CORPORATE GOVERNANCE REPORT

STOCK CODE : 7668

COMPANY NAME: BESHOM HOLDINGS BERHAD

FINANCIAL YEAR : April 30, 2025

OUTLINE:

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application	:	Applied
Explanation on application of the practice	:	The Board is collectively responsible for the proper stewardship of the Group's business in achieving the objectives and long-term goals of the Company. The functions, roles and responsibilities of the Board are set out in the Board Charter.
		To ensure the effective discharge of its functions and responsibilities, the Board delegates powers of the Board to the Board Committees, namely the Audit Committee, Nominating Committee, Remuneration Committee, Risk Management Committee, Sustainability Steering Committee and ESOS Committee to oversee the Group's affairs in accordance with their respective Terms of Reference. All proceedings, matters arising, deliberations in terms of the issues discussed, and recommendations made by the Board Committees at their respective meetings are recorded in the minutes by the Company Secretaries, confirmed by the Board Committees, signed by the Chairman of the respective Committees, and reported to the Board. Upon invitation, Management representatives are present at the Board Committees' meetings to provide additional insight on matters to be discussed during the said Committee meetings, if required.
		 The Board, assisted by the respective Board Committees, is responsible for, among others, the following: Reviewing and adopting a strategic plan for the Group, taking into account the sustainability of the business of the Group with attention given to the environmental, economic and social aspects of the operations; Overseeing and evaluating the conduct of the Group's businesses, review of business plans and approval of annual budget; Identifying principal risks and ensuring the implementation of appropriate systems to manage these risks; Establishing a succession plan for senior management; Overseeing the development and implementation of Investor Relation's policy;

- Reviewing the adequacy and integrity of the management information and internal controls system of the Group;
- Promoting good corporate governance culture within the Group which reinforces ethical, prudent and professional behaviour including setting the anti-bribery stance and managing corruption risks of the Group;
- Formulating corporate policies and strategies;
- Approving key matters such as quarterly financial results, audited financial statements as well as major investments and divestments, major acquisitions and disposals and major capital expenditure;
- Assessing on an annual basis the effectiveness of the Board, Board Committees, individual Directors and Senior Management;
- Reviewing the terms of office and performance of the Board Committees and each of its members in accordance with their respective terms of office;
- Ensuring that all its directors are able to understand financial statements and form a view on information presented.

Board Activities in the Financial Year Ended 30 April 2025 and Future Priorities

The following is a summary of key matters addressed by the Board either directly or via its respective Board Committees in FY2025 and up to the date of this Report: -

competition on the Group's business performance, and reviewed strategies to manage risks while exploring opportunities across the business divisions. Governance and Reviewed the composition and skills of the Financial Board and Board Committees as well as the Reporting performance and effectiveness of the Board, Board Committees and individual Directors through the annual assessments exercise, which encompassed the Directors' fit & proper policy, diversity policy and tenure of Independent Directors policy. Noted and approved the changes in the composition of the Board. Reviewed and approved the reconstitution of the Audit Committee (AC), Risk Management Committee (RMC), Remuneration Committee (RC), Nominating Committee (NC) and Sustainability Steering Committee (SSC) and to fill the casual vacancy of AC within three (3) months. Reviewed the Register of Related Party/ Recurrent Related Party Transactions, Conflict of Interest/ Potential Conflict of Interest situations and shares purchased pursuant to the share-buy-back mandate. Reviewed and approved the annual report, quarterly results and audited financial statements. Reviewed the solvency position of the Company and approved dividend payments. Received regular updates, such as emerging changes to regulations, Bursa Main Market Listing Requirements, and updates/ guidance from the relevant authorities. Risk Reviewed principal business risks and Management ensured the implementation of mitigating and Internal measures and internal controls. Control Assessed the effectiveness of internal controls in respect of the Anti-Bribery Framework and to determine areas for improvement. Reviewed internal audit findings and Management responses. Reviewed and approved the Statement on Risk Management and Internal Control for inclusion in the Annual Report. Reviewed the report of the External Auditors.

	Looking ahead to Financial Year Ending 30 April 2026: -
	In the current financial year, the Board will: -
	 Focus on strategies to ensure that the Group's business remains resilient and sustainable over the medium to long term. The strategic plan of the Group includes strategies on economic, environmental and social considerations that underpin sustainability; Drive a culture that prioritises compliance, internal control, risk management practices and sustainability governance to build a strong and resilient organisation; Review, discuss and evaluate strategic project proposals of the Group; and Together with Management, continue to assess and manage the impact of ongoing market weaknesses, uncertainties arising from global developments, trade tensions, geopolitical conflicts and any emerging challenges that may impact the Group.
	Succession Planning
	The Board recognises that succession planning is an ongoing process designed to ensure that the Group identifies and develops a talent pool of personnel through mentoring, training and job rotation for high level management positions that become vacant due to retirement, resignation, death or disability and new business opportunities. The Board Charter and the Terms of Reference of the Board Committees are available on the Company's website at www.beshom.com under the Investor Relations section.
Explanation for : departure	
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.2

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

Application	:	Applied
Explanation on application of the practice	:	Mr. Ng Chek Yong is the Chairman of the Company who is responsible for ensuring the smooth and effective functioning of the Board. The Chairman's role would among others, include providing leadership to the Board, focus on governance and compliance, and is primarily responsible for the orderly conduct and function of the Board, particularly at the respective Board meeting(s) to ensure that contributions by the Directors are forthcoming on matters being deliberated and no Board members dominate the discussion. The Chairman's responsibilities, include among others, the following: - i. Presiding over Board meetings and directing Board discussions to effectively address critical issues faced by the Company; ii. Promoting constructive and respectful relationships between the Board members and between the Board and Management; iii. Facilitate active discussion and participation by all Directors; iv. Ensuring effective communication with shareholders and relevant stakeholders as well as to chair Shareholders' meetings; v. Ensure that sufficient time is allocated to discuss all relevant issues at Board meetings; and vi. Ensuring effective communication with shareholders and relevant stakeholders.
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

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

Application	Applied		
Explanation on application of the practice	The Chairmanship is held by Mr. Ng Chek Yong and the Group CEO role is assumed by Mr. Tan Keng Kang, the Group Managing Director. There is also a clear distinction of responsibilities between the Chairman and the Group Managing Director to maintain a balance of authority and accountability. The Chairman provides overall leadership to the Board and is primarily responsible for the orderly conduct and function of the Board to ensure that contributions by Directors are forthcoming on matters being deliberated and that no Board member dominates the discussion. The Group Managing Director is the CEO of the Group. He is principally responsible for implementing and executing corporate strategies, policies and decisions adopted by the Board and overseeing the overall business operations.		
Explanation for departure			
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.4

The Chairman of the board should not be a member of the Audit Committee, Nomination Committee or Remuneration Committee

-		an is not a member of any of these specified committees, but the board ticipate in any or all of these committees' meetings, by way of invitation,
then the status of this	s prac	tice should be a 'Departure'.
Application	:	Applied
Explanation on application of the practice	:	The Chairman, Mr. Ng Chek Yong is not a member of the Audit Committee, Nominating Committee and Remuneration Committee.
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.5

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 Secretaries are members of the Malaysian Institute of Chartered Secretaries and Administrators (MAICSA). They are competent in carrying out their work and play supporting and advisory roles to the Board. They ensure adherence and compliance to the procedures and regulatory requirements from time to time. They also ensure that meetings are properly convened and deliberations at meetings are accurately captured and minuted.	
	In addition, the Board is also briefed and updated on the latest amendment on the relevant regulatory requirements from time to time at Board meetings by the Company Secretaries.	
Explanation for		
departure		
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.6

Directors receive meeting materials, which are complete and accurate within a reasonable period prior to the meeting. Upon conclusion of the meeting, the minutes are circulated in a timely manner.

Application :	Applied
Explanation on application of the practice Explanation for :	The Board is provided with the meeting schedule at the start of each calendar year to enable the Directors to plan ahead and allocate time to attend the respective meetings. Notice of meetings set out the agenda and accompanied by the relevant meeting materials are given to the Directors in advance within a reasonable period to enable the Directors to review, seek additional information or clarification of the subject matters to be deliberated at the Board and Board Committees meetings. The Chairman of the respective Board Committees is allocated time under a separate agenda at each Board Meeting to brief the Board on salient matters deliberated at their Committee meetings and where necessary, recommend appropriate actions for the Board's consideration. The deliberations at each meeting are accurately captured, minuted and tabled to the subsequent Board Committees and Board meetings for confirmation. Follow-up matters at the Board and Board Committees meetings are presented at the following meetings to ensure appropriate actions are duly acted upon. The Board has unrestricted access to all staff for any information pertaining to the Group's affairs. In addition, the Board has access to the advice and services of the Company Secretaries who are responsible in ensuring that Board meeting procedures are followed and applicable rules and regulations are being complied with. The Board may also seek independent professional advice at the expense of the Company as they deem necessary in furtherance of their duties. Any Director who wishes to seek independent professional advice at the expense of the Company as they deem necessary in furtherance of their duties. Any Director who wishes to seek independent professional advice at the expense of the Company as they deem necessary in furtherance of their duties. Any Director who wishes to seek independent professional advice in the course of discharging his/her duties may raise the request during Board meetings or convey the request through the Senior Management or the
departure	

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

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

Practice 2.1

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

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

Application	:	Applied
Explanation on application of the practice	:	To enhance accountability, the Board Charter which clearly sets out the roles, functions, composition, operation and processes of the Board was developed and replaced with the Directors' Handbook, which was established in 2010.
		The Board Charter spells out the governance structure, authority and reserved matters for the Board whilst that for the respective Board Committees are spelt out in their respective terms of reference which are available on the Company's website at www.beshom.com under the Investor Relations section. The Board Charter and the Terms of Reference of the relevant Board Committees were updated and enhanced in August 2023 among others, to include the amendments pursuant to the Main Market Listing Requirements ("MMLR") on conflict of interest ("COI") and other amendments. The scope of the Audit Committee's review of COI situations expands to include those that arose, may arise or persist and the measures taken to resolve, eliminate, or mitigate the COI.
		The Board Charter will be periodically reviewed and updated to consider the needs of the Company as well as new rules, regulations and laws that may impact the discharge of the Board's duties and responsibilities.
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The board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

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

Practice 3.1

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 Board is committed to maintain a corporate culture which engenders ethical conduct. The Directors observe the Company Directors' Code of Ethics established by the Companies Commission of Malaysia ("CCM") which can be viewed from CCM's website at www.bcshom.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. The Board is also guided by the new Guidelines on Conduct of Directors of Listed Issuers and Their Subsidiaries ("Guidelines") issued by the Securities Commission ("SC") on 30 July 2020 and the revised Guidelines dated 12 April 2021 ("revised Guidelines") in discharging their fiduciary duties. The Guidelines set out guidance on the duties and responsibilities of boards in the company's group structures and requirements for establishing a group-wide framework to enable, among others, oversight of the group performance and the implementation of corporate governance policies. The revised Guidelines serve as a guide for BESHOM and its subsidiaries and their directors in establishing a group governance framework. It highlights salient features of the group governance framework such as setting the tone for leadership, alignment of strategies and establishing policies and procedures of the group. The Guidelines are available at the SC's website at www.sc.com.my . The Group has also established an internal policy which is formalised through the Company's Code of Ethics and Business Conduct ("Business Code"). The employees of the Group are required to adhere to the principles and practices outlined in the Business Code in performing their duties and responsibilities. The areas covered include the following: -

	Whistle-Blowing Policy	Anti-Bribery & Anti-Corruption
	Related Party Transactions,	Health & Safety and Environment
	Recurrent Related Party	
	Transactions, Conflict of Interest	Durchasing 9 Financial Code of
	Company Property and Intellectual Property	Purchasing & Financial Code of Ethics
	Dealing with Company shares /	Gift & Entertainment
	Insider Trading	
	Anti-Bribery & Anti-Corruption BESHOM Group has a zero-toleral Group takes the upholding of its an business seriously. It expects the sal and external to the Group's business dealings and transactions	able on our internal portal which is oyees. nce approach to bribery. BESHOM ti-bribery stance across the Group's me from stakeholders, both internal esses, extending to all the Group's in all countries in which it operates. es must adhere to BESHOM Group's
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The board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

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

Practice 3.2

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

Application	: Applied
Explanation on	: The Company has adopted a Whistle-Blowing Policy which is
application of the	disseminated to employees on the Company's internal portal. The
practice	Whistle-Blowing Policy which states the appropriate communication
	and feedback channels to facilitate whistleblowing can also be accessed
	at the Company's website at www.beshom.com .
	A whistle-blower may make the Disclosure either in writing (including
	email) or orally to the first contact point or prescribed persons as stated
	in the Whistle-Blowing Policy.
	The Whistle-Blowing Policy is reviewed by the Company periodically or
	at least once in three years.
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.1

The board together with management takes responsibility for the governance of sustainability in the company including setting the company's sustainability strategies, priorities and targets.

The board takes into account sustainability considerations when exercising its duties including among others the development and implementation of company strategies, business plans, major plans of action and risk management.

Strategic management of material sustainability matters should be driven by senior management.

Application	:	Applied
Explanation on application of the practice	:	BESHOM has in place a Sustainability Governance Framework to guide and manage sustainability-related matters as part of its existing corporate governance structure. The sustainability strategies emphasized the 5 key Sustainability Focus Areas, namely "Economy, Governance, People, Product and Planet" under the sustainability pillars "Environment, Social, and Governance". The Board of BESHOM is ultimately responsible to ensure that
		sustainability is incorporated in the strategic directions of the Group, including approving and overseeing the implementation of the Group's Sustainability Strategy and Policy.
		The Board is supported by the Sustainability Steering Committee (SSC), which is chaired by the Group Managing Director. Members of the SSC comprise the Group Executive Director cum Group CFO and the Chairman of the Company. The role of the SSC includes developing sustainability strategies, goals, and performance indicators and recommending them for the Board's approval. The SSC also reviews the Group's stakeholder management process and overall management of sustainability matters carried out by the Sustainability Management Committee and the Sustainability Task Force.
		We remain committed to building a sustainable business that delivers long-term value to our stakeholders. We will continue to manage the Group's businesses with care consideration of the environmental, social, economic and governance factors, in paving the way towards a more sustainable future.
Explanation for departure	:	

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

Practice 4.2

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

Application :	Applied
Explanation on application of the practice	The annual Sustainability Summary Report and also the Sustainability Statement 2025 are both available on our corporate website at www.beshom.com . The Group is committed to forming a sustainable, mutually beneficial relationships with its stakeholders to achieve sustainable value creation and preservation for all. As the interest and needs of each stakeholder vary, we adopt a process to assess and facilitate effective and efficient stakeholder engagement. Amongst others, the assessment considers the nature of their relationships with our business and how these relationships impact BESHOM and our stakeholders, and vice versa. During the FY2025, we continued our engagement with suppliers and business associates through a Sustainability Survey to better understand the possible sustainability issues related to our group's supply chain and have better knowledge of how suppliers addressed the issues on social, environmental and the governance aspects. The Group's businesses offer many products which are sourced from various suppliers who are subject to our diligent selection and assessment process. In the past years, we have been engaging suppliers to understand their sustainability policies and practices, and we will continue to incorporate sustainability considerations in our supply chain. When sourcing new products, we work together with suppliers to consider more sustainable packaging options. The Group has adopted a Responsible Sourcing Policy that formalises the Group's stance and commitment to upholding ethical and sustainable practices across the supply chain. This Policy sets our expectations toward our suppliers and vendors related to compliance with applicable labour laws and regulations, environmental management and pollution prevention, the provisions of a safe and healthy workplace, as well as adherence to high standards of business ethics.
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.3

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

Application	:	Applied	
Explanation on application of the practice		For FY2025, key activities undertaken by the Board in relation to the Group's management of sustainability matters include the following: • reviewed and approved the Group's materiality assessment review performed by the Sustainability Steering Committee ("SSC"); • reviewed matters highlighted by the SSC in relation to the Group's stakeholder engagement activities; • reviewed the Group's corporate governance processes to enhance alignment with sustainability-related accountability and performance evaluation; • reviewed the sustainability strategy, targets, and Sustainability Policy with reference to the Group's Mission and Vision and relevant business strategies; • reviewed the performance of the Group's Materiality Sustainability Matters and their inclusion in BESHOM's Sustainability Statement FY2025; • reviewed the performance evaluation and remuneration of Senior Management in addressing the Group's sustainability performance; • reviewed and approved the sustainability KPIs for FY2026 proposed by SSC; and • overseen the Group's strategies and initiatives to address climate change. The Board and SSC have also begun to consider enhancements required	
		change.	
		in the Group's governance and processes to address the Group's climate-related impacts in the short- and long-term. Appropriate risk	
		increased expectations for the Group to act responsibly, the Board will continue to engage with subject matter experts both from internal and external and attend relevant trainings to ensure that the Board have the knowledge to support the Company in enhancing its sustainability focus and formulating sustainability strategy.	
		Recognising the recent changes to the MMLR, we are taking necessary steps to enhance our internal processes, including data collection processes, to support the MMLR's disclosure requirements. Aware of the urgency to address climate-related impacts on our businesses, we	

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	are making additional efforts to measure and understand our exposure to climate-related risks and opportunities. During the FY2025, the Group organised a training session for relevant management and executives to acquire necessary knowledge to prepare sustainability statement in accordance with IFRS Sustainability Disclosures Standards, IFRS S1 General Requirements for Disclosure of Sustainability - related Financial Information and IFRS S2 Climate-related Disclosures. The training provided management with better understanding for implementation of appropriate actions and encourages group-wide involvement from all business divisions and cross-functional team to manage the identified sustainability and climate-risks and opportunities. During the year, our directors attended the following trainings related to sustainability matters: Bursa Malaysia Mandatory Accreditation Program Part II: Leading for impact (LIP) Case Study based webinar: IFRS Sustainability Disclosure Standards: IFRS S1 & S2 Management of climate-related risks and opportunities using the IFRS Sustainability Disclosures Standards
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.4

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

Application	:	Applied	
Explanation on application of the practice	:	We integrate and align our sustainability process with the Group's strategic management, including ensuring sustainability strategies are aligned with our business strategies and identifying specific key performance indicators ("KPIs") for Management to drive sustainability performance and to instill a sense of ownership and shared responsibility across the organization. In FY2025, the evaluation for Group Managing Director and Group Executive Director included an assessment of the performance and	
		effectiveness in managing sustainability matters, particularly those related to the business operations of the 3 main business segments, i.e. MLM, Wholesale and Retail segments and other material sustainability matters on group-wide basis.	
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.5- Step Up

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

Note: The explanation on adoption of this practice should include a brief description of the responsibilities of the designated person and actions or measures undertaken pursuant to the role in the financial year. **Application** Adopted **Explanation on** The Board is supported by the Sustainability Steering Committee adoption of the ("SSC"), which is chaired by the Group Managing Director. Members practice of the SSC comprise the Group Executive Director cum Group CFO and the Chairman of the Company. The role of the SSC includes: developing sustainability strategies, goals, and performance indicators and recommending them for the Board's approval. reviews the Group's stakeholder management process and overall management of sustainability matters carried out by the Sustainability Management Committee ("SMC") and the Sustainability Task Force ("STF"). The SMC is a management committee comprising Senior Management from key business operation units, assisted by the STF who are the business support and general management team from key business operation units, human resource, health & safety, corporate and legal departments. The SMC is tasked to ensuring effective management of material sustainability matters, including the integration of sustainability considerations in the operations of the respective business units. The functions of SMC are as follows: undertaking sustainability initiatives in accordance with the Group's Sustainability Strategy and Sustainability Policy; managing the Group's material sustainability matters guided by the relevant goals and key performance indicators; highlighting any significant changes in the Group's material sustainability matters, including emerging risks; carry out the Group's stakeholder management and materiality assessment processes.

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

Practice 5.1

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

Application	:	Applied
Explanation on application of the practice	:	The Nominating Committee ("NC") has developed criteria for the annual assessment of Directors, including a review of the tenure of each independent director. The NC also assesses the training needs of Directors for continuous education purpose, evaluates the expected time commitment of the Directors and establishes protocols for the Board's acceptance of new directorships. Currently, the Board comprises members from diverse backgrounds which provide the Group with diverse views and a wealth of expertise, advice and experience. The profiles of the Directors are provided in Annual Report 2025 on pages 13 to 16. During the annual evaluation process, the NC has: - a) reviewed and assessed the mix of skills, expertise, composition, size and experience of the Board; b) evaluated the performance and effectiveness of the Board and each individual Director; c) assessed the independence of the Independent Directors; d) assessed the director's eligibility based on Director's Fit & Proper Policy including criteria on Conflict of Interest or potential Conflict of Interest; e) reviewed the tenure of each Independent Directors; f) evaluated the performance and effectiveness of the Audit Committee, Remuneration Committee, Risk Management Committee and each of its members respectively; and
		 g) reviewed and identified the training needs of Directors for continuous development.
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.2

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

Application	Applied
Explanation on application of the practice	Our Board has six (6) members, comprising two (2) Executive Directors and four (4) Independent Non-Executive Directors. This complies with Paragraph 15.02 of the Main Market Listing Requirements which requires at least one-third (1/3) of the Board to be Independent Directors as well as Practice 5.2 of the MCCG that requires at least half of the Board comprises independent directors.
Explanation for departure	
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.3

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

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

Application	:	Applied
Explanation on application of the practice	÷	The Board is aware of the good practice that the tenure of an Independent Director should not exceed a cumulative term of nine (9) years and that an Independent Director may continue to serve the Board if the Independent Director is redesignated as a Non-Independent Non-Executive Director upon completion of nine (9) years tenure. The Board has, vide its meeting held in July 2022, adopted the 9-year policy for the tenure of Independent Directors to serve on the Board.
		As at 30 April 2025, none of the Independent Directors has served for a cumulative term exceeding 9 years.
Explanation for departure	:	
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Measure	:	
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.4 - Step Up

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

Note: To qualify for adoption of this Step Up practice, a listed issuer must have a formal policy which limits the tenure of an independent director to nine years without further extension i.e. shareholders' approval to retain the director as an independent director beyond nine years.		
Application	Adopted	
Explanation on adoption of the practice	The Board has, vide its meeting held in July 2022, adopted the 9-year policy for the tenure of Independent Directors to serve on the Board.	

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

Practice 5.5

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

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

Application	:	Applied
Explanation on application of the practice	:	The Group does not practice discrimination in any form, whether based on age, gender, ethnicity or religion, throughout the organisation. This includes the selection of Board members and Key Senior Management.
		In designing the Board Composition, the Group believes that it is of utmost importance that the Board comprises 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.
		The Board's composition represents a mix of knowledge, skills and expertise relevant to the activities of the Group. Currently, the composition of the Board is stated as follows: -

Current Board Composition	No. Of Directors	%
Non-Independent (Executive)	2	33
Independent (Non-Executive)	4	67
Total	6	100

The diversity in race / ethnicity, age and gender of the Board as at 30 April 2025 is as follows: -

	Race/ E	Age Group			Gender		
	Malay	Chinese	41-	51-	>60	Male	Female
			50	60			
No. of	1	5	1	2	3	4	2
Directors							

A brief profile of each Director is presented on pages 13 to 16 of the Annual Report 2025.

The members of the Senior Management are currently all male. The Senior Management team is equipped with diverse skills, expertise and industry

	experience to lead the business direction of the respective business segments in-charged. The Board delegates the responsibility of promoting a corporate culture that embraces diversity, equality and inclusion policy to the Group Remuneration Working Committee comprises members of the Group Human Resource Manager, Group Managing Director and Group Executive Director.
Explanation for :	
departure	
departure	
Large companies are re	quired to complete the columns below. Non-large companies are encouraged
to complete the columr	ns below.
Measure :	
Timeframe :	

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

Practice 5.6

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

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

Application	:	Applied
Explanation on application of the practice	:	The Nominating Committee ("NC") is responsible for recommending candidates to the Board to fill a vacancy arising from resignation, retirement or other reasons, or if there is a need to appoint additional directors with the required skill or profession to the Board to close the competency gap in the Board as identified by the NC. The NC keeps the Board's balance of skills, knowledge, experience and the length of service of each board member under constant review. The NC takes into consideration the use of independent sources in identifying suitably qualified candidates should there be a need to appoint additional or new director(s). The NC will conduct proper screening and selection of candidates prior to the appointment of any new director.
Explanation for departure	:	
Large companies are to complete the colun	•	red to complete the columns below. Non-large companies are encouraged elow.
Measure	:	
Timeframe	:	

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

Practice 5.7

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

Application	:	Applied		
Explanation on application of the practice	:	In compliance with the Constitution of the Company, one third (1/3) of the directors shall retire by rotation at each AGM and that a director who is appointed during the year shall retire at the next AGM. The Constitution further provides that all Directors shall retire from office at least once in every three (3) years.		
		Information on the directors retiring by rotation pursuant to Clause 119 of the Company's Constitution, including their personal profiles, records of meeting attendance and the shareholdings (where applicable) are disclosed in the Annual Report.		
		The assessment relating to the reappointment of directors was reviewed by the NC and recommended to the Board for approval on 25 July 2025. Based on the results of the evaluation conducted on their fitness and propriety in line with the Fit and Proper Policy, performance and calibre and the annual assessment and evaluation of the Board for the financial year ended 30 April 2025, the Board had recommended the re-election of directors pursuant to Clause 119 of the Company's Constitution to the shareholders for approval at the 5 th AGM.		
Explanation for departure	:			
Large companies are rec to complete the column	•	ed to complete the columns below. Non-large companies are encouraged elow.		
Measure	:			
Timeframe	:			
		l l		

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

Practice 5.8

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

Application :	Applied				
Explanation on	•	The NC comprises exclusively of Independent Non-Executive Directors.			
application of the	The members are as follows: -	The members are as follows: -			
practice					
	Name	Directorship			
	Chairperson:				
	Professor Hajjah Ruhanas	Independent Non-Executive Director			
	Binti Harun				
	Members:				
	Foong Yein Fun	Independent Non-Executive Director			
	Dato' Lee Teck Hua	Independent Non-Executive Director			
		was updated on 3 August 2023 and is			
	available on our website at wv	vw.beshom.com.			
Explanation for					
departure					
Large companies are requ	ired to complete the columns belo	ow. Non-large companies are encouraged			
to complete the columns	below.				
Measure					
Timeframe					
innendine .					

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

Practice 5.9

The board comprises at least 30% women directors.

	1	
Application	:	Applied
Explanation on		Presently, the Board has two (2) women directors representing 33%
•	•	
application of the		of the total Board members.
practice		
•		
Evaluation for		
Explanation for	•	
departure		
Large companies are rea	uir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns	be	Plow.
Measure	:	
Timeframe		

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

Practice 5.10

The board discloses in its annual report the company's policy on gender diversity for the board and senior management.

Application	:	Applied
Explanation on application of the practice	:	The Board recognises that the mix of the Board members in terms of age, ethnicity and gender can provide diverse perspectives, experience and expertise required to achieve an effective Board.
		The Board has considered the Board Diversity and agreed that it is of utmost importance that the Board comprises 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.
		The NC is responsible for reviewing and assessing the composition and performance of the Board as well as identifying appropriately qualified persons to be a member of the Board. In designing the composition of the Board, the NC will consider the benefits of diversity from several aspects including age, ethnicity, gender, physical / mental ability and other characteristics as stated in the Fit and Proper Policy or to fill the gap of the directors' skill matrix.
		At BESHOM, we recognise the human capital is our most important asset. Our human resource culture centered on 3 core values, "Sense of Belonging, Teamwork and Equal Opportunity". We provide equal opportunity to our staff irrespective of race, religion, gender, age, disabilities and nationality to make contributions and in return to enjoy a rewarding career.
Explanation for	:	
departure		
Large companies are req	uir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns	be	elow.
Measure	:	
Timeframe	:	

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

Practice 6.1

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

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

Note: For a Large Company to qualify for adoption of this practice, it must undertake annual board evaluation and engage an independent expert at least every three years to facilitate the evaluation. **Application Applied Explanation on** The process of assessing the Directors is an on-going responsibility of application of the the entire Board. practice The Board has delegated to the Nominating Committee ("NC") the responsibility to establish, maintain and review the criteria to be used in the recruitment process and annual assessment of Directors, including the assessment on the effectiveness of the Board as a whole, the performance of each individual Director and the Board Committees, including tenure of each independent director, the term of office, and performance of the Audit Committee, Risk Management Committee, Remuneration Committee and its members on an annual basis. All assessments and evaluations carried out by the NC in the discharge of all its functions are properly documented. The criteria used, among others, for the annual assessment of individual Directors include an assessment of their roles, duties, responsibilities, competency, expertise and contribution. For the Board and Board Committees, the criteria used include, among others, composition, structure, accountability, responsibilities, adequacy of information and processes. In general, the assessment covers: -Individual board member's understanding of the Company's mission and strategic plan; • Board members' understanding and knowledge of the Group's business and performance and application of good governance principles to create sustainable shareholder's value; Board's independence in the process of decision making; In the case of Independent Non-Executive Directors, the directors' ability to discharge such responsibilities or functions as expected from Independent Non-Executive Directors and whether the

	directors have any conflict of interest or potential conflict of interest with the Company and/or its subsidiaries.					
	The questionnaires on the annual assessment of the effectiveness of the Board and individual directors also included, among others, the evaluation of their:					
	willingness and ability to critically challenge and ask the right questions;					
	 character and integrity in dealing with potential conflicts of interest situation, if any; 					
	commitment to serve the Company; and					
	confidence to stand up for a point of view.					
	The criteria for assessing the independence of an Independent Director include the relationship between the Independent Director and the Group and his/her involvement in any significant transaction with the Group according to the criteria set in the Main Market Listing Requirements ("MMLR") of Bursa Securities.					
	In respect of the assessment for the financial year ended 30 April 2029 which was internally facilitated together with the external Company Secretary, the Board was satisfied that the Board and Board Committees have discharged their duties and responsibilities effectively and the contribution and performance of each individual Director is satisfactory. The Board was also satisfied that the Board's composition in terms of size, the balance between Executive, Non-Executive and Independent Directors and the mix of skills was adequate.					
Explanation for : departure						
Large companies are requir	red to complete the columns below. Non-large companies are encouraged					
to complete the columns be	elow.					
Measure :						
Timeframe :						
	1					

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

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

Practice 7.1

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

Application	: Applied
Explanation on application of the practice	: The Remuneration Committee ("RC") is principally responsible for setting the policy framework and making recommendations to the Board on remuneration packages and benefits extended to the Executive Directors and key Senior Management.
	The remuneration packages of the Executive Directors and key Senior Management have been structured to attract and retain Directors and key Senior Management of the right calibre to manage the Group effectively. The recommendation of remuneration of the Executive Directors and key Senior Management is measured by, amongst others, the Directors' contribution, commitment, responsibilities and expertise, while rewards are linked to the Company's and individual's performance which comprise financial, non-financial and operational targets. The Executive Directors abstained from deliberation on their own remuneration at Board meetings.
	In the case of Non-Executive Directors, the remuneration philosophy is to establish a remuneration structure that is commensurate with the seniority, experience, contribution, level of responsibilities and representation in Board Committees by a particular Non-Executive Director. The remuneration and benefits payable to the Non-Executive Directors would be tabled to the shareholders for approval at the forthcoming 5 th AGM. The Directors who are also the shareholders shall abstain from voting at the forthcoming 5 th AGM on resolutions pertaining to their Directors' fees and benefits.

	The Terms of Reference of the RC which includes the Remuneration Policies was updated in May 2022 and is available on the Company's website at www.beshom.com .
Explanation for :	
departure	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
Timeframe :	

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

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

Practice 7.2

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

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

Application	Applied						
Explanation on application of the practice	Presently, the RC comprises wholly Non-Executive Directors, all of whom are Independent.						
	Name	Directorship					
	Chairperson:						
	Foong Yein Fun	Independent					
		Non-Executive Director					
	Members:						
	Professor Hajjah Ruhanas Binti Harun	Independent					
		Non-Executive Director					
		1					
	Dato' Lee Teck Hua	Independent					
		Non-Executive Director					
	During the financial year ended 30 April 2025, the RC held two meetings with a 100% attendance rate. The RC has reviewed remuneration packages of the Executive Directors and key S Management staff based on Key Performance Indicators performance appraisals carried out by the Group Managing Directors recommending to the Board for its consideration and appraisals.						
	to the shareholders for approval at the Directors who are shareholders of the voting at the previous 4 th AGM and sh	s' fees, both Executive and Non-Executive, would be table cholders for approval at the forthcoming 5 th AGM. To are shareholders of the Company had abstained from previous 4 th AGM and shall abstain from voting at t 5 th AGM on resolutions pertaining to their Directors' fee their respective re-election as Directors.					
The Terms of Reference of the RC which includes the Remune Policies was updated in May 2022 and is available on the Compwebsite at www.beshom.com .							

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

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

Practice 8.1

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

Application :	Applied
Explanation on : application of the practice	The details of the remuneration of the Directors for the financial year ended 30 April 2025 are as follows:

			Company ('000)						Group ('000)							
No	Name	Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total
1	Ng Chek Yong	Independent Director	20	125	Input info here	Input info here	Input info here	5.6	150.6	20	125	Input info here	Input info here	Input info here	5.6	150.6
2	Tan Keng Kang	Executive Director	20	5	360	60	Input info here	51.7	496.7	45	5	840	234	8.8	131.3	1,264.1
3	Hew Von Kin	Executive Director	20	7	324	62	Input info here	16	429	29	7	672	207	13.3	35.9	964.3
4	Prof. Hajjah Ruhanas Binti Harun	Independent Director	20	68.8	Input info here	Input info here	Input info here	3.1	91.9	20	68.8	Input info here	Input info here	Input info here	3.1	91.9
5	Foong Yein Fun	Independent Director	20	71.5	Input info here	Input info here	Input info here	9	100.5	20	71.5	Input info here	Input info here	Input info here	9	100.5
6	Dato' Lee Teck Hua	Independent Director	15.7	57.1	Input info here	Input info here	Input info here	7.0	79.8	15.7	57.1	Input info here	Input info here	Input info here	7.0	79.8
7	Soon Eng Sing	Independent Director	11.7	64	Input info here	Input info here	Input info here	7.4	83.1	11.7	64	Input info here	Input info here	Input info here	7.4	83.1
8	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
9	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
10	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
11	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
12	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
13	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
14	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
15	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				

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

Practice 8.2

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

Application	:	Departure								
Explanation on application of the practice	••									
Explanation for departure	:	The Board is of the Group and talent is alternative perspection.	etention. Th	e Company has	disclosed b	elow the informa				
		Managing Directo Managing Directo	The Group presently has two (2) key senior management members (excluding Group Managing Director and the Group Executive Director) who report directly to the Group Managing Director and hold the highest level of management responsibility of the respective business operations within the Group.							
		The remuneration of the Key Senior Management is disclosed on an aggregate basis, taking into account salary, allowances, bonuses, incentives, employer's provident fund contribution, social security welfare contribution, and benefits-in- kind.								
		The aggregate ro Managing Director financial year end follows: -	r and Group	Executive Dir	ector) amo	unted to RM617	,960 for the			
		Group level	Directors'	Salaries,	Benefits-	Other	Total			
			fee	Allowances,	In-Kind ^{N2}	Enoluments ^{N3}				
				Bonuses,						
				Incentives						
			(RM)	(RM)	(RM)	(RM)	(RM)			
		Key Senior Management ^{N1}	3,000	540,000	6,600	68,360	617,960			
		N1 Key Senior Management team comprises of Mr. Tham Yoke Lon (General Manager of MLM segment) and Mr. Philip Teo Kheng Leong (General Manager of Retail segment). N2 Benefits-in-Kind comprised provision of company's motor vehicle and others. N3 Other Emoluments comprised of contribution for Employer's Provident Fund, Social Security Welfare and Employment Insurance Scheme.								

	The remuneration of Key Senior Management is determined in a similar manner as other management employees of the Group. This is based on their individual performance, the overall performance of the Company, inflation and benchmarked against other companies in Malaysia.						
	Please provide an alternative practice and explain how the alternative practice meets the intended outcome.						
Large companie complete the co	es are required to complete the columns below. Non-large companies are encouraged to olumns below.						
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.						
Timeframe :	Choose an item.						

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

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

Practice 8.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	:	

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

There is an effective and independent Audit Committee.

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

Practice 9.1

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

Application	:	Applied
Explanation on	:	The Chairman of the Audit Committee ("AC") is Dato' Lee Teck Hua who
application of the		is an Independent Non-Executive Director.
• •		is an independent Non-Executive Director.
practice		
		The Chairman of the AC and the Chairman of the Board are held by different persons. This ensures the Board is able to objectively review the audit findings and recommendations.
Explanation for		
•	•	
departure		
Large companies are red	quir	ed to complete the columns below. Non-large companies are encouraged
to complete the column	s he	Plow.
to complete the columns		
Measure	:	
	•	
Timeframe		
imename	•	

There is an effective and independent Audit Committee.

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

Practice 9.2

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

Application	:	Applied
Explanation on	:	The Group has always recognised the need to uphold independence.
application of the		None of the AC members were former key audit partners.
practice		
		The Audit Committee has incorporated into its Terms of Reference, a cooling-off period of at least three (3) years before a former partner of the external audit firm could be appointed as a member of the Audit Committee to safeguard the independence of the audit of the financial statements.
Explanation for	:	
departure		
Large companies are requ to complete the columns		red to complete the columns below. Non-large companies are encouraged elow.
Measure	:	
Timeframe	:	

There is an effective and independent Audit Committee.

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

Practice 9.3

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

Application	:	Applied	
Explanation on application of the practice	:	Through the Audit Committee, the Board has established a transparen and professional relationship with the Company's Internal and Externa Auditors. The Audit Committee assessed the performance, suitability and independence of the External Auditors covering, among others, the following areas: -	
		 a) Service quality; b) Sufficiency of resources; c) Communication with the Management; and d) Independence, Objectivity and Professionalism 	
		In addition to the above, the Audit Committee had also considered the information presented in the Annual Transparency Report for the year ended 31 December 2024 of the External Auditors in carrying out the External Auditors' assessment.	
		The Audit Committee has also taken note of the non-audit services and the fees charged by the External Auditors. The policy on audit and non-audit services is guided by the following principles: -	
		a) The External Auditors may provide audit and non-audit related services that, while outside the scope of the statutory audit, are consistent with the role of auditors;	
		b) The External Auditors should not provide services that an perceived to be materially in conflict with their role as auditor However, the external auditors may be permitted to provide not audit services that are not perceived to be materially in conflict with the role of auditors; and	
		c) Exceptions may be made to the policy where the variation is in the interest of the Company and arrangements are put in place to preserve the integrity of the external audit process. The Board must specifically approve such exceptions.	

	Before appointing External Auditors to undertake non-audit services, considerations should be given to whether this would create a threat to the External Auditors' independence or objectivity. The External Auditors should not be appointed unless appropriate safeguards are present to eliminate or reduce the threat to an acceptable level. The External Auditors shall observe and comply with the By-Laws of the Malaysian Institute of Accountants in relation to the provision of non-audit services.			
	The Audit Committee has assessed the independence of KPMG PLT as the External Auditors of the Company as well as reviewed the level of non-audit services rendered by them and after considering the quantum of the fee, which was not material as compared with the total audit fee paid to the External Auditors, concluded and recommended to the Board that the provision of such services did not compromise the External Auditors' independence and objectivity.			
	The AC also reviewed and assessed the non-assurance services (where applicable), to be undertaken by the affiliated firm of the External Auditors before engagement of these services.			
	The External Auditors, KPMG PLT, have declared to the Audit Committee their independence in carrying out the audit for the Group and their compliance with relevant ethical requirements at the Audit Committee meeting. Having been satisfied with their performance, technical competency and audit independence, the Audit Committee recommended their fees and suitability for re-appointment to the Board.			
Explanation for : departure				
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.			
Measure :				
Timeframe :				
	l			

There is an effective and independent Audit Committee.

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

Practice 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Adopted	
Explanation on adoption of the practice	:	The AC comprises wholly of Non-Executive Directors, all of whom are Independent. The composition of the AC is as follows: -	
		Name	Directorship
		Chairperson:	
		Dato' Lee Teck Hua	Independent
			Non-Executive Director
		Members:	
		Foong Yein Fun	Independent
			Non-Executive Director
		Professor Hajjah Ruhanas Binti Harun	Independent
			Non-Executive Director

There is an effective and independent Audit Committee.

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

Practice 9.5

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

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

Application	:	Applied
Explanation on application of the practice	:	The AC presently comprises three (3) Directors, all of whom are Independent Non-Executive Directors. A majority of the AC members possess the requisite qualifications as stipulated under Paragraph 15.09(1)(c) of the MMLR of Bursa Securities.
		All members of the Audit Committee are financially literate as they keep themselves abreast with the latest developments in accounting and auditing standards and the impact to the Group through briefings by Management and External Auditors.
		Based on the outcome of the evaluation carried out by the Nominating Committee, the Board was satisfied that the AC and each of its members have discharged their duties and responsibilities which contributed to the effectiveness of the AC.
		The AC Terms of Reference which include composition, authority, responsibilities, meetings and specific duties of the AC are disclosed and published on the Company's website at www.beshom.com under the Investor Relations – Corporate Governance section.
Explanation for departure	:	
Large companies are re to complete the column	•	red to complete the columns below. Non-large companies are encouraged elow.
Measure	:	

Timeframe	:	

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

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

Practice 10.1The board should establish an effective risk management and internal control framework.

Application :	Applied	
Explanation on : application of the practice	The Board has formalised a structured risk management framework to determine the Company's level of risk tolerance and to identify, evaluate, control, monitor and report the principal business risks faced by the Group on an ongoing basis. The system of internal control practised by the BESHOM Group spans across financial, operational and compliance aspects, particularly to safeguard BESHOM Group's assets and hence shareholders' investments. The system of internal control, by its nature, can only provide reasonable but not absolute assurance against misstatement or loss.	
Explanation for : departure		
Large companies are requi	red to complete the columns below. Non-large companies are encouraged	
to complete the columns b	elow.	
Measure :		
Timeframe :		

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

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

Practice 10.2

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

Application	: Applied		
Explanation on application of the practice	the Statement on Risk M to 83 of the Annual Repo	The key features of the risk management framework are set out in the Statement on Risk Management and Internal Control on pages 77 to 83 of the Annual Report 2025. The Role and Responsibilities under the Risk Management Framework are as follows:	
	Authority Level	Roles & Responsibilities	
	Board of Directors	 Approves and oversees the Enterprise Risk management ("ERM") Framework and internal control system (incorporating Policies and Scope), including changes or additions. Responsible for determining the overall Group's level of risk tolerance and review, assess and monitor the effectiveness and adequacy of the risk management and internal control system. 	
	Audit Committee ("AC" and Risk Management Committee ("RMC")	· · · ·	
		 Reviews the appropriate risk management measures implemented within the Group to ensure the adequacy and effectiveness of the Group's risk management and internal control system. 	
	Executive Risk Committee ("ERC")	 Assists the RMC in overseeing risk management through its ERM framework. Ensures that Management and Risk Owners maintain an effective process to identify, evaluate and 	

	 manage risks. Provides guidance and ad respect to risk managen monitor risks across the areas. 	nent and
Management and Risk Owners of Operating Business Units	 Identify and prioritise reparticipate in the Growidentification and as process. Ensure risks are in managed and regularly and provide regular uperisks as well as key in measuring the extent of the Document the controprocesses to manage the 	up's risk sessment dentified, assessed dates on indicators ne risks.
	their respective functional	i areas.

The Group's system of internal control comprises the following key elements:

- An on-going process and framework for identifying, evaluating and managing significant risks faced by the Group which is in place for the year under review and up to the date of approval of this statement for inclusion in the annual report and reviewed by the Directors.
- 2) Clearly documented risk management principles, standard operating procedures and policies to meet operational needs, and communicated to employees.
- 3) The Board conducts quarterly reviews of the Group's performance and financial position at its meetings to ensure that the Group's overall objectives are achieved. At business units and divisional levels, the Management Team holds operational meetings to discuss, review, evaluate and resolve operational, financial and key management issues.
- 4) Each business unit is required to prepare annual budgets to be tabled to the Board for approval. Scheduled operational and management meetings are held to discuss and review business plans, budgets, financial and operational performances of the business units.
- 5) The Code of Ethics and Business Conduct ("Code of Conduct") is implemented within the Group and each employee is contractually bound to abide by the Code of Conduct. This Code serves to guide employees to conduct themselves in the utmost professional manner in dealing with company matters.
- 6) A clearly defined delegation of responsibilities is set for Committees of the Board, the Management Team and business operating units, including assigning appropriate authority levels to the various divisions of the business.
- 7) Insurance coverage and physical safeguards over major assets (property, plant and equipment, investment properties and

	inventories) are in place to ensure that the assets of the Group are adequately covered against any mishap that may result in material losses to the Group.
Explanation for :	
departure	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
Timeframe :	

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

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

Practice 10.3 - Step Up

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

Application	: Adopted		
Explanation on adoption of the practice	on 12 November O Enterprise Bhd November 2021. Presently, the RM	The Risk Management Committee ("RMC") of BESHOM was constituted on 12 November 2021 ahead of the transfer of listing status from Hai-O Enterprise Bhd to BESHOM on Main Market of Bursa Securities on 29 November 2021. Presently, the RMC consists of three (3) members, two (2) of whom are Independent Non-Executive Directors.	
	Name	Directorship	
	Chairperson: Hew Von Kin	Group Executive Director cum Group Chief Financial Officer	
	The RMC is assi overseeing risk m framework. The	Members:	

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

Practice 11.1

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

Application :	Applied	
	7,44	
Explanation on : application of the practice	The Board has also established an independent internal audit function that reports directly to the AC. The Group Internal Audit Department ("IAD") and the co-sourced Internal auditors, RESOLVE IR Sdn. Bhd. ("RESOLVE") work alongside	
	to continuously provide an independent assessment on the adequacy, effectiveness and reliability of the Group's risk management processes and system of internal controls. The Group IAD and RESOLVE review compliance with policies and procedures, advise executive and operational management on areas for improvement and subsequently review the extent to which its recommendations have been implemented. The Group IAD and RESOLVE also conduct follow up reviews on the implementation status of action plans previously agreed by Management.	
	The internal audit plan for Group IAD approved by the AC on an annual basis, whereas the internal audit plan by RESOLVE was approved by AC prior to its appointment on 20 December 2023. The results of the audits and recommendations for improvement codeveloped with Management, were tabled at the AC meetings for discussion and subsequent assessment. Key and significant risk issues will be escalated to the RMC for deliberation, followed by subsequent monitoring of management actions.	
	The scope of work covered by the both the internal audit function during the financial year under review is provided in the Statement on Risk Management and Internal Control contained in this Annual Report 2025.	
Explanation for : departure		
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.	
Measure :		

Timeframe	:	

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

Practice 11.2

The board should disclose-

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

Application :	Applied
Explanation on application of the practice	The Group Internal Audit Department ("IAD") and the co-sourced Internal auditors, RESOLVE IR Sdn. Bhd. ("RESOLVE") work alongside to continuously provide an independent assessment on the adequacy, effectiveness and reliability of the Group's risk management processes and system of internal controls. The Group IAD and RESOLVE review compliance with policies and procedures, advise executive and operational management on areas for improvement and subsequently review the extent to which its recommendations have been implemented. The Group IAD and RESOLVE also conduct follow up reviews on the implementation status of action plans previously agreed by Management. The Group IAD is currently supported by two (2) Senior Executives with an average of 10 years working experience in the internal audit field.
	The Group IAD has assessed the system of internal controls, where applicable, based on the principles of COSO Internal Controls – Integrated Framework ("COSO Framework"). The COSO principles outline five essential components of an effective internal control system, namely (i) Control Environment; (ii) Risk Assessment; (iii) Control Activities; (iv) Information and Communication; and (v) Monitoring. The areas of concerns or emphasis that require Management's immediate or specific attention and monitoring are tabulated in the Key Risk Listing for internal audit focus. Some weaknesses in internal control were identified for the year under review but these were not deemed significant and have not materially impacted the business or operations of the Group. RESOLVE is led by Mr. Choo Seng Choon, who is a Certified Internal Auditor and a Chartered Member of the Institute of Internal Auditors with more than 25 years of professional experience in internal audit, risk management, corporate governance, performance and
	with more than 25 years of professional experience in internal audit,

	Certified Accountant (UK), a Chartered Accountant of the Malaysian Institute of Accountants, and a Certified Public Accountant of the Malaysian Institute of Certified Public Accountants. The Internal Audit of RESOLVE was conducted using a risk-based approach and was guided by the International Professional Practice Framework.
	Despite guiding by different framework or methodology in conducting the audit process, the conclusions were consistently reported based on a comparison of the actual situation at the time of the audit with the assessment criteria, best practice and generally accepted standard of practices.
Explanation for : departure	
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

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

Practice 12.1

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

Application	:	Applied
Explanation on application of the practice		
		The shareholders and other stakeholders are kept informed of all major developments and performance of the Group through timely quarterly results announcements and various disclosure and announcements made to Bursa Securities through Bursa Link, press releases, the Company's annual report and circular to shareholders, if applicable.
	The Company periodically organises briefings and meetin analysts and fund managers and also facilitates commun through tele-conference to give stakeholders a better unders of the businesses and developments of the Group. The copresentations and interim financial highlights are available Company's website www.beshom.com .	
		To maintain a high level of transparency and effectively address any issues or concerns, the Company maintains a dedicated electronic mail, <u>ir@beshom.com</u> , to which stakeholders can direct their queries for investor relations purposes.
		Corporate Disclosure Policy and Procedure The Group recognises the importance of transparency and accountability in the disclosure of the Group's business activities to its shareholders and investors. The Board has adopted a Corporate Disclosure Policy and Procedure for the Group, which sets out, among others, the scope and extent of disclosure by the various parties within the organisation, timeliness of disclosure as well as assessment of materiality and if it is reasonably expected to have a material effect on the price, value or market activity of any of the Company's securities; or the decision of a member of the Company or an investor in determining his choice of action.

	Leverage on Information Technology for effective dissemination of		
	<u>Information</u>		
	The Group has also leveraged on information technology for broader		
	and effective dissemination of information. It has established an		
	Investor Relations Section within the Corporate website to provide all		
	relevant information, including corporate governance, public		
	announcements, annual reports, financial highlights, corporate		
	information, corporate calendar, dividends history, notice of general		
	meetings, minutes of annual general meeting and others meetings,		
	minutes of annual general meeting and others.		
Explanation for :			
departure			
•			
	red to complete the columns below. Non-large companies are encouraged		
to complete the columns b	elow.		
Measure :			
Timeframe :			

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

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

Practice 12.2

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

Application		Not applicable – Not a Large Company
Explanation on	:	
application of the		
practice		
Explanation for	:	
departure		
acpartare		
Large companies are requ	uir	red to complete the columns below. Non-large companies are encouraged
to complete the columns		
Measure	:	
Timeframe	:	

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

Practice 13.1

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

Application	Applied	
Explanation on application of the practice	The Notice of AGM was served to the shareholders of the Company on 27 August 2025, at least 28 days prior to the 5 th AGM which is scheduled on 25 September 2025. The notice of the 5 th AGM was published in the Annual Report and uploaded on the Company's website upon release to Bursa Securities. The Notice of AGM provides detailed explanation for resolutions	
	proposed that are relevant, where required and necessary, to enable shareholders to make informed decisions regarding AGM business agenda of the Company.	
Explanation for departure		
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged	
to complete the columns	below.	
Measure		
Timeframe		

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

Practice 13.2

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

Application :	Applied
Explanation on : application of the practice	All Directors attended the 4 th AGM. The Directors, together with the Senior Management team and External Auditors were present at the 4 th AGM and responded to the questions raised by the shareholders during the meeting.
Explanation for : departure	
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns l	pelow.
Measure :	
Timeframe :	

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

Practice 13.3

Listed companies should leverage technology to facilitate-

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

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

Application		Applied	
Application	•	Applied	
Explanation on	:	The 4 th AGM was held physically on 26 September 2024 in Kuala	
application of the		Lumpur. All resolutions were put to vote by poll.	
practice		In the past AGMs conducted virtually in 2020 and 2021, the Board ensured meaningful engagement between the Board, Senior Management and shareholders. The meetings were supported with the necessary infrastructure and tools to facilitate a smooth broadcasting and interactive participation by shareholders. The virtual meeting facilities enabled the shareholders of the Company to exercise their rights to participate (including the right to pose questions to the Board of Directors and/or Management of the Company) and to vote in absentia in accordance with the Company's Constitution which allows electronic voting and remote participation. It is under the general terms of engagement with the appointed Poll administrator that the appropriate technical and organisational measures will be taken to protect against unauthorised and unlawful processing of Personal Data and against accidental loss and destruction of, or damage, to Personal Data. Internally, the Group MIS Department has also taken necessary steps to enhance cyber security, including data privacy and security to prevent	
E deserve for			
Explanation for departure	:		
ueparture			
Large companies are re	quir	ed to complete the columns below. Non-large companies are encouraged	
to complete the column	•		
Measure	:		

Timeframe	:	

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

Practice 13.4

The Chairman of the board should ensure that general meetings support meaningful engagement between the board, senior management and shareholders. The engagement should be interactive and include robust discussion on among others the company's financial and non-financial performance as well as the company's long-term strategies. Shareholders should also be provided with sufficient opportunity to pose questions during the general meeting and all the questions should receive a meaningful response.

Note: The explanation of adoption of this practice should include a discussion on measures undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient opportunity to pose questions and the questions are responded to.		
Application :	Applied	
Explanation on application of the practice	The 4 th AGM was held physically on 26 September 2024 in Kuala Lumpur. All resolutions were put to vote by poll. Shareholders and proxies were given sufficient opportunities to pose questions during the meeting and submitted votes in real time whilst the meeting was in progress through electronic poll voting. The Chairman ensured ample time was allocated for the Questions and Answers session and the voting process during the AGM. The shareholders were also allowed to submit questions in advance to our IR email before the AGM day. Answers to the Questions received prior to the AGM day were presented and made visible to all meeting participants during the AGM. The Directors together with the Senior Management team, External Auditors were present at the AGM to response to relevant questions addressed to them and responded to the relevant questions which were submitted before the meeting and during the meeting.	
	A presentation on the 2024 financial performance and business segment overview updates was made during the 4 th AGM. The Company has also dedicated an email address <u>ir@beshom.com</u> to which stakeholders can direct their queries or concern and for Investor Relations purposes.	
Explanation for : departure		

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

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

Practice 13.5

The board must ensure that the conduct of a virtual general meeting (fully virtual or hybrid) support meaningful engagement between the board, senior management and shareholders. This includes having in place the required infrastructure and tools to support among others, a smooth broadcast of the general meeting and interactive participation by shareholders. Questions posed by shareholders should be made visible to all meeting participants during the meeting itself.

Note: The explanation of adoption of this practice should include a discussion on measures undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient opportunity to pose questions and the questions are responded to. Further, a listed issuer should also provide brief reasons on the choice of the meeting platform.

Application:

Applied

provide brief reasons on the choice of the meeting platform.			
Application	:	Applied	
Explanation on application of the	:	The 4 th AGM was held physically on 26 September 2024 in Kuala Lumpur. All resolutions were put to vote by poll.	
practice		During the period of the Covid-19 pandemic and as part of the initiatives to curb the spread of Covid-19, the Company held its general meetings (CCM/EGM/46 th AGM of Hai-O Enterprise Bhd, prior to transfer of listing status to BESHOM) on a fully virtual basis via the virtual meeting portal with online remote voting facilities ("virtual general meetings"). The shareholders or proxies who registered to attend the virtual general meetings joined the meetings remotely, submitted questions in advance to our IR email before the meetings and also posed questions during the meetings through electronic voting portal.	
		The published notice of general meetings included administrative details which provided a guide for shareholders and proxies to understand and participate in the virtual general meetings included but not limited to guidelines detailing the usage of remote participation and electronic voting facilities.	
		All relevant questions with answers received before the virtual meetings held were made visible to all meeting participants and read out by the Company Secretary during the respective meetings.	
		The relevant questions posed during the virtual general meetings were answered live. All the relevant questions and answers received before and during the virtual general meetings were published to our corporate website at www.beshom.com under Investor Relations — "AGM/EGM" after the respective meetings.	
Explanation for departure	:		

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

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

Practice 13.6

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

Note: The publication of Key Matters Discussed is not a substitute for the circulation of minutes of general meeting.				
Application	:	Applied		
Explanation on application of the practice	:	The Minutes of the 4 th AGM during the financial year 2024, including the Questions and Answers session posed by the shareholders as well as our responses to the letter issued by Minority Shareholders Watch Group were made available on our corporate website within 30 business days after the 4 th AGM.		
Explanation for departure	:			
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.				
Measure	:			
Timeframe	:			

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

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

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