CORPORATE GOVERNANCE REPORT

STOCK CODE : 4707

COMPANY NAME: NESTLE (MALAYSIA) BERHAD

FIPURSUANTNANCIAL: December 31, 2022

YEAR

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 PURSUANT 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 |
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| Explanation on application of the practice | : | The Board of Directors, in fulfilling its obligations to oversee the effective management of Nestlé (Malaysia) Berhad, has meticulously executed the following activities during the course of the preceding fiscal year: |
| | | Ensure that the Company's strategic plans support its long-term value creation and include strategies relating to economic, environmental, social, and governance considerations, underpinning sustainability; |
| | | The cornerstone of effective corporate governance lies in a highly competent and accountable Board of Directors. The Board, through direct action and through its Board Committees, provides leadership and strategic guidance to the Management, with a view to aligning the Company's objectives with its long-term value creation strategy, taking into account the economic, environmental, social and governance dimensions of sustainability. The Board regularly evaluates the Company's operational and financial performance, reviews its compensation policies and succession planning processes, and ensures the presence of a robust governance framework, sustainability programs, internal control system and risk management practices. Further details on the Company's sustainability goals and progress can be found in the comprehensive 2022 "Nestlé in Society Report". |
| | | Review, challenge and decide on Management's proposals for the Company and monitor its implementation by Management; |
| | | In pursuit of exceptional governance and leadership, the Board regularly assesses the progress of the approved strategies, plans, and budgets through in-depth reviews of the reports and presentations provided by the Chief Executive Officer (CEO) and the Management. The Board also receives regular updates, reports, and recommendations from both the Board Committees and the Management, covering the |

Company's governance practices, business performance, and ongoing development initiatives.

Supervise and assess Management performance to determine whether the business is being properly managed;

The daily operation of the Company's businesses is delegated to the CEO and executed with the support of the Executive Leadership Team (ELT) and the Nestlé Leadership Team (NLT). The Board not only provides oversight of the Company's business and operational activities, but also assesses and ensures the proper management of its businesses, with the goal of attaining performance outcomes that align with the Company's established corporate goals and targets.

Ensure there is a sound framework for internal controls and risk management;

The Board of Directors and Management bear the responsibility and accountability for implementing the Company's system of risk management and internal control. An effective and efficient internal control system has been established, enabling the Company to respond to significant business, operational, financial, compliance, and other risks.

There is in place an effective and efficient internal control system which enables the Company to respond appropriately to significant business, operational, financial, compliance and other risks in achieving its objectives. This includes efficiently safeguarding assets from inappropriate use or from loss and fraud, and ensuring that risks and liabilities are identified and managed. Furthermore, it helps to safeguard the quality of internal and external reporting within the Company and its subsidiaries (the Group) and the compliance with applicable laws and regulations, as well as internal policies with respect to the conduct of business of the Company.

The Audit Committee supports the Board in its efforts to monitor the Group's risk exposure, as well as the design and effectiveness of the underlying risk management and internal control systems. Specifically, the Audit Committee aids the Board in overseeing the following processes:

- i. The formulation of the Group's comprehensive Enterprise Risk Management framework, including policies, procedures, systems, and capability to identify, assess, and manage risks, ensuring their relevance and appropriateness to the Group's business;
- Periodic evaluations of the principal business risks, control measures, and action plans to mitigate or reduce such risks, as well as the overall internal control system, with a focus on addressing weaknesses and improving the assessment process;

- iii. The monitoring of the Group's internal control through the internal audit function, the Nestlé Internal Audit (NIA), which is responsible for conducting ongoing reviews of major operational, financial, compliance, and risk management controls throughout the Group.
- iv. The periodic assessment of internal audit findings reported by NIA, including the implementation of action plans to address any identified control weaknesses and the implementation of recommendations;
- v. The review of reports issued by external auditors on control issues identified in the course of their audit-related and nonaudit-related work, and discussions with external auditors regarding the scope of their respective reviews and findings;
- vi. An evaluation of any matters arising from the Group's anticorruption policies and procedures, as well as any allegations or incidents of anti-corruption within the Group, through review of reports from Risk Management & Control, NIA, and the Market Compliance Officer, to ensure the implementation of adequate procedures.

The Audit Committee updates the Board on the relevant issues discussed during its quarterly meetings.

Understand the principal risks of the Company's business and recognise that business decisions involve the taking of appropriate risks;

The Board recognises the crucial relationship between risk, internal control, strategy, and value creation. To ensure this alignment, the Company's strategy, risk management processes, and internal controls are integrated to support the achievement of the Company's strategic priorities and maximise value for its shareholders.

The Board sets the risk tolerance levels within which the Management is expected to operate, and ensures that an effective risk management framework is in place to identify, assess, manage, and monitor significant financial and non-financial risks.

The Board and Management are committed to the principles and practices outlined in the Statement on Risk Management and Internal Control. Throughout the Group, risk management guidelines, controls, and processes have been established and regularly reviewed to maintain their effectiveness.

The Company has implemented the Enterprise Risk Management Framework, which is deeply ingrained in the Group's operations and actively identifies, assesses, and monitors key business risks. The risk management policies, procedures, and practices are regularly reviewed, and the risks identified through the Enterprise Risk Management Framework, as well as the mitigating measures and

updates, are thoroughly discussed and reviewed at the Audit Committee and Board meetings.

Ensure the Company has in place procedures to enable effective communication with stakeholders;

The Board recognises the importance of open and transparent communication with its shareholders and investors to foster understanding of the Company's performance, growth prospects, and operating environment. To achieve this objective, the Company has implemented an effective Investor Relations program under the direction of the Chief Financial Officer (CFO). This program includes regular engagement with the investment community, maintenance of a comprehensive and informative investor-focused website, and a commitment to providing timely and accurate information.

Additionally, the Company places a high emphasis on stakeholder engagement and details of these efforts can be found in the Company's Nestlé in Society Report 2022, pages 13 to 15.

Ensure that the senior management team (the NLT) has the necessary skills and experience and there are measures in place to provide for the orderly succession of the senior management team;

The Board places a paramount emphasis on ensuring proper succession planning for the NLT and identifying individuals with the necessary skills and expertise to drive the Company's strategic objectives forward. The Governance, Nomination and Compensation Committee (GNCC) plays a crucial role in overseeing succession planning, not only for the Board but also for the NLT. The GNCC regularly evaluates succession plans, compares their compensation and hiring processes against competitive industry standards, and makes decisions based on merit-based principles.

The Board strives to ensure that the NLT possesses the relevant skills and experience, and that there are established protocols in place to facilitate a smooth transition of leadership within the team.

Ensure the integrity of the Company's financial and non-financial reporting;

The Board of Directors, charged with overseeing the preparation of annual financial statements, stays informed of the Company's performance, financial position, and prospects through the receipt of quarterly management accounts and updates. The Audit Committee provides assistance to the Board in overseeing the financial reporting process and ensuring the quality of financial reporting.

In preparing the financial statements for the year ended December 31, 2022, the Board exercised due diligence by consistently applying appropriate accounting policies, making prudent and reasonable

estimations, and ensuring that the financial statements were presented on a going concern basis and accurately reflect the consolidated financial position and performance of the Company.

In line with the enhanced sustainability reporting requirements in Listing Requirements, the Board continued to provide valuable guidance in all aspects of the Company's sustainability disclosure and Environmental, Social and Governance (ESG) agenda.

The Company is guided by the Nestlé S.A. Group's Creating Shared Value (CSV) strategy and initiatives, which are rigorously monitored and managed by key internal stakeholders, the Nestlé S.A. Board of Directors, Chairman, Chief Executive Officer (Group CEO) and the Executive Board of Nestlé S.A., with support from internal management bodies such as the Nestlé S.A. Sustainability Committee and relevant committees. This ensures that the Company's ambitions and commitments regarding sustainability and CSV are effectively realised.

Locally, at Nestlé Malaysia, the Executive Director, Group Corporate Affairs is the designated person to steer the business units and functions on the implementation of their CSV and sustainability initiatives. He provides updates and progress to the Board twice a year on CSV-related matters.

Together with the NLT, promote good corporate governance culture within the Company which reinforces ethical, prudent and professional behaviour;

The Board recognises the significance of good governance in fostering ethical, responsible, and professional behavior throughout the Company. The Board, in conjunction with the GNCC and the NLT, endeavours to continuously cultivate a culture of good governance and responsible behavior by implementing policies and procedures that reflect these values.

The Company has implemented a number of initiatives to promote good governance, including the adoption of the Nestlé Corporate Business Principles, the Nestlé Code of Business Conduct, the Nestlé Management and Leadership Principles, and the Nestlé Malaysia Anti-Corruption, Gifts and Entertainment Guidelines. These policies outline the conduct expected of Directors and employees and serve as a standard for responsible behavior within the Group. Furthermore, all Directors and employees are required to sign an Integrity Pledge declaration as a testament to their commitment to ethical conduct.

| Explanation for | : | | | |
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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 |
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| Explanation on application of the practice | The Chairman holds a crucial role in fostering good governance within the Company. He provides leadership to the Board to ensure effective conduct and performance of the Board, drives the focus on implementing best practices in corporate governance and ensuring compliance. The key roles and responsibilities of the Chairman include: Leads the Board in establishing and monitoring good corporate governance practices. Guides and mediates the Board's actions with respect to organisational priorities and governance concerns. Undertakes the primary responsibility for organising the information necessary for the Board to deal with the items on the agenda and for providing this information to the Directors on a timely basis with the assistance of the Company Secretary. Ensures that Board meetings are effective, including setting and ensuring that all relevant issues are on the agenda, ensuring that the agenda and all relevant information is timely received by all Directors and that the Directors are properly briefed on issues discussed at the Board meetings. Encourage the Directors to actively participate in constructive deliberations, ensures that the Directors are freely able to express their views and able to include diverse opinions and views in the Board deliberations. Be the major point of contact between the Board and CEO, working closely with the CEO, and facilitating effective communication with the CEO and the Board. Be kept fully informed of current events by the CEO on all matters which may be of interest to the Directors. Regularly reviews progress on important initiatives and significant issues facing the Company with the CEO and other relevant members of the Management. Undertakes appropriate public relations activities with the CEO and ensuring that there is effective communication with the shareholders and other stakeholders. Be the spokesperson for the Company at the Annual General Meeting (AGM) |

| | According to the findings of the 2022 Board Effectiveness Assessment, the Chairman is competent to lead and direct the dynamics of the Board. He is also recognised by the Board members as the role model, highly effective, focused and firm without being dominant, and providing guidance and direction to the Board and Company. The Board meetings were professionally conducted, and dissenting opinions were heard, debated, and recorded to ensure balance and objectivity. The detailed responsibilities of the Chairman are outlined in the Board Charter. |
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| | The Board Charter is available on the Company's corporate website at: https://www.nestle.com.my/aboutus/investors/corporate_governance |
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

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

| Application : | Applied | |
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| Explanation on : application of the practice | The Chairman of the Board and the CEO have separate distinct functions, roles and responsibilities and are held by different individuals. The Board recognises the importance of separating the roles to ensure a well-balanced and efficient management structure. This distinction ensures that there is a clear and proper balance of power, authority and decision making and that no one person has unfettered powers of decision. The Chairman of the Board has never assumed any executive position within the Company, thus further emphasising the clear distinction between the functions and responsibilities of the Board and the CEO. The separate distinct roles and responsibilities of the Chairman and the CEO are also reflected in the Board Charter. | |
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.4

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

Note: If the board Chairman is not a member of any of these specified committees, but the board allows the Chairman to participate in any or all of these committees' meetings, by way of invitation, then the status of this practice should be a 'Departure'. **Application** Departure **Explanation on** application of the practice **Explanation for** It is important to have a clear governance structure and well-defined departure roles and responsibilities to ensure effective decision-making and accountability. The Board Charter and the Terms of Reference of the Committees provide a clear outline of the responsibilities and expectations for each individual. During the year, the GNCC reviewed the broader composition and balance of the Board and its Committees, their alignment with the Company's strategic objectives, and the need for progressive refreshing of the Board. The development and execution of our long-term strategic objectives, embedding of our culture and values, and promotion of the interests of our stakeholders are all dependent upon effective leadership at both Board and Committee levels. Taking this into consideration and after having assessed the contributions of our Chairman, YAM Tan Sri Dato' Seri Syed Anwar Jamalullail, it was satisfied that he continues to place objectivity to the decision-making process. His experience, knowledge and contributions are a tremendous asset to the Company in providing oversight to the Company's strategic progress. As an alternative practice, all members of the Audit Committee and GNCC are Non-Executive Directors with a majority of Independent Directors. The Board views that having a majority of Independent Directors in the Audit Committee and GNCC enhances the Committee's independence, objectivity, and effectiveness in carrying out its duties and responsibilities. Independent Directors bring a fresh perspective and a diversity of views, allowing robust discussions which can help the Board and management make better decisions. They are not beholden to any particular interest or party, allowing them to evaluate the Company's operations and financial performance objectively. Having a majority of Independent Directors in these Committees also helps to ensure that appropriate systems of internal control and risk management are in place.

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| Measure | · | YAM Tan Sri Dato 'Seri Syed Anwar Jamalullail undergoes an annual BEE to ascertain the effectiveness of his contributions to the Board, the Audit Committee and the GNCC which he chairs. | |
| Timeframe | : | Within 2 years | This will be taken into account when planning for the succession of the Board Chairman. |

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 |
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| Explanation on application of the practice | : The Company Secretary is suitably qualified to fulfill the role, as she possesses the necessary certifications issued by the Registrar of Companies under sections 235(2) and 241(1) of the Companies Act 2016. The Company Secretary holds a Bachelor of Laws (Hons) degree from the University of Nottingham in the United Kingdom and has been admitted as a Barrister-at-Law by the Honourable Society of Lincoln's Inn in London. She has also been called to the Malaysian Bar and is a member of the Malaysian Association of Company Secretaries. |
| | The role of the Company Secretary is to support and collaborate with the Chairman of the Board, the CEO, and the Chairman of the various Board Committees in determining the agenda items for their meetings. She manages and coordinates the arrangements and logistics for the Board and Committee meetings, annual general meeting, attends these meetings, and helps facilitate the Board communication. She serves as the primary point of contact for stakeholders regarding corporate governance matters. |
| | The Company Secretary also provides guidance to the Board on their duties and responsibilities, and ensures that all relevant rules and regulations are adhered to, proper procedures are followed, and good corporate governance practices are in place. She is responsible for advising the Board on governance and relevant regulatory matters. |
| | The Company Secretary also works with the Chairman to provide training opportunities for the Directors and to develop and implement an induction program for the new Directors, which includes series of meetings with the Heads of business units and functions to allow them to have a better understanding of the Group's business and operations. All Directors have access to the services of the Company Secretary. |
| | The Company Secretary has undertaken continuous professional development by attending the following trainings relevant to her role as a Company Secretary and as a member of the ELT: |
| | |

Details of which can be found below: SSM Corporate Directors Training Programme Fundamental 4.0 + Cyber Security Awareness SSM Read Interpret and Analyze Financial Statements For Company Basic Level SSM Read Interpret and Analyze Financial Statements For Company Intermediate Level **Practical Forensics Investigation** Webinar Series: Corporate Governance Audit: A Guide For **Company Secretary** Mapping Critical Thinking For Company Secretaries ESG and sustainability reporting A review of recent case law involving on the interpretation of various provisions of Companies Act, 2016. Nestlé S.A Global e-Learning Nestlé Code of Business Conduct Nestlé Corporate Business Principles **Human Rights** Data Privacy Diversity & Inclusion at Nestlé SecureIT – IT Security & Functional Compliance Training Security at Nestlé Sustainability Packaging: The fundamentals for all employees **Sexual Harassment Prevention** Compliance: A Leadership Responsibility **Global Antitrust** Popularly Positioned Products (PPP) Affordable Nutrition The Board of Directors was satisfied with the performance of the Company Secretary following the 2022 Board Effectiveness Evaluation contention raised during the meetings. The role of the Company Secretary has also been clearly defined in the

(BEE). The support and guidance provided by the Company Secretary is notable strong, with the board meetings scheduled in advance, well managed meetings agenda, board papers prepared and circulated well in advance, and taking accurate and comprehensive minutes of meetings that recorded all discussions, differing opinions, and points of

Board Charter.

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

Practice 1.6

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

| Application | : | Applied |
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| Explanation on application of the practice | : | To facilitate the Directors' planning, the Company Secretary prepared and circulated the annual meeting calendar to the Directors well in advance, before the start of each financial year. This allows the Directors to schedule their availability accordingly. At least two weeks before each Board or its Committee meeting, the Company Secretary will circulate the notice of meeting and an agenda as approved by the respective Chairman of the Board or its Committees to all members and attendees, the Board and Committee papers, including any presentations and reading materials, are distributed to all Directors at least five business days prior to the meeting to provide them with adequate understanding of the subject matter and to prepare them to handle any matters that may arise during the meeting. This also enables the Directors to fulfill their duties and make effective informed decisions. The Board is confident that the quality of |
| | | information provided by the Management, as well as the timely distribution of all materials, are crucial to effective deliberation and decision-making. In cases of urgent matters or when additional papers are distributed less than five business days before the meeting, the Management will take the Board through the documents for a more indepth explanation. |
| | | The Chairman is responsible for ensuring that all Directors receive the proper briefing on any issues discussed at Board meetings and have access to all relevant information in a timely manner. |
| | | The minutes of the Board and Board Committee meetings document the discussions and decisions made. The draft minutes are then sent to all the Directors or to the members of the Board Committees. The Company Secretary will also inform the Management of any actions that need to be taken or further updates that should be provided to the Board. These updates and action plans for any matters arising will be further discussed at the next Board or its Committee meeting. |
| | | To keep the Directors informed, the Management and Company Secretary provide updates on key issues and significant developments, including those discussed at the Board meetings. Briefings may be arranged to discuss important topics. |

| | To promote efficiency and environmental sustainability, the Board utilises technology and electronic devices to provide immediate access to the necessary materials. |
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There is demarcation of responsibilities between the board, board committees and management.

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

Practice 2.1

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

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

| Application : | Applied |
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| Explanation on : application of the practice | The Board of Directors has established a Board Charter to guide its responsibilities and decision-making process. The Charter outlines the Board's authority and powers, promoting high standards of corporate governance, ethical behavior, and compliance culture. It provides clarity and guidance to the Directors and the Management regarding their roles, responsibilities, and the Board's reserved matters. |
| | The Board Charter details the composition of the Board, the separation of functions between the Chairman and the CEO, as well as the Board's operating practices, evaluations, access to information and training, and expected ethical standards and confidentiality. |
| | In order to carry out its duties and responsibilities effectively, the Board has established various Board Committees with clear Terms of Reference. The Executive Directors implement the strategies and operational decisions, while the Non-Executive Directors provide an independent perspective and complement the skills and expertise of the Executive Directors. They evaluate the Group's strategy, performance, internal controls, risk management, governance, and sustainability efforts. |
| | The Board Charter is reviewed annually, and with the recently introduced Directors' Fit and Proper Policy, the Board Charter and the Terms of Reference of the GNCC were amended in July 2022 to reflect the adoption of the said policy. The Board Charter and the Terms of Reference were last reviewed and approved by the Board on 21 February 2023. |
| | The Board Charter is available on the Company's corporate website at: https://www.nestle.com.my/aboutus/investors/corporate governance |
| Explanation for : departure | |

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

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

Practice 3.1

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

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

| Application | : | Applied |
|--|---|---|
| Explanation on application of the practice | : | Adhering to the highest standards of honesty, integrity, as well as legal and ethical conduct is a fundamental principle of the Company. The Board and the senior management team set the tone for the Company's culture of integrity and compliance. In performing its responsibilities, the Board is guided by the code of conduct and principles outlined in the Company's internal policies and guidelines. |
| | | The Nestlé Corporate Business Principles (NCBP) |
| | | The NCBP guides the Directors and all employees with a strong ethical framework which ensures integrity of action and compliance with laws, regulations and their own commitments. These principles are designed to ensure that the Company operates in a manner that is compliant with relevant laws and regulations, responsible to all stakeholders, and committed to sustainable business practices. The NCBP guides the actions and decision-making processes of all individuals within the Company, promoting integrity, ethical behavior, and the creation of shared value in all circumstances. |
| | | The NCBP focuses on principles surrounding our employees, consumers, customers, suppliers, shareholders and wider society: • Consumers: emphasising nutrition, health and wellness, quality assurance and product safety as well as responsible and reliable consumer communication. |
| | | Our people: emphasising human rights, diversity and inclusion as well as safety and health at work. |
| | | Value Chain: emphasising responsible sourcing, honesty, integrity and fairness to our customers and business partners, and commitment to environmental sustainability. |
| | | Business Integrity: emphasising ethics, privacy and ethical data management. |

- Transparent interaction and communication : emphasising transparent internal interaction and communication, and responsible external engagement and advocacy.
- **Compliance**: emphasising a "doing the right thing for the right reason" mindset, a robust compliance assessment, communications and training program, and accessible grievance reporting mechanisms for both internal and external stakeholders.

The Nestlé Code of Business Conduct (NCBC)

The NCBC implements the NCBP by outlining the expected conduct and responsibilities of both the Board and all employees within the organisation.

The NCBC covers various important aspects of business conduct, including compliance with all relevant laws, regulations, and ethical guidelines. It also highlights the need for effective conflict of interest management and prevention, prompt declaration of interests in competing businesses, against the use of inside information and insider trading, the importance of whistleblower protection, a prohibition against corrupt activities, and a commitment to protecting and properly utilising the Group's assets.

The NCBC is premised on the following three basic principles:-

- Avoidance of any conduct that could damage or create risk to the Company or its reputation;
- Legal compliance and honesty, to place the Company's interests ahead of personal or other interests; and
- Guidance on how the Directors and employees should behave.

Nestlé Malaysia Anti-Corruption, Gifts and Entertainment Guidelines (Guidelines)

The Guidelines were established in 2016 with the purpose of establishing clear limits on gifts, entertainment, and procedures for high-risk areas. These guidelines are regularly reviewed to ensure their relevance and effectiveness. The goal is to maintain the highest level of integrity and ethical standards in all business practices within the Group.

To strengthen internal processes to deter corruption, the Guidelines were recently updated particularly in the areas of sponsorships and dealings with government officials.

The Company continued to roll out its third party anti-corruption due diligence when onboarding new suppliers. For existing suppliers, it

ensured that suppliers, particularly those who are substantial business partners, completed such anti-corruption due diligence. The third party anti-corruption due diligence effectively allows the Company to manage its risks relating to corruption. To create awareness within the company, training sessions were organised for employees. The end of the year also saw the completion of a new anti-corruption e-Learning module which will be rolled out for employees in the next year. Additionally, all Directors and employees must undergo regular training on the NCBP, NCBC and the Guidelines to ensure that they remain knowledgeable and are up to date on the policies and procedures. All Directors and employees have signed an Integrity Pledge. The Integrity Pledge serves as a declaration of their commitment to maintain the highest standards of integrity in all their business dealings and to uphold the policies outlined in the Guidelines. These efforts help to maintain a strong culture of ethics and compliance within the Company. **Sanctions** The Company lawfully engages in business activities in jurisdictions where sanctions laws from countries such as Switzerland, the European Union, the United States of America, the United Kingdom and the United Nations apply. Consistent with its approach to comply with all applicable laws as laid out in the NCBP, the Sanctions Compliance Standard requires that the Group applies a risk-based approach when dealing with such jurisdictions. In 2022, the Company conducted an assessment to determine risk relating to sanctions and rolled out e-Learning on sanctions to employees who may deal with sanctioned countries. Additionally, the Nestlé US Sanctions Recusal Standard requires that persons from the US must recuse themselves from any discussion of, the decision on or facilitation of activities which may apply. The Nestlé Corporate Business Principles, Nestlé Code of Business Conduct and the Nestlé Malaysia Anti-Corruption, Gifts and Entertainment Guidelines (for Customers and Suppliers) are available Company's website on the corporate at: https://www.nestle.com.my/aboutus/business-principles; and https://www.nestle.com.my/aboutus/nestle in malaysia/anticorruption-gifts-entertainment-guidelines **Explanation for** departure Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below. Measure :

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

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

Practice 3.2

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

| Application | : | Applied |
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| Explanation on application of the practice | : | Whistleblowing System The Company places a strong emphasis on professional conduct, honesty, and integrity in all its business dealings. It is dedicated to identifying and addressing any reportable conduct and promoting a culture of continuous improvement. In line with the NCBP, the Company provides readily accessible internal and external grievance mechanisms to its employees and external stakeholders, allowing for the raising of any potential instances of non-compliance. All concerns raised are thoroughly investigated and any retaliation against employees who report in good faith is strictly prohibited. |
| | | Recognising that misconduct is often first reported by those who work with or for the Group, the Company has in place a reporting system for illegal or unacceptable behavior and non-compliant conduct,. An early warning system such as a whistleblowing mechanism and procedure can help the Company detect any wrongdoing and take corrective actions before a problem becomes a crisis. It believes that a whistleblowing system demonstrates accountability, provides effective risk management, and supports good governance practices, thereby increasing investor confidence in the Company. |
| | | Employees are encouraged to speak up and report any compliance violations, suspicions of wrongdoing, malpractice, or impropriety by communicating these issues with their line managers or the Market Compliance Officer through any mode of communication, or through the internal whistleblowing procedure also known as "Speak Up". These whistleblowing mechanisms are an essential component of a comprehensive framework that outlines when, how, and to whom a concern may be raised, and gives whistleblowers the opportunity to report a concern outside of their management line. |
| | | Aside from internal parties, Speak Up also offers an avenue for external parties to lodge complaints to the Company on any non-compliances. |
| | | The Company has adopted the following principles in relation to its whistleblowing system: |

- The identity of the whistleblower is safeguarded at all times.
 Whistleblowers who act honestly, reasonably and in good faith with
 genuine belief about the reportable conduct, will be supported and
 protected from coercion, retaliation or reprisals that stem from
 making a disclosure.
- Investigations will be conducted in an objective, independent and confidential manner. Appropriate corrective action will be taken as warranted by the investigation.
- The Company will not take any disciplinary action against a whistleblower where a disclosure cannot be substantiated or is found to be untrue, when such disclosure was made with a genuine or reasonable belief regarding the reportable conduct.

Additionally, the Company engages an independent third-party to manage the Speak Up hotline, ensuring confidentiality and protection of the whistleblower's identity. This allows for a secure and unbiased reporting channel for employees, as well as third parties such as customers, suppliers, and service providers. The Speak Up hotline can be accessed through the Company's corporate website and is communicated to relevant parties through annual email communications.

The Company has established a Business Ethics & Fraud Committee (BEFC), which is chaired by the CEO and comprises the CFO, the Executive Director, Legal & Secretarial (as the Market Compliance Officer) and the Executive Director, Group Human Resource. The BEFC is tasked to review all complaints and allegations received through the Speak Up hotline or any other means. It holds formal meetings three to four times a year and meets regularly as needed to review individual non-compliance matters. The BEFC conducts investigations in an impartial and confidential manner, and upon completion of the investigation, determines the necessary corrective actions to be taken based on the outcome. The findings of these investigations are reported and discussed at Audit Committee meetings before being presented to the Board. The Board has ensured that the Company has in place a robust whistleblowing system.

During the year 2022, the Company received a total of 18 reports of non-compliance through both the Speak Up hotline and other modes of avenues. Each of these reports were thoroughly investigated and appropriate measures were taken when necessary.

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

Practice 4.1

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

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

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

| Application | : Applied |
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| Explanation on application of the practice | : The long-term viability of the Company is directly tied to its ability to generate value for both its shareholders and society at large. The Company's philosophy is rooted in the belief that creating shared value is essential for sustained success, and as such, it continues to implement sustainable initiatives with a view to having a positive impact on individuals, families, communities, and the environment. In light of the ongoing global challenges posed by climate change, the COVID-19 pandemic and post pandemic, and economic uncertainty, it is increasingly important for the Company to provide solutions that address societal needs, overcome challenges, and generate economic value. |
| | The Creating Shared Value (CSV) framework is a cornerstone of the Company's approach, serving as the foundation for its business operations and its impact to the world. CSV is deeply integrated into the Company's culture, values, and principles, providing a clear vision for a sustainable future, and enabling consistent enhancement of value for the Company's shareholders, stakeholders, and society at large. This is how the Company brings its purpose to life and unlocking the power of food to enhance quality of life for everyone, today and for generations to come. |
| | The Board of Directors holds a vital role in ensuring the success and alignment of the Group with its core principles, including ESG performance. The Board oversees all aspects of the Group's ESG efforts, receiving regular updates and reports on its progress, as well as providing advice on measures that contribute to the long-term sustainability of the Group across economic, social, and environmental dimensions. |
| | The Board continuously reviews the Company's commitments to environmental, social, and governance aspects, as well as its annual Nestlé in Society Report, to assess the impact of non-financial issues on |

the Company's financial performance and the alignment of its long-term strategy with its shared value creation goals. The Board ensures good governance is in place, provides oversight on the Group's response to climate change, oversees its human capital management, including diversity, equity and inclusion strategies, and periodically evaluates the Group's key stakeholders and their material interests.

In pursuit of its sustainability goals, the Company has been making significant investments in new technologies and implementing transformative changes to its operations. This includes a concerted effort to achieve its net zero carbon and plastic objectives, as well as ongoing engagement with vendors and suppliers to advance sustainability practices. This will include greater use of RE (Renewable Energy) and to promote regenerative agriculture to farmers.

The Group's CSV strategy is spearheaded by the Group Corporate Affairs Department under the leadership of the CEO and strategic guidance provided by the Board of Directors. The Executive Director, Group Corporate Affairs, Dato' Adnan Pawanteh, holds responsibility for overseeing the Group's CSV strategy and sustainability initiatives.

The Board of Directors regularly provides guidance on the alignment of the Group's CSV strategy and sustainability initiatives with its long-term business goals and assesses progress against commitments during biannual reviews as presented by the Executive Director of Group Corporate Affairs. The CEO provides quarterly updates to the Board on the progress of the Group's CSV strategy and sustainability initiatives.

Key CSV topics reviewed by the Board in 2022 include updates on:

- 1. Nestlé for Healthier Kids
- 2. Safe Water, Safe Communities Project
- 3. Project SAVE
 - River Plastic Collection Pilot
 - First Mile Collection of Recyclable (Rural)
 - Informal Sector Aggregation
 - Strata Recycling Programme
 - Door-to-door collection & Recycling Programme (Urban)

Operationally, the implementation of CSV initiatives is led by subject matter experts from various business units and support functions of the Group. The Group Corporate Affairs Department provides oversight and receives regular reports on progress. The subject matter experts, the Group Corporate Affairs Department, and the CEO engage in periodic reviews to ensure the continued advancement of CSV initiatives. Additionally, the Group Corporate Affairs Department keeps a vigilant eye on sustainability developments in both local and global markets, promptly reporting any changes or events that could impact the Group's business and operations to the CEO and updating the Board as necessary.

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

Practice 4.2

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

| Application | : | Applied |
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| Explanation on application of the practice | : | The Board of Directors plays a crucial role in overseeing the implementation and success of the Group's ESG performance, and ensures alignment with the Group's CSV strategy and sustainability initiatives. The Board regularly reviews the Group's commitments and performance in the areas of environmental sustainability, social responsibility, and governance, and provides counsel on the strategic alignment of the Group's CSV goals and initiatives with its long-term business objectives. |
| | | To manage its exposure to climate-related risks, the Company has established the Nestlé Policy on Environmental Sustainability, which outlines a framework for reducing its carbon footprint and promoting sustainable practices along its value chain. The Group's efforts to transition towards zero net carbon are guided by the Nestlé S.A.'s Net Zero Roadmap, which sets out a comprehensive approach to mitigating climate change and working with stakeholders to drive societal change towards a sustainable future. |
| | | The Company places a strong emphasis on stakeholder engagement and two-way communication, and actively seeks insights and feedback from its employees, shareholders, consumers, suppliers, and various industry and governmental organisations. |
| | | These efforts have helped us to gain a deeper understanding of our stakeholders' expectations and concerns, which allows us to continuously refine and improve our sustainability strategies and initiatives. By engaging in meaningful and ongoing dialogue with our stakeholders, we are better positioned to identify and address the most pressing issues impacting our business, such as sustainability, diversity, and social responsibility. Our commitment to open and transparent communication is a key component of our corporate governance framework and serves to reinforce our position as a responsible and trustworthy corporate citizen. Through our stakeholder engagement programs, we aim to foster a shared understanding of our values and purpose, as well as to create lasting, mutually beneficial relationships with the communities we serve. |

| | The Nestlé in Society Report, which forms part of the Annual Report, provides a comprehensive update on the Group's sustainability performance and initiatives. |
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.3

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

| Application : | Applied | | |
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| Explanation on : application of the practice | The Chairman and the Board have taken significant steps to monitor the Group's ESG initiatives. The Board conducts bi-annual evaluations of the Group's CSV strategy, sustainability goals, and progress towards meeting commitments, as provided by the Executive Director, Group Corporate Affairs. The CEO provides regular updates to the Board on a quarterly basis, keeping them informed of the Group's sustainability efforts. The Directors have throughout the year under review, collectively | | |
| Explanation for : departure | Overview of ESG & Climate Change Board training Overview on ESG & Update from CSV Council Corporate Governance & Remuneration Practices for the ESG World In-House Directors' Training - Global Outlook for ESG Finance JUST Series (JC3 Upskilling Sustainability Training) Series Series 1: Incorporating ESG into Risk Management (Measuring Portfolio Alignment to Climate Scenarios and Climate Transition Stress Testing) Connecting AI and ESG Aligning Tax Strategy and ESG Powertalk Esg Series #5 - Climate Change And Carbon: From The Financial Risk & Reporting Perspectives Additionally, the BEE incorporated evaluations on ESG factors, such as effectiveness of Nestlé's overall sustainability governance framework in reporting its ESG risks, sustainability targets and initiatives, and Directors' Skill Set which provided insights in determining crucial priorities and educational needs of the Directors. | | |
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.4

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

| Application | : | Applied | |
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| Explanation on application of the practice | : | In the period under review, the BEE included criteria related to ESG. This evaluation was designed to assess the Board of Directors, Board Committees and Individual Directors ability to infuse ESG considerations and standpoints, and engagement with the Company's CSV and sustainability governance structure and processes. As the CEO and CFO also serve on the Board, they were also evaluated on their ESG knowledge and contributions. The results of the BEE helped identify areas where the Board could benefit from further ESG training, which would aid in advancing the Company's sustainability goals. Additionally, the Group Corporate Affairs Department conducted monthly Sustainability Steering Committee meetings, where updates | |
| | | on sustainability projects were provided to relevant members of the ELT. This ensured that sustainability was integrated into the Company's daily operations and that the management team was effectively implementing the Company's sustainability strategies and plans. The Committee received monthly updates on sustainability initiatives, which further emphasised the importance of sustainability considerations in the Company's decision-making processes. | |
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.5- Step Up

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

Note: The explanation on adoption of this practice should include a brief description of the responsibilities of the designated person and actions or measures undertaken pursuant to the role in the financial year. **Application** Adopted **Explanation on** Nestlé Malaysia's CSV strategy and sustainability efforts are overseen adoption of the by the Group Corporate Affairs Department, which is spearheaded by practice the Executive Director, Dato' Adnan Pawanteh under the leadership of the CEO. He is the designated person to steer the business units and functions on the implementation of the CSV and sustainability initiatives. In this capacity, he is also accountable for the Company's Zero Road Map and the advancement of sustainable packaging. The CEO and the Board provide guidance and support for the sustainability initiatives. Meanwhile, subject matter experts from various business units and support functions lead their respective CSV initiatives under the guidance of the Group Corporate Affairs Department. Regular progress updates are provided by subject matter experts on monthly basis, and the progress of the updates are assessed and presented to the Sustainability Steering Committee which comprise of the CEO and Senior Leadership team. The Group Corporate Affairs Department also ensures that climate change and other sustainability issues are considered in all business operations, and implements the CSV strategy.

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 |
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| Application : Explanation on : application of the practice | |
| | To ensure the appointment and re-election of Directors meets the necessary criteria, the Company has established the Directors' Fit and Proper Policy. This policy outlines the approach and standards for the appointment and re-election of Directors of the Company and guides the GNCC and the Board in their evaluation and assessment of Board candidates and Directors eligible for re-election. This ensures that they possess the required character, experience, integrity, competence, and time to effectively carry out their duties as directors. The following Directors will be retiring and eligible for re-election at the next AGM pursuant to the following Company's Constitution: Article 97.1: Dato' Hamidah Naziadin; Datin Sri Azlin Arshad Article 106: |
| | Syeu Saliul Islaili |

| | performance and contribution of eligible for re-election. The GN individual's performance, contribution and overall balance of knowledge well as their time commitment, would be in the best interests of the and is satisfied with the performance. The GNCC also considers the time whether each re-election would company. Additionally, the GNCC conducts a | comprehensive evaluation of the those Directors who are retiring and ICC considers factors such as the ution to the Board and Committees, e., skills, experience, and diversity, as to determine whether re-election he Company. The GNCC has assessed ace and contribution of the Directors. The commitment of each Director and do be in the best interests of the mannual review of the independence |
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| | relationships or circumstances that above retiring Directors had also rethe prescribed form, and subm | assess their independence of any at could impact their judgement. The met the fit and proper declarations in nitted the same to the GNCC for me of the GNCC's review, the retiring butions had been satisfactory. |
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.2

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

| Application | : Applied |
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| Explanation on | : The composition of the Board of Directors consists of seven members, |
| application of the | with a majority of Independent Directors. The Chairman holds the |
| practice | position of Non-Independent Non-Executive Director, while four |
| practice | Directors hold the title of Independent Non-Executive Directors. The |
| | remaining two members serve as Executive Directors, comprising the |
| | CEO and CFO. |
| | CEO una er o. |
| | The strong representation of Independent Directors, accounting for |
| | 57% of the Board, ensures objective and impartial review and decision- |
| | making processes. |
| | making processes. |
| | In accordance with the Main Market Listing Requirements of Bursa |
| | Malaysia Securities Berhad (Listing Requirements), an annual |
| | independence assessment was conducted for the year 2022 for all |
| | Independent Non-Executive Directors, and they have successfully |
| | satisfied the independence criteria as part of the BEE. |
| | satisfied the independence criteria as part of the BEE. |
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.3

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

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

| Application | | Applied |
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| Explanation on | : | The tenure of an Independent Director is strictly capped at a maximum |
| application of the | | cumulative term of nine years as reflected in the Board Charter. Once |
| practice | | this term is reached, the Independent Director may continue to serve |
| | | on the Board, provided that they are redesignated as a Non- Independent Director. |
| | | The GNCC is responsible for conducting annual independence |
| | | assessment of all Independent Directors, examining their independence |
| | | of character and judgement and any relationships or circumstances that could impact their judgement. All Independent Directors have met the |
| | | independence criteria. |
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| | | ed to complete the columns below. Non-large companies are encouraged |
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.4 - Step Up

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

| Note: To qualify for adoption of this Step Up practice, a listed issuer must have a formal policy which limits the tenure of an independent director to nine years without further extension i.e. shareholders' approval to retain the director as an independent director beyond nine years. | | |
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| Application | : | Adopted |
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| Explanation on | : | The GNCC has considered and approved the practice of limiting the |
| adoption of the practice | | tenure of Independent Directors to a cumulative term of nine years in 2022. This was approved by the Board and the Board Charter was |
| practice | | updated to reflect this limit, ensuring adherence to the best corporate |
| | | governance practices. |

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** While ensuring that all appointments to the Board and to the senior application of the management team are made based on merit, against a set of objective practice criteria taking into account the skills, experience, independence, and knowledge required for the Board and senior management team to be effective, the Company also places a strong emphasis on diversity principles in order to maintain a capable and well-rounded Board and senior management team. A diverse composition, encompassing a balance of skills, experience, age, ethnicity/cultural background, gender, and diverse perspectives, is essential to the long-term success of the Company. The Company adopts a meritocracy system which does not discriminate on the grounds of gender, age and ethnicity/cultural background. The GNCC is responsible for overseeing the structure, size, and composition of the Board and its Committees, and leads the process of Board appointments, re-elections, and successions. The GNCC has established a formal procedure for the appointment of new Directors. It conducts due diligence, character and reference checks, as well as interviews as part of the assessment process to ensure the candidates are suitable for the role and can meet the responsibilities and requirements of the Board. No active politicians are considered in order to ensure independence, objectivity, and avoid potential conflicts of interest situations. Part of the process includes an in-depth review of the candidate's corporate leadership, corporate industry standing, integrity, skills, knowledge, competencies, experience, expertise to complement the Board. Diversity of experience in business, academic background, age, gender, and ethnicity/cultural background are also considered. It takes into account the challenges and opportunities facing the Group, as well as the future skills and expertise needed to remain competitive in the market. The Board's firm belief that in order to be effective, the Board must properly reflect the environment in which it operates and that

decision making.

diversity in the boardroom can have a positive effect on the quality of

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| | The Company's Directors' Fit and Proper Policy which was designed with the recommended criteria will serve as a guide for the review and assessment of potential candidates that are to be appointed to the Board as well as Directors who are seeking for re-election. The GNCC also considers the time commitment of each Director and potential candidates to the Board, and all Directors declare their existing board positions, including those in non-listed companies and other |
| | organisations. This is to ensure that each Director and potential candidates to the Board has sufficient time and capability to fulfil their Director's roles and responsibilities. None of the Directors hold more than five (5) directorships each in listed companies and none of the Board members is an active politician. |
| | The succession plan for the NLT is also reviewed by the GNCC prior to it being presented to the Board. The said appointment is also based on merit and leadership skills, with due regard for diversity in skills, experience, age, ethnicity/cultural background and gender. It also takes into account the challenges and opportunities facing the Group as well as future skills and expertise needed to allow the Group to compete effectively in its market. |
| | The Diversity Policy is available on the Company's corporate website at: https://www.nestle.com.my/aboutus/investors/corporate_governance |
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.6

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 : | Departure | |
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| Explanation on : application of the practice | | |
| Explanation for : departure | The Board has previously engaged with an independent source but did not proceed as the Board was of the view that the independent source does not understand the requirements of the Company. Be that as it may, the Board will continue to gauge and utilise all resources and continuously explore the services of independent sources to identify suitably qualified candidates. | |
| | The Board also relies on those proposed by professional advisors to identify potential candidates with the right expertise, skills, competencies, industry standing, and calibre suited to the needs of the Company. | |
| | A due diligence process, candidate reference checks, and interviews are also carried out by the GNCC prior to recommending any appointment to the Board. | |
| Large companies are requi to complete the columns b | red to complete the columns below. Non-large companies are encouraged below. | |
| Measure : | The Board continuously reviews the application of this Practice and will continue to gauge the capability of the independent sources in understanding the needs and requirements of the Company. | |
| Timeframe : | Others | |

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 |
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| Explanation on application of the practice | : | The Board places a great importance on effective communication to both its institutional and individual shareholders. In line with this commitment to transparency, shareholders are provided with Notices of AGM at least 28 days in advance, accompanied by the publication of |
| | | the Annual Report. These notices contain essential information to ensure that communication with shareholders is disseminated clearly and effectively. Information contained relevant to all Directors, including those seeking re-election would include: |
| | | the name, age, gender, nationality, qualification, and whether the position is an executive or non-executive one and whether such director is an independent director; the working experience and occupation; |
| | | any other directorships in public companies and listed issuers, and other positions held; the details of any interest in the securities of the listed issuer and its subsidiaries; |
| | | the family relationship with any director and/or major shareholder of the listed issuer; any conflict of interests that they have with the listed issuer; and |
| | | other than traffic offences, the list of convictions for offences within the past five years and particulars of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year, if any. |
| | | Before making any recommendations for Director re-election, the Board, facilitated by the GNCC, conducts a comprehensive evaluation of the Director's performance and contribution, as well as an independence assessment of Independent Directors. Only after obtaining satisfactory results, upon review by GNCC and the Board, will the Board proceed with the recommendations. |

| | The Board clearly communicates its stance on the re-election of eligible Directors in the Notice of AGM and Annual Report, along with the justifications for the Board's support. |
|---------------------------|---|
| | Shareholders are encouraged to raise questions and voice their concerns both prior to and during the AGM, and the Board strives to create a receptive environment where these questions can be answered by members of the Board. The results of the re-elections and voting outcomes from the AGM are made readily accessible on the Company's website. |
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.8

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

| Application : | Departure | |
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| Explanation on : application of the practice | | |
| Explanation for : departure | of the GNCC, holding the position Director. He was elected to this requalities, dedication and committeexpertise and in-depth knowled operates with maximum efficient direction and guidance in achieving Additionally, the GNCC was of the Senior Independent Director was the size of the Board which is relideemed to add any value to the Ends an alternative practice, all mer Directors with a majority of Independent Director with Independent Director was the Independent Director with Independent Director with Independent Director with Independent Director with Independent Director was the Independent Director with Independent Director was the Independent Director with Independent Director was the Independent Director was the Independent Director with Independent Director was the Independent Director was the Independent Director with Independent Director was the Independent Director was th | he view that the appointment for a not necessary for the Company given atively small. Such a position was not Board. The solution of the GNCC are Non-Executive pendent Directors, bringing balance to pust discussions and constructive |
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| Measure : | • | ir Jamalullail undergoes an annual BEE nis contributions to the Board and the |
| Timeframe : | Within 2 years | This will be taken into account when planning for the succession of the GNCC Chairman. |

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 | |
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| Explanation on application of the practice | : | The Company currently has a Board consisting of seven individuals, including three highly qualified women: Dato' Hamidah Naziadin, Datin Sri Azlin Arshad, and YM Dr. Tunku Alina Raja Muhd. Alias, who represent 43% of the Board's composition. In line with our commitment to diversity and inclusion, when evaluating potential candidates for appointment to the Board, the focus would be to enhance the diversity of the Board, not only from a diverse background, but also the required expertise, experience, corporate industry standing, and skills that can bring added value to the already experienced and well-rounded Board. It is imperative to emphasise that all Board appointments are made solely on the basis of merit, with no compromise on the quality of the selected individual. | |
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.10

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

| Application : | Applied |
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| Explanation on : application of the practice | The Company places a strong emphasis on diversity principles, recognizing that a balanced blend of skills, experience, and diversity is essential to ensure the effectiveness of both the Board and the senior management team. This, in turn, contributes to the long-term success of the Company. |
| | A diverse Board and the NLT is one that possesses a balance of skills, experience, age, ethnicity/cultural background, gender and a diversity of perspectives that are relevant to the Company's business and its strategic objectives. The Company upholds a meritocracy system which does not discriminate on the grounds of gender, age and ethnicity/cultural background. Whilst having a strong focus on diversity, it is also important that all appointments to the Board and to the NLT must be based on merit. |
| | The GNCC plays a pivotal role in regularly reviewing the structure, size, and composition of the Board and the NLT, with due consideration given to skills, leadership, knowledge, competencies, experience, and diversity. It leads the process for Board appointments, re-elections, and succession of Directors, whereby all aspects of diversity in terms of experience in business, professionalism, corporate industry standing, integrity, academic background, age, gender, and ethnicity/cultural background are considered. |
| | The succession plan for the NLT is also reviewed by the GNCC and presented to the Board, taking into account merit and leadership skills, as well as diversity in gender, skills, experience, age, and ethnicity/cultural background. The plan is formulated with a focus on the challenges and opportunities facing the Group, as well as the future skills and expertise needed to remain competitive in the market. |
| | The Board has in place a Diversity Policy for both Board and the senior management team which was last reviewed and approved by the Board on 21 February 2023. |
| | The Diversity Policy is available on the Company's corporate website at: https://www.nestle.com.my/aboutus/investors/corporate_governance |

| | The statement on Company's policy on gender diversity for the Board and the NLT can be found on page 13 of the Corporate Governance & Financial Report 2022. |
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| Explanation for : departure | |
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| Large companies are requito complete the columns b | ired to complete the columns below. Non-large companies are encouraged pelow. |
| 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** During the year under review, the GNCC conducted the BEE exercise application of the internally as facilitated by the Company Secretary. It also engaged the practice services of an external consultant, Towers Watson (Malaysia) Sdn. Bhd. ("Towers Watson"), to carry out detailed interview session with each Board member and a few members of the senior management team to further strengthen the BEE process. The BEE process was conducted in two stages as follows: 1. Board Assessment Questionnaire The BEE questionnaires were tailored to the specific needs and nuances of the Board which comprised an assessment of the Board of Directors, Director's Skill Set, Directors' Self and Peer Assessment, Independence Assessment of Independent Directors, assessment of the Audit Committee and Governance, Nomination and Compensation Committee. 2. Board of Directors Interview The interview session with each Director and members of the senior management team was performed by Towers Watson. Their

development action planning.

questionnaire approach focuses on board skills assessment, stakeholder interview insights, leadership effect assessment, and

In addition to the above, all Independent Directors have declared compliance for all assessment criteria (100%) as set out in the Directors' Fit and Proper Policy relating to background, economic relationship,

family relationship, independence, and time commitment.

| - | |
|--|--|
| | The results of the BEE and the feedback from the interview were reviewed and presented by the Company Secretary together with the Managing Director of Towers Watson at the Board meeting in February 2023. The review concluded that the Board and its Committees continue to be effective, working in a spirit of trust, openness and inclusivity. There was recognition of the Board and its Committees' well-rounded composition, the strong leadership of the Chairman and the CEO, and the positive relationship between the Board and senior management team. The review highlighted the importance of having clarity on the overarching strategy and striking a balance between Board oversight and posing good challenges to Management. Constructive information flow, efficient boardroom information and strong secretarial support also contributed to the enhanced efficiency of the Board. It was also discussed by the Board on the need for reinforcement of capabilities in the areas of digital, community services and development at the Board level to further support the Company in its digital growth and CSV commitments. |
| | The results of these assessments form the basis of the GNCC's recommendation to the Board for the re-election of the Directors at the upcoming Annual General Meeting in April 2023. |
| Explanation for : departure | |
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| Large companies are requi to complete the columns b | red to complete the columns below. Non-large companies are encouraged elow. |
| Measure : | |
| Timeframe : | |
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The level and composition of remuneration of directors and senior management take into account the company's desire to attract and retain the right talent in the board and senior management to drive the company's long-term objectives.

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

Practice 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.

| | a suitable balance of fees between the Board and Board Committee retainer fees and meeting attendance fees. The principle is to ensure recognition of the workload and responsibilities for the Non-Executive Directors who sit on the various Board Committees, ensuring that a balance is struck between compensating for time spent, frequency of meetings and also as a reflection of the continued responsibilities for all Directors; the compensation should not bring any conflict to their obligation |
|-----------------------------|---|
| | to exercise objectivity and independent judgment; • the provisions of Article 107 of the Company's Constitution; |
| | |
| | • the compensation payable to Non-Executive Directors shall be by a fixed sum, and not by a commission on or percentage of profits or turnover; and |
| | • the compensation must not place an inappropriate burden on the Group's finances. |
| | The Compensation Policy is periodically reviewed on an annual basis with its last review by the Board on 21 February 2023. |
| | The Compensation Policy is available on the Company's corporate website at: https://www.nestle.com.my/aboutus/investors/corporate_governance |
| | |
| Explanation for : departure | |
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| , , | red to complete the columns below. Non-large companies are encouraged |
| to complete the columns b | elow. |
| Measure : | |
| Timeframe : | |
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The level and composition of remuneration of directors and senior management take into account the company's desire to attract and retain the right talent in the board and senior management to drive the company's long-term objectives.

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

Practice 7.2

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

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

| Application | : Applied |
|--|---|
| | |
| Explanation on application of the practice | The Board of Directors has established a three-member Governance, Nomination and Compensation Committee, comprised exclusively of Non-Executive Directors, including two Independent Directors. The Committee's primary purpose with regards to compensation is to evaluate and provide guidance to the Board regarding compensation policies for Directors, senior management, and employees throughout the Group. The Committee's key responsibilities in the area of compensation include: |
| | Ensure that the compensation package of the members of the Board and employees of the Group are benchmarked against industry standards in light of the Group's performance in the industry and to ensure market competitiveness in order to attract and retain talents; |
| | Determine the Group's compensation philosophy and principles to ensure that they are in line with the business strategy, objectives, values and long-term interests of the Group and comply with all regulatory requirements; |
| | Review the Group's compensation practices in relation to the risk environment and ensure that the compensation does not encourage excessive risk-taking and is determined within the Group's risk management and control framework taking into account the long-term interests of the shareholders, fund investors and other stakeholders; |
| | Review and approve the Management's proposal for the annual salary increase package for the employees as recommended by the Group Human Resource Department for subsequent approval by the Board; |

| | Review and make recommendations to the Board on the compensation of the Non-Executive Directors, by taking into account the level of expertise, commitment and responsibilities undertaken; | | | | | | |
|--|--|--|--|--|--|--|--|
| | Review the individual compensation packages of the Executive Directors and the NLT; and | | | | | | |
| | Review the report on the compensation to be disclosed in the Annual Report, in line with applicable statutory and regulatory disclosure requirements. | | | | | | |
| | The GNCC may, as deemed necessary, utilise the services of independent professional advisors or service providers to fulfill its responsibilities, including compensation consultants. The GNCC shall be directly responsible over the appointment, termination, remuneration and oversight of the work performed by any advisors they engage. | | | | | | |
| | The Terms of Reference of the Governance, Nomination and Compensation Committee is available on the Company's website at: https://www.nestle.com.my/aboutus/investors/corporate_governance | | | | | | |
| Explanation for : departure | | | | | | | |
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| Measure : | | | | | | | |
| Timeframe : | | | | | | | |
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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 | plied | |
|--|--|--------------------|
| Explanation on application of the practice | e Company discloses in detail, on a named basis its individual directors which includes fees, sala nefits. e breakdown of the Director's'remuneration pai | ry, emoluments and |

| | | | | | | Company ('000) | | | | Group ('000) | | | | | | |
|----|---|--|------|-----------|--------|----------------|----------------------|---------------------|-------|--------------|-----------|--------|-------|----------------------|---------------------|-------|
| No | Name | Directorate | Fee | Allowance | Salary | Bonus | Benefits-in- kind | Other emoluments | Total | Fee | Allowance | Salary | Bonus | Benefits-in- kind | Other emoluments | Total |
| 1 | YAM Tan Sri Dato' Seri Syed Anwar Jamalullail | Non- Executive Non- Independent | 445 | 0 | 0 | 0 | | 74 | 519 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| 2 | Mr. Chin Kwai Fatt | Independent Director | 149 | 0 | 0 | 0 | 0 | 18 | 167 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| 3 | Dato' Hamidah Naziadin | Independent Director | 180 | 0 | 0 | 0 | 0 | 16 | 196 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| 4 | Datin Sri Azlin Arshad | Independent Director | 185 | 0 | 0 | 0 | 0 | 18 | 203 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| 5 | YM Dr. Tunku Alina Muhd. Alias | Independent Director. | 95.7 | 0 | 0 | 0 | 0 | 16 | 111.7 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| 6 | Juan Aranols | Executive Director | 0 | 0 | 1,401 | 0 | 4,087 | 0 | 5,488 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| 7 | Syed Saiful Islam (Appointed on 1 Aug 2022) | Executive Director | 0 | 0 | 365 | 0 | 530.3 | 895.3 | 895.3 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |

| 8 | Craig Connolly (Resigned on 1 Aug 2022 | Executive Director | 0 | 0 | 525.9 | 0 | 1,363 | 1,888.9 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
|----|--|--------------------------|------|---|-------|---|-------|---------|---|---|---|---|---|---|---|---|
| 9 | Dato' Mohd Rafik Bin Shah Mohamad (Resigned on 28 April 2021) | Independent Director. | 80.8 | 0 | 0 | 0 | 0 | 80.8 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| 10 | Dato' Dr. Nirmala Menon (Retired on 28 April 2021 | Independent Director | 58.2 | 0 | 0 | 0 | 0 | 58.2 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |

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 | The Company aligns its compensation framework with that of Nestl S.A., its ultimate holding company. The Company recognises that attracting, retaining, and motivating to talent is essential to the success of the business. To support thi objective, the Company implements various programs, including comprehensive competitive compensation policy. The Company philosophy emphasises a performance-oriented culture, goo corporate governance, and sustainability. The compensation principle that the Company adheres to include: • pay-for-performance to support the Company's short-term and long-term objectives; • compensation is aligned with the long-term strategy of the Company and the shareholders' interests; • coherence in the Company's compensation plans and lever throughout the Company; • competitiveness versus external market comparisons; and • appropriate balance of fixed and variable compensation and short term and long-term rewards. |
| | |

| Measure | annual basis in its efforts towards the application of Practice 8.2. |
|--|---|
| Large companies are to complete the colu | : This was deliberated by the Board and it will continue to review it on an |
| | |
| Explanation for departure | : |
| | The Board will continuously review the requirement and the appropriateness of such disclosure. |
| | The 2022 Financial Report does provide disclosure of the total compensation for the key management personnel, as defined within the report. |
| | The performances of the senior management team is evaluated on an annual basis and measured against the targets set for the year. The compensation packages are reviewed annually and adjustments to their compensation are made based on not only on their individual performance and contributions in the preceding year, but also the Company's overall performance. |
| | The Company adheres to the compensation framework established by its parent company, Nestlé S.A., in order to determine the appropriate compensation packages for its senior management team. These packages are designed to align with industry standards and reflect the roles, responsibilities, and skill levels of each individual, serving as a motivator for high performance. |
| | an invasion of privacy and may expose named officers to extortion attempts and other criminal acts. |
| | attempts and other criminal acts. The Company adheres to the compensation framework establishe its parent company, Nestlé S.A., in order to determine the appropriate the properties of the company. |

| | | | Company | | | | | | | | | |
|----|-----------------|-----------------|-----------------|-----------------|-----------------|-----------------|------------------|-----------------|--|--|--|--|
| No | Name | Position | Salary | Allowance | Bonus | Benefits | Other emoluments | Total | | | | |
| 1 | Input info here | Input info here | | Choose an item. | Choose an item. | Choose an item. | 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 |
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| 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 application of the practice | : | The role of Chairman of the Audit Committee is fulfilled by Mr. Chin Kwai Fatt, as an Independent Non-Executive Director and he is not the Chairman of the Board. This allows the Chairman of the Audit Committee to provide full commitment and devote sufficient time to matters under the responsibilities of the Audit Committee and to remain impartial in order to exercise independent judgment. Mr. Chin Kwai Fatt is a qualified Chartered Accountant who is a member of the Malaysian Institute of Accountants (MIA), a Fellow Member of the Institute of Chartered Accountants in England and Wales and a member of the Malaysian Institute of Certified Public Accountants. The Chairman of the Audit Committee is responsible for upholding the efficiency and independence of the Audit Committee. He ensures that: • the Audit Committee discharges its roles and responsibilities as defined in the Terms of Reference of the Audit Committee; • the Audit Committee is fully informed and addresses the significant matters related to the Company's audit and its financial statements; and • the Audit Committee appropriately communicates its insights, views or any matters of concern relevant to its role, to the internal auditors, external auditors and the Board, whichever is relevant. The Chairman of the Audit Committee also presents the Audit Committee Report at the Board meetings. |
| Explanation for departure | : | |
| Large companies are to complete the colu | - | red to complete the columns below. Non-large companies are encouraged elow. |

| Measure | : | |
|-----------|---|--|
| Timeframe | : | |
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There is an effective and independent Audit Committee.

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

Practice 9.2

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

| Application : | Applied | | |
|--|--|--|--|
| Explanation on : application of the practice | The Company recognises the importance of maintaining the independence and impartiality of its Audit Committee. To that end, the Company has established a policy whereby any former key external audit partner is subject to a cooling-off period of at least three years prior to being appointed as a member of the Audit Committee. This policy is outlined in the Audit Committee's Terms of Reference, which are designed to ensure the overall effectiveness and independence of the Audit Committee. The Terms of Reference of the Audit Committee is available on the Company's website at: https://www.nestle.com.my/aboutus/investors/corporate_governance | | |
| Explanation for : departure | | | |
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| to complete the columns b | pelow. | | |
| Measure : | | | |
| Timeframe : | | | |

There is an effective and independent Audit Committee.

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

Practice 9.3

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

| Application | : | Applied |
|--|---|--|
| | | |
| Explanation on application of the practice | : | The Group upholds the principles of transparency and professionalism in its relationship with the external auditor, which is managed primarily through the Audit Committee. This relationship is guided by the Malaysian Code on Corporate Governance (MCCG) to ensure the highest level of corporate governance. |
| | | Guided by the MCCG, the Audit Committee has established a structured framework for the annual assessment of the effectiveness of the external audit process and the quality of audit, covering all aspects of the audit services provided by the external auditor. This comprehensive assessment considers key aspects such as the suitability, objectivity, performance and independence of the external auditor, and is carried out in close collaboration with the Management. The evaluation takes into account the following factors: |
| | | the Audit Committee's own assessment; |
| | | the feedback from the senior finance personnel of the Company focusing on a range of factors that the Audit Committee considered relevant to the audit quality; |
| | | Annual Inspection issued by the Audit Oversight Board; and |
| | | External Auditors Transparency Report. |
| | | The Audit Committee conducted a private deliberation with the Management to assess the outcome of the Assessment of the Objectivity, Independence and Quality of Service Delivery of the external auditors, and quality of service delivery of the external auditors, Ernst & Young PLT (EY) in the absence of the external auditors. |
| | | Based on the comprehensive evaluation, the Audit Committee determined that the primary areas of audit were given adequate attention and that the external auditor exhibited robust challenge and skepticism in the conduct of the audit. The Committee also received written confirmation from EY affirming their independence throughout |

| | regulatory requirements. Moreover compliance with Chapter 15.21 of adequate experience and resour engagement partner serving clists sufficient number of supervisory experience assigned to carry out to the To ensure independence, the Aurauditor to rotate the audit partner every seven years, in line with the of the Malaysian Institute of Accordinates. | idit Committee requires the external er responsible for the Company audit Audit Partner Rotation requirements untants. n all relevant factors, the Board is | |
|---|---|--|--|
| | confident that the impartiality, ob been consistently upheld. | jectivity, and effectiveness of EY have | |
| Explanation for : departure | | | |
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| Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below. | | | |
| Measure : | | | |
| Timeframe : | | | |
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There is an effective and independent Audit Committee.

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

Practice 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

| Application | : | Not Adopted |
|-------------|---|-------------|
| | | |
| | • | |

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 | · | |
| | | |
| | All members of the Audit Committee are committed to maintaining professional development and in 2022, they attended various trainings that are relevant to their roles as Audit Committee members, including: 1. Mr. Chin Kwai Fatt | |
| | JUST Series (JC3 Upskilling Sustainability Training) Series Series 1: Incorporating ESG into Risk Management (Measuring Portfolio Alignment to Climate Scenarios and Climate Transition Stress Testing) JUST Series (JC3 Upskilling Sustainability Training) Series | |

- Series 1 : Incorporating ESG into Risk Management (Implementation and Application of CCPT)
- BNM-FIDE FORUM Dialogue on Licensing Framework for Digital Insurers and Takaful Operators
- 30% Club DEI Conversations: Elevating Investability
- TCFD 102: Building experience in climate-related financial reporting
- Round Table engagements "Exploring A Low Emissions Pathway for Malaysia"
- MIA International Accountants Conference 2022
- MIA Trainings (e-Learning):
 - i. Winning the Race to a Net-Zero World
 - ii. Integrating Data Governance with Business Strategy
 - iii. Connecting AI and ESG
- MIA Trainings (e-Learning):
 - i. Management Accountants' Role in Sustainable Business: Reducing Carbon Footprint
 - ii. Technology: A Solution for Sustainability
 - iii. Aligning Tax Strategy and ESG
 - iv. Embedding Sustainability into Enterprise DNA
- Tax Investigation: A Step Up Into The Future
- JUST Series : Implementation of TCFD
- Powertalk Esg Series #5 Climate Change And Carbon: From The Financial Risk & Reporting Perspectives
- Computer Security Awareness
- Conversation with Audit Committees Session 2
- In-house training:
 - a) Sustainability
 - b) Nestlé's Governance & Compliance
 - c) Overview/Update on Cyber Security
 - d) Overview on Human Resource
 - e) Overview on Sales & e-Commerce
 - f) Overview on Creating Shared Value
 - g) Overview on ESG & Update from CSV Council
 - h) Nestlé's efforts in promoting sports
- Nestlé S.A. Global Mandatory Trainings (e-Learning)
 - Nestlé Code of Business Conduct
 - Nestlé Corporate Business Principles
 - Human Rights
 - Data Privacy
 - Diversity & Inclusion at Nestlé
 - SecureIT IT Security & Functional Compliance Training
 - Security at Nestlé
 - Sustainability Packaging: The fundamentals for all employees
 - Sexual Harassment Prevention
 - Compliance: A Leadership Responsibility
 - Global Antitrust
 - Popularly Positioned Products (PPP) Affordable Nutrition

- 2. Tan Sri Dato' Syed Anwar Jamalullail
 - An overview of Revenue Recognition : Property Development Activities by Ernst & Young
 - BNM-FIDE Forum Masterclasses during Myfintech week 2022 (only Session A)
 - Introductory Session by UN Global Compact ("UNGC") on
 - 1. Brief Introduction on Board Leadership & Sustainability, and
 - 2. KIBB-UNGC Collaborations Plans
 - In-house Directors' Training
 - 1. Global Outlook for ESG Finance; and
 - 2. Digital Transformation
 - PNB Knowledge Forum 2022 : Sustainable Investing: ESG at the Forefront
 - MIA International Accountants Conference 2022
 - In-house training:
 - a) Sustainability
 - b) Nestlé's Governance & Compliance
 - c) Overview/Update on Cyber Security
 - d) Overview on Human Resource
 - e) Overview on Sales & e-Commerce
 - f) Overview on Creating Shared Value
 - g) Overview on ESG & Update from CSV Council
 - h) Nestlé's efforts in promoting sports
 - Nestlé S.A. Global Mandatory Trainings (e-Learning)
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 - Security at Nestlé
 - Sustainability Packaging: The fundamentals for all employees
 - Sexual Harassment Prevention
 - Compliance: A Leadership Responsibility
 - Global Antitrust
 - Popularly Positioned Products (PPP) Affordable Nutrition

3. Datin Sri Azlin Arshad

- In-house training:
 - a) Sustainability
 - b) Overview/Update on Cyber Security
 - c) Overview on Human Resource
 - d) Overview on Sales & e-Commerce
 - e) Overview on Creating Shared Value
 - f) Overview on ESG & Update from CSV Council
 - g) Nestlé's efforts in promoting sports
- Nestlé S.A. Global Mandatory Trainings (e-Learning)
 - Nestlé Code of Business Conduct
 - Nestlé Corporate Business Principles
 - Human Rights

| | Data Privacy |
|---------------------------|--|
| | Diversity & Inclusion at Nestlé |
| | SecureIT – IT Security & Functional Compliance Training |
| | Security at Nestlé |
| | Sustainability Packaging: The fundamentals for all employees |
| | Sexual Harassment Prevention |
| | Compliance: A Leadership Responsibility |
| | Global Antitrust |
| | Popularly Positioned Products (PPP) Affordable Nutrition |
| | |
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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 | · Adherence to the principles outlined in the Statement on Risk |
| Explanation on application of the practice | Adherence to the principles outlined in the Statement on Risk Management and Internal Control and the Guidelines for Directors of Listed Issuers serves as the benchmark for the Board and Management's risk management practices. The Company, in collaboration with the NIA, has implemented comprehensive risk management guidelines, control measures, and processes that are integrated into the Group's operations. The implementation of effective risk management and internal control systems is a fundamental aspect of corporate governance and is deeply ingrained in the Group's processes through the implementation of a robust Risk Management Framework. The Board bears the ultimate responsibility for ensuring the maintenance of sound and effective risk management and internal control systems, while the Management |
| | ensures the implementation of sufficient and effective operational controls over the Group's key business processes. The Group's activities are infused with a culture of risk management, which involves, among other things, the establishment of appropriate risk tolerance thresholds and the proactive identification, assessment, monitoring and management of key business risks faced by the organisation. The adoption of an Enterprise Risk Management (ERM) framework enables the Company to identify major risks faced by the Group and implement mitigation measures to minimise these risks. The NIA regularly reviews the effectiveness of the internal control system in mitigating risks and monitors the Group's risk profile and exposure. |
| | Periodic review of risk management and internal control principles, policies, procedures, and practices is conducted to ensure their continued relevance and compliance with current and applicable laws and regulations. The Risk Management & Control Manager attends the quarterly Audit Committee meetings to present the Enterprise Risk Management framework, the risks identified, its evolution, prioritization, and the monitoring of the risks and its mitigation plans. The results of these reviews are communicated to the Board through the Audit Committee. |

| | Further information on the Company's Risk Management and Internal Control Frameworks can be found in the Statement of Risk Management and Internal Controls, as detailed on pages 29 to 33 of the Company's Corporate Governance & Financial Report 2022. | |
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| Explanation for : | | |
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Companies make informed decisions about the level of risk they want to take and implement necessary controls to pursue their objectives.

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

Practice 10.2

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

| Application | : Applied |
|--|--|
| Explanation on application of the practice | : The Board of Directors assumes the ultimate responsibility of ensuring that the Company maintains a comprehensive and efficient system of risk management and internal control. The Board understands the significance of identifying and continuously monitoring the key business risks and challenges faced by the Company, including strategic, financial, operational, and reputational risks, as well as long-term trends, threats and challenges faced by the business. The Audit Committee provides support to the Board in the ERM process and is responsible for continuously monitoring and reviewing the effectiveness of the risk management and internal control frameworks prior to it being presented to the Board at its quarterly meetings. |
| | The Company considers both external and internal risks faced by the Company's business units and across the Group level. The Company is committed to implementing a risk-aware culture and has established a comprehensive risk management and control framework that enables it to effectively identify, evaluate, and manage its principal and emerging risks. The Company's risk management approach aims to strike a balance between risk mitigation and risk optimisation, by clearly defining its risk appetite and ensuring that the ELT has the capability to respond to changes in its risk profile and to effectively navigate the challenges and opportunities faced. |
| | The NIA provides support to the Audit Committee and ELT in evaluating the design and operating effectiveness of the risk management and internal control processes, through regular independent reviews conducted by the NIA. The Company remains committed to refining and enhancing its risk management and internal control processes to ensure that it has the most effective set of controls to mitigate its principal risks. |
| | During the year under review, the Audit Committee conducted a comprehensive evaluation of the Group's ERM process and framework. Dedicated sessions were held with the Risk Management & Control Manager, who presented a thorough overview of the Group's ERM processes, including the implementation of mitigating measures and any relevant updates. The ERM process was also presented to the |

| | Board. The discussion covered various key topics relevant to the effective management of risk. They include, amongst others: |
|---|--|
| | Mapping the risk to Nestlé Purpose; Risk assessment review and process; Risk prioritisation 2022 vs. 2021; and Mitigation summary for key risk. |
| | Further features of the Company's Risk Management and Internal Control Framework and its adequacy and effectiveness can be found in the Statement on Risk Management and Internal Control on pages 29 to 33 of the Company's Corporate Governance & Financial Report 2022. |
| Explanation for : departure | |
| | |
| Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below. | |
| Measure : | |
| Timeframe : | |

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

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

Practice 10.3 - Step Up

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

| Application : | Not Adopted |
|---|-------------|
| Explanation on : adoption of the practice | |

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

Practice 11.1

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

| Application : | Applied |
|-----------------------------|---|
| Application | Аррией |
| | |
| Explanation on : | The Nestlé Malaysia Internal Audit |
| application of the | |
| practice | The NIA is aligned with and adopts the MCCG. As a department within the Finance & Control function, the NIA reports directly to the Audit Committee and Nestlé Internal Audit (Center) in Switzerland, ensuring its impartiality and independence in performing its functions. The primary mandate of the NIA is to undertake independent, thorough and systematic evaluations of the Group's processes, guidelines, and its application and compliance, with objective reporting to the Management and Audit Committee. The results of the evaluations are then presented for review by the Board. Further details of the NIA can be found on pages 26 (under the Audit Committee Report) and 30 (under the Statement of Risk Management and Internal Controls) of the 2022 Corporate Governance & Financial |
| | Report. |
| Explanation for : departure | |
| | |
| | red to complete the columns below. Non-large companies are encouraged |
| to complete the columns b | elow. |
| Measure : | |
| Timeframe : | |

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

Practice 11.2

The board should disclose-

to complete the columns below.

- 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 | : With a reporting structure that functions independently to the Audit Committee and the Nestlé Internal Audit Center of Nestlé S.A. in Switzerland, the NIA plays an important role in ensuring the Group's adherence to established processes and guidelines. |
| | The Department is led by Miss Loo Wai Leng, aged 45 years old. She has served the Group for more than 15 years in various functions within the Finance & Control function such as Corporate Finance & Control, Commercial Control, Credit Management & Human Resource control, Business and Supply Chain control, before moving to her current role in NIA in the middle of 2022. She is a member of Malaysia Institute of Accountants (MIA) and Certified Practising Accountant (Australia). She holds a Degree of Bachelor of Business (Accountancy) from Royal Melbourne Institute of Technology (RMIT), Australia. |
| | Her team consists of six qualified auditors with various professional qualifications which include amongst others, Bachelor of Mechanical Engineering, Bachelor of Chemical Engineering and members from the Association of Chartered Certified Accountants (ACCA). |
| | All internal auditors are free from any relationship or conflicts of interest that may impact their objectivity and independence. |
| | The work of the NIA is in line with the established Internal Audit Charter and in accordance with the International Standards for the Professional Practice of Internal Auditing Framework. |
| Explanation for departure | |
| Large companies are rec | quired to complete the columns below. Non-large companies are encouraged |

| Measure | : | |
|-----------|---|--|
| Timeframe | : | |

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

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

Practice 12.1

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

| Application | : | Applied |
|--|---|--|
| Explanation on : application of the practice | | The Board places a high priority on effective communication and transparency with all stakeholders, including shareholders, investors, and the general public. The Company has established a robust channel for communication that ensures the timely dissemination of accurate and relevant information. |
| | | In ensuring accountability and transparency to enable the shareholders and investors to make informed investment decisions, the Board adopts a comprehensive, accurate and timely approach in disclosing material information to ensure compliance with the Listing Requirements and the Corporate Disclosure Guide of Bursa Malaysia Berhad. |
| | | The CFO leads the Company's investor relations activities, and experienced members of the management team are directly involved in these efforts. The Company announces its quarterly financial results as soon as possible, and audited financial statements are published within three months of the end of each financial year. |
| | | The Company held four briefing sessions in 2022, conducted virtually by the CEO and CFO, for fund managers, institutional investors, and investment analysts after each quarterly results announcement. These briefing sessions provided in-depth insights into the Company's financial performance and business strategies and provided updates on the progress and development of the Company's business. Questions raised during the briefings were also meaningfully addressed by the Company. |
| | | The Company's AGM represents the primary platform for a direct two-way interaction between the shareholders, the Board and the senior management team of the Company. The AGM further acts as a principal forum for the Board to provide an overview of the Company's progress and respond to questions and concerns raised by shareholders. |
| | | Despite it being a fully virtual AGM in 2022, the shareholders were given opportunities to raise questions before and during the AGM. All Directors, representatives of the senior management team and the Company's external auditors, were present to answer all questions |

| | raised and provided clarification as required by the shareholders. The Company's responses to the advance questions raised by the Minority Shareholders Watch Group and the shareholders prior to the AGM were shared with the shareholders at the AGM. The questions submitted by the shareholders were made visible during the AGM and all questions were answered by the Board. The outcome of the AGM was announced to Bursa on the same day after the conclusion of the AGM. |
|----------------------------|---|
| | The Company's corporate website at www.nestle.com.my is the main source for information on the Company's corporate governance structure and policies. Hard copies of the Annual Report and accompanying documents are available upon written request to the Company Secretary. |
| | The Chairman, CEO, CFO, and Company Secretary are the primary contacts for the Company's shareholders, and the Company Secretary is responsible for providing feedback and responses to shareholder inquiries, excluding sensitive information that may not be disclosed to the general public. |
| | In addition, the Company also maintains continuous engagements with other stakeholders, including but not limited to its employees, consumers, regulators, authorities, suppliers and society in general. The full details of the Company's stakeholder engagements are available on pages 13 to 15 of the Company's Nestlé in Society Report 2022. |
| Explanation for : | |
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| | red to complete the columns below. Non-large companies are encouraged |
| to complete the columns be | elow. |
| Measure : | |
| Timeframe : | |
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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 | : | Applied | |
|--|---|--|--|
| | | | |
| Explanation on | : | The Company has embraced the principles of integrated reporting and | |
| application of the | | is steadfast in its adherence to the Value Reporting Foundation (VRF) | |
| practice | | frameworks. The 2022 fiscal year has seen the Company continue to align its reporting practices with the VRF frameworks, specifically in the areas of value creation, connectivity, and strategy, as evident in its Annual Review, Corporate Governance & Financial Report, and the Nestlé in Society Report 2022. | |
| | | The Company remains steadfast in its commitment to driving value creation and strives towards greater transparency through ongoing reporting efforts. | |
| Explanation for | : | | |
| departure | | | |
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| Large companies are required to complete the columns below. Non-large companies are encouraged | | | |
| to complete the columns below. | | | |
| Measure | : | | |
| Timeframe | : | | |

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

Practice 13.1

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

| Application | : | Applied |
|--|---|---|
| Explanation on application of the practice | : | The Company's 2022 AGM held on 28 April 2022 was executed in full compliance with the established regulations and guidelines set forth by the Company's Constitution, the Companies Act 2016, and the Listing Requirements. The notice for the AGM was issued on 28 March 2022, more than 28 days prior to the meeting, providing the shareholders with sufficient time to review the proposed resolutions tabled at the AGM and make informed decisions accordingly. It also allowed the shareholders to make the necessary arrangements to attend and participate in the AGM virtually, either personally, or through corporate representatives, proxies or attorneys. Additionally, the Company distributed an Administrative Note along with the AGM notice, providing the shareholders with a comprehensive understanding of their rights and entitlements as shareholders, as well as details regarding the AGM. The Company remains committed to maintaining transparent and open communication channels with its shareholders and stakeholders, and endeavours to provide the notice for the 2023 AGM, scheduled for 26 April 2023, more than 28 days in advance. |
| Explanation for departure | : | |
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| Large companies are r to complete the colun | - | ed to complete the columns below. Non-large companies are encouraged elow. |
| Measure | : | |
| Timeframe | : | |

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

Practice 13.2

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

| Application | : | Applied | |
|---|---|---|--|
| Explanation on application of the practice | : | The Company values the direct interaction and engagement with its shareholders and recognises the AGM as a key event for promoting open communication and transparency. The 2022 AGM saw the active participation of all seven Directors, including the Chairman of the Board and the Chairmen of the Board Committees, which provided a valuable opportunity for the shareholders to address their questions and concerns directly to the key decision-makers of the Company. The AGM also provided a platform for the CEO to present a comprehensive business update, which was made available on the Company's official website, further demonstrating the Company's commitment to keeping its stakeholders informed. The Company's | |
| | | senior management team and external auditors were also in attendance, ensuring that meaningful responses were provided to the shareholders' queries and concerns. | |
| | | In line with its principles of good corporate governance, the Company responded to the advance questions raised by Minority Shareholders Watch Group (MSWG), and other shareholders prior to the AGM and shared the responses with the attendees. The Board also responded to the questions raised during the AGM. The Company remains committed to fostering a culture of transparency and continuous engagement with its shareholders. | |
| Explanation for departure | : | | |
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| Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below. | | | |
| Measure | : | | |
| Timeframe | • | | |

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

Practice 13.3

Listed companies should leverage technology to facilitate-

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

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

| Application | : | Applied |
|--|---|--|
| Explanation on application of the practice | : | In 2022, the Company's 38 th AGM was held virtually on 28 April 2022, it was conducted through live streaming using the Remote Participation and Electronic Voting (RPEV) facilities, which allowed the remote participation and online voting by all shareholders and their appointed proxies. The broadcast venue of the AGM was at the Company's office, at Level 22, 1 Powerhouse, No. 1, Persiaran Bandar Utama, 47800 Petaling Jaya, Selangor Darul Ehsan, Malaysia, where the Chairman, CEO, CFO and Company Secretary were present at the broadcast venue. The Company had leveraged technology to facilitate remote participation and electronic voting (e-voting) for the conduct of poll on all resolutions. The RPEV facilities were provided by Boardroom Share Registrars Sdn. Bhd. (Boardroom) on its online website at https://web.lumiagm.com . The Company also appointed Boardroom as the Poll Administrator to conduct the polling process and Coopers Professional Scrutineers Sdn. Bhd. was appointed as independent scrutineers to verify the poll results. Prior to the engagement of Boardroom, the Company's Information Technology Department had conducted a review of the system provided by Boardroom to ensure its safety and security, in its efforts to prevent cyber threats. Detailed instructions and procedures on the remote participation and e-voting process were provided in the Company's notification to the |
| | | · · · · · · · · · · · · · · · · · · · |
| Explanation for departure | : | |

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

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

Practice 13.4

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

Note: The explanation of adoption of this practice should include a discussion on measures undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient opportunity to pose questions and the questions are responded to.

Application

Applied

Explanation on application of the practice

The Company's 2022 AGM was attended by all members of the Board (including the Chairman and the Chairmen of various Board Committees), the Company Secretary and several members of the senior management team. The AGM serves as a crucial platform for open communication and engagement between the Company and its shareholders, providing a valuable opportunity for direct interaction and discussion. Prior to the AGM, Notices of the AGM and the Statements Accompanying the Notices are disseminated to all shareholders detailing the time, venue and the resolutions to be considered during the AGM. There was clear guidance on voting procedure, lodgment of Proxy Form and remote participation in the Notice of AGM to shareholders. The Chairman ensured that the shareholders had a fair and equal opportunity to engage with the Board and participate in these meetings effectively.

There were presentations by the Chairman and the CEO on business updates, financial and non-financial and performance of the Company.

The Company also facilitated the submission of questions from its shareholders before the AGM from 11 April 2022 to 22 April 2022, through its RPEV platform and ensured that the questions received were displayed at the AGM and answered by the Board in a comprehensive and transparent manner. The Company's corporate website provides additional channels for shareholders to provide feedback, raise inquiries, and engage with the Company.

Please refer to the minutes of meeting for the list of questions raised. The minutes is available for download through the following URL: https://www.nestle.com.my/investors/shareholders-meetings

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

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

Practice 13.5

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

Note: The explanation of adoption of this practice should include a discussion on measures

undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient opportunity to pose questions and the questions are responded to. Further, a listed issuer should also provide brief reasons on the choice of the meeting platform. **Applied Application Explanation on** The Company is committed to providing a seamless and efficient virtual application of the AGM experience for its shareholders. The utilisation of the Remote practice Participation and Electronic Voting (RPEV) facility during the 2022 AGM was the result of a thorough assessment and testing process, ensuring its effectiveness and reliability. This RPEV platform enabled the Company to conduct a fully virtual AGM, providing shareholders with the ability to participate in the meeting remotely, cast their votes on all resolutions in real-time, and engage in two-way communication with the Board and senior management team through questions submitted via the RPEV. The questions received by the Company from MSWG and other shareholders prior to the AGM, including the real time questions at the AGM, were answered and displayed on the screen during the AGM. The administrative details of the AGM, including the instructions and procedures for remote participation and e-voting, were communicated to shareholders in a clear and comprehensive manner. The transparency, accountability, and accuracy of the e-voting results were ensured through the real-time dissemination of the results, which were also announced to Bursa on the same day as the conclusion of the AGM. The Minutes of the AGM were also made readily available on the Company's corporate website. **Explanation for** departure

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

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

Practice 13.6

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

| Note: The publication of K general meeting. | ey Matters Discussed is not a substitute for the circulation of minutes of |
|--|--|
| Application : | Applied |
| Explanation on : application of the practice | A full record of the proceedings of the 38 th AGM, including all questions raised by shareholders and the Company's responses, was meticulously documented and made available on the Company's official website within 30 working days following the conclusion of the meeting. The minutes serve as a valuable resource for stakeholders, providing a comprehensive understanding of the topics discussed and actions taken at the 38 th AGM. The minutes can be accessed through the following URL: https://www.nestle.com.my/investors/shareholders-meetings |
| Explanation for : departure | |
| | |
| Large companies are requi to complete the columns b | red to complete the columns below. Non-large companies are encouraged elow. |
| Measure : | |
| Timeframe : | |

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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