate any complaint received from a whistleblower and to take action, as appropriate, to address such complaint.  The Whistleblower Policy also sets out detailed procedures on how to make a complaint, the procedures after a complaint is received, and provides general information about whistleblowing and whistleblower protection.	
Explanation for departure	:	N/A	
	•		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	:	N/A	
Timeframe	:	N/A	N/A

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

# **Practice 4.1**

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

Application	:	Applied	
Explanation on application of the practice	:	The Board has eight members, comprising three Executive Directors and five Independent Non-Executive Directors which fulfils the requirement of the Board to comprise a majority of independent directors.  The Independent Non-Executive Directors do not participate in the day-to-day management of the Company. They engage with senior management, external and internal auditors as and when required to address matters concerning the management and the oversight of the Company's business and operations.	
Explanation for departure	:	N/A	
Large companies are encouraged to complete		•	s below. Non-large companies are
Measure	:	N/A	
Timeframe	:	N/A	N/A

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	Departure
Explanation on application of the practice	N/A
Explanation for departure	The Board noted that the tenure of an independent director should not exceed a cumulative term of nine years. The Board is of the view that the ability of long serving independent directors to remain independent and to discharge their duties with integrity and competency should not be measured solely by tenure of service. Their long service should not affect their independence as they are independent-minded and they continue to provide the necessary checks and balances in the best interest of the Company. The Independent Directors have each provided an undertaking to Bursa Securities since their appointment confirming and declaring that they are "independent directors" as defined under paragraph 1.01 of the MMLR of Bursa Securities. The Board agreed that ultimately the Independent Directors themselves are the best persons to determine whether they can continue to bring independent and objective judgement to Board deliberations.  In relation to the criteria to assess independence of directors, the Board had adopted the same criteria used in the definition of "independent directors" prescribed by the MMLR.  Accordingly, Dato' Dr. R. Thillainathan who has been an Independent Non-Executive Director of the Company since 30 July 2009, will continue to be the Independent Director of the Company, notwithstanding having served as an Independent Director on the
	Board for more than nine years. Dato' Dr. R. Thillainathan is a distinguished and well known figure in his field of expertise and being conversant with the Group's businesses, he brings valuable insights

and contributions to the Board.

For the financial year ended 31 December 2020, each of the Independent Non-Executive Directors had provided their annual confirmations of independence to the Board based on the Company's criteria of assessing independence in line with the definition of "independent directors" prescribed by the MMLR. The Board had assessed and concluded that the five Independent Non-Executive Directors of the Company, namely Tan Sri Foong Cheng Yuen, Dato' Dr. R. Thillainathan, Madam Koid Swee Lian, Datuk Manharlal A/L Ratilal and Mr Eric Ooi Lip Aun continue to demonstrate conduct and behaviour that are essential indicators of independence, and that each of them is independent of the Company's management and free from any business or other relationship which could interfere with the exercise of independent judgement or the ability to act in the best interest of the Company.

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

#### Measure

Each Independent Director has undertaken to notify the Board of any changes in their circumstances or of any new interest or relationship that would affect their independence as an independent director of the Company. The Board will promptly consider that new information in reassessing the Director's independence in the interests of the Company and its shareholders as a whole.

In addition to the annual confirmation mentioned above from the Independent Non-Executive Directors, all the Directors are required to confirm on an annual basis if they have any family relationship with any other Director and/or major shareholders of the Company, if there are any conflict of interests with the Company and if they have been convicted of any offence within the past five years other than traffic offences, and any public sanction or penalty imposed by the relevant regulatory bodies during the financial year. This information, together with the annual evaluation and assessment of each Director during the financial year, form the basis and justification for recommending whether the retiring Director should be nominated for re-election at the Annual General Meeting.

The Independent Non-Executive Director serving more than nine years is a person with high caliber and his vast knowledge and experience contribute positively to the growth of the Group.

If the Board, including the Independent Non-Executive Director serving more than nine years, is able to continuously give their best efforts by using their expertise and skills to contribute positively towards the stewardship of the Company to attain greater heights, he should

	remain as Independent Non-Executive Director of the Company because the intended outcome is achieved as they are able to make objective decision, in the best interest of the Group, taking into account diverse perspectives and insights.	
Timeframe :	9 years	

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	:	N/A

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 :	Applied	
Explanation on application of the practice	The Group practises non-discrimination in any form, whether based on age, gender, ethnicity or religion, throughout the organisation. This includes the selection of Board members and senior management.	
	In addition, the Group believes it is of utmost importance that the Board and senior management is composed of the best-qualified individuals who possess the requisite knowledge, experience, independence, foresight and good judgement to ensure that the Board functions effectively and is able to discharge its duties in the best interests of the Company and shareholders.	
	Towards its support for the Malaysian Code on Corporate Governance on gender diversity for Board and senior management, the Company has taken the necessary action to appoint a female director to its Board as disclosed in Practice 4.5. In advancing the gender diversity agenda, when there is a need to appoint a new director or a casual vacancy arises or fill a management position, consideration is given to identify suitably qualified women candidates for the position.	
Explanation for : departure	N/A	
Large companies are re encouraged to complete t	equired to complete the columns below. Non-large companies are he columns below.	
Measure :	N/A	
Timeframe :	N/A	

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	N/A	
Explanation for : departure	As disclosed in Practice 4.4, for the selection of Board members, the Group practises non-discrimination in any form, whether based on age, gender, ethnicity or religion, throughout the organisation.  The Board is mindful of the target of at least 30% women directors and has taken the initial step of appointing Madam Koid Swee Lian as a female Director on the Board on 23 November 2017.  The Board currently comprises 7 male Directors and 1 female Director. The racial composition of the Board is 75% Chinese and 25% Indian. 25% of the Directors are between the ages of 30 and 55 and the remaining 75% are above 55 years old.	
Large companies are re encouraged to complete t	equired to complete the columns below. Non-large companies are the columns below.	
Measure :	The Board when sourcing for suitable candidates for any vacant Board position in the future, would take into consideration suitably qualified women candidates, in line with the recommendation of the Malaysian Code on Corporate Governance.	
Timeframe :	9 years	

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	N/A
Explanation for : departure	As part of the Board's succession planning, the Nomination Committee has put in place a board nomination and election process whereby it undertakes an annual review to assess and consider the needs, amongst others, the size and competency of the Board, mix of skills and expertise, diversity and the balance between executive, non-executive and independent directors.  The Board together with the senior management continuously search for suitable candidates to fulfil such position from various sources.
	for suitable candidates to fulfil such position from various sources, including independent sources if relevant.  The Nomination Committee would assess their suitability based on a prescribed set of criteria as set out in the Terms of Reference of the Nomination Committee and any additional criteria as identified by the Nomination Committee from time to time. Potential candidates are required to declare and confirm in writing, amongst others, his/her current directorships, that he/she is not an undischarged bankrupt, or is involved in any court proceedings in connection with the promotion, formation or management of a corporation or involving fraud or dishonesty punishable on conviction with imprisonment or is subject to any investigation by any regulatory authorities under any legislation. Further, candidates being considered for the position of independent directors are required to declare and confirm their independence based on the criteria set out in the MMLR of Bursa Securities.
	Management would assist new Directors to familiarise themselves with the Group's structure and businesses by providing the Directors with relevant information about the Group. New Directors are also encouraged to undertake site visits and to meet with key senior executives.
	The Board and senior management of the Company would have a better understanding of the board candidatures, taking into account factors, amongst others, qualification, skills, experience and personal

	and is subjected to fit and pro- relevant regulators.  The Board did not utilise indep qualified candidates as the mana- industry it operates in. Through in the highly regulated industry in	per the industry in which it operates in oper licensing requirements by the pendent sources to identify suitably agement understands the specialised its own network and bearing in mind which the Company operates in, the best position to look for potential h fits the criteria requirements.
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :	In line with the recommendation of the Malaysian Code on Corporate Governance, apart from referrals from Directors, major shareholders and management, the Board is open to utilising independent sources to identify suitably qualified candidates, where necessary.	
Timeframe :	9 years	

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

# Practice 4.7

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

Application	:	Applied
Explanation on	:	The Nomination Committee has been established since 2002 to serve
application of the practice		as a committee of the Board.
proceed		The Nomination Committee consists of three Independent Non- Executive Directors as follows:-
		Dato' Dr. R. Thillainathan Chairman/Independent Non-Executive Director
		Tan Sri Foong Cheng Yuen Member/Independent Non-Executive Director
		Datuk Manharlal A/L Ratilal Member/Independent Non-Executive Director
		The Chairman of the Nomination Committee, Dato' Dr. R. Thillainathan (r.thillainathan@genting.com) has been designated as the Senior Independent Non-Executive Director, as identified by the Board pursuant to Practice 4.7 of the Malaysian Code on Corporate Governance. The role of the senior independent director is set out in Practice 2.1 above.
		The Nomination Committee carries out its duties in accordance with its Terms of Reference which can be obtained from the Company's website at www.genting.com. The Nomination Committee met once during the financial year ended 31 December 2020 with all members in attendance.
		The main activities carried out by the Nomination Committee during the financial year ended 31 December 2020 are set out below:
		<ul> <li>(a) considered and reviewed the Board's succession plans, the present size, structure and composition of the Board and Board Committees as well as the required mix of skills, experience and competency required;</li> <li>(b) considered and reviewed the Senior Management's succession plans;</li> </ul>
		(c) considered and reviewed the trainings attended by the

Explanation for : departure	Directors in the discharge of abreast with industry develor.  (d) reviewed and recommend and performance of the members to determine whembers have carried out terms of reference; and  (e) assessed and recommended.	ning programmes required to aid the fitheir duties as Directors and to keep opments and trends; ed to the Board, the term of office Audit Committee and each of its nether the Audit Committee and its their duties in accordance with their dies and individual Directors, including
Large companies are re encouraged to complete th	•	s below. Non-large companies are
Measure :	N/A	
Timeframe :	N/A	N/A

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

# **Practice 5.1**

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

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

Application	: Applied
Explanation on application of the practice	: The process of assessing the Directors is an on-going responsibility of the Nomination Committee and the entire Board. The Board has put in place a formal evaluation process to annually assess the effectiveness of the Board as a whole and the Board Committees, as well as the contribution and performance of each individual Director (including the Independent Non-Executive Directors) and the Chief Executive.
	The criteria used, amongst others, for the annual assessment of individual Directors/Chief Executive include an assessment of their roles, duties, responsibilities, competency, expertise and contribution whereas for the Board and Board Committees, the criteria used include composition, structure, accountability, responsibilities, adequacy of information and processes.
	In line with Practice 5.1, the questionnaire on the annual assessment of individual directors has been revised to include an evaluation of their:-
	will and ability to critically challenge and ask the right questions; character and integrity in dealing with potential conflict of interest situations; commitment to serve the Company, due diligence and integrity; and confidence to stand up for a point of view.
	In respect of the assessment for the financial year ended 31 December 2020 which was internally facilitated, the Nomination Committee and the Board were satisfied that the Board and Board Committees have discharged their duties and responsibilities effectively and the contribution and performance of each individual Director, including the Chief Executive are satisfactory. The Board was also satisfied that the Board composition in terms of size, the balance between Executive, Non-Executive and Independent Directors and mix of skills was adequate. The Board is mindful of the gender diversity relating to

	women directors and has taken the initial step as disclosed in Practice 4.5.  The Board is cognisant of Practice 5.1 and at the appropriate time, periodically engages independent experts to facilitate the annual assessment.		
Explanation for :	N/A		
departure			
Large companies are re	gauired to complete the columns	s below. Non-large companies are	
•	ncouraged to complete the columns below.		
Measure :	N/A		
Timeframe :	N/A	N/A	

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

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

#### Practice 6.1

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

Application	: Applied
Explanation on application of the practice	: The Company has established a formal remuneration policy for the Executive Directors and senior management to align with the business strategy and long term objectives of the Company and its unlisted subsidiaries.
	The policies and procedures are periodically reviewed and made available on the Company's website at www.genting.com.
	The basis and factors taken into account in determining the remuneration of the Executive Directors and senior management include but not limited to the following:-
	financial performance of the Company and its unlisted subsidiaries; general economic situation; prevailing market practice; and individual performance of the Executive Directors and senior management and such other factors as may be determined by the Board from time to time.
	In making recommendations by the Remuneration Committee to the Board for the Executive Directors and approval by the Board for the employees including senior management, the financial performance of the Company and its unlisted subsidiaries tracked against the annual plan, information provided by independent consultants and appropriate survey data are taken into consideration.
	The Board, as a whole, determines the level of fees of Non-Executive Directors and Executive Directors. Directors' fees and other benefits in kind paid to the Directors for carrying their duties as Directors of the Company are approved at the Annual General Meeting by the shareholders of the Company.

	Directors do not participate remuneration packages.	in decisions regarding their own
Explanation for departure	N/A	
Large companies are re encouraged to complete t	•	s below. Non-large companies are
Measure :	N/A	
Timeframe	N/A	N/A

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

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

#### Practice 6.2

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

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

Application	:	Applied	
Explanation on application of the practice	:	The Remuneration Committee has been established since 2002 to serve as a Committee of the Board.	
		The present members of the Remuneration Committee comprise three independent non-executive directors as follows:-	
		Tan Sri Foong Cheng Yuen Chairman/Independent Non-Executive Director	
		Madam Koid Swee Lian Member/ Independent Non-Executive Director	
		Mr Eric Ooi Lip Aun Member/ Independent Non-Executive Director	
		The Remuneration Committee carries out its duties in accordance with its Terms of Reference which can be obtained from the Company's website at www.genting.com.	
		The Remuneration Committee is responsible for implementing the policies and procedures on the remuneration for Executive Directors and making recommendations to the Board on the remuneration packages of Executive Directors and members of the Board Committees whilst the Board is responsible for approving the policies and procedures which govern the remuneration of the employees including Executive Directors and senior management of the Company.	
		Due to the impact of the COVID-19 pandemic on the Group's operations, no recommendations to the Board were proposed relating	

	to the remuneration of Executive Directors of the Company. As such, no Remuneration Committee meeting was convened for the financial year ended 31 December 2020.	
Explanation for :	N/A	
departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :	N/A	
Timeframe :	N/A	N/A

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.

Explanation on application of the practice  : The details of the Directors' remuneration received in 2020 on a named basis are set out in Appendix A of this Corporate Governance Report.  In relation to the remuneration package paid to Tan Sri Lim Kok Thay, the Chairman and Chief Executive of the Company, it is more appropriate to look at the remuneration of Chairman and Chief Executive at the Company level rather than at the Group level which aggregated the consolidated remuneration paid by the listed subsidiaries. His remuneration for his executive positions held in other companies of the Group is determined by the respective Remuneration Committees and Boards of the companies where he is concurrently employed.  The Chairman and Chief Executive succeeded his late father, the founder of the Group, and was accorded the level of pay similar to his father's when he took over the role. Thereafter, the Chairman and Chief Executive was awarded annual increments/bonuses as an executive staff member.  As the Chief Executive, Tan Sri Lim Kok Thay is responsible for providing the vision and strategic direction of the Group and to formulate appropriate corporate strategies and develop the business. Further details of his role and responsibilities are set out in the section on Practice 1.3 of this Corporate Governance Report.	Application	: Applied
the Chairman and Chief Executive of the Company, it is more appropriate to look at the remuneration of Chairman and Chief Executive at the Company level rather than at the Group level which aggregated the consolidated remuneration paid by the listed subsidiaries. His remuneration for his executive positions held in other companies of the Group is determined by the respective Remuneration Committees and Boards of the companies where he is concurrently employed.  The Chairman and Chief Executive succeeded his late father, the founder of the Group, and was accorded the level of pay similar to his father's when he took over the role. Thereafter, the Chairman and Chief Executive was awarded annual increments/bonuses as an executive staff member.  As the Chief Executive, Tan Sri Lim Kok Thay is responsible for providing the vision and strategic direction of the Group and to formulate appropriate corporate strategies and develop the business. Further details of his role and responsibilities are set out in the section on Practice 1.3 of this Corporate Governance Report.	application of the	named basis are set out in Appendix A of this Corporate
founder of the Group, and was accorded the level of pay similar to his father's when he took over the role. Thereafter, the Chairman and Chief Executive was awarded annual increments/bonuses as an executive staff member.  As the Chief Executive, Tan Sri Lim Kok Thay is responsible for providing the vision and strategic direction of the Group and to formulate appropriate corporate strategies and develop the business. Further details of his role and responsibilities are set out in the section on Practice 1.3 of this Corporate Governance Report.		the Chairman and Chief Executive of the Company, it is more appropriate to look at the remuneration of Chairman and Chief Executive at the Company level rather than at the Group level which aggregated the consolidated remuneration paid by the listed subsidiaries. His remuneration for his executive positions held in other companies of the Group is determined by the respective Remuneration Committees and Boards of the companies where he is
providing the vision and strategic direction of the Group and to formulate appropriate corporate strategies and develop the business. Further details of his role and responsibilities are set out in the section on Practice 1.3 of this Corporate Governance Report.		founder of the Group, and was accorded the level of pay similar to his father's when he took over the role. Thereafter, the Chairman and Chief Executive was awarded annual increments/bonuses as an
		providing the vision and strategic direction of the Group and to formulate appropriate corporate strategies and develop the business. Further details of his role and responsibilities are set out in the
Explanation for : N/A departure	Explanation for departure	: N/A

encouraged to complete the columns below.

Measure	:	N/A	
Timeframe	:	N/A	

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	N/A
Explanation for : departure	The Board is of the view that to enable stakeholders to assess whether the remuneration of senior management commensurate with their individual performance as well as Company's performance, the application prescribed by Practice 7.2 to disclose on a named basis the top five senior management's remuneration in bands of RM50,000, as prescribed, is not the only approach. The Company has disclosed below the information from an alternative perspective which is intended to achieve a similar outcome.
Large companies are required encouraged to complete the co	to complete the columns below. Non-large companies are blumns below.
Measure :	The top five senior management (excluding Executive Directors) of the Company (including its directly held unlisted subsidiary responsible for the Group's businesses in the power, oil and gas and energy sector) are Ms Wong Yee Fun, Mr Ong Tiong Soon and Ms Goh Lee Sian (their designations are disclosed in the Annual Report 2020), Mr Harry Gu Huaiyu (Chief Operating Officer — Genting Energy Division) and Mr Chia Yu Chau (Executive Vice President — Oil & Gas). The aggregate remuneration of these executives received in 2020 was RM13.5 million representing 0.4% of the total employees' remuneration of the Group.

	management was a combin benefits in-kind and other em in a similar manner as other Company. This is based on toverall performance of to benchmarked against other company.	the aforesaid top five senior ation of annual salary, bonus, columents which are determined management employees of the heir individual performance, the che Company, inflation and ompanies operating in Malaysia. s been applied consistently from
Timeframe :	9 years	

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	N/A

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 Chairman of the Audit Comm Independent Non-Executive Direc	nittee is Dato' Dr. R. Thillainathan, an tor of the Company.
Explanation for departure	:	N/A	
Larae companies are	rec	quired to complete the columns	below. Non-large companies are
encouraged to complete		•	and the second second
Measure	:	N/A	
Timeframe	:	N/A	N/A

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	:	cooling-off period of at least tw partner could be appointed as a	e Audit Committee has included a vo years before a former key audit member of the Audit Committee to be audit of the financial statements.
Explanation for departure	:	N/A	
Large companies are encouraged to complete		•	s below. Non-large companies are
Measure	:	N/A	
Timeframe	:	N/A	N/A

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 Audit Committee is responsible for reviewing the audit and non-audit services provided by the external auditors. Non-audit services comprise mainly regulatory reviews and reporting, review of quarterly financial results, tax advisory and compliance services. The Audit Committee ensures that the independence and objectivity of the external auditors are not compromised in accordance with the assessment criteria set out in the "Group Policy on External Auditors' Independence". The terms of engagement for services provided by the external auditors are reviewed by management and approved in accordance with managements' authority limits. The purpose of and rationale for such services are tabled to the Audit Committee in the quarter in which the approval is given.  The external auditors are also required to provide confirmation to the Audit Committee that they are and have been independent throughout the conduct of the audit engagement in accordance with the terms of all relevant professional and regulatory requirements. The policies governing the circumstances under which contracts for the provision of non-audit services could be entered into and procedures that must be followed by the external auditors have been approved by the Board.  The Audit Committee was satisfied with the suitability and independence of the external auditors based on the quality and competency of services delivered, sufficiency of the firm and professional staff assigned to the annual audit as well as the non-audit services performed for the financial year ended 31 December 2020 and has recommended their re-appointment for the financial
	year ending 31 December 2021.
Explanation for departure	: N/A

Large companies encouraged to com		•	-	the	columns	below.	Non-large	companies	are
Measure	:	N/A							
Timeframe	:	N/A				N/A			

There is an effective and independent Audit Committee.

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

# Practice 8.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Adopted
Explanation on adoption of the practice	:	The Audit Committee of the Company consists of four members, who are all Independent Non-Executive Directors.

There is an effective and independent Audit Committee.

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

#### **Practice 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.

Explanation on application of the practice : The members of the Audit Committee of the Company comprised at least one member with the requisite accounting qualification based on the requirements of the MMLR of Bursa Securities. Members of the Audit Committee are financially literate as they continuously keep themselves abreast with the latest developments in the new accounting and auditing standards and the impact it may have on the Group through briefings by the management and the external auditors. During the financial year	Application	:	Applied
ended 31 December 2020, the Directors received regular briefings and updates on the Group's businesses, operations, risk management, internal controls, corporate governance, finance, sustainability reporting, anti-bribery and corruption and any new or changes to the relevant legislation, rules and regulations.  The Company maintains a policy for Directors to receive training at the Company's expense, in areas relevant to them in the discharge of their duties as Directors or Board Committee members, including Mandatory Accreditation Programme for new Directors.  The courses and training programmes attended by the Directors in 2020 are disclosed in Appendix B of this Corporate Governance Report.  The Board aims to ensure that the quarterly reports, annual financial statements as well as the annual review of operations in the annual report are presented in a manner which provides a balanced and comprehensive assessment of the Group's performance and prospects.	application of the	:	at least one member with the requisite accounting qualification based on the requirements of the MMLR of Bursa Securities. Members of the Audit Committee are financially literate as they continuously keep themselves abreast with the latest developments in the new accounting and auditing standards and the impact it may have on the Group through briefings by the management and the external auditors. During the financial year ended 31 December 2020, the Directors received regular briefings and updates on the Group's businesses, operations, risk management, internal controls, corporate governance, finance, sustainability reporting, anti-bribery and corruption and any new or changes to the relevant legislation, rules and regulations.  The Company maintains a policy for Directors to receive training at the Company's expense, in areas relevant to them in the discharge of their duties as Directors or Board Committee members, including Mandatory Accreditation Programme for new Directors.  The courses and training programmes attended by the Directors in 2020 are disclosed in Appendix B of this Corporate Governance Report.  The Board aims to ensure that the quarterly reports, annual financial statements as well as the annual review of operations in the annual report are presented in a manner which provides a balanced and

the responsibility to review the quarterly reports of the Group, focusing particularly on:

changes in or implementation of major accounting policies;

significant matters highlighted by management or the external auditors including financial reporting issues, significant judgements made by management, significant and unusual events or transactions, and how these matters are addressed; and

compliance with accounting standards and other legal or regulatory requirements.

The Directors are also required by the Companies Act 2016 ("Act") in Malaysia to prepare financial statements for each financial year which have been made out in accordance with the Malaysian Financial Reporting Standards, International Financial Reporting Standards and comply with the requirements of the Act so as to give a true and fair view of the financial position of the Group and of the Company at the end of the financial year and of the financial performance of the Group and of the Company for the financial year.

A statement by the Board of its responsibilities for preparing the financial statements is set out in the Audited Financial Statements for the financial year ended 31 December 2020 of the Company.

The Company through the Audit Committee, has an appropriate and transparent relationship with the external auditors. In the course of audit of the Group's financial statements, the external auditors would highlight to the Audit Committee and the Board, matters that require the Board's attention. Audit Committee meetings are attended by the external auditors for purposes of presenting their audit plan and report and for presenting their comments on the audited financial statements. At least twice a year, these meetings are held without the presence of the management of the Company to ensure that the external auditors can freely discuss and express their opinions on any matter to the Audit Committee, and the Audit Committee can be sufficiently assured that management has fully provided all relevant information and responded to all queries from the external auditors. In addition, the external auditors are invited to attend the Annual General Meeting of the Company and are required to be available to answer shareholders' questions on the conduct of the statutory audit and contents of their audit report.

departure	:	N/A	

Large companies ar		•	•	the	columns	below.	Non-large	companies	are
encouraged to comple	ete th	e columr	s below.						
Measure	:	N/A							
Timeframe	:	N/A							

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 is responsible for the Group's risk management framework and system of internal control and for reviewing their adequacy and integrity.  The Board affirms its overall responsibility for establishing an effective risk management and internal control framework which is in place and has been enhanced over the years.  The Board exercises its oversight of risk management and internal control through the Risk Management Committee. The Risk Management Committee met four times during the year and is supported by an adequately resourced risk management department.  Management is accountable to the Board for the risk management and internal control system and for the implementation of processes
		to identify, evaluate, monitor and report risks and controls. The Risk and Business Continuity Management Committee, which comprises senior management of the Company and is chaired by the President and Chief Operating Officer and Executive Director of the Company meets on a quarterly basis to ensure the continual effectiveness, adequacy and integrity of the risk management system. Key business risks and risks exceeding tolerance levels would be escalated to the Risk Management Committee and if necessary, to the Board for deliberation.  Key policies and frameworks, such as the Risk Management
		Framework, are reviewed by the Risk Management Committee before they are approved by the Board for application.
		For detailed information, please refer to the Statement on Risk Management and Internal Control in the Annual Report of the Company.
Explanation for departure	:	N/A

Large companies					-	the	columns	below.	Non-large	companies	are
encouraged to com	plete	e the	e colun	nns	below.						
Measure			N/A								
Timeframe		:	N/A								

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

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

#### Practice 9.2

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

Application	:	Applied
Explanation on application of the practice	:	The risk management and internal control framework of the Company are designed to manage rather than eliminate risks, and to provide reasonable but not absolute assurance against any material misstatement or loss.
		The Risk Management Framework of the Company is aligned with the principles and guidelines set out in ISO31000:2018 Risk Management Guidelines.
		During the year under review, the Risk Management Framework was updated to:
		<ul> <li>reflect the changes in the reporting line of the Risk Management function to the Board of Directors of the Company following the separation of the Company's Audit and Risk Management Committee into two separate committees namely, Audit Committee and Risk Management Committee on 31 December 2019; and</li> </ul>
		include a new risk category for Bribery and Corruption risk.
		These were reviewed and recommended by the Risk Management Committee and approved by the Board of Directors at its meeting held on 27 February 2020.
		Features of the risk management and internal control framework of the Company are set out in the Statement on Risk Management and Internal Control.
		<ul> <li>Amongst others, these include:</li> <li>Delegation of authority including authorisation limits at various levels of Management and those requiring the Board's approval are documented and designed to ensure accountability and responsibility.</li> </ul>

Internal procedures and policies are documented in manuals, which are reviewed and revised periodically to meet changing business and operational requirements as well as statutory reporting needs. Performance and cash flow reports are provided to Management and the Group Executive Committee to facilitate review and monitoring of financial performance and cash flow position. Business/operating units present their annual budgets, which include financial and operating targets, capital expenditure proposals and performance indicators for review by the Executive Committee and the Board. Risks are identified by each key business function or activity and the probability and impact of their occurrence are assessed. The level of residual risks is determined after identifying and evaluating the effectiveness of existing controls and mitigating measures. Where necessary, additional mitigating measures will be proposed to mitigate unacceptable risk exposures. The risk profiles are re-examined on a six monthly basis and Business/Operations Heads provide a confirmation that the review was carried out and that action plans are being monitored. On a quarterly basis, the Risk and Business Continuity Management Committee meet to review the status of risk reviews, the significant risks identified and the progress of implementation of action plans. The Risk Management Department facilitates the implementation of the risk management framework and processes with the respective business or operating units and reviews that risks that may impede the achievement of objectives are adequately identified, evaluated, managed and controlled. For detailed information, please refer to the Statement on Risk Management and Internal Control in the Annual Report of the Company. **Explanation for** N/A departure Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below. N/A Measure Timeframe N/A

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

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

# Practice 9.3 - Step Up

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

Application :	Adopted
Explanation on adoption of the practice	The Risk Management Committee of the Company assists the Board in carrying out, amongst others, the responsibility of overseeing the Company and its unlisted subsidiaries' risk management framework and policies.  The Risk Management Committee was previously combined with Audit Committee and renamed as Audit and Risk Management Committee ("ARMC") on 29 December 2017.  On 31 December 2019, the Board approved the separation of the ARMC into two committees, namely, Audit Committee and Risk Management Committee with the same composition of members.  The Risk Management Committee of the Company now serves as a committee of the Board to assist the Board in carrying out the responsibility of overseeing the Company and its unlisted subsidiaries' risk management framework and policies. The Terms of Reference of the Risk Management Committee can be obtained from the Company's website at www.genting.com.
Explanation on : adoption of the	The Risk Management Committee of the Company assists the Board in carrying out, amongst others, the responsibility of overseeing the Company and its unlisted subsidiaries' risk management framework and policies.  The Risk Management Committee was previously combined with Audit Committee and renamed as Audit and Risk Management Committee ("ARMC") on 29 December 2017.  On 31 December 2019, the Board approved the separation of the ARMC into two committees, namely, Audit Committee and Risk Management Committee with the same composition of members.  The Risk Management Committee of the Company now serves as a committee of the Board to assist the Board in carrying out the responsibility of overseeing the Company and its unlisted subsidiaries' risk management framework and policies. The Terms of Reference of the Risk Management Committee can be obtained from the Company's

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	: To assist the Board in maintaining a sound system of internal control for the purposes of safeguarding shareholders' investment and the Group's assets, the Group has in place, an adequately resourced internal audit department.
	The head of internal audit reports functionally to the Audit Committee and administratively to the senior management of the Company. He and other internal audit personnel are independent from the operational activities of the Company.
	The Internal Audit has an Audit Charter approved by the Chairman and Chief Executive of the Company and the Chairman of the Audit Committee which defines the mission & objectives, roles & responsibilities, independence, authority, audit standards & code of ethics, audit scope & methodology and audit reporting.
	The head of internal audit has 31 years of internal and external audit experiences and he is assisted by internal audit personnel comprising degree holders and professionals from related disciplines with an average of 11.1 years of working experience per personnel.
	During the financial year, the scope of works and the related budget as included in the internal audit plan were reviewed and approved by the Audit Committee. The internal audit plan was prepared based on a risk based approach with the consideration of 4 factors, namely materiality of transactions and balances, management concerns (including company risk profiles), regulatory requirements and audit evaluation. The internal audit scope extends to cover major operating areas of the Company and its unlisted subsidiaries which include financial, accounting, information systems, operational and support services and administrative activities.
	During the financial year, at each quarter, the Audit Committee reviewed the works conducted by internal audit, which included the status of audits completed compared to approved audit plan, key findings arising from audits and status of audit issue rectification.

	During the financial year, there was no undue limitation experienced by the internal auditors on the authority to access to records, assets and personnel of the Company in the performance of audits.  For the financial year, there was no new appointment of head of internal audit and the Company has no history of removal of head of internal audit. The appointment of the head of internal audit in year 2010 was conducted by senior management in consultation with the Audit Committee members.  For the financial year, internal audit personnel had attended training and sharing sessions, which covered technical skills, industry based know-how and soft skills to continually improve their competency in accomplishing their tasks efficiently and effectively.		
Explanation for : departure	N/A		
Large companies are re encouraged to complete th	•	s below. Non-large companies are	
Measure :	N/A		
Timeframe :	N/A	N/A	

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 head of internal audit and other internal audit personnel are independent from the operational activities of the Company and they do not hold management authority and responsibility over the operations that internal audit covers in its scope of works.
		For year 2020, the average number of internal audit personnel was 26, who undertook the internal auditing of the operations of Genting Berhad and Genting Malaysia Berhad and their unlisted subsidiary companies. These internal audit personnel comprise degree holders and professionals from related disciplines with an average of 11.1 years of working experience per personnel.
		Mr Teoh Boon Keong is the head of internal audit. He is a member of the Malaysian Institute of Certified Public Accountants and a Chartered Accountant of the Malaysian Institute of Accountants. He joined the Company in July 2009 as Vice President of Internal Audit and subsequently took over as Head of Internal Audit in April 2010. Mr Teoh started his career as an external auditor in one of the large public accounting firms and moved on to internal audit profession in public listed companies since then. Mr Teoh has in total 31 years of internal and external audit experiences.
		The internal audit team carries out its work according to the code of ethics and standards set by professional bodies, primarily consistent with the International Professional Practices Framework issued by the Institute of Internal Auditors and where applicable, reference is made to the standards and statements issued by the international accounting and auditing organisations.

Explanation for departure	:	N/A	
Large companies are encouraged to complete		•	s below. Non-large companies are
Measure	:	N/A	
Timeframe	:	N/A	N/A

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

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

#### Practice 11.1

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

Application :	Applied		
Explanation on application of the practice	The Group acknowledges the importance of timely and equal dissemination of material information to the shareholders, investors and public at large. The Company holds quarterly briefings for investment analysts after each quarter's financial results announcement and separate briefings for fund managers and institutional investors upon request.  The Group maintains a corporate website at www.genting.com which provides information relating to annual reports, press releases,		
	Board Charter, Constitution of the Audit Committee, Risk Manage Committee, Nomination Committees other relevant and related Corporate Governance are made at The Group also participates in invand periodically organises briefin	ts and investor presentations. The ne Company, Terms of References of gement Committee, Remuneration tee and Sustainability Report as well documents or reports relating to available on the aforesaid website.  Testor forums held locally and abroadings and meetings with analysts and a better understanding of the	
Explanation for : departure	N/A		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure :	N/A		
Timeframe :	N/A	N/A	

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	N/A		
Explanation for departure	The Company would review the need to adopt the integrated reporting based on a globally recognised framework at the appropriate time.		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	The Company will start preparing for the adoption of the integrated reporting based on a globally recognised framework.		
Timeframe	3 years		

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	: Departure
Explanation on application of the practice	: N/A
Explanation for departure	The Company was unable to serve the Notice of Annual General Meeting ("AGM") to the shareholders of the Company at least 28 days prior to the meeting for the financial year 2020 due to lockdown imposed by the Malaysian government to prevent the spread of COVID-19. The uncertain situation coupled with the frequent changes made by the Securities Commission Malaysia on the guidance for holding of annual general meeting made it very difficult for the Company to organise its AGM.
Large companies are encouraged to complete	required to complete the columns below. Non-large companies are the columns below.
Measure	With the availability of technology to facilitate fully virtual annual general meetings by third party service providers, the Company would be able to plan ahead to meet the required 28 days' notice for convening the AGM in year 2021.
Timeframe	: 1 year

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

# Practice 12.2

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

Application	Applied		
Explanation on application of the practice	The Annual General Meeting remains the principal forum for dialogue with shareholders. Shareholders are encouraged to participate in the proceedings and ask questions about the resolutions being proposed and the operations of the Group.  The Board has identified Dato' Dr. R. Thillainathan (r.thillainathan@genting.com) to whom concerns may be conveyed.  The date of the Annual General Meeting of the Company is scheduled at the beginning of the calendar year to ensure that all the Directors are present to provide meaningful responses to questions addressed to them. All the Directors attended the Fifty-Second Annual General Meeting held fully virtual via electronic means at the Broadcast Venue, 14th Floor, Wisma Genting, Jalan Sultan Ismail, 50250 Kuala Lumpur on 22 June 2020 ("52nd AGM") with the presence of the Chairman, certain Directors, External Auditors, Company Secretary, Independent		
	Scrutineer and Senior Manage	ement at the Broadcast Venue.	
Explanation for departure	N/A		
Large companies are reencouraged to complete	•	mns below. Non-large companies are	
Measure	N/A		
Timeframe	N/A	N/A	

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

# Practice 12.3

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

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

Application :	Applied		
Explanation on : application of the practice	The 52nd AGM of the Company held on 22 June 2020 was conducted fully virtual through live streaming and online remote voting from the Broadcast Venue using the Remote Participation and Voting Facilities ("RPV").  Tricor Investor & Issuing House Services Sdn Bhd was appointed as the Poll Administrator for the 52nd AGM to facilitate the RPV via its TIIH Online website at https://tiih.online.		
Explanation for : departure	N/A		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure :	N/A		
Timeframe :	N/A		

# SECTION B - DISCLOSURES ON CORPORATE GOVERNANCE PRACTICES PURSUANT TO 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.

N/A			
IN/A			

This Corporate Governance Report is made in accordance with a resolution of the Board of Directors dated 25 February 2021.

APPENDIX A

DISCLOSURE ON DIRECTORS' REMUNERATION RECEIVED IN 2020

#### Amounts in RM Million

		xecutive Directors	<b></b>	<b>←</b>	—— Non-Ex	<b></b>		
Group	Tan Sri Lim Kok Thay	Mr Lim Keong Hui	Mr Tan Kong Han#	Tan Sri Foong Cheng Yuen	Dato' Dr. R. Thillainathan	Madam Koid Swee Lian	Datuk Manharlal A/L Ratilal	Mr Eric Ooi Lip Aun
Fees	0.57	0.37	0.10	0.132	0.132	0.132	0.111	0.111
Meeting Allowance for Board Committees' Attendance	-	-	-	0.003	0.055	0.034	0.037	0.034
Salaries and bonuses	74.81	14.24	5.08	-	-	-	-	-
Defined contribution plan	11.56	1.72	0.60	-	-	-	-	-
Other short term employee benefits	51.34	-	-	-	-	-	-	_
Share-based payments	11.06	1.60	-	-	-	-	-	-
Estimated monetary value of benefits-in-kind	2.00	0.01	0.05	-	0.004	-	0.001	0.001

# Amounts in RM Million

	_	Executive  − Directors → ←			—— Non-Ex	<b></b>		
Company	Tan Sri Lim Kok Thay	Mr Lim Keong Hui	Mr Tan Kong Han#	Tan Sri Foong Cheng Yuen	Dato' Dr. R. Thillainathan	Madam Koid Swee Lian	Datuk Manharlal A/L Ratilal	Mr Eric Ooi Lip Aun
Fees	0.20	0.13	-	0.132	0.132	0.132	0.111	0.111
Meeting Allowance for Board Committees' Attendance	-	-	-	0.003	0.055	0.034	0.037	0.034
Salaries and bonuses	29.89	6.62	3.82	-	-	-	-	-
Defined contribution plan	5.68	0.79	0.46	-	-	-	-	-
Estimated monetary value of benefits-in-kind	0.03	-	0.03	-	0.004	-	0.001	0.001

<sup>#</sup> Appointed on 1 January 2020

# APPENDIX B

The following are the courses and training programmes attended by the Directors in 2020:

	NAMES OF DIRECTORS							
COURSES	Tan Sri Lim Kok Thay	Tan Sri Foong Cheng Yuen	Mr Lim Keong Hui	Mr Tan Kong Han	Dato' Dr. R. Thillainathan	Madam Koid Swee Lian	Datuk Manharlal A/L Ratilal	Mr Eric Ooi Lip Aun
"Promoting Technical and Engineering Education for Development: India's Experience with the Indian Institute of Technology" by Prof Anandakrishnan Muniratha of IIT (Kanpur) organised by Faculty of Economics & Administration (FEA), University Malaya.					J			
GLC Reform Agenda organised by Institute for Democracy and Economic Affairs.					V			
Launch of the World Development Report 2020: Trading for Development in the Age of Global Value Chain organised by World Bank Malaysia						J		
Malaysian Construction Law and Dispute Resolution Landscape - Are They Working? organised by Legal Plus Sdn Bhd.		J						
Talk on Trends & Developments in Islamic Finance by Encik Nik Shahrizal Sulaiman of PricewaterhouseCoopers organised by Legal Plus Sdn Bhd.					J			
Briefing on New Era of Corporate Liability under Malaysian Anti Bribery laws by Chew Kherk Ying of Wong & Partners organised by Genting Group.	J	J		J	J	J	J	J
Malaysian Politics & Outlook by Dr Bridget Welsh organised by Institute for Democracy and Economic Affairs.					V			
UBS Fixed Income Focus - Investing amid Covid-19.  New Trends in the Development of Digital Economy by Peng Wensheng, Chief Economist of Everbright Securities.			J					
UBS CIO Live: US & Europe Focus: Investing amid Covid-19			J					
UBS CIO Livestream - Asset class deeper dive Gartner Panel Discussion: Remote Work During Covid-19 & Beyond			J					
UBS regarding Beyond the pandemic peak: Investing amid Covid-19			J					
Tsinghua: Roadmap for Covid-19 Vaccine Development-Discovery, Regulatory & Clinic Trials. UBS: Beyond the Covid-19 Peak.			J					
UBS, CIO Live: Healthcare focus: Investing amid Covid-19			J					
Covid-19 - Impact on financial reporting by PricewaterhouseCoopers Malaysia.								<b>√</b>
Deutsche Bank Securities Services Conference: Malaysia Capital Market Update. Session featured Datuk Syed Zaid Albar, Chairman of the Securities Commission Malaysia organized by Deutsche Bank, Singapore.						<b>√</b>		
4th Distinguished Board Leadership Webinar: "Risks: A Fresh Look from the Board's Perspective" by speaker Sir Howard Davies, ex-Regulatory and current Chairman of the Royal Bank of Scotland organised by Financial Institutions Directors' Education (FIDE) Forum.						J		
Webinar: Digital Financial Institutions Series: Managing Virtual Banking and Insurance Businesses by Mr Deniz Guven and Mr Micheal Chan organised by Financial Institutions Directors' Education (FIDE) Forum.						V		

# **APPENDIX B**

The following are the courses and training programmes attended by the Directors in 2020: (cont'd)

	NAMES OF DIRECTORS							
COURSES	Tan Sri Lim Kok Thay	Tan Sri Foong Cheng Yuen	Mr Lim Keong Hui	Mr Tan Kong Han	Dato' Dr. R. Thillainathan	Madam Koid Swee Lian	Datuk Manharlal A/L Ratilal	Mr Eric Ooi Lip Aun
FIDE Banking on Governance, Insuring Sustainability presented by Professor Mak Yuen Teen and Mr Richard Tan organised by Financial Institutions Directors' Education (FIDE) Forum.	, ,					J		
Webinar on "The Open Banking Opportunity for Public Bank" by Ms Ng Zhe Ying of Forrester organised by Public Bank Berhad.					V			
Webinar: Digital Financial Institutions Series: Fidor's Experience by Mr Matthew Nicholls organised by Financial Institutions Directors' Education (FIDE) Forum.						<b>√</b>		
Special Online PowerTalk by Ms Diana David, Dr Tan Chong Koay and Mr Lennard Yong organised by the Institute of Corporate Directors Malaysia.						J		
Intercultural Communication in Global Business Settings under the Framework of BRI.			J					
Talk on "Anti-Money Laundering/Counter Financing of Terrorism (AML/CFT) & Targeted Financial Sanctions (TFS): Compliance - A Need To Protect Business" by Mr Vijayraj R Kanniah of Vision Business Solutions organised by Public Bank Berhad.					J			
Creador 2020 Investor Conference organised by Creador.					J			
IDEAS KL: Roundtable 2020, "New Impetus for growth: What are Malaysia's options for recovery post Covid-19?" organised by Institute for Democracy and Economic Affairs.					<b>V</b>			
"Fintech in Islamic Capital Markets: The Malaysian Context" with Public Investment Bank Berhad Shariah Advisor, Dr Aznan bin Hasan organised by Public Investment Bank Berhad.					J.			
Interest rates, Exchange rates and RMB Internationalization after Covid-19			J					
World & China post-pandemic: The Trend of Economy, Finance and Technology.			V					
How to be an Effective NED in a Disruptive World by speaker Jo Haigh, CEO & Founder of fds Director Services, United Kingdom organised by Institute of Corporate Directors Malaysia.								J
AMLA 2001: Risks, Challenges, Governance & Transparency in Managing Business & Compliance by Mr Vijayaraj R Kanniah organised by Hong Leong Financial Group Berhad.						V		
Briefing on Revised Annual Compliance Review Checklists For 2020 organised by Federation of Investment Managers Malaysia.						V		
Green Growth at The Cooler Earth Sustainability Summit, organised by the Securities Commission Malaysia.								
Building on the Past for the Future:  - Built Heritage: A model of Sustainability by Aufa Abd Rahman, Programme Manager, Conservation and Adaptive Reuse, Think City  - Old Buildings, New Lives by Sazlin Sabri, Manager, Conservation and Adaptive Reuse, Think City  - Building a New Tomorrow by Dr Tan Loke Mun, Founding Director, ArchiCentre Sdn Bhd						J		
- Moderated by Duncan Cave, Programme Manager, Think City.								

# APPENDIX B

The following are the courses and training programmes attended by the Directors in 2020: (cont'd)

	NAMES OF DIRECTORS							
COURSES	Tan Sri Lim Kok Thay	Tan Sri Foong Cheng Yuen	Mr Lim Keong Hui	Mr Tan Kong Han	Dato' Dr. R. Thillainathan	Madam Koid Swee Lian	Datuk Manharlal A/L Ratilal	Mr Eric Ooi Lip Aun
SCxSC Fintech Conference 2020, organised by the Securities Commission: - Synergistic Collaborations by the Securities Commission - Navigating the "New Normal" - Beyond Reality in Finance - Investment Behaviour in Turbulent Times - Modernising the Financial Infrastructure - Crypto Conundrum in Islamic Finance - The Role of Fintech in Responsible Fundraising & Investing.  Hospitality Law Covid -19 Aftermath: Legal issues affecting the hotel industry organised by Legal		V				J		
Plus Sdn Bhd.  Malaysia's Domestic Bond Market: A Success Story organised by the World Bank.							J	
China's Economic Growth and Great Bay Area Opportunities			V					
US-China Trade Disputes and the New World Order The History of China's Capital Market Legal Issues in Cross-border M&A			J					
World Economy in the Era of Pandemics Series 13: Establishing an empowered Audit Committee by Institute of Enterprise Risk Practitioners.			J					J
Series 14: Audit Committee's guide to COSO 2013 and Internal Controls by Institute of Enterprise Risk Practitioners.						J		
6th Distinguished Board Leadership Webinar Green Fintech: Ping An's Use of Technology to Support Green Finance Objectives by Ms Tan Bin Ru organised by Financial Institutions Directors Education (FIDE) Forum.						V		
Covid-19 Act 2020 organised by Legal Plus Sdn Bhd. Series 15: Directors guide to Governance, Risk and Compliance by Institute of Enterprise Risk Practitioners.		J				J		J
Series 16: Governance and ERM, including MCCG 2017 Considerations by Institute of Enterprise Risk Practitioners.							J	
The Uncertain State of the World Economy by Prof Antonio Fatas of INSEAD					<b>V</b>			
Regulatory Affairs Workshop organised by British American Tobacco Malaysia. ESG Trends & Regulatory Developments by The Iclif								V
Leadership and Governance Centre  The 2021 Budget Seminar and Anti-Bribery and Anti-Money Laundering Briefing by Deloitte Tax Services Sdn Bhd organised by Genting Group.			J	J	J	J	J	√