CORPORATE GOVERNANCE REPORT

STOCK CODE : 5347

COMPANY NAME: TENAGA NASIONAL BERHAD

FINANCIAL YEAR : December 31, 2017

OUTLINE:

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

During the Financial Period under review, TNB's efforts in corporate governance practices were recognised through the Minority Shareholder Watchdog Group's 2017 ASEAN Corporate Governance Report, which presented the Company with the Industry Excellence Award for Consumer Services and Excellence Award for Corporate Governance Disclosure (ranked 10th place). In addition to that, TNB also received Silver Award for Integrated Reporting Award and Certificate of Merit at the National Annual Corporate Report Awards (NACRA) 2017.

The Board shall assume, among others, the following principal responsibilities:

1. Reviewing and adopting a strategic plan for the Company

The Board plays a pivotal role in reviewing the Company's strategic direction and approving corporate strategic initiatives developed by the Management.

The Board deliberates annually on the Company's strategic and business plan as proposed by the Management, including the annual capital and revenue budget for the ensuing year as well as the Key Performance Indicators (KPIs). This will ensure that the KPIs correspond with the Company's annual strategic and business plan. The Board reviews and deliberates on the Management's views/assumptions in ensuring the best decisions are reached after considering all relevant aspects.

In recent years, we have shared our clear aspiration to become a Global Top 10 Utility by 2025 through Our Strategic Plan, Reimagining TNB. This is as the world and energy industry continues to transform at a rapid pace and TNB remains determined to harness and capitalise on the change that is upon us, in line with our commitment to reshaping our future. More information on the Strategic Direction is available in the CEO's Strategic and Operational Review on page 16 of the Integrated Annual Report.

Half-year reviews of the business plan and the budget were conducted whereby comparison of approved targets against the Company's actual performance was made.

A separate and informal session between the Board and Top Management, known as the Board Breakout Session (BBO), is held to discuss in-depth and exchange views on the Company's strategic issues/challenges. The BBO is coordinated by the Company Secretary's Office as and when the need arises and is a platform for the Board and Management to deliberate and exchange views as well as opinions in formulating strategic plans and to chart the direction of the Group, including the reporting of its progress.

During the Financial Period under review, a BBO was held on 25 October 2017, specifically to discuss on Strategic Performance of International Investments. During the BBO, the Management shared with the Board of TNB International Growth Strategy, Overview on TNB International Portfolio, Overseas Investments Performances and its Future Growth, the Lessons Learnt out of the Investments and the formation of International Asset Group.

In return, the Management gained constructive inputs/guidance from the Board on way forward of these investments and new opportunities.

2. Overseeing the conduct of the Company's business

The President/Chief Executive Officer (P/CEO) is responsible for managing the day-to-day operations of the Company and implementing the Group strategies and policies as agreed by the Board. In doing so he is well supported by the respective Management Committees.

The performance of the Management is measured through the Company's and Group's quarterly financial reports. The Board, on a continuous basis, is well informed of the progress of the Company's strategic initiatives and critical operational issues as well as of the Group's performance based on approved KPIs.

3. Identifying principal risks and ensuring the implementation of appropriate internal controls and mitigation measures

The BRC assists the Board in overseeing the establishment, implementation and effectiveness of the risk management system. The BRC on behalf of the Board, also approves risk management policies/practices, reviews periodic reports on risk management and makes relevant recommendations to the Board for its approval. Details of the BRC and the risk management framework are set out in the BRC Report and Statement of Risk Management and Internal Control in the Integrated Annual Report.

4. Succession Planning

The Board through the BNRC ensures that there is an appropriate succession planning for the Board Members and the Top Management to appoint the high performance calibres.

The Board has entrusted the BNRC with the responsibility of assessing and considering the capabilities, commitment and qualities of candidates to be appointed as Board Members and the Top Management as well as ensuring there are measures in place to provide for the orderly succession of the Board and Top Management.

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Explanation for : departure	
	The roles and responsibilities of the Board are stated in paragraph 2.1 of the Board Charter, which is available on TNB's website: https://www.tnb.com.my/about-tnb/board-charter/
	During the financial period under review, the Board had reviewed and realigned a number of existing governance policies and documents within the Board Charter.
	The Board is responsible for ensuring that a sound reporting framework of internal controls and regulatory compliance are in place throughout the Company. Details of the Company's internal control system and its effectiveness are provided in the Statement of Risk Management and Internal Control on pages 101-105 of the Integrated Annual Report.
	6. Reviewing the adequacy and integrity of the Company's management information and internal control system
	TNB continuously maintains its commitment to pursue the highest standard of corporate disclosure by disseminating accurate, consistent, transparent and timely information to its stakeholders. TNB's Investor Relations (IR) Policy acts as the guiding principle for IR functions, assisting effective communication between the Management and the financial community, locally and abroad.
	5. Overseeing the development and implementation of shareholder communication policy for the Company
	The Board is satisfied that the BNRC has efficiently discharged its duties pertaining to the nomination, remuneration and succession management functions as set out in its terms of reference. The BNRC annually evaluates the performance of the P/CEO and the Top Management, whose remunerations are directly linked to their respective KPIs.

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

Practice 1.2

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

Application	:	Applied
Explanation on	:	The roles and responsibilities of Chairman of the Board are specified in paragraph 2.2 of the Board Charter, which is available on TNP's
application of the practice		in paragraph 3.2 of the Board Charter, which is available on TNB's website: https://www.tnb.com.my/about-tnb/board-charter/
		The Chairman is responsible for the leadership of the Board in ensuring the effectiveness of all aspects of his role.
		The Chairman is responsible, inter alia:-
		 a) providing leadership for the Board so that the Board can perform its responsibilities effectively;
		b) setting the Board agenda and ensuring that Board members receive complete and accurate information in a timely manner;
		c) leading Board meetings and discussions;
		 d) encouraging active participation and allowing dissenting views to be freely expressed;
		e) managing the interface between Board and management;
		f) ensuring appropriate steps are taken to provide effective communication with stakeholders and that their views are communicated to the Board as a whole; and
		g) leading the Board in establishing and monitoring good corporate governance practices in the Company.
		The Chairman, in consultation with the President/Chief Executive Officer (P/CEO) and the Company Secretary, sets the agenda for Board Meetings and ensures that all relevant issues are on the agenda.
		The Chairman is responsible for managing the business of the Board to ensure that:-
		a) all Directors are properly briefed on issues arising at Board Meetings;

	 sufficient time is allowed for the discussion of complex or contentious issues and, where appropriate, arranging for informal meetings beforehand to enable a thorough preparation for the Board discussion;
	c) the issues discussed are forward looking and concentrate on strategic issues.
	The Chairman ensures that every Board resolution is put to vote to ensure the will of the majority prevails.
	The Chairman ensures that the P/CEO looks beyond his executive functions and accepts his full share of responsibilities on governance.
	The Chairman will have no casting vote if two (2) Directors form a quorum, or if there are only two (2) Directors competent to vote on the question at issue.
Explanation for : departure	
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

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

Application	:	Applied
Explanation on application of the practice		The roles of Chairman and the President/Chief Executive Officer (P/CEO) are separated and clearly defined in the Board Charter. This segregation ensures a healthy balance of power for independent decision-making and greater capacity for management supervision by the Board. The separate roles and responsibilities of the Chairman and P/CEO are provided in the Board Charter, which is available on TNB's website: https://www.tnb.com.my/about-tnb/board-charter/ The positions of Chairman and P/CEO are held by two (2) different individuals. The Chairman, Tan Sri Leo Moggie, appointed with effect from 12 April 2004, continues to lead and guide the Board, ensuring that it maintains the highest standard of governance. As Chairman, Tan Sri Leo Moggie serves as the primary link between the Board and the Company. He is also responsible for fostering constructive relations between the P/CEO and the Non-Executive Directors to ensure effective and appropriate communication with the shareholders. In addition to managing the Company's operations and implementing Group strategies and policies as agreed by the Board, the P/CEO, Datuk Seri Ir. Azman bin Mohd, appointed with effect from 15 April 2010, establishes and reviews strategies as well as plays a key role in instilling the Company's culture and standards, which include appropriate corporate governance practices throughout the Group.
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.4

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

Application :	Applied
Explanation on : application of the practice	Norazni binti Mohd Isa has legal qualifications and qualified to act as Company Secretary under Section 235(2) of the Companies Act 2016. She is a Licensed Secretary by the Companies Commission of Malaysia.
	The Company Secretary manages the logistics of all Board, Board Committee and the group subsidiary meetings. Attendance and minutes of all board and committee meetings are properly recorded and kept at the Company Secretary's Office. This includes the process and proceedings of the General Meetings of the Company. The Company Secretary ensures that deliberations at board and committee meetings are well documented and subsequently communicated to the relevant Management personnel for appropriate actions.
	The Company Secretary will facilitate and update the Board on the follow-up of its decisions and recommendations by the Management. Action items would stay as matters arising in the minutes of meetings until they are resolved.
	The Company Secretary serves as a focal point for stakeholders' communication and engagement on corporate governance issues and as such plays an advisory role to the Board particularly with regards to the Company's Constitution, Board policies and procedures, corporate governance best practices and its compliance with regulatory requirements, codes and legislations.
	The Company Secretary also provides support to the Board in fulfilling its fiduciary duties, roles and responsibilities, apart from facilitating on Board communications in order to meet the Board's needs and stakeholders' expectations.
	The Company Secretary assists the Board Continuing Development by facilitating the orientation of new Directors and co-ordinating internal training programmes, as well as arranging for external training programmes that are relevant to the Directors. These include the annual Board Development Programme which is organised in-house as part of TNB's Board Continuing Development Programme. The Company Secretary also keeps proper record of trainings attended by each Director during the period/year under review for reporting purposes.

The Company Secretary facilitates the induction programme by providing the new Board Members with access to information on areas such as operations, finance, treasury and risk management, as required.

Several induction sessions were arranged between the Directors with the respective Top Management during the Financial Period under review, namely with Group Internal Auditor, Vice President (Distribution), Chief Strategy Officer and Smart Meter Team, to better assist them in understanding the Company's core businesses and its whole operation, of which the details are as follows:

Date	Induction Program	Directors In Attendance
9 November	Group Internal	1. Amran Hafiz bin Affifudin
2017	Audit	2. Juniwati Rahmat Hussin
	Department Briefing	3. Badrul Ilahan bin Abd Jabbar
22 November	Visit to Distribution	1. Tan Sri Dato' Seri Chor Chee
2017	Division	Heung
		2. Noraini binti Che Dan
5 December	Strategic	1. Amran Hafiz bin Affifudin
2017	Management	2. Juniwati Rahmat Hussin
	Planning	3. Badrul Ilahan bin Abd Jabbar
	Department	
	Briefing	
	Syndication on	1. Amran Hafiz bin Affifudin
	Smart	2. Noraini binti Che Dan
	Meter	3. Juniwati Rahmat Hussin
		4. Badrul Ilahan bin Abd Jabbar

The Company Secretary also continuously keeps herself properly updated of the evolving market environment, regulatory changes and enhancement in corporate governance best practices.

Trainings attended by the Company Secretary for the Financial Period under review are listed below:

Date	Course Attended
11 September	SSM Companies Act 2016 Made Simple: A
2017	Practical Guide For Company Directors
12 - 13 September 2017	MAICSA Annual Conference 2017: Companies Act 2016 - A Paradigm Shift
3 October 2017	SSM National Insolvency Conference 2017: Corporate Restructuring & Insolvency Under Companies Act 2016: A Paradigm Change

	The Board Members have unlimited access to the professional advice and services of the Company Secretary.
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.5

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

Application	:	Applied
Explanation on application of the practice	:	The Board schedules meetings on a monthly basis. Additional meetings are held as necessary to discuss specific issues that require deliberation in between the scheduled meetings.
		The calendar for Board and Board Committee meetings is scheduled well in advance, which include the Board Breakout Session, pre-Board meetings and Annual General Meeting, with dates for the year circulated to the Board in the month of October of the preceding year to give the Directors ample time to plan their attendance.
		A pre-Board meeting is held prior to any Board meeting for the Management to provide the Chairman with insights into the papers that will be deliberated.
		The agenda of Board meetings is drawn up after consultation between the Chairman, President/Chief Executive Officer and Company Secretary at the pre-Board meeting. Copies of the agenda and Board papers are circulated to Board Members electronically and in hard copies at least five (5) working days prior to the meetings. This permits prior review by the Directors and if necessary, the provision of further information for deliberation at the meeting to ensure informed decision-making. Any Director may request matters to be included in the agenda.
		Top Management and external advisors may be invited to attend Board meetings to advise the Board when matters under their purview are being considered, or as otherwise requested by the Board to enable informed decision-making. Should a Director be unable to attend a meeting, his/her views are sought in advance and put to the meeting to facilitate a comprehensive discussion. Thereupon, each Director makes himself/herself available to fellow Directors and may contribute to all major decisions before the Board.
		A comprehensive Board paper comprising the objectives, background, issues, implications, risks, appropriate analysis/statistics, recommendations and other relevant information is prepared to enable the Board to make informed and effective decisions.

	Decisions of the Board and Board Committees are made unanimously or by consensus. These decisions and conclusions are recorded in the Board minutes. In the case of a tied vote, the Chairman has a second or casting vote. The Board's decisions may also be obtained via circulation depending on the urgency and availability of the Directors as well as the nature of the proposal/subject matter.
	Minutes of the meetings are circulated earlier to all Directors for their perusal prior to the meetings. The Directors may request for clarification or raise comments on the minutes prior to their confirmation. After the Directors' confirmation, the Chairman of the meeting signs the minutes as a correct record of the proceedings.
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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

to complete the columns below.

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

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

Application	: Applied
Explanation on application of the practice	: The Board Charter serves as a source of reference and primary induction literature, providing insights to existing and prospective Board members to assist the Board members in performing fiduciary duties and responsibilities as Directors of TNB. It will also assist the Board in assessing their own performance and of its individual Directors. This Board Charter is available on TNB's website: https://www.tnb.com.my/about-tnb/board-charter/
	The TNB Board Charter supports good standards of corporate governance, through the collation of a number of key matters, including:
	 The division of responsibilities between the Chairman and President/Chief Executive Officer; The respective roles, responsibilities and authorities of the Board, its Committees and Management; Reserved Matters of the Board; and Board level policies and practices.
	The Board Charter is provided to each Director and the Board reviews its Charter periodically subject to changes in regulations and best practices. For the purpose of clarity and consistency with the Malaysian Code on Corporate Governance, the Board had reviewed and revised its Board Charter on 28 September 2017.
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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	:	TNB Board is guided by high standard of ethical conduct in accordance with the Code of Ethics for Company Directors as established by the Companies Commission of Malaysia.
		Each Non-Executive Director is supplied with the Non-Executive Directors' Handbook as reference of their professional responsibilities as well as the terms and conditions of their service. The Non-Executive Directors' Handbook is updated as and when the need arises to reflect any changes of the applicable rules and regulations as well as in the policies/procedures that govern the conduct of the Directors.
		TNB has a Code of Ethics to govern the conduct of its employees. The provisions set out in the Code of Ethics ensure compliance with laws and regulations, sound employment practices, confidentiality and privacy. It also includes provisions on conflicts of interest, giving and accepting business courtesies and the protection and proper use of TNB's assets and resources.
		TNB's Code of Ethics also defines how TNB relates to its shareholders, employees, customers, suppliers and the communities in which it operates. It includes TNB's general principles on business integrity. All employees are expected to conduct business in accordance with the applicable laws, rules and regulations and in a manner so as to enhance the reputation of TNB.
		TNB's Procurement Code of Conduct guides TNB's Directors and employees as well as all existing and potential suppliers/contractors including their directors and employees. TNB believes that all supplier/contractor relationships should be based on principles of good governance such as integrity, accountability, fairness and a zero-tolerance rule towards bribery and corruption. These principles are enforced in the Procurement Code of Conduct, which is constantly revised to reflect changes in regulations, reputational demands and business.

their respective sections on TNB's website: https://www.tnb.com.my/about-tnb/board-charter/ Explanation for departure Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below. Measure : Timeframe :		TNB's Code of Ethics and Procurement Code of Conduct are available at
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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.

Applied
The Whistle Blowing Procedure embodies TNB's commitment in maintaining an open working environment in which employees, contractors and members of the public are able to report instances of unethical, unlawful or undesirable conduct on a confidential basis without any fear of intimidation or reprisal. An independent investigation team investigates all reported concerns and where applicable, provides feedback regarding the investigation's outcome. The objectives of the Whistle Blowing Procedure are as follows: • to detect and address unacceptable conduct; • to provide employees and contractors with a supportive working environment in which they feel able to raise issues of legitimate concern to them and to TNB; and • to protect people who report unacceptable conduct in good faith. Complaints can be channelled online via wbis.tnb.com.my or by calling the toll-free line at 1-800-888-862.
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.1

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

Application	:	Applied
Explanation on application of the practice	:	At the issuance of this CG Report, TNB Board currently consists of 10 members; one (1) Executive Director and nine (9) Non-Executive Directors, of whom seven (7) are Independent Directors. The Independent Directors make up more than half of the Board, as recommended by the Malaysian Code on Corporate Governance 2017, while their number exceeds the minimum as prescribed by the Main Market Listing Requirements of Bursa Malaysia Securities Berhad (MMLR). These Directors are considered by the Board to be independent of Management and free of any business or other relationship or circumstance that could materially interfere with the exercise of objective, unfettered or independent judgement. It is vital for the Board to assess the independence of its Independent Directors. This is done annually with reference to the key criteria developed by the Board Nomination and Remuneration Committee in a framework adopted by TNB. The criteria include independence from the Management and the absence of any business relationship which could materially interfere with, or could reasonably be perceived to materially interfere with, the Independent Director's judgement. The Directors are also assessed on their ability to provide strong, valuable contributions to the Board's deliberations, without interference to and
		For the financial period under review, the Board has considered the independence of each Independent Non-Executive Director in office and has concluded that each Independent Non-Executive Director had met the independence criteria as set out in the MMLR. The Board is generally satisfied that each Independent Non-Executive Director remains independent in character and judgement and is free from relationships or circumstances which are likely to affect or could appear to affect the Director's judgement.

	The Board also concurs that the continuous contributions of the Directors are beneficial to the Board and the Company as a whole. The Board Nomination and Remuneration Committee shall assess the independence of Independent Non-Executive Directors annually. The independence status of Independent Non-Executive Directors standing for re-election is disclosed in the Notice of the 28 th Annual General Meeting.
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.2

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

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

Application	:	Not applicable - Step Up 4.3 adopted
Explanation on application of the practice	:	
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.3 - Step Up

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

Application :	Adopted
Explanation on : adoption of the practice	During the Financial Period under review, the Board has adopted a policy which limits the tenure of its Independent Non-Executive Directors to nine (9) years, pursuant to Step Up 4.3 of Malaysian Code on Corporate Governance 2017. Currently, none of the Company's Independent Non-Executive Directors has served the Board for more than nine (9) years. Their length of tenure is set out in Our Board on pages 66-69 of the Integrated Annual Report.

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

Practice 4.4

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

Application :	Applied
Explanation : on application of the practice	The Board in this regard is to make appointments based on merit with the over-riding objective of ensuring that the Board maintains the correct balance of skills, experience, length of service and knowledge of the Group to successfully deliver the Group's strategy. In addition, the Board believes that the appointments of the existing Directors and Top Management were guided by their skills, experience, competency and wealth of knowledge while taking into consideration gender diversity.
	At the issuance of this CG Report, three (3) women Directors sit on the Board, namely Gee Siew Yoong, Noraini binti Che Dan and Juniwati Rahmat Hussin, representing 30% of the Board, following the resignation of Datuk Seri Hashmuddin bin Mohammad with effect from 1 April 2018.

At the issuance of this CG Report, the Diversity Composition Disclosures of the Board and Top Management are illustrated by the diagrams below:

Diversity Composition Disclosures:

The Board:

RACE/	AGE GROUP			GENDER			
Bumiputera	Chinese	India	40-49	50-59	60 years	Male	Female
			years	years	and		
					above		
7	2	1	3	1	6	7	3

The Top Management (including President/Chief Executive Officer):

RACE/ETHNICITY			AGE GROUP			GENDER	
Bumiputera	Chinese	India	40-49 years	50-59 years	60 years and above	Male	Female
11	1	-	1	6	5	11	1

	The profiles of the Board and Top Management indicating their diverse qualifications/experience and expertise are on pages 64-69 and 70-74 of the Integrated Annual Report respectively.
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.5

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

Application	:	Applied
Explanation on application of the practice	:	The Board believes that the appointments of the existing Directors were guided by their skills, experience, competency and wealth of knowledge while taking into consideration gender diversity. The Board strongly supports the Government's target of having 30% women's participation on boards of public companies in Malaysia. For about six (6) months from June 2017 until December 2017, the Board had achieved the target of having 33% women directors on the Board. However, for the Financial Period under review, there is a slight decrease in term of women representation on the Board following the cessation of office of Tan Sri Dato' Seri Siti Norma binti Yaakob with effect from 18 December 2017. At the issuance of this CG Report, three (3) women Directors sit on the Board, namely Gee Siew Yoong, Noraini binti Che Dan and Juniwati Rahmat Hussin, representing 30% of the Board, following the resignation of Datuk Seri Hashmuddin bin Mohammad with effect from
		1 April 2018.
Explanation for departure	:	
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Measure	:	
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.6

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

Application	: Applied
Explanation on application of the practice	: In view of the need to ensure proper processes are in place to manage succession issues at the Board level, an appropriate process for the selection, nomination and appointment of suitable candidates to the Board has been put in place.
	The Board may appoint a new Director either to fill a casual vacancy or to add to the existing Directors. The Minister of Finance Incorporated (MoF Inc.), being the Special Shareholder of TNB also possesses the right to appoint up to six (6) Directors. The Company's Constitution provides that the Company must have at least two (2) Directors but not more than 12 Directors.
	The selection of candidates and appointment of Independent Non-Executive Directors by the Board/Board Nomination and Remuneration Committee (BNRC) are also made with the assistance of independent consultant.
	The BNRC is entrusted with the responsibility of assessing and considering the capabilities, commitment and qualities of candidates to be appointed as Board Members.
	Prior to the submission of its recommendations to the Board on the selection/appointment of Directors, the BNRC shall consider the following criteria in search of the suitable candidates:
	 (i) personal integrity/reputation (ii) relevant educational background (iii) skills, knowledge, experience, expertise in line with the Company's strategy/business operation/industry (iv) diversity in terms of age, gender and background (v) current directorships of companies held (vi) director's independence (vii) existing commitments (viii) potential conflict of interest/risk.
	The BNRC also makes necessary checks prior to the appointment of a Director, which includes checks as to the individual's character and bankruptcy history. Having considered all aspects, the BNRC shall then submit its recommendations to the Board for its approval.

	Following each appointment, a letter of appointment will be issued and the Company Secretary shall undertake the necessary as authorised by the Board, so as to ensure the appointment is in accordance with the statutory requirements and as prescribed by the Main Market Listing Requirements of Bursa Malaysia Securities Berhad (MMLR).	
	All necessary information will be obtained from the newly appointed Director for the Company's records and for meeting the statutory requirements and other applicable rules and regulations.	
Explanation for :		
departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

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

Practice 4.7

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

Application	:	Applie	d	
Explanation on application of the practice	:	compo	oard Nomination and Remune osed of a majority of Independent embers of BNRC consist of:	
		No.	Name	Designation/Membership
		1.	Tan Sri Dato' Seri Chor Chee Heung	Independent Non- Executive Director (Appointed as Chairman w.e.f. 29 January 2018)
		2.	Tan Sri Dato' Seri Siti Norma binti Yaakob	Independent Non- Executive Director (Cessation of Office as Director w.e.f. 18 December 2017)
		3.	Amran Hafiz bin Affifudin	Non-Independent Non- Executive Director (Member)
		4.	Dato' Abd Manaf bin Hashim	Senior Independent Non- Executive Director (Member)
Explanation for departure	:			
			mplete the columns below. Non-lo	arge companies are encouraged
to complete the column	s be	elow.		
Measure	:			
Timeframe	:			

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

Practice 5.1

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

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

Application	: Applied
Explanation on application of the practice	: The Board recognises an objective and well-managed board evaluation process can lead to substantial improvement in board effectiveness, bringing significant benefits to the Company.
	In 2017, the Board had engaged an independent expert, Willis Towers Watson (M) Sdn. Bhd. (WTW) to facilitate objective and candid board evaluations. The Board, with the assistance of Board Nomination and Remuneration Committee (BNRC), had undertaken a formal and extensive Board Evaluation Assessment (BEA) of its own performance, its Committees and Individual Directors, for the period from 1 January 2017 to 31 December 2017.
	These evaluations were conducted through the BEA questionnaires via online in January 2018 and the results were subsequently collected and analysed by WTW.
	The BEA questionnaires towards an Effective Board covered the following parameters:
	 (i) Responsibility and Conduct (Business Strategy governance and Implementation, Risk management & Integrity & Implementation of strategies and policies) (ii) Process and Administration (Board and Committee Charters, Agenda and frequency of meetings & Sufficient information availability and on a timely basis) (iii) Composition (Diversity, Competencies of the Members & Board and Committee compositions)
	Each Director had completed the BEA for the Board and its respective Committees including Self and Peer Assessment. Upon the collation and analysis of the results, the Chairman was briefed of the findings, areas of improvements and development opportunities by WTW. The BEA analysis then was presented to the BNRC for deliberation. A summarised report of BEA was tabled to the Board by the Chairman of BNRC with a view to discuss on areas of improvement.

	2017 BEA RESULTS
	Based on the 2017 BEA results, the effectiveness of both the Chairman and President/Chief Executive Officer (P/CEO) are reflective of the Board's confidence in both Chairman and P/CEO, where there is strong leadership helming the Company.
	Overall, the Board operates effectively as a team as evident in the synergies of its Members whereby it has remained highly effective and have consistently met high performance standards and all expectations. This indicates that the Directors have continuously fulfilled their responsibilities as Members of the Board. The Board also has identified some areas of improvements for the effectiveness of its operation of which among others, to formulate long term and mid-term strategic plans and monitor its implementation, Board diversity and Board's & Top Management's succession planning.
	The respective Board Committees in average have been regarded as very effective in assisting the Board to carry out its duties. This indicates that each Committee member has continuously fulfilled his/her responsibilities as Member of the Board Committee.
	The 2017 BEA also inclusive of Directors' Self and Peer Assessment whereby the results in general reflected the Board's consensus that each of the Director's level of performance was good and that they had also met the prescribed performance criteria.
	In conclusion, the Board and Board Committees are satisfied with their existing composition and are of the view that, with the current mix of skills, knowledge, experience and strength of the existing Directors, the Board and respective Board Committees are able to discharge their duties effectively.
	The performance of each Director who is retiring at the next AGM is taken into account by the Board in determining whether or not the Board should support the re-election or re-appointment of the Director.
Explanation for : departure	
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

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

Practice 6.1

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

Application	: Applied
Application	. Applied
Explanation on	: The Board, with the assistance of the Board Nomination and
application of the	Remuneration Committee (BNRC), reviews the overall remuneratio
practice	policy of the Non-Executive Directors, Executive Director and To
	Management. The remuneration policy aims to attract, retain an
	motivate executives and Directors who will create sustainable value an
	returns for the Company's members and other stakeholders. There is
	clear distinction between the remuneration structure of the Non
	Executive Directors and of the Executive Director and the To
	Management.
	The DNDC may obtain independent professional advice and any other
	The BNRC may obtain independent professional advice and any other
	information necessary in determining the remuneration framework.
	The Directors' Remuneration Policy is shaped by the following
	underlying principles:
	andenying principles
	(i) Alignment with strategy and business objectives
	(ii) Alignment with shareholders' interest
	(iii) Long-term success of the Company
	(iv) Consistency and transparency
	(v) Reward performance with competitive remuneration
	(vi) Alignment with market/industry practice
	(vii) Support Company values
	The remuneration package for the Executive Director is structured to
	link rewards to corporate and individual performance. It comprise
	salary, allowances, bonuses and other customary benefits as accorded by comparable companies. A significant portion of an Executive
	Director's compensation package has been made variable and i
	determined by performance during the year against individual Ke
	Performance Indicators (KPIs) in a scorecard aligned with the corporat
	objectives as approved by the Board.
	a spectives as approved by the sound.

Timeframe	
Measure	
to complete the columns	ired to complete the columns below. Non-large companies are encouraged below.
Explanation for departure	
	The policies and procedures on remuneration are reviewed, as and when the need arises, and is available in TNB's Board Charter and on page 89 of the Integrated Annual Report.
	During the Financial Period under review, no changes were made to the existing remuneration by the Board, which was last reviewed on 31 January 2013.
	The level of remuneration of Non-Executive Directors reflects the current demanding challenges in discharging their fiduciary duties, roles and responsibilities, whether individually or collectively, as well as the complexity of the Company's operations and the industry.
	The Board as a whole shall determine and recommend the remuneration of the Non-Executive Directors for shareholders' approval at the Annual General Meeting. The Non-Executive Directors are remunerated through monthly fixed fees, meeting allowances and benefits, inclusive of medical, business peripherals, electricity bills, travelling and telecommunication and other claimable benefits.
	The remuneration package for the Top Management is also structured to link rewards to corporate and individual performance. The BNRC also reviews the performance of the Top Management annually and submits views/recommendations to the Board on adjustments in remuneration and/or rewards to reflect the Top Management contributions towards the Group's achievements for the year.
	The BNRC reviews the performance of the Executive Director annually and submits views/recommendations to the Board on adjustments in remuneration and/or rewards to reflect the Executive Director's contributions towards the Group's achievements for the year.

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

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

Practice 6.2

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

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

Application	:	Applied
Explanation on application of the practice		The Board, with the assistance of the Board Nomination and Remuneration Committee (BNRC), reviews the overall remuneration policy of the Non-Executive Directors, Executive Director and Top Management. The remuneration policy aims to attract, retain and motivate executives and Directors who will create sustainable value and returns for the Company's members and other stakeholders. There is a clear distinction between the remuneration structure of the Non-Executive Directors and of the Executive Director and the Top Management.
		A significant portion of an Executive Director's compensation package has been made variable and is determined by performance during the year against individual Key Performance Indicators (KPIs) in a scorecard aligned with the corporate objectives as approved by the Board.
		The BNRC reviews the performance of the Executive Director annually and submits views/recommendations to the Board on adjustments in remuneration and/or rewards to reflect the Executive Director's contributions towards the Group's achievements for the year.
		The remuneration package for the Top Management is also structured to link rewards to corporate and individual performance. The BNRC also reviews the performance of the Top Management annually and submits views/recommendations to the Board on adjustments in remuneration and/or rewards to reflect the Top Management contributions towards the Group's achievements for the year.

	The Board as a whole shall determine and recommend the remuneration of the Non-Executive Directors for shareholders' approval at the Annual General Meeting (AGM). The Non-Executive Directors are remunerated through monthly fixed fees, meeting allowances and benefits-in-kind, inclusive of the reimbursement of electricity and telephone bills as well as business peripherals.	
	The Section 230(1) of the Companies Act 2016 stipulates among others that the fees and any benefits payable to the Directors of a listed company and its subsidiaries shall be approved at a general meeting. As agreed by the Board, the shareholders' approval shall be sought at the 28 th AGM on the Non-Executive Directors' remuneration through two (2) separate resolutions as follows:	
	(i) Ordinary Resolution 5 on payment of Non-Executive Directors' fees of RM911,612.90 for the Financial Period ended 31 December 2017; and	
	(ii) Ordinary Resolution 6 on the payment of benefits (excluding Non-Executive Directors' fees) to the Non-Executive Directors amounting to RM2,272,600.00 from the 28 th AGM until the next AGM of the Company.	
	The BNRC Terms of Reference is available on TNB's website: https://www.tnb.com.my/about-tnb/board-charter/	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		
L	l l	

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

Practice 7.1

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

Application	:	Applied
Explanation on	:	It has been TNB's practice over the years in making detailed disclosure
application of the		on named basis for the remuneration of each Director.
practice		
		The breakdown details of each Director's remuneration for the financial period from 1 September 2017 to 31 December 2017 are on page 90 of Integrated Annual Report.
Explanation for		
•	•	
departure		
Large companies are reg	uir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns	: he	plow
to complete the columns	, ,,	.iow.
Measure		
Wicasar C	•	
Timeframe		
imenanic	•	

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

Practice 7.2

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

Application	:	Departure
Explanation on application of the practice	:	
Explanation for departure	:	The Company has opted not to disclose the components of the remuneration of its Top Management, which include salary, bonus, benefits in-kind and other emoluments, because such information is subject to the Personal Data Protection Act (PDPA) 2010, that requires written consent from the respective Top Management for disclosure of their personal data to the public at large. The Company is also of the view that such disclosure maybe disadvantageous to the Company's business interest and is concerned about the individual security (including their family members) given the sensitive nature of such information.
		Alternative Practice: The basic pay, allowances and other benefits for Top Management is based on market practices and benchmarking with comparable companies. The remuneration paid to the Top Management is the result of the study and recommendation done by an independent consultant which is tabled at the Board Nomination and Remuneration Committee (BNRC) and later approved by the Board.
		A substantial portion of the remuneration has been made variable and is determined by individual performance against the Key Performance Indicators (KPIs) in a scorecard aligned with the Company objectives approved by the Board. The ratings (achievements) of the Top Management is done by the President/Chief Executive Officer and reviewed by the Chairman of the Company.
		Based on the total score of the KPIs of the individual and overall financial performance of the Company, BNRC would determine the variable remunerations (bonus) to be paid to the Top Management on individual basis. BNRC submits its recommendations to the Board for appropriate rewards based on the individual achievements in the year and their contribution to the Company.

Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	:		he above method of determining the ent since 2005 when TNB participated ve.
Timeframe	:	Others	Not applicable

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

Practice 7.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	:	

There is an effective and independent Audit Committee.

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

Practice 8.1

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

Application	: Applied
Explanation on	: The Board Audit Committee (BAC) consists exclusively of Independent
application of the	Non-Executive Directors.
practice	
	Noraini binti Che Dan chairs the BAC and she is not the Chairman of the
	Board. She is a member of the Malaysian Institute of Accountants and
	Malaysian Institute of Certified Public Accountants.
	She is an Independent Non-Executive Director and was appointed as
	Chairman of BAC with effect from 23 January 2017.
Explanation for	
departure	
departure	
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns	below.
Measure	:
Timeframe	:

There is an effective and independent Audit Committee.

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

Practice 8.2

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

Application :	Applied	
Explanation on : application of the practice	The requirement for a former key audit partner to observe a cooling-off period of at least two (2) years before being appointed as a member of the Board Audit Committee (BAC) is clearly stated in the TNB External Auditor Policy [Section 5.0 – Conflict of Interest]. TNB has always recognised the need to uphold independence. None of the Board were former key audit partners within the cooling-off period of two (2) years. Thus, there is no such person being appointed as a member of the BAC.	
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 :		

There is an effective and independent Audit Committee.

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

Practice 8.3

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

Application :	Applied
Explanation on : application of the practice	The Board/Board Audit Committee (BAC) are responsible for reviewing, assessing and monitoring the performances, suitability and independence of External Auditors.
	The Board on 29 January 2016 had adopted TNB External Auditor's Policy. The policy sets out the guidelines and procedures for the Board/BAC to assess and monitor the performances, suitability, objectivity and independence of the External Auditor.
	The policy covers Selection and Appointment, Independence, Conflict of Interest, Non-Audit Services, Rotation of Audit Partner (applies to lead audit engagement partner), Annual Reporting, Annual Assessment and Audit Fees.
	The policy will be reviewed subject to changes in regulations and best practices.
Explanation for :	
departure	
	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 8.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application :	Adopt	ed	
Explanation on : adoption of the practice	The Board Audit Committee (BAC) consists exclusively of Independer Non-Executive Directors. The BAC Terms of Reference is available of TNB's website: https://www.tnb.com.my/about-tnb/board-charter/ The members of BAC are as follows: -		
	No.	Name	Designation/Membership
	1.	Noraini binti Che Dan	Independent Non- Executive Director (Chairman)
	2.	Dato' Abd Manaf bin Hashim	Senior Independent Non- Executive Director (Member)
	3.	Datuk Sakthivel Alagappan	Independent Non- Executive Director (Member)
	4.	Tan Sri Dato' Seri Chor Chee Heung	Independent Non- Executive Director (Member)
	5.	Gee Siew Yoong	Independent Non- Executive Director (Member)
	6.	Badrul Ilahan bin Abd Jabbar	Independent Non- Executive Director (Member)

There is an effective and independent Audit Committee.

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

Practice 8.5

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

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

Application		Applied
Application	•	Applied
Explanation on		The Board Audit Committee (BAC) consists exclusively of Independent
application of the		Non-Executive Directors. The composition of BAC is on page 42 of this
practice		CG Report.
		Noraini binti Che Dan is a qualified accountant, chairs the BAC. The qualifications, skills, experience and expertise varies among the BAC members of whom are from diverse fraternities such as legal, accountancy, engineering, finance, audit and public service/management. With their knowledge/vast experience, they are not only capable to understand the matters under the BAC's purview but also be able to provide sound advice to the Board in term of financial reporting, internal and external audit reports as well as other matters to be considered by BAC.
		The BAC members are expected to devote sufficient time to update their knowledge and enhance their skills via appropriate continuing education programs, to enable continuous active participation during deliberations. Details of Directors' training including the BAC members for the Financial Period under review are on page 87 of the Integrated Annual Report.
		Based on the outcome of Board Evaluation Assessment (BEA) 2017, the respective Board Committees including BAC in average have been regarded as very effective in assisting the Board to carry out its duties. This indicates that each Committee member has continuously fulfilled his/her responsibilities as Member of the Board Committee.
		In conclusion, the Board is satisfied with the BAC's existing composition and is of the view that, with BAC's current mix of skills, knowledge, experience and strength, the Board and BAC are able to discharge their duties effectively.

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

Application	: Applied
Explanation on application of the practice	: The Board is committed to maintain a sound and robust risk management framework and internal control system. The Board acknowledges that the risk management and internal control system is designed to manage rather than eliminate risk that may impede the attainment of the Group's objectives.
	The Risk Management Framework was designed in alignment with ISO 31000:2009 'Risk Management - Principles and Guidelines' and it provides the foundation and organisational arrangements for designing, implementing, monitoring, reviewing and continually improving risk management throughout the Group. TNB's risk management objective is to integrate risk management best practices, in accordance to international standards, into the culture, processes and structures of the Group for informed decision-making to achieve business objectives.
	The internal control framework is structured in such a manner that it provides reasonable assurance that the likelihood of an event with significant adverse impact in business objectives is managed at an acceptable level. This is achieved through a combination of preventive, detective and corrective measures.
	Thus, the risk management and internal control system only provides reasonable but not absolute assurance against material misstatement, loss or fraud.
	For the period under review, the Board had reviewed the adequacy and effectiveness of the Group's risk management and internal control systems through reports and updates from the Chief Risk Officer and Chief Internal Auditor (CIA), detailing relevant risks and internal controls to manage risk.
	Assurances from the President/Chief Executive Officer, the Chief

Financial Officer/Vice President (Group Finance) and CIA that the Group's risk management and internal control system is operating adequately and effectively, in all material aspects. Where weaknesses

are identified, rectification steps have been put in place.

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 9.2

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

Application	:	Applied
Explanation on application of the practice		The Board via the Board Risk Committee (BRC) oversees the establishment and implementation of the risk management framework, which is embedded into the culture, processes and structures of the Group and is responsive to changes in the business environment. In addition, various board committees have been set up to promote governance, transparency and accountability as each committee plays its oversight role as stipulated in its respective terms of reference. The responsibility for implementing and executing the risk management and internal control system across the Group reside with the Management, which reviews, monitors and takes relevant and timely action as and when required. Various Management committees have been established to direct, monitor and ensure that business operations are carried out in accordance with the Group's approved long-term and short-term business plans and established policies. In order to systematically assess the Group's risks in this challenging and rapidly changing environment, an established a five-step Risk Management Process is applied. The identified risks are recorded and monitored through the TNB Risk Information System (TRIS), an online real-time tool and database. Likewise, the Risk Management Process was applied to assess the Group's strategic risks that could prevent the achievement of long-term strategic objectives through the Reimagining TNB Transformation programme. Risk maturity assessments are carried out by the centralised Risk Management Department with the objective of assessing the risk culture of the division/department/subsidiary and effectiveness of the implementation of the risk management framework as well as recommending opportunities for improvement. Further details on the features of the risk management and internal control framework are provided in the Statement of Risk Management and Internal Control on pages 101-105 of the Integrated Annual Report.

	Assurances from the President/Chief Executive Officer, the Chief Financial Officer/Vice President (Group Finance) and CIA that the Group's risk management and internal control system is operating adequately and effectively, in all material aspects. Where weaknesses are identified, rectification steps have been put in place.
Explanation for :	
departure	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	
Measure :	
Timeframe :	

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

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

Practice 9.3 - Step Up

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

Application :	Adopte	ad			
Аррисаціон .	Adopte	eu			
Explanation on : adoption of the practice	Board to the frame	The Board Risk Committee (BRC) was established on 5 June 2013 by the Board to assist the Board in carrying out its responsibilities with regard to the oversight of the implementation of the Group's risk management framework, in view of safeguarding shareholders' investments and the Group's assets.			
	The purpose of the BRC is to assist the Board in ensuring that the Group has in place a sound and robust enterprise risk management framework and such framework has been effectively implemented to enhance the Group's ability to achieve its strategic objectives.				
	The BRC is composed of no fewer than three (3) members including the Chairman, with a majority of Independent Non-Executive Directors, at least one (1) of whom shall preferably have recent and relevant experience in risk management.				
	In the Financial Period under review, six (6) BRC members have vast experience in fields such as finance, accounting, audit, procurement, engineering, project management and in industries such as construction, telecommunication, oil and gas, financial institutions and government agencies. The BRC members also sit on the boards of other private limited companies and public listed companies. The members of BRC are as follows: -				
	No.	Name	Designation/Membership		
	1. Dato' Abd Manaf bin Hashim Senior Independent Non-Executive Director (Chairman)				
	2.	Datuk Seri Hashmuddin bin Mohammad*	Non-Independent Non- Executive Director (Member)		
	3.	Gee Siew Yoong	Independent Non- Executive Director (Member)		

4	Norsini hinti Cho Dan	Indopondent Non
4.	Noraini binti Che Dan	Independent Non-
		Executive Director
		(Member)
5.	Juniwati Rahmat Hussin	Independent Non-
		Executive Director
		(Member)
6.	Badrul Ilahan bin Abd Jabbar	Independent Non-
		Executive Director
		(Member)
* ^ + + -	innument of this CC Demant Destrut Comi	المناط المناسمين والمال والمالية المالية والمالية والمالية

^{*}At the issuance of this CG Report, Datuk Seri Hashmuddin bin Mohammad had resigned w.e.f. 1 April 2018.

Further details on the features of the risk management and internal control framework are available in the BRC Report on pages 95-96 of the Integrated Annual Report.

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

Practice 10.1

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

Application	: Applied
Explanation on application of the practice	: The Group Internal Audit (GIA) carries out the internal audit function in TNB. GIA reports functionally to the Board Audit Committee (BAC) and administratively to the President/Chief Executive Officer. The BAC oversees and monitors GIA's activities and reviews its performance. The BAC has established the roles & responsibilities of the GIA in the Internal Audit Charter. During the Financial Period under review, GIA issued 51 reports arising from the performance of 20 planned jobs, two (2) ad-hocs and 29 follow up audits on corrective actions. The areas reviewed included generation, grid, distribution, procurement, engineering, projects, finance, corporate governance, human resources, fuel management, information and communication technology, subsidiaries and risk management. Internal audit reports were issued to Management and they contained improvement opportunities, audit findings, management response and corrective actions in areas with significant risks and internal control deficiencies. Management provided the corrective and preventive actions as well as deadlines to complete the actions. Reports that require significant improvement opportunities and/or shows critical control deficiencies were tabled to the BAC for deliberation. Additionally, TNB's state of internal controls for areas reviewed were also tabled to the BAC for their deliberation. Management were present at the BAC meetings to respond and provide feedback on the progress of business process improvement opportunities identified by GIA. Further information is available in the BAC Report on pages 91-93 of the Integrated Annual Report.
Explanation for departure	:
Large companies are r	equired to complete the columns below. Non-large companies are encouraged ins below.
Measure	:

Timeframe	:	

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

Practice 10.2

The board should disclose-

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

Application	: Applied
Explanation on application of the practice	TNB's internal audit function comes under the purview of the Group Internal Audit (GIA). GIA supports the Board, through the Board Audit Committee (BAC), in discharging its responsibilities to maintain sound and effective internal control system and governance practices to safeguard the interest of TNB's stakeholders. GIA's purpose, authority and responsibilities are governed by an Internal Audit Charter, which is approved by the BAC and aligned with the International Professional Practice Framework on Internal Auditing issued by the Institute of Internal Auditors. As at 31 December 2017, GIA had a total of 57 auditors, comprising staff from diverse backgrounds.
	GIA is headed by Rosli bin Mohd Rose who is the Chief Internal Auditor (CIA). He reports functionally to the BAC and administratively to the President/Chief Executive Officer. He joined GIA as the Deputy CIA (Core Business) in 2006 and was appointed as the CIA in 2014. He holds a Degree of Electrical and Electronic Engineering from Brighton Polytechnic (currently University of Brighton), United Kingdom and a Master of Engineering from Universiti Tenaga Nasional, Malaysia. Prior to working as CIA, he has extensive experience in various aspects of operations, such as operation & maintenance, project management, asset management, human resource and business development. He is an Associate Member of the Institute of Internal Auditors Malaysia. Further information is available in the BAC Report on pages 91-93 of the Integrated Annual Report.
Explanation for departure	

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

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

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

Practice 11.1

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

Application	:	Applied
Explanation on application of the practice		TNB strives to continuously aim and building strong and long-term relationships with its various stakeholders. The Board is committed in maintaining high standard in the dissemination of relevant and material information on the Company's development through effective engagement and communication, while ensuring this information are comprehensive, timely and transparent. TNB is cognisant of the role of active communication plays in ensuring continual dialogue with the shareholders. To this end, the communications processes include: • the disclosure of full and timely information about TNB's activities in accordance with the Main Market Listing Requirements of Bursa Malaysia Securities Berhad (MMLR) • the prompt release of information on TNB's website • announcements to Bursa Malaysia Securities Berhad are immediately made available on TNB's website • all disclosures, including notices of meetings and other shareholders' communications are drafted clearly, in simple language and with conciseness TNB corporate website contains all relevant information of the Company and it is accessible to the public. The Media & Investors Section among others include the media releases, investor presentations, quarterly and annual financial statements, announcements, information on shares and dividends, integrated annual reports and circulars/statements to shareholders, AGM Minutes & Appendixes as well as demand sales and foreign shareholdings. The Corporate Disclosure Policy, as well as associated guidelines,
		reinforce TNB's commitment to continuous disclosure and outline Management's accountabilities and the processes to be followed in ensuring compliance.

TNB's practice is to release all price-sensitive information to Bursa Malaysia Securities Berhad in a timely manner as required under the MMLR and to the market and community generally through TNB's media releases, website and other appropriate channels.

For disclosure purposes, price-sensitive information is information that a reasonable person would expect to have a material effect on the price or value of TNB's securities. The Company Secretary is responsible for reviewing proposed disclosures and making decisions in relation to the disclosure of information to the market. Each Division in TNB is required to inform the Company Secretary of any potential price-sensitive information concerning TNB as soon as this becomes known.

The information communicated to the financial community by Investor Relations (IR) consists mainly of TNB business strategies and directions, regulatory updates, financial and technical performance. IR uses numerous platforms to maintain TNB's engagements with shareholders and stakeholders through Quarterly and Full Year Financial Announcements, Analysts Briefing Presentations, Conference Calls, One-on-One and Group Meetings at Investor Conferences, Non-Deal Roadshows and In-House Meetings.

The engagement activities by IR for the Financial Period under review is on page 97 of the Integrated Annual Report. The stakeholders are encouraged to channel their concerns to Investor Relations Department at tenaga_ird@tnb.com.my. The contact details of IR are available under Corporate Information on page 32 of the Integrated Annual Report and through the website: https://www.tnb.com.my/contact-us/investor-relations/

For ease of reference and to better facilitate the stakeholders' understanding of the Company's business and the governance policies, various documents pertaining to the organisation, Board and Top Management, corporate governance, the Constitution, policies, the Board Charter, Terms of References and other related corporate information are accessible through the website.

TNB recognises the importance of shareholders' participation in general meetings and encourages such participation. The shareholders are encouraged to attend the general meetings and to use the opportunity to ask questions and vote on important matters affecting the Company.

Explanation for departure

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

Measure	:	
Timeframe	:	

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

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

Practice 11.2

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

Application	:	Applied		
Application	•	Applica		
Explanation on application of the practice	:	In line with TNB's Strategic Plan to develop into a world-class electricity utility, this period's reporting journey continues in the format of the Integrated Annual Report which is aligned to global standards. TNB since 2016 has adopted integrated reporting which is aligned to global standards.		
		The Integrated Annual Report for the 4-Month Period ended 31 December 2017 reports on TNB's Economic, Environmental and Social activities as it strives to provide material information on its business. This includes the performance of TNB's domestic and international operations as well as its long-term strategy to achieve its goal of becoming a world-class utility.		
		The development of the Integrated Annual Report was guided by Bursa Malaysia's Sustainability Reporting Guide, the Global Reporting Initiative (GRI) G4 Sustainability Reporting Guidelines and the International Integrated Reporting <ir> Framework.</ir>		
		The impact and contributions of TNB's business to the six (6) capitals of value creation as described in the <ir> Framework are presented in the Integrated Annual Report in an integrated manner.</ir>		
Explanation for departure	:			
Large companies are i	require	ed to complete the columns below. Non-large companies are encouraged		
to complete the colun	-	· · · · · · · · · · · · · · · · · · ·		
Measure	:			
Timeframe	:			

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

Practice 12.1

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

Application	:	Applied
Explanation on application of the practice	:	For the 28 th Annual General Meeting (AGM) of the Company, the notices are dispatched to the shareholders at least 28 days before the AGM, well in advance of the 21-day requirement of the Companies Act 2016 and the Main Market Listing Requirements of Bursa Malaysia Securities Berhad (MMLR).
		With that, the shareholders are given sufficient notice and ample time to consider the resolutions and make informed decisions in exercising their voting rights at the AGM. It also allows the shareholders to make necessary arrangement either to attend and participate in person or to appoint the corporate representatives, proxies or attorneys prior to the Meeting.
		TNB distributes the administrative details together with the Notice of AGM to furnish the shareholders with the details of the AGM, the eligibility of the shareholders, their rights to appoint proxies and other related information pertaining to the AGM.
		The explanatory notes to the Notice of the 28 th AGM dated 17 April 2018 contain details of each resolution to be tabled (i.e: re-election/retirement of Directors, Non-Executive Directors' Remuneration comprising the Non-Executive Directors' fees and Non-Executive Directors' payment of benefits (excluding Non-Executive Directors' fees), re-appointment of Auditors and Proposed Renewal of Share Buy-Back Authority to enable the shareholders to make informed decisions.
		The notices were also published in two (2) local English newspapers and a Bahasa Melayu newspaper.
Explanation for departure	:	
Large companies are re to complete the column	•	ed to complete the columns below. Non-large companies are encouraged clow.

Measure	:	
Timeframe	:	

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

Practice 12.2

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

Application	:	Applied		
Explanation on : application of the practice		All Directors attended the 27 th Annual General Meeting (AGM), to engage directly with the shareholders.		
proceed		The Chairmen of Board Audit Committee, Board Nomination and Remuneration Committee, Board Risk Committee and other committees will respond to any questions addressed to them (if any) at general meetings.		
		At 27 th AGM, President/Chief Executive Officer (P/CEO) presented on the key highlights of the Company and Business Strategy and Direction while the Chief Financial Officer/Vice President (Group Finance) (CFO) presented on the financial highlights of the Company. The Chairman also invited the shareholders to raise questions pertaining to the Company's performance and to receive any questions on all resolutions tabled.		
		The Directors, P/CEO, Top Management and representatives of External Auditors were in attendance to respond to any queries by the shareholders. The Company also shared the responses to the questions raised by the Minority Shareholders Watchdog Group prior to the AGM which was briefed by the CFO at the AGM.		
		TNB's Investors Relation Team had also collected questions from the shareholders before they may enter the Meeting venue, of which were addressed during the Meeting.		
Explanation for departure	:			
Large companies are rec to complete the column		red 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 12.3

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

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

Application		Departure
Explanation on application of the practice	:	
Explanation for departure	:	The Company, wherever possible, do leverage on information technology to reach out to a wider audience and to create ease of access and convenience in all communications with the shareholders. At the moment the Company's general meetings are not held at remote locations and all eligible shareholders are welcomed to attend. TNB conducts its Annual General Malaysia (AGM) by poll/e-voting in accordance with Paragraph 8.29A of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad (MMLR) (voting by poll). The appointed Poll Administrator and Independent Scrutineers will conduct the polling/e-voting process and verify the results of the
		poll. The voting at the 27 th AGM held on 18 December 2017 was conducted via poll/e-voting. TNB had appointed Symphony Share Registrars Sdn. Bhd. and Symphony Corporatehouse Sdn. Bhd. as the Poll Administrator and Independent Scrutineers respectively to conduct the polling/e-voting process and verify the results of the poll.
		Color coded wristbands were issued at the registration counters to facilitate the poll/e-voting process. The polling process was conducted upon completion of deliberation of all resolutions at the AGM. After the completion of deliberation of all resolutions at the AGM, the Company Secretary then briefly explained the e-polling procedures. At 27 th AGM, TNB provided 20 e-polling kiosks where the shareholders/proxies were directed to cast their votes.
		Upon verification of the poll results by Symphony Corporatehouse Sdn. Bhd., the Chairman announced the e-polling results for each resolution. The outcome of the meeting/e-polling results was announced to Bursa Malaysia Securities Berhad on the same day to notify all shareholders and the Minutes of the 27 th AGM was posted at TNB's website.

Measure Timeframe	: The Compa	nintends to maintain its current practice. Not applicable		
Large companies ar to complete the col		the columns below. Non-large companies are encouraged		
	The Sharel	Alternative Practice: The Shareholders are entitled to appoint another person as his/her proxy to exercise all or any of his/her rights to attend, participate, speak and vote at a general meeting.		
	participation proxy(ies) meetings, allows the stipulated	tive to the voting in absentia and remote shareholders' at General Meetings, the proxy form authorises the the Chairman of the Meeting, to attend and vote at the behalf of the shareholders. Besides that, the Company hareholders to send their queries/questions within a neframe before the AGM, which will be addressed by the accordingly.		

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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