CORPORATE GOVERNANCE REPORT

STOCK CODE : 1724

COMPANY NAME: Paramount Corporation Berhad

FINANCIAL YEAR : December 31, 2022

OUTLINE:

SECTION A – DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCEDisclosures 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	: Board Responsibilities
application of the	
practice	The Board is collectively responsible for the overall corporate governance of the Company and the strategic direction of the Group. Although the Board confers some of its authorities to the Board Committees and delegates the day-to-day management of the Group's business operations to the management team, it reserves for its decision significant matters, such as the following, to ensure that the direction and control of the Group is firmly in its hand:
	Strategic planning
	Annual budgets and performance reviews
	Financial reporting
	Material acquisition and disposal of assets
	Major capital expenditure and material investments
	Fund raising activities
	Corporate governance policies
	 Announcements to Bursa Malaysia Securities Berhad (Bursa Securities)
	Dividend payments
	Changes in the Board composition and principal officers
	Board remuneration and succession plan
	Activities of the Board in the financial year ended 31 December 2022 (FY2022)
	In discharging its fiduciary duties and leadership function, the Board exercised oversight on the Group's businesses and affairs through the following activities, amongst others, that were carried out by the Board in FY2022:
	Provided strategic guidance to management

- Monitored the implementation of strategic initiatives and management's performance in meeting the growth targets set out in the Group's Strategic Plan for 2020 to 2025 (Y2020-Y2025 Plan)
- Approved the Group's 2022 Budget and Business Plan, and monitored operational performance against the budget
- Monitored the progress of the following corporate and business proposals implemented in or carried forward to FY2022:
 - Acquisition of a piece of freehold residential land measuring approximately 13.25 hectares in total area held under Geran 334692, Lot 115101 situated in Mukim Dengkil, Daerah Sepang, Negeri Selangor at a total cash consideration of RM102,687,696.00
 - Fulfilment of the last Conditions Precedent in the Development Rights Agreement entered into with Kumpulan Hartanah Selangor Berhad (KHSB) on 22 December 2017 for the proposed development of the 9.662-acre leasehold commercial land in Section 14, Petaling Jaya owned by KHSB at a minimum guaranteed development rights value of RM160.0 million attributable to KHSB
 - Disposal by Paramount Investment & Properties Pty Ltd, a wholly-owned subsidiary of the Company in Australia, of 3,406,250 units in VIP Paramount Unit Trust and one (1) share in VIP Paramount Pty Ltd to VIP Woodlea Pty Ltd for a total cash consideration of RM11.0 million
 - Disposal of all remaining equity interests in Paramount Education Sdn Bhd, Sri KDU Klang Sdn Bhd and Sri KDU Sdn Bhd to XCL Education Malaysia Sdn Bhd for a total cash consideration of RM120.0 million
- Reviewed and approved the following business and financing proposals submitted by management:
 - Disposal by Paramount Greencity Sdn Bhd, a wholly-owned subsidiary of the Company, of 2.66 acres freehold land together with building at Damansara Jaya, Selangor (i.e. KDUPJ campus) to Noble International School Sdn Bhd for a total cash consideration of RM60.0 million
 - Acquisition by Paramount Property (Sekitar 26 Enterprise) Sdn Bhd, a wholly-owned subsidiary of the Company, of 64.34 acres freehold land in Mukim Dengkil, Sepang, Selangor at a total cash consideration of RM18.5 million
 - Acquisition by Paramount Holdings Sdn Bhd, a wholly-owned subsidiary of the Company, of 17.869 acres freehold industrial land in Seberang Perai, Pulau Pinang at a total cash consideration of RM29.5 million
 - Issuance of RM82.0 million in nominal value of SUKUK Murabahah with a ten-year tenure under the RM800.0 million SUKUK Murabahah Programme by Paramount Capital Resources Sdn Bhd, a wholly-owned subsidiary of the Company
 - Redemption of the final RM50.0 million in nominal value of series B2 private debt securities (PDS), marking the conclusion of the RM200.0 million PDS programme of the Company

- Subscription for irredeemable convertible preference shares in Commerce Dotasia Ventures Sdn Bhd, an e-commerce solution provider, by Magna Intelligent Sdn Bhd, a wholly-owned subsidiary of the Company, for a total cash consideration of RM7.5 million as part of the Group's strategic option to invest in start-ups.
- Approved the award and vesting of new Paramount shares to eligible employees of the Group pursuant the Company's Long Term Incentive Plan (LTIP)
- Adopted the Directors' Fit And Proper Policy
- Reviewed and updated the Board Charter and the Terms of Reference (TOR) of the four Board Committees, namely, (1) Audit Committee (AC); (2) Board Risk Management Committee (BRMC); (3) Nominating Committee (NC); and (4) Remuneration Committee (RC) mainly to reflect compliance with the Listing Requirements of Bursa Securities and the Malaysian Code on Corporate Governance 2021 (MCCG)
- Reviewed and updated the Group's Anti-Bribery and Corruption Policy, Boardroom Diversity Policy, Board Remuneration Policy, Code of Business Conduct and Ethics, Directors' Assessment Policy, Directors' Code of Ethics, Dividend Policy, Insider Dealing Policy, Investor Relations Policy, Related Party Transaction Policy, Risk Management Policy, Succession Planning Policy and Whistleblowing Policy mainly to reflect compliance with the Listing Requirements of Bursa Securities and the MCCG
- Appointed Mr Ong Keng Siew, an Independent Non-Executive Director (INED) since 14 August 2014, as the Senior INED on 3 August 2022 to succeed Datuk Seri Dr Michael Yam Kong Choy who had retired on 8 June 2022
- Revised the composition of the Board Committees for rotation of duties among the Directors
- Approved the payment of a single-tier final dividend of 3.0 sen for the financial year ended 31 December 2021, a single-tier interim dividend of 2.5 sen and a special dividend of 12.0 sen for FY2022
- Tracked the Company's level of conformance to the MCCG
- Tracked the environmental, social and governance (ESG) sustainability activities of the Group, and required ESG sustainability key performance indicators to be set for the Company's Executive Directors (EDs) with effect from 2023.
- Took note of the activities of the four Board Committees from reports and briefings received from the respective board committee chairman (who is not chairman of the Board) at the board meetings held after each committee meeting.
- The INEDs met amongst themselves separately without the presence of the EDs, during one of the six Board meetings, to discuss strategic, governance and operational matters relating to the Group.
- Re-set the Group-wide authority limits for online banking transactions, as part of the internal control measures to mitigate cyber security risks.

	exercises, the Board had challed competitiveness, completeness a rationale and justifications prese provided guidance and set para	n each of the above proposals and nged the reasonableness, accuracy, and feasibility of the assumptions, ented by management. It had also meters within which the proposals nent to ensure the prevalence of good t interest of the Company.
	to appoint him as the Senior IN	from voting on the Board Resolution ED on 3 August 2022. Save for the the Company has any interest on the
	Succession Planning	
	board and senior management let through the NC, conducts a year Directors to ensure that the Board skills and expertise that are aligned	nsuring continuity in leadership at the vel. For board succession, the Board, ly analysis of the skills matrix of the discontinues to be well-equipped with diswith the Group's strategic direction. ly board succession planning exercise report.
	Resource Department, develor succession plan which entails the successors at different levels of required to participate in the STA and Retention Strategy) and LEAR programmes that are designed to the successors at different levels of required to participate in the STA and Retention Strategy) and LEAR programmes that are designed to the succession of t	2016 and through the Group Human ped a group-wide management he identification of three levels of readiness for chief executive officers ositions. The identified successors are ARS (Sustainable Talent Acceleration P (Leading with Energy and Passion) develop the management capabilities dates, and to prepare them for CEOs
Explanation for : departure		
Large companies are requir to complete the columns be	-	Non-large companies are encouraged
Measure :		
Timeframe :		
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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
e de de		
Explanation on application of the	:	Chairman
practice		The Board has stipulated in the Board Charter that the Chairman is responsible for the effective leadership, operation and governance of the Board and its relations to shareholders and other stakeholders. To this end, the Chairman of the Board works with the Group CEO (GCEO), Mr Jeffrey Chew Sun Teong and the Company Secretary to set the agenda for Board meetings, and he ensures timely provision of accurate and relevant information to all Directors prior to the meetings. He leads the Board in all Board discussions, and ensures that all members of the Board continue to contribute effectively to the development of the Company's strategies and policies. He also acts as a facilitator to ensure that no Board member dominates the board discussions at the board meetings.
		The Chairman is primarily responsible for representing the Board to shareholders and ensuring appropriate steps to provide effective communication with stakeholders so that their views are communicated to the Board as a whole.
		To further instil the adoption and implementation of good corporate governance, Mr Quah Chek Tin, the Chairman of the Board, stays independent of the decision-making process of the four Board Committees by not being a member of any of these committees nor attend any of the Board Committee meetings. He also ensures that all meetings of the Board and Board Committees are held separately and independently in accordance with the Board Charter and the Terms of Reference of the respective Board Committees. He meets with the chairperson of the four Board Committees at least two times a year to exchange views, knowledge and experiences on the governance of the Group.
Explanation for departure	:	
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Measure	:	
Timeframe	:	

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

Practice 1.3

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

Application	:	Applied
Explanation on application of the practice	:	Chairman To ensure separation of powers between the Chairman and the GCEO, the position of Chairman is held by Mr Quah Chek Tin, an Independent Non-Executive Chairman, who is not a member of any of the four Board Committees, namely, the AC, BRMC, NC and RC. The role and responsibilities of the Chairman are set out in Practice 1.2 of this report.
		GCEO
		The position of GCEO is held by Mr Jeffrey Chew Sun Teong who is responsible for the management of the Group's businesses, formulating strategy proposals including annual and medium-term plans on the delivery of such strategies for the Board's consideration. He keeps the Board apprised of the Group's financial and operational performance, and all matters that materially affect the Group.
		The GCEO leads the management team in ensuring that the Group's businesses deliver shareholders value and supports the Group's ESG sustainability agenda. It is also the responsibility of the GCEO to ensure that adequate, well-motivated and incentivised management resources are available, and succession plans for CEOs and senior management as well as business processes are put in place.
		The GCEO is supported by the Deputy GCEO (DGCEO), who is also an ED of the Company, the Chief Financial Officer (CFO), the Group Human Resource Director (GHRD), CEO of the Property Division (Paramount Property), heads of the strategic business units (SBUs) and other senior management personnel in the management of the day-to-day business operations of the Group.
		The CGEO also takes on the leadership role to instil the practice of good corporate governance by the Company's subsidiaries and at the management level. He chairs all board meetings of the subsidiaries and the meetings of the five management committees which are held on a quarterly basis or as and when the need arises, with proper minutes recorded on the meeting proceedings.

Management Committees

To promote a holistic adoption of good corporate governance within the Group, five management committees have been established to monitor adherence to the Group's internal control and risk management framework as well as to provide dedicated focus to manage sustainability strategically. They are the Executive Risk Management Committee (ERMC), the Finance Committee (FC), the Sustainability Steering Committee (SSC), the Tender Committee (TC) and the Information Technology Committee (ITC). Their functions, as set out in their respective TOR, are as follows:

ERMC

The ERMC comprises the GCEO, DGCEO, CFO, GHRD, CEO of Paramount Property and Chief Operating Officer (COO) of Paramount Property as well as heads of SBUs. Its primary function is to monitor adherence to the Group's risk management and internal control frameworks, implementation of the risk management action plans identified based on the ISO31000 Enterprise Risk Management methodology, and the business continuity plan for the Group. The ERMC meets on a quarterly basis to review and monitor risk management status reports submitted by the SBUs and head office corporate functions. Thereafter, it submits its report to the BRMC on a half-yearly basis.

• FC

The FC comprises the GCEO, DGCEO, CFO and finance managers of the SBUs. Its primary function is to monitor the Group's progress in meeting its financial targets (including financial key performance indicators) and business plans, and query the reasons for major deviation, if any, from those targets. It is also the scope of the FC to review and monitor the Group's cash flow, tax position, loan covenant compliances, asset impairment triggers, accounting policies and practices affecting the Group, related party transactions, and the impact of new business transactions and investments on the financial performance of the Group. The FC meets quarterly prior to the tabling of the respective company's financial results to their board of directors. It also convenes separate annual meetings to review annual budgets for the next financial year prior to the submission thereof to the respective company's board for approval.

SSC

The SSC comprises the GCEO, DGCEO, CFO, GHRD, and CEO of Paramount Property. The objective of the SSC is to provide collective focus to drive the Group's sustainability matters strategically. Its key functions are (1) to evaluate the Group's

sustainability risks and opportunities; (2) to formulate sustainability strategies, identify sustainability priorities and commitments, and set sustainability goals and/or targets for the Group; (3) to allocate resources for the execution of sustainability strategies and implementation of sustainability initiatives/projects; and (4) to monitor the progress of those initiatives/projects, and report their effectiveness to the Board. The SSC meets on a quarterly basis to review and monitor reports submitted by the Sustainability Working Group (**SWG**) which is led by the DGCEO as the designated officer to provide dedicated focus to manage the Group's sustainability agenda, and submits its report to the Board on a yearly basis.

TC

The TC comprises the GCEO, DGCEO, CFO, and CEO of Paramount Property. Its primary function is to evaluate and decide on the award of tenders primarily for the purchase and procurement of goods and services that are necessary for the day-to-day business operations of the Group. It is also the responsibility of the TC to develop and continuously improve the tender processes and procedures for the Group. With experience gained from years of operating in different property cycles and economic trends, the TC has put in place a comprehensive set of tender procedures which set out detailed steps for compliance at four stages of the tender process, i.e. (1) pre-tender, (2) tender, (3) evaluation, and (4) approval of award. Authority limits at different stages of the tender process, and selection criteria, based on the tenderers' pricing, product/service quality, delivery timeliness, financial and manpower capacity, safety and health track record as well as good business conduct are also set out in the tender procedures. The TC meets as and when the operational needs arise, and the frequency ranges between one and two meetings per month.

• ITC

The ITC comprises the GCEO, DGCEO, CFO, GHRD and CEO of Paramount Property. Its primary function is to oversee the establishment of appropriate governance to ensure that the application, management and review of the Group's IT strategies are consistent with the goals and objectives of the Group. The ITC meets on a quarterly basis to review the development and execution of IT strategies as well as budgets for IT projects.

Explanation for departure

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

Measure	:	
Timeframe	:	

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

Practice 1.4

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

Note: If the board Chairi	mar	n is not a member of any of these specified committees, but the board
allows the Chairman to p	arti	icipate in any or all of these committees' meetings, by way of invitation,
then the status of this pr	acti	ice should be a 'Departure'.
Application	:	Applied
Explanation on	:	Mr Quah Chek Tin, the Independent Non-Executive Chairman of the
application of the		Board, is not a member of any of the four Board Committees of
practice		Paramount, namely, the AC, BRMC, NC and RC. He does not and did not
•		attend any meeting of the four Board Committees since his
		appointment to the Board to enable independent deliberation by the
		Board Committees on matters brought for their review. This is to
		ensure there is check and balance as well as objective review by the
		Board when the same matters are recommended by the Board
		Committees to the Board for consideration.
Explanation for	:	
departure		
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Measure		
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Timeframe	:	

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

Practice 1.5

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

Application :	Applied
Explanation on application of the practice Explanation for :	Company Secretary All Directors have unrestricted access to the Company Secretary, who plays an advisory role to the Board in relation to the Board policies and procedures, compliance with applicable laws, rules and regulations and codes. The Secretary, who is duly certified by the Companies Commission of Malaysia pursuant to the requirements of the Companies Act, 2016, and an Associate Member of the Malaysian Institute of Chartered Secretaries and Administrators, supports the Board and Board Committees in the discharge of their duties by monitoring the status of adherence to the relevant laws and regulations and conformance with corporate governance best practices. It is also the responsibility of the Secretary to ensure that all information and materials that are required for consideration by the Board and Board Committees are provided to the Directors expeditiously (i.e. at least five business days in advance of the meetings), and that all Board deliberations and decisions are well captured in the minutes and resolutions, and communicated to the respective members of the management team for their necessary action. The duties of the Secretary also include managing the processes pertaining to the Company's Annual General Meetings (AGM) and maintenance of the Group's statutory records. Additionally, the Secretary keeps the Directors updated on new statutory and regulatory requirements, and attends to the sourcing of training programmes for the Directors. The Secretary also assists management in the drafting of internal policies, proposal papers and general announcements to Bursa Securities for Board approval. The Secretary keeps herself abreast of changes or updates to the relevant laws, rules, regulations and corporate governance codes and practices by attending continuous professional training and through self-study and research. She also attends training programmes that are attended by or organised for the Directors for better understanding of the Directors' expectations and concerns, if any.
departure	

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

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

Practice 1.6

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	:	Board Operations
Explanation on application of the practice		Board Operations The Board's activities were mostly conducted at the Board and Board Committee meetings held during the year. The meetings were scheduled in advance before the end of the preceding year to enable the Board members to plan ahead for the meetings. In the intervals between the meetings, matters that required urgent decisions from the Board or the Board Committees were sought through circular resolutions, which were supported by information and explanations required for informed decisions to be made. Formal agendas together with a comprehensive set of meeting papers, consisting of the minutes of the previous meeting, management reports and proposals, were forwarded to the Directors five business days prior to the meetings. Except when abstention from deliberation is required, the Chairman chaired all Board meetings held in the year, and meeting of the Board Committees were chaired by their respective chairmen who updated the Board on the activities of the committees at the nearest Board meeting. Except when abstention from deliberation is required, all Directors participated actively in the Board deliberations, with no individual or group of individuals dominating the decision-making process of the Board or Board Committees. Deliberations and decisions made at such meetings were recorded in the minutes of the meetings, which were then tabled for confirmation at the next Board or Board Committee meeting.

There were six Board meetings held in FY2022 and the Directors' attendance at the Board and Board Committees meeting held in FY2022 were as follows:

Director	Board	AC	NC	RC	BRMC
Quah Chek Tin	6/6	-	-	-	-
Jeffrey Chew Sun Teong	6/6#	-	-	-	-
Benjamin Teo Jong Hian	6/6#	-	-	-	-
Datuk Seri Dr Michael	3/3	-	1/1	2/2	-
Yam Kong Choy (1)					
Ong Keng Siew (2)	6/6	-	1/1	1/1	2/2
Quah Poh Keat ⁽³⁾	6/6	5/5	-	2/2	-
Fatimah Merican ⁽⁴⁾	6/6	-	1/1	1/1	2/2
Foong Pik Yee (5)	6/6	5/5	-	2/2	1/1
Faizah Khairuddin ⁽⁶⁾	5/5	4/4	-	1/1	1/1

Notes:

- (1) ceased to be a member of the Board, the NC and the RC following his retirement on 8 June 2022
- $^{(2)}$ appointed as the chairman of the NC and as a member of the RC in the second half of FY2022 (2H22)
- (3) appointed as a member of the NC and ceased to be a member of the RC in 2H22
- (4) appointed as the chairman of the RC and as a member of the AC in 2H22
- (5) appointed as a member of the BRMC and ceased to be a member of the RC in 2H22
- (6) ceased to be a member of the Board, the AC, the RC and the BRMC following her resignation on 1 September 2022
- * excluding the separate meeting held among the INEDs without EDs

The INEDs met amongst themselves separately without the presence of the EDs, during

	one of the six Board meetings, to discuss strategic, governance and operational matters relating to the Group.
Explanation : for departure	
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•	
Measure :	
Measure :	

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	Demarcation of Responsibilities In addition to outlining the role and duties of individual Directors, the Board Charter, which was adopted by the Board in 2013 and reviewed once in every three years, provides clear demarcation of responsibilities between the Board, the Board Committees, the Senior INED, the Chairman, and the GCEO. The Board Charter was reviewed and updated by the Board in FY2022 to include new requirements of Bursa Securities and new best practices in the MCCG. Board The responsibilities and activities of the Board in FY2022, and the decisions reserved for the Board are set out in Practice 1.1 of this report. Board Committees
	The four Board Committees are entrusted with specific responsibilities to oversee the Group's affairs, with authority to act on behalf of the Board in accordance with their respective TOR as determined by the Board and set out in the Board Charter. Although specific powers are delegated to the Board Committees, the Board continues to keep itself abreast of the actions and decisions taken by each Board Committee through reports by the Chairman of each of the Board Committees at Board meetings. The composition of the Board Committees, their functions and activities in FY2022 are reported below: • AC Currently, the AC comprises exclusively INEDs, namely Mr Quah Poh Keat (as Chairman), Ms Foong Pik Yee and Puan Fatimah Merican.

The primary objective of the AC is to assist the Board in the effective discharge of its fiduciary responsibilities for timely and accurate financial reporting and the development of sound internal controls. The AC Report in Paramount's Annual Report 2022 provides a detailed account of the activities of the AC in FY2022.

NC

Currently, the NC comprises exclusively INEDs, namely Mr Ong Keng Siew who is the Senior INED (as Chairman), Mr Quah Poh Keat and Puan Fatimah Merican.

The primary function of the NC is to consider and recommend to the Board new nominees for appointment to the Board, the reelection of Directors, and to assess the independence of INEDs. It also conducts yearly assessment of the effectiveness of the Directors, the Board, the Board Committees, the Chairman and the Group CEO in fulfilling their respective duties.

The following activities were carried out by the NC in FY2022:

- Reviewed the outcome of the 2021 Directors' Self and Peer Assessment to assess the performance of individual Directors, the Board, the four Board Committees, the Chairman and the Group CEO, and recommended remedial actions where applicable
- Reviewed the training programmes attended by the Directors, and discussed the Directors' training needs for the ensuing year
- Reviewed the Declaration of Independence signed by all INEDs to reaffirm their status of independence
- Assessed the eligibility of Directors for re-election at the 52nd
 AGM of the Company
- Reviewed the composition of the Board Committees to ensure even distribution of duties amongst the Directors
- Conducted a yearly analysis of the skills matrix of the Directors to ensure that the Board continues to be well-equipped with skills and expertise that are aligned with the Group's strategic direction and for board succession purpose
- Conducted a yearly review of its TOR and recommended an update to the Board for the purpose of consistency in wordings with the TORs of the other three Board Committees

RC

Currently, the RC comprises exclusive INEDs, namely Puan Fatimah Merican (as Chairman) and Mr Ong Keng Siew.

The primary function of the RC is to assess and recommend to the Board the remuneration packages of EDs as well as to assess and

approve the remuneration packages of the other C-Suite executives to ensure that their remuneration commensurate with their responsibilities and contribution to the Group's performance, and are adequately competitive to retain these key personnel for the future growth of the Group. The RC also recommends to the Board the policy and framework for determining Directors' fees and benefits, and has, since March 2015, assumed the role as the committee to implement and administer the Company's LTIP.

The following activities were carried out by the RC in FY2022:

- Reviewed and recommended to the Board for approval the overall salary increment for FY2023 and staff bonus for FY2022 performance
- Reviewed and recommended to the Board for approval the FY2023 salary increment and FY2022 bonus payment to the FDs
- Reviewed and approved the FY2023 salary increment and FY2022 bonus payment to the C-Suite officers (excluding the GCEO and DGCEO)
- Reviewed Directors' fees and Board Committees' fees, and concluded that no increase in fees would be recommended until year 2024
- Reviewed the vesting of Paramount shares pursuant to the 2019 and 2020 LTIP Awards
- Conducted a yearly review of its TOR, and recommended an update for the consistency in wordings
- Reviewed and recommended to the Board for approval an adjustment to the remuneration package of the DGCEO
- Reviewed and approved adjustment to the remuneration packages of the C-Suite officers (excluding the GCEO and DGCEO)

BRMC

Currently, the BRMC comprises exclusively three INEDs, namely Mr Ong Keng Siew (as Chairman), Puan Fatimah Merican and Ms Foong Pik Yee.

The primary function of the BRMC is to assist the Board in fulfilling its duty to ensure that adequate measures are put in place to address and manage the principal risks of the Group.

The following activities were carried out by the BRMC in FY2022:

- Reviewed the Top Key Risks of the Group and monitored the effectiveness of the risk management plans identified by the ERMC
- Monitored the implementation progress of the Group's Business Continuity Management Plan drawn up by the ERMC

- Monitored the implementation progress of the COSO Internal Control Integrated Framework by the Group
- Conducted a review of the Risk Management Policy, and recommended to the Board for approval the inclusion of a frequency for review of the said policy.

Chairman

The duties and responsibilities of the Chairman are set out in Practice 1.2 of this report.

Senior INED

The role of the Senior INED as a sounding board for the Chairman, an intermediary for other Directors, and as the point of contact for shareholders and other stakeholders is defined in the Board Charter. In addition, the Senior INED of Paramount currently holds the position as Chairman of the NC.

GCEO

The duties and responsibilities of the Group CEO are set out in Practice 1.3 of this report.

DGCEO

The DGCEO shall be responsible for the planning, implementation, management and administration of the business activities of Paramount Property, Co-labs Coworking, and the operational as well as financial performance of these businesses. The DGCEO is also the designated officer within management to provide dedicated focus to manage the Group's ESG sustainability agenda.

Directors' Continuing Development Programme

The Board Charter also requires all Directors to attend continuing development programmes to keep themselves abreast of regulatory changes pertaining to the functions of the Board as well as to be updated on relevant technical and industry related matters.

The Secretary, acting under the instruction of the NC, compiles training programmes that are available to the Directors for their selection. The Secretary also attends to internally organised training programmes whereby industry and subject matter experts are invited to update the Directors on industry related matters and share insights about the latest economic and industry outlook as well as market trends. In addition, the Secretary, the CFO and the external auditors update the Board on changes and amendments to legislative and regulatory provisions, where applicable.

In FY2022, all Directors of Paramount have attended training programmes on a wide range of topics, which include but are not limited to the following:

Corporate Governance/Legal & Regulatory Updates

- Assessing your organizational culture by Iclif Executive Education Centre (Iclif)
- Key Amendments to Listing Requirements 2022 by CKM Advisory Sdn Bhd (CKM)
- Related Party Transactions Simplified by CKM
- Exclusive Understanding the Requirements in Bursa Malaysia's Enhanced Sustainability Report Frameworks by KPMG Board Leadership Center (KPMG)*
- Navigating through the Evolution of Corporate Governance with the Introduction of Tax Governance framework by KPMG*
- Customs and SST Implications on year-end transfer pricing adjustments by KPMG*

Finance and Risk Management

- Global Minimum Tax The Time to Act is Now by Deloitte Academy
- Awareness Session Briefing on Introduction to Integrated Reporting by Ernst & Young Consulting Sdn Bhd
- Audit Oversight Board (AOB) Conversation with Audit Committees by AOB, Securities Commission (SC)*
- Malaysia's Oversight Board Conversation with Audit Committees by SC*
- Roles and Responsibilities of Directors in relation to Financial Statements (Training Needs as required by Bursa Securities) by Tricor Hive Sdn Bhd
- Report Launch: "Exploring Nature-Related Financial Risks in Malaysia"*
- 2022 Board and Audit Committee priorities by FIDE Forum*
- Audit Committee: The Megatrends and Priorities for Boards by Institute of Corporate Directors Malaysia (ICDM)*
- Becoming a Future Risk Management Committee by ICDM*

Leadership and Strategy Management

- Board's Role in Value Creation by Asia School of Business (ABS)*
- Case based series: Part 1 The Board's Performance Role & Part
 2- The Board Conformance by Prof Mak Yuen Tee from Iclif*
- Global Women on Boards: Gender Dynamics in Boardroom by Leaderwomen*

<u>ESG</u>

- Overview of ESG & Climate Change by KPMG*
- Task Force on climate related financial disclosures (TCFD) 101 session: Getting Started with Climate-Related Financial Reporting by Bursa Malaysia Securities Berhad (Bursa)*
- TCFD 102 session: Building Experience in Climate-Related Financial Reporting by Bursa *

- Creating Long Term Value with ESG Strategy by EY-Parthenon*
- Developing Malaysia's Roadmap to Net Zero by KPMG and The Malaysian Institute of Certified Public Accountants
- ESG-Role of the Accountant and Financial Reporting by Malaysian Institute of Accountants
- Building Business Resilience through Prioritized Sustainable
 Development Goals by Companies Commission of Malaysia
- International Conference on Tropical Agricultural Science IR4.0 (ICTA 2022) by Academy of Tropical Agricultural Sciences Association
- Corporate Governance & Remuneration Practices for ESG by Iclif
- ESG Frameworks: Understanding the Alphabet Soup by Mr Andrew Chan of PwC Malaysia*
- Future Ready Boards an ESG Perspective by Dr Markus Weisner from Heidrick & Struggles*
- Campus with a Conscience No Planet B A call climate action by Sunway University*
- Launch of the ASEAN Climate Governance Network by Climate Governance Malaysia*
- Climate Risk management and Scenario Analysis by Bank Negara Malaysia (BNM) – FIDE Forum*
- Insights into Taskforce on Climate-Related Financial Disclosures and Sustainable Finance by KPMG *
- Sustainability and its Impact on Organisation by ASB*
- Climate Change: Directors' Duties and Governance by ASEAN CGN
 & Sustainable Finance Institute Asia*
- Climate Change and the Banking Sector by ASEAN CGN*
- Climate Change and Carbon: From the Financial Risk and Reporting Perspectives by ICDM Powertalk ESG Series*
- Characteristics of ESG and Sustainability Leadership by ICDM*

Economic, Industry and Market Trends

- Changing the Game with Digital Ecosystems by EY-Parthenon
- Strategy realized in sectors Consumer: Getting ahead of the changing customer and disruption by EY-Parthenon
- Peer-To-Peer Financing by Fundaztic*
- Customer Centricity for a more Resilient Organisation by AJ Boelens, Nanyang Business School, Singapore
- Aligning Mindsets towards Digital Transformation and Sustainable Agriculture by Dr Victor Tan, KL Strategic Change Consulting Group
- Panellist ACCA Asia Pacific Thought Leadership Forum: 2022
 Economic Outlook: A Roaring Tiger or a Lazy Cat?
 Sectorial Focus: E-Commerce and Real Estate & Construction
- Inflation, Looming Recession & Climate Change: A Tricky Balancing Act? by ASB
- CEO Series 2022 Annual Property Developers Conference by Rehda Institute *
- Technology Innovations Facilitating Cross Border Business Transactions - Issues & Challenges by Securities Industry Development Corporation (SIDC)

	 Economic Outlook – Taking Temperature for 2022 and Beyond by SIDC Changing the Game with Digital Ecosystems by EY-Parthenon Benefit of a Well-Planned legacy by Mr Lee Woon Shiu, DBS Bank* Investing in the Age of Geopolitical Transformation by Tan Sri Andrew Sheng MetaFinance: The Next Frontier of the Global Economy by FIDE* Sourcing Shift: Managing Supply Chain Risk Across the Region* Driving Al for Competitive Advantage by SIDC* China in the 21st Century Finding Common Values: Plurality in the Emerging World Order by Global Institute for Tomorrow* Winning in Dislocated Economy by EY Parthenon Recovery and Resolution Planning by FIDE Forum & Perbadanan Insurans Deposit Malaysia* In assessing the training needs of the Directors, the NC had agreed that the above topics were all relevant and useful in providing the Board with a broad range of information to facilitate informed decisionmaking. The Board Charter and the TORs of all four Board Committee are available on Paramount's website at www.pcb.my. Note: * refers to training programmes attended by members of the AC in conformance of Practice 9.5 of this report.
Explanation for : departure	
	red to complete the columns below. Non-large companies are encouraged
to complete the columns be	PIOW.
Measure :	
Timeframe :	
	·

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

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

Practice 3.1

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

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

Application	: Applied
Explanation on application of the	: Promotion of Good Business Conduct
practice	Directors' Code of Ethics and Code of Business Conduct & Ethics
	Paramount has adopted a Directors' Code of Ethics and a Code of Business Conduct & Ethics to ensure that high standards of governance, ethical, prudent and professional behaviour are embedded in the Board's activities and management practices across the Group.
	Related Party Transactions (RPT)
	The Directors also adhere to the practice of declaring their interests, if any, in transactions that are submitted to the Board or Board Committees for approval, and abstaining from deliberation and voting on all transactions in which they have an interest.
	All RPTs are subject to the prior approval of the AC, and the Internal Audit Department (IAD) has been tasked to verify whether the terms of the RPTs are fair and at arm's length before any submission thereof to the AC for its consideration. IAD is also required to highlight to the AC should there be any non-adherence to the procedure put in place to monitor RPTs. All on-going recurrent RPTs are submitted to the AC for its review on a quarterly basis.
	Except as disclosed in Note 38 of the audited consolidated financial statements of the Company for FY2022, there were no RPTs nor conflict of interest involving the Directors in FY2022 and during the period from 1 January 2023 up to the last practical date for the publication of this report. The procedure by which RPTs are conducted and monitored is disclosed in the Board Policies section of the Company's website at www.pcb.my.

	Anti-Bribery & Corruption Policy
	To reinforce Paramount's zero tolerance approach to bribery and corruption, the Board had adopted an Anti-Bribery & Corruption (ABC) Policy in 2020. A set of ABC Guidelines was also disseminated to all Directors and employees, and training is provided across the Group since 2020 to create awareness of Paramount's stance on bribery and corruption. The IAD had, in FY2022, assessed and was satisfied with the adequacy of the ABC Policy, and had recommended some enhancements to the implementation procedures.
	Insider Dealing Policy
	In efforts to prevent insider trading in the listed securities of Paramount and to maintain the confidentiality of price sensitive information, the Board has adopted an Insider Dealing Policy, providing better clarity to the definition of 'insider trading' and setting the steps that must be taken by all Directors and employees to ensure that full disclosure is made pre and post the act of trading during a closed period. The Board is not aware of any incidence of 'insider trading' in FY2022 and during the period from 1 January 2023 to the last practical date for the publication of this report. The Code of Business Conduct & Ethics, the Anti Bribery & Corruption Policy, and an except of the Directors' Code of Ethics and the Insider
	Policy, and an excerpt of the Directors' Code of Ethics and the Insider Dealing Policy are available in the Board Policies section of the Company's website at www.pcb.my.
Explanation for : departure	
Large companies are requir	red to complete the columns below. Non-large companies are encouraged
to complete the columns be	
Measure :	
Timeframe :	

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

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

Practice 3.2

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

Application		Applied	
Explanation on application of the practice	::	Whistleblowing Policy In promoting a culture of high integrity and greater transparency, the Board has adopted a Whistleblowing Policy which is reviewed once in every three years. It was reviewed and updated in FY2022 with some minor amendments for consistency in wordings with other Board Policies. This policy provides employees of the Group and stakeholders an avenue to raise concerns regarding suspected fraud, wrongdoings and malpractices without being subject to victimization, harassment or discriminatory treatment.	
		The Whistleblowing Policy, examples of 'reportable activities' under the policy, the mechanism by which employees and any member of the public can confidently and anonymously voice concerns to the Chairman of the AC at pkquah@pcb.my or the Head of IAD at whistleblower@pcb.my are all disclosed in the Board Policies section of the Company's website at www.pcb.my . There were no major concerns reported to the whistleblowing channel in FY2022 and during the period from 1 January 2023 up to the last practical date for the publication of this report.	
Explanation for departure	:		
Large companies are req to complete the columns		ed to complete the columns below. Non-large companies are encouraged Plow.	
Measure	:		
Timeframe	:		

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

Practice 4.1

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

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

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

Application	Ар	plied
Explanation on application of the practice	cor bus Sus giv in a The	e Board acknowledges the importance of integrating sustainability insiderations into the development of the Group's strategic and siness plans. Hence, in the first quarter of 2023, the Board adopted a stainability Policy, which is published on the Company's website, to be more guidance on its expectations of management's performance advancing the Company's sustainability agenda. The Policy sets out: i) The Board which is the governing body to provide effective leadership in requiring the integration of sustainability considerations into the business strategies, business plans and decision-making process of the Group. ii) The SSC as the driving force to ensure that appropriate sustainability considerations are embedded in the long-term strategic plans and mid to immediate term business plans of the Group. iii) The Designated Sustainability Officer (DSO) as the dedicated leader of the SWG, which comprises the DSO and C-Suite officers in the Group's SBUs, to execute the sustainability strategies/plans, and to ensure that sustainability considerations are embedded in the day-to-day business activities of the Group.
	b)	the core pillars of environment, social and governance upon which Paramount's sustainability strategies should be anchored.
	c)	the code of conduct for the execution and reporting of the Group's sustainability strategies/plans, initiatives and projects.

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

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

Practice 4.2

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

Application	:	Applied	
Explanation on application of the practice	••	The Group's Sustainability Statements, prepared by the SSC, are submitted to the Board for approval prior to publication on the Company's website at www.pcb.my . An abridged version of which is included in the Company's Annual Report 2022.	
		For effective and timely communication of the Group's progress in advancing its sustainability agenda to all internal and external stakeholders, a dedicated "Sustainability" section has been created on the Company's website where all sustainability statements issued by the Company, including updates, are posted.	
		External articles on topics that are relevant to the Group's sustainability core pillars are sourced by the SWG for sharing with internal stakeholders on the Paramount TRIBE Community portal. The objective is to educate and instil the culture of embracing sustainability considerations at work, and to encourage the creation of innovative products that contribute to the reduction of greenhouse gas emission.	
Explanation for departure			
Large companies are req to complete the columns		ed to complete the columns below. Non-large companies are encouraged clow.	
Measure	:		
Timeframe	:		

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

Practice 4.3

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

Application	:	Applied	
••			
Explanation on application of the practice		In FY2022, the Board required sustainability KPIs to be included in the performance appraisal of the two EDs of the Company from FY2023 onwards.	
		The SSC had also commissioned the SWG to organise and run a group-wide targeted education programme in FY2023 on ESG sustainability for internal stakeholders including Directors. The objective of which is to facilitate more holistic and universal understanding of the Group's sustainability risks and opportunities. This program (which shall include technical training by environmental specialists from institutions of higher learning or equivalent qualification) is expected to enable the Board and management to make more informed decisions in the setting of ESG sustainability targets, particularly those with environmental considerations.	
Explanation for departure	:		
• • •		ed to complete the columns below. Non-large companies are encouraged	
to complete the columns	bei	low.	
Measure	:		
Timeframe	:		

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

Practice 4.4

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

Application	Applied
Explanation on application of the practice	As explained in Practice 4.3, the Board had, in FY2022, required sustainability KPIs to be included in the performance appraisal of the two EDs of the Company from FY2023 onwards.
Explanation for departure	
Large companies are req	d to complete the columns below. Non-large companies are encouraged
to complete the columns	ow.
Measure	
Timeframe	

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

Practice 4.5- Step Up

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

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 adoption of the practice	:	In FY2022, the Board had identified Mr Benjamin Teo Jong Hian, the DGCEO, as the DSO to provide dedicated leadership to the SWG, which comprises the DSO and C-Suite officers in the Group's SBUs, to execute the sustainability strategies/plans, and to ensure that sustainability considerations are embedded in the day-to-day business activities of the Group. The key functions of the SWG, led by the DSO, are as follows: i) Identify material sustainability areas, and recommend priorities to the SSC for the formulation of sustainability strategies. ii) Conduct feasibility assessment of sustainability initiatives/projects, and make recommendations to the SSC for consideration. iii) Implement the duly approved sustainability initiatives/projects. iv) Maintain regular communication with external and internal stakeholders to update the Group's sustainability strategies, priorities and targets, where necessary. v) Compile all relevant data for reporting to the authorities and governing bodies, where necessary.

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	Board Assessment
practice	The Directors conducted their yearly Self and Peer Assessment in November 2022, and the results were reviewed by the NC in January 2023. The assessment was based on the performance of each of the Directors, the Board as a whole, the four Board Committees, the Chairman and the GCEO. Adequacy of the Board structure, efficiency and integrity of the Board's operations, effectiveness of the Board in the discharge of its duties and responsibilities are key criteria applied to the assessment of the Board and Board Committees. The individual Directors were assessed based on their tenure of service as Board members, competence, capability, commitment, objectivity, participation in Board deliberations and their contribution to the objectives of the Board and the Board Committees on which they serve. The Chairman was assessed based on his leadership role and his impartiality in overseeing the deliberation and decision-making process of the Board whilst the assessment of the GCEO was co-related to the execution of the Group's strategic plans by management and the achievement of performance targets set by the Board. In addition to this assessment, all INEDs were required to sign a Declaration of Independence to re-confirm their status of independence. All Directors, the Board, the Board Committees, the Chairman and the GCEO attained above average ratings in the 2022 Directors' Self and Peer Assessment exercise. In its assessment of the eligibility of the two Directors, namely Mr Benjamin Teo Jong Hian and Puan Fatimah Merican, who are seeking re-election at the forthcoming 53 rd AGM, the NC had applied the criteria set out in the Company's Directors' Fit and Proper Policy, adopted since June 2022, by requiring the two Directors to sign a Confirmation of Compliance with the said policy.
Explanation for : departure	

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

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

Practice 5.2

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

Application :	Applied	
Explanation on :	Percentage of INEDs	
application of the		
practice	The current composition of 71% INEDs (i.e. five INEDs out of a total of seven Directors) on the Board of Paramount provides independent judgement to the Board's decisions.	
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 :		

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 :	Departure	
Explanation on : application of the practice		
Explanation for : departure	Tenure of INEDs	
	The Board has, as stipulated in the Board Charter, adopted the approach of seeking shareholders' approval (without any two-tier voting) at the Company's AGMs for all INEDs who have served the Company for more than nine years to remain in office as an INED on an annual basis up to the 12 th year, after which time, they will not be eligible for re-election and their tenure shall expire at the nearest AGM.	
	The Board has adopted the alternative approach of limiting the tenure of directorship for INEDs to 12 years, after which time, they will not be eligible for re-election and their tenure shall expire as the nearest AGM.	
	The above approach is simpler and more straight forward without any ambiguity or uncertainty on the position of INEDs in the Company.	
Large companies are required to complete the columns below. Non-large companies are encouraged		
to complete the columns b	elow.	
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.	
Timeframe :	Choose an item.	

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

Practice 5.4 - Step Up

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

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

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

Practice 5.5

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

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

Application :	Applied		
Explanation on :	Board Diversity		
application of the			
practice	The current Board composition of Paramount reflects diversity in expertise, experience and background, and this provides objectivity to the Board's decision-making process. The wealth of experience of the Board members in property development, finance, banking, marketing, IT, and management allows for effective oversight of the Group's businesses based on diverse perspectives and insights. The profiles of the current Board members are set out in the Company's Annual Report 2022.		
	A copy of the Boardroom Diversity Policy is available in the Board Policies section of the Company's website at www.pcb.my .		
	Board Assessment		
	Paramount Group also adheres to the practice of non-discrimination, and ensures that the selection of a candidate for directorship or employment is based on merit, in the context of skills and experience. In assessing and selecting new candidates, attributes such as character, integrity, competence, experience and a commitment to serve the Group with diligence are highly regarded by Paramount.		
	For the position of ED, further consideration will be given to the candidate's skills, knowledge and expertise whilst an INED will be evaluated based on the 'independent' test, as stipulated in the Main Market Listing Requirements (MMLR) of Bursa Securities, and the candidate's ability to discharge such responsibilities including time commitment as are expected of an independent director. In making its recommendations to the Board, the NC also assesses the Board structure, as a whole, to ensure that the desired skills and diversity matrix is relevant to the Group's strategic direction.		

For FY2022, the NC was satisfied with the outcome of its assessment of the current Directors based on the above parameters as well as the time commitment of the Directors based on their full attendance at the Board and Board Committee meetings held in the year.

Board Appointment

The NC is entrusted with the duty of identifying, assessing and nominating candidates to fill Board vacancies as and when they arise and for succession planning. To perform this duty, the NC has formulated a procedural guide for the identification, assessment and selection of Board candidates, the details of which are as follows:

Step	To be conducted by the NC on a yearly basis			
1.	Identify the key responsibilities of the Board over a five-year horizon.			
2.	Identify the talent needs of the Board in order to fulfil those key responsibilities.			
3.	Match the existing talent-mix of the Board against the above talent needs.			
4.	Identify the talent gaps. If there are gaps, proceed to the next Step. If there are no gaps, conclude the exercise with a report to the Board that no further action is needed during the year for board succession.			
5.	Identify talent sources (both internal and external) to fill those gaps.			
6.	Consider whether other areas of diversity such as gender, age, nationality or ethnicity are needed.			
7.	Submit a recruitment proposal to the Board for its approval. Ensure that the proposal is in line with the Board Charter.			
8.	Upon receipt of the Board's approval, proceed to engage with the talent source(s) for the identification, assessment and selection of suitable candidates.			
9.	Upon completion of the selection process, nominate suitable candidates to the Board for its consideration.			
	Allocate a reasonable timeline of six months for the completion of Step 1 to Step 9.			

Further details on the Self and Peer Assessment of Directors are also set out in Practice 6.1 of this report.

Explanation for departure

:

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

Measure	:	
Timeframe	:	

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

Practice 5.6

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

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

Application :	Applied
Explanation on application of the practice	Appointment of new Directors The NC leverages on the Directors' wide network of professional and business contacts as well as external talent consultants as the main sources for Board candidacies, and its recommendations are generally based on its assessment of the expertise, skills and attributes of the current Board members and the needs of the Board, taking into account the diversity approaches set out in the Boardroom Diversity Policy, the Group's future business direction, the tenure of service, contribution and the commitment of each Board member whilst supporting healthy Board rejuvenation. The nomination process would involve the following stages: Identifying the candidates Evaluate the suitability of the candidates Get to know the candidates via interviews Final deliberation by the NC Recommendation to the Board In its assessment of the candidates, the NC engages in conversations with the candidates, during the interviews, to evaluate the candidates' understanding of the duties of a director and knowledge of the MCCG, their level of practical wisdom and good judgement in knowing the fine line between governance and management oversight, and whether they have any potential conflict of interest with the Paramount Group. Since the adoption of the Directors' Fit and Proper Policy in June 2022, the NC had required that new Board candidates be subject to a fit and proper screening by an external service provider prior to any appointment to the Board.
departure	

Large companies are required to complete the columns below. Non-large companies are encouraged				
to complete the columns be	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	:	A statement to support the proposed re-election of Mr Benjamin Teo Jong Hian and Puan Fatimah Merican as Directors of the Company at the 53 rd AGM is stated in the Re-election of Directors section of the Corporate Governance Overview Statement in Paramount's Annual Report 2022.
Explanation for departure	:	
departure		
Large companies are red	quir	red to complete the columns below. Non-large companies are encouraged
to complete the column		·
Measure	:	
Timeframe	:	

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

Practice 5.8

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

Application	:	Applied	
Explanation on application of the practice	:	 Chairman of the NC The NC is chaired by Mr Ong Keng Siew who is the Senior INED of Paramount, and he is entrusted to: lead the succession planning and appointment of Directors, and oversee the development of a diverse pipeline for Board and management succession; and lead the annual review of Board effectiveness, ensuring that the performance of each individual Director and Chairman of the Board are independently assessed. 	
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	:		

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

Practice 5.9

The board comprises at least 30% women directors.

Application	:	Applied
Explanation on	:	The Board currently has two (2) women Directors out of a total of seven
application of the		Directors, representing 28.6% of the full Board after the resignation of
practice		Puan Faizah Binti Khairuddin, an INED, on 1 September 2022 to pursue
•		a full-time career engagement.
		a rail time career engagement.
		The Beautic of the Level of the Level 2007
		The Board is mindful of the target of at least 30% women directors and
		has commenced activities to fill the vacancy, which is still in progress at
		the time of publication of the report.
Explanation for	:	
departure		
departure		
Large companies are rea	uir	ed to complete the columns below. Non-large companies are encouraged
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to complete the columns	,	
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	:	Gender Diversity	
application of the			
practice		The Paramount Group adheres to the practice of non-discrimination with regard to gender, and ensures that the selection of a candidate for directorship or employment is based on merit, in the context of skills and experience.	
		As at 31 March 2023, women constituted approximately 46.6 % of the Group's total workforce of 489 employees, and 50.0 % of managerial positions were held by women employees.	
Explanation for			
departure			
Large companies are rea	uir	l red to complete the columns below. Non-large companies are encouraged	
to complete the columns	DE	210W.	
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	: Yearly Self and Peer Assessment of Directors	
application of the practice	Yearly Self and Peer Assessment of Directors The Directors conducted their yearly Self and Peer Assessment in November 2022, and the results were reviewed by the NC in January 2023. The assessment was based on the performance of each of the Directors, the Board as a whole, the four Board Committees, the Chairman and the GCEO. Adequacy of the Board structure, efficiency and integrity of the Board's operations, effectiveness of the Board in the discharge of its duties and responsibilities are key criteria applied to the assessment of the Board and Board Committees. The Directors were assessed based on their tenure of service as Board members, competence, capability, commitment, objectivity, participation in Board deliberations and their contribution to the objectives of the Board and the Board Committees on which they serve. The Chairman was assessed based on his leadership role and his impartiality in overseeing the deliberation and decision-making process of the Board whilst the assessment of the GCEO was co-related to the execution of the Group's strategic plans by management and the achievement of performance targets set by the Board. In addition to this assessment, all INEDs were required to sign a Declaration of Independence to reconfirm their status of independence. All Directors, the Board, the Board Committees, the Chairman and the GCEO attained above average ratings in the 2022 Directors' Self and Peer Assessment exercise.	
Explanation for departure		

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

The 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	Remuneration of Directors
practice	The Board had, since 2014, adopted a Board Remuneration Policy that sets out the manner in which the remuneration of Directors is determined. The policy is reviewed by the RC and the Board once in every three years. An excerpt of the Remuneration Policy is available in the Board Policies section of the Company's website at www.pcb.my.
	The Directors are entitled to Directors' fees and Board Committee fees (where applicable), which are benchmarked, once in every two years, against fees paid by comparable public listed companies in Malaysia.
	Paramount also adopts the practice of seeking shareholders' prior approval, at the AGMs, for the payment of Directors and Board Committee fees up to a certain amount for a 12-month period after the AGM. An aggregate amount of fees not exceeding RM1,500,000.00 for the 12-month period from 1 July 2023 to 30 June 2024 had been proposed for shareholders' approval at the forthcoming 53 rd AGM. A detailed disclosure of the Directors' current remuneration on a named basis is reported in Practice 8.1 of this report.
	Remuneration of Key Senior Management (KSM)
	The Group also has in place an established procedure to determine and approve the remuneration of EDs and C-Suite executives. This procedure includes the Board's approval of salary increments and bonus payments to EDs as well as the overall average salary increments and bonus payments of the Group based on the recommendation of the RC, which is tasked to review management's proposals on increments and bonuses. The Group's performance, prevailing market conditions, the level of responsibility, performance and contribution of the

Explanation for :	All KSM personnel are also participants of the Company's LTIP.
departure	
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged 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.

Applied
RC's role in matters relating to remuneration The Board has established the RC to implement the Board Remuneration Policy, and to assess as well as recommend to the Board on matters relating to the remuneration of Directors. The Board has delegated this power to the RC to decide on the remuneration of C-Suite senior managers (excluding EDs). The Company's EDs play no part in any decision on their own remuneration. Details of the RC's functions and activities in FY2022 are provided in Practice 2.1 of this report. The TOR of the RC is attached to the Board Charter that is available in the Corporate Governance section of the Company's website at www.pcb.my.
red to complete the columns below. Non-large companies are encouraged elow.

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		
	Board	Fee Structure for FY2022 (RM)
	Chairman	168,000.00
	Other Directors	84,000.00
	Board Committee	
	AC Chairman Member	27,000.00 18,000.00
	NC Chairman	18,000.00
	Member	12,000.00
	RC Chairman Member	18,000.00 12,000.00
	BRMC Chairman Member	18,000.00 12,000.00
	Directors and Officers Liability Instrespect of liabilities arising from alleged wrongful acts committed Company during the period from 3 D&O Insurance, however, does not in the final adjudication, that the Directors	ors have the benefit of a RM15.0 million surance (D&O Insurance) coverage in civil claims against the Directors for in their capacity as Directors of the 3 January 2022 to 2 January 2023. The indemnify a Director if it is established, rector had committed a criminal act or I gain from the transaction or event.

				Company ('000)					Group ('000)							
No	No Name	Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total
1	Quah Chek Tin	Independent Director	168	7	0	0	0	0	175	168	7	0	0	0	0	175
2	Jeffrey Chew Sun Teong	Executive Director	84	0	1,863	1,478	1,232	120	4,777	84	0	1,863	1,478	1,232	120	4,777
3	Benjamin Teo Jong Hian	Executive Director	84	0	674	554	293	72	1,677	84	0	674	554	293	72	1,677
4	Datuk Seri Dr Michael Yam Kong Choy	Independent Director	52	7	0	0	0	0	59	52	7	0	0	0	0	59
5	Ong Keng Siew	Independent Director	122	11	0	0	0	0	133	122	11	0	0	0	0	133
6	Quah Poh Keat	Independent Director	123	14	0	0	0	0	137	123	14	0	0	0	0	137
7	Fatimah Merican	Independent Director	117	11	0	0	0	0	128	117	11	0	0	0	0	128
8	Foong Pik Yee	Independent Director	114	15	0	0	0	0	129	114	15	0	0	0	0	129
9	Faizah Khairuddin	Independent Director	76	12	0	0	0	0	88	76	12	0	0	0	0	88
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	:	Remuneration	n of the top five	e KSM					
		rather than conformation for	The remuneration of the top five KSM are disclosed on an aggregate basis rather than on a named basis due to the commercial sensitivity of such information for some KSM positions that may give rise to recruitment and talent retention issues.						
			tive, the salarie are disclosed he	•		d of the Group's			
		KSM	Salary (RM)	Bonus (RM)	Benefits in kind (RM)	Other emoluments (RM)			
		GROUP							
		In aggregate (including the two EDs whose detailed disclosure is provided in Practice 8.1 of this report)	4,405,667.03	3,280,814.63	1,902,561.21	383,612.90			
		trends whilst	bonuses are de	signed to encou	rage and rewar	ket and industry d them for their ousiness targets,			

financial year.

set in the annual budget adopted by the Board at the beginning of each

Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.					
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.				
Timeframe :	Choose an item.				

			Company							
No	Name	Position	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 :	Independence of the AC
application of the	
practice	The AC of Paramount comprises entirely INEDs, and is led by Mr Quah Poh Keat who is not a Chairman of the Board or any other Board Committee. This composition reinforces the independence of the AC.
Explanation for :	
departure	
Large companies are requ	red to complete the columns below. Non-large companies are encouraged
to complete the columns i	pelow.
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 9.2

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	Independence of the AC
application of the	
practice	Paramount has never appointed any former audit partner of its external auditors as a Director of the Company. The TOR of the AC also require a former key audit partner of the Company's external auditors to observe a cooling-off period of at least three years before being appointed to the AC, should there be any such appointment.
Explanation for	
departure	
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns	,
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 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	:	Evaluation of external auditors by the AC The AC conducts a yearly assessment of the suitability, objectivity and independence of the external auditors, prior to the submission of any recommendation to the Board on the re-appointment of the auditors for the ensuing year. The suitability of the external auditors is conducted through a questionnaire with feedback from the CFO and the finance teams within the Group on the professional conduct, performance, skills, knowledge, experience, manpower strength, quality control in audit reviews and timeliness of the auditors in conducting the audit of the Group. The external auditors are also required to present the firm's Annual Transparency Report and apprised the AC on issues highlighted in the Audit Oversight Board report on the firm as well as pending remedial actions, if any. In assessing the independence of the external auditors, a written confirmation is required from the external auditors on their independence and their assurance that no incidence of conflict of interest will arise from their provision of any non-audit services to the Group to safeguard the quality and reliability of audited financial statements. The AC also considers whether the fees payable to the external auditors commensurate with the extent of the audit and non-audit services rendered to the Group. The AC also discusses with the external auditors before the commencement of each audit, the scope of the audit, the areas of audit emphasis with reference to compliance with the applicable accounting standards in Malaysia, the resource capacity of the auditors, the terms of engagement of the auditors, and the proposed audit fees for the year. Upon conclusion of the audit, the AC meets with the external auditors together with management to review the Company's financial statements and to discuss the key audit matters highlighted by the auditors. Another two meetings are held in a year without the presence of executive Board members and management to discuss concerns that the external auditors ma

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

There is an effective and independent Audit Committee.

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

Practice 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application :	Adopted
Explanation on : adoption of the practice	Independence of the AC The AC of Paramount comprises entirely INEDs, and is led by Mr Quah Poh Keat who is not a Chairman of the Board or any other Board Committee. This composition reinforces the independence of the AC.

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	·	Composition & Effectiveness of the AC A majority of the members of the AC, namely Mr Quah Poh Keat and Ms Foong Pik Yee, are members of professional accounting bodies and Mr Quah is a member of the Malaysian Institute of Accountants. Their qualifications and extensive experience in the area of financial reporting and the management of internal controls provide assurance to the Board that the committee is well equipped with the necessary expertise and skills to oversee the financial reporting processes of the
		Company and the internal control governance of the Group. In addition, the re-appointment of Puan Fatimah Merican (whose key competency is in IT) as a member of the AC provides diversity of views to strengthen the quality of deliberations at the AC meetings. In FY2022, all members of the AC attended a wide range of training programmes (as indicated with an asterisk* in Practice 2.1 of this report) to keep themselves abreast of relevant developments in accounting and auditing standards, practices and rules as well as in other relevant areas.
		AC's Review of Financial Reporting by Management
		The Group's quarterly reports to Bursa Securities and the Company's financial statements for each financial year are reviewed by the AC before submission to the Board for approval. The AC requires management to disclose all relevant financial and operational information that is needed by the committee to facilitate this review. The AC also assists the Board in monitoring management's performance through a set of financial KPIs that are tabled for review and deliberation at the quarterly AC meetings held in a year. The external auditors are invited to attend all such meetings to ensure that the

	auditors are kept informed of the committee's views and concerns, if any, with regard to the Group's financial matters.
Explanation for : departure	
Large companies are requ to complete the columns b	red to complete the columns below. Non-large companies are encouraged below.
Measure :	
Timeframe :	

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

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

Practice 10.1

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

Application	:	Applied
Explanation on application of the practice		Risk Management and Internal Control Framework In 2015, the Group upgraded its risk management framework by adopting the ISO 31000:2009 Enterprise Risk Management (ERM) methodology. The initial stage of the upgrade involved the formulation of a set of Risk Parameters and a Risk Appetite Statement that define Paramount's approach in mitigating the various risks that are inherent to the Group's businesses. Subsequently in 2017, Key Risk Indicators were introduced for better tracking of the effectiveness of the control measures and risk management plans that were identified and implemented by management. During the year under review, the Board, through the BRMC, continued to monitor the Group's risk exposure, and was regularly updated on the implementation progress of the risk management plans to mitigate those risks based on the ISO 31000:2018 ERM methodology. The reporting process involves the monthly monitoring of the risk status by the risk owners in the SBUs, who submit their findings to the ERMC for review on a quarterly basis. The ERMC, in turn, submits its report to the BRMC on a half-yearly basis. The identified key risks were grouped into eight categories, namely strategic, operational, finance-related, compliance, reputational, cyber security, bribery and corruption as well as sustainability (to replace pandemic-related). A detailed account of such risks is provided in the Statement on Risk Management and Internal Control in the Company's Annual Report 2022. To further enhance the Group's system of internal controls, the Board had, on the recommendation of the AC, upgraded the Group's internal control framework by adopting the methodologies prescribed in the COSO Internal Control Integrated Framework. The reporting process involves annual monitoring of the implementation progress of the framework by the ERMC which, in turn, submits its report to the BRMC.

	IT Governance
	Although the Group does not have a high degree of dependence on IT for its day-to-day business activities, the Board recognises the need to put in place an IT governance structure to address risks that are IT-related. Hence, the ITC, set up at the management level since 2019, continues to monitor the Group's IT infrastructure and cyber security measures. The IT team reports its findings and recommendations to the ITC on a quarterly basis, and to the Board on an annual basis.
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 :	Risk Management and Internal Control Framework
	Nisk Wallagement and Internal Control Framework
application of the	
practice	The features of the Group's risk management and internal control
	framework, and the adequacy and effectiveness of the framework are
	disclosed in the Statement on Risk Management and Internal Control in
	the Company's Annual Report 2022.
	the company 3 Annual Report 2022.
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	Composition and functions of the BRMC The Board has established the BRMC, which currently comprises exclusively INEDs, to oversee the Company's risk management framework and policies. The functions of the BRMC are set out in its TOR and summarised in Practice 2.1 of this report. The TOR of the BRMC is attached to the Board Charter that is available in the Board Policies section of the Company's website at www.pcb.my.

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.

Applied
PP
Oversight of the internal audit function by the AC
The AChee disease and full accepte the IAD to account officiality acceptable
The AC has direct and full access to the IAD to ensure effective oversight of the Company's internal audit function, which plays an important role in testing the adequacy and integrity of the Group's internal control system. The Head of IAD reports functionally to the AC, and administratively to the GCEO. His/her appointment to or removal from the said position is subject to the approval of the AC. The performance of IAD is also evaluated by the AC annually. The AC also reviews the internal audit plans and approves the budget for the internal audit function to ensure that IAD has adequate and quality resources to execute its plans effectively. Internal audit reports are submitted by IAD to the AC for review on a quarterly basis, and management is required to ensure that corrective measures are taken to address the internal audit issues within the agreed timeline.
red to complete the columns below. Non-large companies are encouraged
elow.

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		Independence and strength of IAD Paramount's IAD is independent of operations and reports functionally to the AC and administratively to the GCEO. It is led by Mr Wong Ket Keong who is a Certified Internal Auditor of the Institute of Internal Auditors (USA), a member of the Malaysia Institute of Accountants, and a fellow of the Association of Chartered Certified Accountants (UK). The primary responsibility of IAD is to provide reasonable assurance to the AC on the effectiveness of the governance, risk management and internal control processes within the Group. All internal audit activities of the Group are guided by the International Professional Practices Framework issued by the Institute of Internal Auditors, the Internal Audit Charter as well as policies and procedures of the Group. An annual risk-based internal audit plan is presented by IAD to the AC for approval after having reviewed the adequacy of the scope, functions and resources of IAD as well as the competency of the internal auditors. IAD adopts a risk-based approach and prepares its plan based on the risk profiles of the auditable units in alignment with the strategic objectives of the Group.
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	:	

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	:	Communication with stakeholders
application of the		
practice		The Company is committed to maintaining on-going communication across its entire shareholder base, whether institutional investors, private or employee shareholders. This is achieved principally through annual and quarterly reports to Bursa Securities, the Company's AGM and timely dissemination of information on significant company developments and price sensitive information in accordance with the MMLR.
		All general announcements and quarterly results released to Bursa Securities, and presentation slides presented at Investor Relations (IR) and Media Briefing sessions are also available on the Company's website. The Company's website is constantly updated with information pertaining to the Group's business activities and corporate affairs for dissemination to all stakeholders in a timely manner.
		Additionally, the Company holds scheduled IR and Media Briefings, coinciding with the release of the half-year and full-year results of the Group to Bursa Securities to investment analysts, fund managers and the media. Media briefing is held upon the conclusion of the Company's AGMs for the benefit of potential investors as well as shareholders who are unable to attend the meeting. The Company also obliges the requests of analysts, fund managers and the media for company visits, briefings and interviews. More details on the Company's IR activities and briefing schedules are available on the Company's website.
		Stakeholders are welcomed to provide their views, feedback or complaints to the IR Department at ir@pcb.my .
		Conduct of General Meetings
		The Company's AGM, in addition to dealing with the formal business of the Company, represents the principal forum for dialogue and interaction with shareholders, providing an opportunity for the Board to communicate directly with shareholders and vice versa.

	days is given to all shareholders for An overview of the Group's perfor	een circumstances, notice of 28 clear r the convening of all AGMs. rmance for the financial year ended to shareholders at the 52 nd AGM that
	was held physically at the Compa Glenmarie, on 8 June 2022. Shareh and in this respect, the Board is p raised by shareholders at the 52 nd by the Board. All resolutions pro shareholders present at the meeting	any's hotel, Mercure Kuala Lumpur holders were invited to raise queries, pleased to report that all questions AGM were adequately attended to posed were duly approved by the ng, and the minutes of the said AGM ny's website within 30 business days
	AGM, also to be held physically at a Lumpur Glenmarie, will be by poll, a Investor & Issuing House Services	in the Notice of the forthcoming 53 rd the Company's hotel, Mercure Kuala and Paramount has appointed Tricors Sdn Bhd as the Poll Administrator all be the Scrutineer to validate the
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		
	-	

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

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

Practice 12.2

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

Application	:	Not applicable – Not a Large Company
Explanation on	:	
application of the		
practice		
Explanation for	:	
departure		
	_	
		ed to complete the columns below. Non-large companies are encouraged
to complete the columns	be	elow.
Measure	:	
Timeframe	:	

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

Practice 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 :	Notice of general meetings	
application of the		
practice	The notice of Paramount's 53 rd AGM dated 28 April 2023 was at least	
.	28 clear days prior to the 53 rd AGM scheduled to be convened on 15 June 2023.	
	Julie 2023.	
Explanation for :		
departure		
Large companies are requi	red to complete the columns below. Non-large companies are encouraged	
to complete the columns below.		
Measure :		
Timeframe :		
illierrame .		

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	General meetings Paramount's 52 nd AGM, held physically on 8 June 2022, was attended
	by all Directors of the Company including Mr Quah Poh Keat, who had to observe self-quarantine, and hence attended the meeting remotely via the Microsoft Teams video conferencing application.
	An overview of the Group's performance for the financial year ended 31 December 2021 was presented to shareholders at the 52 nd AGM that was held physically at the Company's hotel, Mercure Kuala Lumpur Glenmarie, on 8 June 2022. Shareholders were invited to raise queries, and in this respect, the Board is pleased to report that all questions raised by shareholders at the 52 nd AGM were adequately attended to by the Board. All resolutions proposed were duly approved by the shareholders present at the meeting, and the minutes of the said AGM was made available on the Company's website within 30 business days after the conclusion of the AGM.
Explanation for : departure	
Large companies are requ to complete the columns b	ired to complete the columns below. Non-large companies are encouraged 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 :	Departure
Explanation on : application of the practice	
Explanation for : departure	The Company, after having conducted a post-event evaluation of the two virtual AGMs held in 2020 and 2021, found that physical meetings are more effective for interactive engagement and robust discussion with shareholders on a face-to-face basis without the technical constraints of a virtual meeting. The Company do encourage voting in absentia by providing shareholders with an online platform to submit their proxy forms with voting instructions to the Company's Share Registrar 24 hours prior to the meetings. The Company provides an online platform for shareholders to submit their proxy forms with voting instructions (voting in absentia) to the
	Company's Share Registrar 24 hours prior to the meetings.
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.
Timeframe :	Choose an item.

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

Practice 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	f 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 quest	ions and the questions are responded to.	
Application	Applied	
Explanation on	Shareholders who attended Paramount's 52 nd AGM were encouraged	
application of the	to interact directly with the Board to gain insights on the Company's	
practice	businesses, performance and strategies.	
	The Chairman also ensured that shareholders who attended the 52 nd	
	AGM were given the opportunity to comment or raise questions	
	relating to the agenda items of the meeting, the annual report 2021,	
	the performance of the Group as well as the business growth direction	
	for 2022 and beyond.	
	In this respect the Beard is pleased to report that questions raised by	
	In this respect, the Board is pleased to report that questions raised by the Minority Shareholders Watch Group prior to the 52 nd AGM and all	
	questions raised by the shareholders at the 52 nd AGM were adequately	
	attended to by the Board. All resolutions proposed were duly approved	
	by the shareholders present at the meeting, and the minutes of the said	
	AGM was made available on the Company's website within 30 business	
	days after the conclusion of the AGM.	
Explanation for		
departure		
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged	
to complete the columns below.		
Measure		
Timeframe		

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

Practice 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.

· ·	-	adoption of this practice should include a discussion on measures general meeting is interactive, shareholders are provided with sufficient
	-	
		ons and the questions are responded to. Further, a listed issuer should also
provide brief reasons (on the	e choice of the meeting platform.
Application	:	Not applicable – only physical general meetings were conducted in the
		financial year
Explanation on	:	
application of the		
practice		
practice		
Explanation for	:	
departure	-	
acparture		
Large companies are r	equir	ed to complete the columns below. Non-large companies are encouraged
to complete the colum	ns be	elow.
Measure	:	
Timeframe	:	

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

Practice 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 general meeting.	of Ke	ey Matters Discussed is not a substitute for the circulation of minutes of
Application	:	Applied
Explanation on application of the practice	:	Minutes of the 52 nd AGM was made available to shareholders on Paramount's website at www.pcb.my no later than 30 business days after the conclusion of the 52 nd AGM.
Explanation for departure	:	
Large companies are r	equir	red to complete the columns below. Non-large companies are encouraged
to complete the colum	nns be	elow.
Measure	:	
Timeframe	:	

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

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

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