CORPORATE GOVERNANCE REPORT

STOCK CODE : 5148

COMPANY NAME: UEM SUNRISE BERHAD

FINANCIAL YEAR : December 31, 2022

OUTLINE:

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application		Applied
Explanation on application of the practice	•	The Board of Directors (Board) of UEM Sunrise Berhad (UEM Sunrise or the Company) recognises that maintaining good corporate governance practices is key to business integrity and delivering long term sustainable value for the Company and its subsidiaries' (the Group) stakeholders. The Board is responsible for the management and oversight of the Company's business and affairs. With the ultimate and overall responsibility on corporate governance, strategic direction, financial and organisational matters of the Group, the Board has established a governance model for the Group where specific powers are delegated to the Board Committees and Management. In order to remain relevant with developments in the market practice and regulations, the Board evaluates and continues to strengthen the existing corporate governance practices by embracing the latest corporate governance practices and regulatory framework.
		(1) The Board, together with the Management, remains fully committed to upholding the highest standards of corporate governance, which it considers are critical to business integrity and to maintaining investors' and stakeholders' trust in the Company, in the pursuit of the Company's vision of building communities of the future with you and for you.
		In discharging its fiduciary duties and responsibilities, the Board is guided by its Charter and the Company's Discretionary Authority Limits (DAL) which outline high level duties and responsibilities of the Board, matters that are specifically reserved for the Board, as well as those which the Board may delegate to the Board Committees, the Chief Executive Officer (CEO) and Management. The establishment and implementation of clearly defined organisational roles, responsibilities and authorities via the Board-approved DAL represents an essential element of good corporate governance. At UEM Sunrise, the DAL has been formulated to

ensure robust governance as well as adequate checks and balances in initiation and approval processes of authorised transactions.

Formulated on a risk-based approach, the DAL enables implementation of balanced span of accountability and control among the authorised parties involving the Board, Board Committees and Management of the Group as necessary. In order to cultivate good governance practices across the Group, the Board also implemented group governance structure by extending the adoption of the DAL to its wholly owned subsidiaries whereby authority limits are delegated by the Board to the Senior Management for daily operations. DAL is reviewed as and when required, to ensure an optimum structure for efficient and effective decision making within the Group.

The Board as well as Management conducted continuous review of the DAL, which is one of the critical elements of corporate governance in establishing clear roles, responsibilities and accountabilities throughout the organisation and in a transparent manner. The DAL was reviewed twice during the financial year to ensure effective implementation, and updated in line with organisational changes and business needs, while maintaining authority limits and guidelines intact. Management will continually review and assess the effectiveness of the DAL with the analysis of data points collected to improve efficiency and allow empowerment as envisaged by the Board, balanced with vigorous internal control.

Key matters reserved for the Board's review and approval are:

- the annual operating plan for the Group, which includes the overall corporate strategy, business development and plans
- dividend policy
- major capital commitments
- disposal and acquisition of significant assets and investments

After the Group's three-phase strategic turnaround plan "Triage, Stabilise and Sustain" was unveiled in November 2021, several initiatives under Triage phase (first phase of the turnaround plan) are accomplished. These include the successful monetisation of its inventories, heightened property development activities, divestment of non-strategic land and improvements in operating cash flow. The Group aims to strengthen the core business, ensuring that its launch plans are intact and targets to have a healthier balance sheet. These efforts will prepare the Group for the Stabilise phase, while entails re-organisation and transformation of people, process and portfolio.

Following the comprehensive review of the existing business operations in 2021, the Board was in support with Management's proposal for the Strategy Review and Transformation exercise to

validate the strategic turnaround plan and UEM Sunrise 2030 strategy.

In discharging its fiduciary duties, the Board has delegated specific tasks to the following Board Committees, all of which comply with the provisions of the Malaysian Code on Corporate Governance (MCCG) and play an important governance role through the detailed work they carry out to fulfil the responsibilities delegated to them:

- Audit Committee
- Nominations & Remuneration Committee
- Board Development Committee
- Board Tender Committee
- Board Governance & Risk Committee

These Committees have the authority to examine particular issues and report to the Board on their proceedings and deliberations together with their recommendations as well as approval authority for matters specifically delegated by the Board to the Board Committees as provided in the DAL. However, the Board has the ultimate responsibility for final decisions on all matters. The Company Secretary prepares a report which summarised the main discussion points and decisions of the Board Committee meetings to be tabled at the immediately following Board Meeting to facilitate the respective Board Committee Chairperson's reporting to the Board.

- (2) The Board reviewed the quarterly performance management report on financial results; tracking of key performance indicators (KPIs); cash flow; project launches and progress; investment and divestment updates; borrowings and funding updates; and inventory status at its meetings held throughout 2022 and provided feedback and guidance to the Management, where required.
- (3) The Board participates actively in the development of the Company's strategy which encompasses the formulation and implementation of a strategic plan with full appreciation of the competitive operating environment and prospects for economic growth and development.
- (4) The Board also reviews and approves the Annual Operating Plan for the ensuing year and sets the KPIs and targets for the Company, leveraging on internal capabilities. In line with the MCCG, the Board sets the Company's strategic aims, ensuring that the necessary resources are in place for the Company to meet its objectives and review management performance. A periodic monitoring and reporting system is in place which highlights significant variances of KPIs against plans and budget to monitor performance.

The Company also has in place a robust performance management system based on a 'Balanced Scorecard' approach with identified KPIs and targets being set at the beginning of each year in line with the Company's business strategy and objectives as agreed in the Annual Operating Plan. The KPIs in the overall Corporate Scorecard (which measures overall Company performance) are aligned and cascaded down to the CEO, Senior Management team and all employees. Employees who meet their KPIs and achieve a high-performance rating are appropriately rewarded whilst non-performers are given the opportunity to improve their performance through specific Performance Improvement Plans.

(5) The annual Board Retreat with Senior Management was conducted via a physical session on 14 and 15 November 2022. At the Board Retreat, the Board engaged with the Senior Management to ensure alignment on the strategy and future direction of the Company. The session was also aimed at stimulating discussion of strategic issues, discuss potential solutions with an emphasis on effective and efficient implementation of the strategies, which include game plan, growth pursuits as well as strategic initiatives.

The Board's feedback received at the Board Retreat framed the Management's presentation to the Board on the Company's Annual Operating Plan and the game plan covering development approach, marketing strategy and sustainability agenda. With the insight and advice provided by the Board at the Retreat session as well as continuous engagement post-Retreat, the Annual Operating Plan 2023 was presented to the Board and approved on 23 November 2022.

- (6) The Board also recognises the importance of building a sustainable business and has established a Sustainability Policy which outlines key focus areas based on environmental, social and governance attributes. UEM Sunrise will continue its efforts to ensure that sustainability considerations are integrated as part of its corporate decision-making process in particular into the products it builds, the methods it employs, who it hires and how it works with the communities where it operates. The Company has updated and adopted its Corporate Responsibility Policy and Sustainability Policy since January 2017 to reflect current times and its commitment towards operating in a responsible and sustainable manner. These policies outlined common goals focusing on:
 - Education and Human Capital
 - Community Development
 - Green Environment and Technology
 - Value Creation

While the Corporate Responsibility Policy and Sustainability Policy were last reviewed in 2018, Management was of the view that these policies and its goals remain valid. The Corporate

Responsibility Policy and Sustainability Policy are published on the Company's website at www.uemsunrise.com/corporate/investor-relations/corporate-governance and the Group's Corporate Responsibility activities for the year under review are disclosed in the Company's Integrated Report 2022, which are available on the Company's website at www.uemsunrise.com/corporate/about-us/information-and-downloads.

To ensure UEM Sunrise's sustainability agenda is more holistic, in the first quarter of 2022, the Board approved and adopted the UEM Sunrise Sustainability Blueprint 1.0 with the established Guiding Principle as the extended narrative, as well as the proposed Environment, Social and Governance (ESG) metrics and subsequent target setting to be adopted and implemented company-wide. The Guiding Principle will be the key reference document for Development Division to establish the Sustainable Development Design Guidelines as the next design standard prioritising on ESG factors.

UEM Sunrise has successfully been certified with the Quality Management System, ISO 9001:2015; Environmental Management System, ISO 14001:2015; and Occupational Health and Safety Management System, ISO 45001:2018. UEM Sunrise's certification is our commitment towards meeting compliance to legal and other requirements. The certifications help to set the foundations to the sustainability pillars of UEM Sunrise.

(7) The Board is ultimately responsible for the adequacy and integrity of the Company's internal control system. Details of the Company's internal control system and the review of its effectiveness are set out in the Statement on Risk Management and Internal Control and Risk Management Report of the Company's 2022 Integrated Report respectively.

The Audit Committee's primary responsibility is to assist the Board in assessing the effectiveness of the Group's system of internal control and overseeing the financial and non-financial reporting process, policies and practices of the Group. It also reviews the adequacy and integrity of the Group's system of internal control, financial and non-financial reporting processes, management information systems, related party transactions and conflict of interest situations that may arise within the Group, including compliance with applicable laws, rules, directives and guidelines. The Committee assesses the effectiveness and adequacy of internal controls through internal audits carried out by the Internal Audit Department and internal control recommendations made by the External Auditor.

The Board Governance & Risk Committee was established on 1 August 2017 as 'Board Risk Committee' to take over the risk oversight role previously undertaken by the Audit Committee.

Following the delegation of governance and compliance purview by the Board on 1 June 2018, the Committee was renamed as 'Board Risk & Governance Committee'. Subsequently on 28 November 2018, the Committee was renamed as 'Board Governance & Risk Committee' in view of its expanded role on governance review matters. The Committee assists the Board in overseeing the Group's adherence to governance and anti-corruption compliance matters and makes the necessary recommendations regarding risk, governance, anti-corruption compliance and sustainability matters in alignment with the Group's long-term strategy. In respect of risk management, the Committee assists the Board in ensuring a sound, robust Risk Management Framework and overseeing the implementation of appropriate systems and processes to enhance the Group's corporate governance practices with a focus on key risk areas and mitigations. The Committee also oversees the formulation of a strong governance, ethical and integrity culture within the Group and provides oversight and guidance on the Group's integrity, governance and anti-corruption initiatives, including whistleblowing management, in line with Section 17A of the Malaysian Anti-Corruption Commission (MACC) Act 2009 (Amendment 2018). The Committee is also responsible for the whistleblowing management and oversight role, in which the Committee provides avenues for individuals to raise concerns in confidence and without risk of reprisal, and enables legitimate concerns to be objectively addressed. The Committee also provides oversight and guidance on the Group's sustainability governance, strategies and initiatives to ensure the Group remains resilient in its business operations.

(8) For an effective and orderly succession planning in UEM Sunrise Group, the Nominations & Remuneration Committee is entrusted by the Board with the responsibility to review candidates for Executive Directors and key management positions and to recommend their compensation packages. It also reviews the compensation framework for Senior Management staff, human resources roadmap and receives reports and deliberate on manpower analysis and staffing requirements.

In addition, to ensure that the Group has a robust leadership pool to meet current and future challenges as well as for succession planning, it has established a talent brand and attraction strategy aligned with the Company's desired organisational culture. External talent acquisition must support the Group's talent framework in order to complement and supplement UEM Sunrise's organisational culture and operating eco-system. The Group aims to build a leadership brand that is both purpose-driven and peopledriven. People Steering Committee established in March 2022 (previously Talent Council set up in 2018) was set up with the aim to contribute towards shaping UEM Sunrise's talent management policies and procedures to support its organisational goals, and building sustainable talent pipeline through a series of

interventions that enable our people to fully develop their potential. High performers are enrolled in Senior Leadership Development programmes and the Company also assists senior managers advance in their careers through business management programme.

(9) The Board on 20 February 2013 established a Shareholder Communication Policy to keep the market informed of all information which may or could have a material effect on the value of its securities.

The Shareholder Communication Policy was reviewed, amended and renamed as Investor Relations and Shareholder Communication Policy and approved by the Board on 5 December 2017 to align with the practices recommended in the MCCG and enhancement of the process for effective, transparent and regular communication with the Company's stakeholders.

A copy of this policy is available for reference on the Company's website www.uemsunrise.com/corporate/investor-relations/corporate-governance.

- (10)The Company's Privacy Policy approved in 2014 prepared in accordance with the seven data protection principles which form the basis of protection under the Personal Data Protection Act 2010 was revised and approved by the Board on 10 September 2021 to ensure its completeness and be kept in-pace with the changes of business and operational needs of UEM Sunrise. A copy of this policy is available for reference on the Company's website www.uemsunrise.com.
- (11)The Board has since 12 June 2012 adopted a dividend policy of paying out between 20% to 40% of the Group's consolidated profit after tax and minority interests subject to among others, availability of distributable reserves and adequate free cash flow from operations, to allow shareholders to participate in the Company's profits, at the same time retaining adequate reserves for future growth. Whilst the dividend policy reflects the Board's current views of the Group's financial and cash flow position, the dividend policy will be reviewed from time to time. A copy of the dividend policy can be obtained from the Company's website at www.uemsunrise.com/corporate/investor-relations/corporate-governance.
- (12)The Board is also pleased to inform that UEM Sunrise has been selected as one of the companies qualified under the Green Lane Policy (Qualified Companies) of Bursa Malaysia Securities Berhad (Bursa Securities) which accords benefits such as issuance of circulars to shareholders without pre-vetting and clearance by Bursa Securities, except those involving more complex proposals e.g. major disposals, privatisation and related party transactions, as

	well as fast-track processing of complex proposal circulars/other applications. This is premised on the Company's standard of corporate governance conduct and disclosure practices. The policy is an incentive granted to Qualified Companies which have been assessed to have good corporate governance and disclosure practices thus accorded certain privileges which among others facilitated faster issuance of circulars to shareholders and hence, expedites completion of corporate proposals.	
	(13)The revised Directors' Remuneration Framework has been in place since 2012. During the financial year under review, the Board on 29 March 2022 approved the adoption of the Remuneration Policy for Directors and Senior Management to incentivise the Board and its executives to achieve the objectives of the Group while promoting the long-term sustainable success of the Company. The policy also reflects the Company's commitment to attract and retain Directors and Senior Management of high calibre to contribute in providing stewardship to the Board and to management towards enhancing the objectives of the Group which should take into account the demands, complexities and performance of the Company. This new policy replaced the Remuneration Policy for Non-Executive Directors, which was formalised on 26 November 2019, and is available on the Company's website at www.uemsunrise.com/corporate/investor-relations/corporate-governance .	
	(14)The Board aims to provide and present a clear, balanced and comprehensive assessment of the Group's financial performance and prospects at the end of the financial year, primarily through the annual financial statements, quarterly announcement of results to shareholders as well as the Chairman's Statement and Management Discussion & Analysis in the Company's Integrated/Annual Report. The Board is assisted by the Audit Committee to oversee the Group's financial and non-financial reporting processes and the quality of its financial reporting.	
Explanation for :		
departure		
Large companies are required to complete the columns below. Non-large companies are encourage to complete the columns below.		
Measure :		
Timeframe :		

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

Practice 1.2

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

Application	: Applied	
Explanation on application of the practice	The Chairman leads the Board and sets its agenda to ensure effective performance of the Board. The Chairman also promotes a culture of openness and debate within the Board or General meetings and is responsible for facilitating effective communication with the shareholders. Dato' Noorazman Abd Aziz was appointed as Non-Independent Non-Executive Chairman on 13 August 2020. Although the Chairman is a Non-Independent Non-Executive Board member, his influence on the Board is balanced by the presence of Independent Non-Executive Directors on the Board who number in the majority as well as the Senior Independent Director who acts as a point of contact for shareholders and other stakeholders particularly on concerns which cannot be resolved through the normal channels of the Chairman and/or CEO. The Chairman: Leads the Board by setting the tone at the top and managing the Board's effectiveness by focusing on strategy, governance and compliance to discharge its responsibilities effectively; Leads the Board in the adoption and implementation of good corporate governance practices in the Company:	
	 Leads the Board in the adoption and implementation of good corporate governance practices in the Company; Chairs the Board meetings and ensuring the efficient organisation and conduct of meetings; Sets the Board agenda in consultation with the CEO and the Company Secretary and ensuring that Board members receive complete and accurate information in a timely manner; Leads Board meetings and discussions and promoting constructive and respectful relations between Directors, and between the Board and Management; Provides guidance and mentoring to the CEO; Ensures effective communication with shareholders and relevant stakeholders and that their views are communicated to the Board as a whole; Manages the interface between Board and Management; and Encourages active participation of the Board members and allowing dissenting views to be freely expressed. 	

	Details of the responsibilities of the Chairman are set out in the Board Charter of the Company. Based on the Board & Directors Effectiveness Evaluation Report for financial year 2021 issued in February 2022 by an external independent consultant, it was noted that all other Board members saw the Chairman as an effective leader who is approachable, open minded and provides the room, time and platform for all directors to voice out ideas and concerns. It was observed that the Chairman at times initiated the deliberations, which may then set the tone of the discussion. Based on the Board Effectiveness Assessment conducted for the financial year 2022, it was noted that all other Board members were satisfied that the Chairman has demonstrated and able to command effective leadership of the Board, oversaw effective decision-making process and ensured crucial alternatives are considered.	
	The Chairman also worked closely with the Nominations & Remuneration Committee to ensure that the structure of the Board was optimum including having a satisfactory mix of skills, qualifications, experience and diversity in the composition of the Board.	
Explanation for : departure		
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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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.

Explanation on application of the practice The functions of the Board and Management are clearly demarcated to ensure the effectiveness of the Company's business and its day-to-day operations as outlined in the Board Charter which is available on the Company's website at www.uemsunrise.com/corporate/investor-relations/corporate-governance . The position of Chairman and CEO are held by two different individuals. The roles and responsibilities of the Chairman and the CEO are clearly separated and distinct to ensure that there is a balance of power and authority, as stated in the Board Charter. The CEO is not a member of the Board. The Board is chaired by the Non-Independent Non-Executive Chairman, Dato' Noorazman Abd Aziz, who leads the Board by setting the tone at the top, and managing the Board's effectiveness by focusing on strategy, governance and compliance whereas the CEO, En Sufian Abdullah is responsible for the day-to-day management of the business with power, discretions and delegations authorised in the DAL. The Board takes collective responsibility and accountability for the smooth functioning of core processes involving Board governance, business value and ethical oversight while it is constantly mindful of safeguarding the interests of all stakeholders. Taking into cognisance of the importance of the interests of shareholders and stakeholders, the Board had identified Ms Christina Foo as the designated Senior Independent Director to whom concerns relating to the Company may be conveyed by shareholders and stakeholders with effect from 21 June 2021. The CEO is accountable for leading the Management, building a dynamic corporate culture and ensuring that the Company's human capital has the requisite skills and competency to achieve the Company's vision and goals. The CEO is responsible for developing and recommending to the Board annual operating plans and budgets,
formulating major corporate policies, implementing the policies and decisions of the Board, overseeing the operations and managing the development and implementation of the Company's business and corporate strategies. Details of the responsibilities of the Managing Director/CEO are set out in the Board Charter of the Company.

	Based on the Board & Directors Effectiveness Evaluation Report for financial year 2021 issued in February 2022 by an external independent consultant, it was noted that all Board members consider the CEO to be a capable leader, with a high level of integrity and has the trust of the Senior Management team.	
	Based on the Board Effectiveness Assessment conducted for the financial year 2022, it was noted that the Board members were satisfied with the contribution and input of the CEO, who has the pertinent skill set, character, experience, integrity, competence and time commitment to lead the Management team.	
Explanation for : departure		
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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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 prac	tice should be a 'Departure'.		
Application :	Applied		
Explanation on : application of the practice	As at 31 December 2022, UEM Sunrise is in compliance with Practice 1.4 of the MCCG whereby the Chairman of the Board, Dato' Noorazman Abd Aziz is not a member of the Audit Committee or the Nominations & Remuneration Committee of the Company. He is also not a member of the other three Board Committees. The Chairman of the Board does not participate in any meeting of the Board committees by way of invitation.		
	Dato' Noorazman Abd Aziz has never been appointed as an Audit Committee member since his appointment as Chairman of the Board on 13 August 2020.		
	On 14 October 2020, he was appointed as a member of the Nominations & Remuneration Committee and relinquished his membership on 7 May 2021, in line with the then new Practice 1.4 introduced in the revised MCCG on 28 April 2021.		
	The Audit Committee is chaired by Ms Christina Foo, the Senior Independent Director. Meanwhile, Nominations & Remuneration Committee is chaired by Datin Sri Badrunnisa Mohd Yasin Khan, an Independent Non-Executive Director.		
Explanation for : departure			
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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Practice 1.5

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

Application	:	Applied	
Explanation on application of the practice	:	: Both Company Secretaries of UEM Sunrise, who are Fellow/Associate members of the Malaysian Institute of Chartered Secretaries and Administrators (MAICSA), are qualified to act as company secretaries under Section 235(2) of the Companies Act 2016. The profile of the Company Secretaries is set out in the Company's 2022 Integrated Report.	
		(1) All Directors have full access to the advice and services of the Company Secretaries who ensure that Board policies and procedures are adhered to at all times. The Company Secretaries, whose appointment and removal are matters reserved for the Board, advise the Board on matters including corporate governance issues and Directors' responsibilities in complying with relevant legislation and regulations. The Company Secretaries provide concise summary to the Board at its meetings on any regulatory updates and changes including amendments to the Listing Requirements and Companies Act 2016 as well as Listing Circulars issued by Bursa Malaysia Berhad.	
		(2) The Company Secretaries organise and manage the logistics of all Board and Board Committees meetings. The Company Secretaries prepare meeting agenda in consultation with the Chairman and the CEO, and compile and circulate meeting folders via electronic means. The Company Secretaries attend all meetings and ensure that the minutes of meeting accurately reflect the discussions, deliberations and decisions, including whether any member has abstained from voting, recorded dissenting vote or recused himself/herself from deliberation. The Company Secretaries also facilitate proper communications for the effective flow of information between the Board, Board Committees and the Senior Management by ensuring that action items identified and highlighted during meetings are disseminated to and acted upon by the Senior Management. The Company Secretaries further ensure that outstanding action items are brought to the attention to the Senior Management and upon addressed, are accordingly reported to the Board.	
		(3) The Company Secretaries act as the custodians of the Company's statutory records, attend to all statutory and other filings,	

communicate with the regulatory bodies and Bursa Securities and ensure compliance with the statutory requirements of the Companies Act 2016, the Listing Requirements and other regulatory bodies.

- (4) The Company Secretaries provide support to the Board in fulfilling its fiduciary duties and leadership role in shaping the corporate governance of UEM Sunrise Group. They play an advisory role to the Board, particularly with regard to the Company's Constitution, Board policies and procedures, corporate governance best practices and its compliance with regulatory requirements, MCCG, guidelines and legislations. To ensure relevance and effectiveness, the Company Secretaries also support the Board in managing the Company's Corporate Governance Model.
- (5) In order to play an effective advisory role to the Board, the Company Secretaries remain informed of the latest regulatory changes, evolving industry developments and Sustainability matters, as well as best practices in corporate governance through continuous training and regular interactions with regulators and industry peers.

The Company Secretaries have attended the relevant continuous professional development (CPD) programmes conducted by the Companies Commission of Malaysia, MAICSA, Bursa Securities, amongst others and both have accumulated the required minimum CPD points in compliance with the requirements of MAICSA and Companies Commission of Malaysia.

- (6) All new Directors appointed to the Board will receive a formal induction programme to be provided by the CEO and Senior Management which is arranged through the Company Secretaries. To supplement the programme, an information kit will be furnished by the Company Secretaries immediately upon a Director's appointment containing information such as disclosure obligations of a director, schedule of meetings, directors' remuneration framework and DAL whilst other pertinent documents including but not limited to the Board Charter, Code of Conduct, Constitution and Terms of Reference of Board Committees are available on the paperless meeting digital application (app) on tablet devices. The Company Secretaries provide one-to-one session to introduce the paperless meeting digital app for instantaneous delivery of board and meeting packs which can be accessed online and offline from any location.
- (7) For the meetings of shareholders of the Company particularly the AGMs, the Company Secretaries play an important role in ensuring that the processes and proceedings are properly managed. During the meeting, the Company Secretaries will assist the Chairman and the Board on the conduct of the meeting and ensure the minutes are properly recorded, inclusive of the salient questions raised by

- the shareholders and the response from the Board, CEO and/or Management. The minutes of the AGM, upon receiving consent or confirmation from the Board, will be uploaded onto the Company's website for shareholders' information and reference within 30 business days after the AGM.
- (8) The Company Secretaries has successfully organised the Company's 14th AGM leveraging on technology for the fully virtual meeting amid the evolving Coronavirus disease ("COVID-19") situation, taking into consideration the well-being and safety of the Company's shareholders of primary concern. The Company Secretaries played an important role in ensuring that the due processes are in place and proceedings are properly managed. The Company Secretaries ensured that the minutes are properly recorded, including the questions raised by the shareholders prior to and during the meeting as well as the answers thereto and that the same were made available on the Company's website within 30 business days after the 14th AGM.
- (9) The Company Secretaries also monitor developments in Corporate Governance and assist the Board in applying best practices to meet the Board's needs and stakeholders' expectations.
- (10)The Company Secretaries source and arrange for the Directors' attendance at Mandatory Accreditation Programme accredited by Bursa Securities and relevant training programmes, which are conducted either in-house or by external parties and keeps a record of the training received by the Directors.
- (11)The Company Secretaries send notices on the closed period for trading in the Company's listed securities to Directors and principal officers on a quarterly basis specifying the timeframe during which the Directors and principal officers are prohibited from dealing in the Company's securities and to comply with relevant requirements governing their trading in securities during closed period. The Board and principal officers are also reminded not to deal in the Company's securities when price sensitive information is shared with them on any proposed transactions presented to them.
- (12)In 2022, Joint Company Secretary was included as a member of Sponsorship Committee for Board & Directors Effectiveness Evaluation for 2021 which discussed the report of the Board & Directors Effectiveness Evaluation prepared by the external independent consultant. Subsequently, the report was tabled to the Board for deliberation. The Board & Directors Effectiveness Evaluation was assessed through a combination of one-to-one confidential interviews with the Directors and CEO, sighting of corporate governance-related documents in confidentiality, online survey and peer reviews via online questionnaires and boardworking facilitation. To ensure a balanced view on the Board's

	performance, C-suites members including CEO and Company		
	Secretary participated in the questionnaires.		
	The Board is satisfied with the performance and support rendered by		
	the Company Secretaries to the Board in discharging its functions, as		
	reflected in evaluation and assessment rating provided by the Chairman		
	and Chairpersons of the Board and Board Committees respectively.		
Explanation for :			
departure			
departure			
Large companies are required to complete the columns below. Non-large companies are encouraged			
to complete the columns b	elow.		
Measure :			
Timeframe :			

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Practice 1.6

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

Application	:	Applied
Explanation on application of the practice	·	The Directors have full and unrestricted access to all information pertaining to the Group's business affairs, whether as a full Board or in their individual capacity, to enable them to discharge their duties. The Directors may, if necessary, obtain independent professional advice from external consultants, at the Company's expense with consent from the Chairman or Committee Chairperson, as the case may be.
		The Annual Meeting Dates for Board and Board Committees, including Board Retreat and Annual General Meeting of each new year, are prepared and circulated in advance in the fourth quarter of preceding year, to facilitate the Directors' planning of their yearly meeting schedule. Calendar invitations are then issued to block the Directors' time.
		The Board is furnished with an agenda and a set of Board papers in advance of each Board meeting for the Directors to study and evaluate the matters to be discussed. The Company Secretary sends out an email to Management to notify the meeting date and submission deadlines of the meeting materials ahead of scheduled meetings. Guidelines and process on Board papers submission are communicated to Management to ensure that Board papers are generally circulated five (5) business days prior to the meeting to allow time for the Directors to prepare themselves for the meeting.
		Before each of the Board and Board Committee Meeting, the Chairman of the Board and/or Board Committees would have a pre-Board meeting session with the CEO/Management to discuss the proposed meeting agendas and to ensure that the allocated time for the agenda is sufficient for Board's deliberation. The Chairman also guided where necessary for operational or administrative matters to be approved via circular resolution so that the meeting is focused on approval of business proposals and strategy papers.
		The Board papers contain both quantitative and qualitative information and are presented in a manner which is concise, accurate and include comprehensive management reports, minutes of meetings, proposal papers and supporting documents. This will enable Directors to review, consider and, if necessary, obtain further information or research on the matters to be deliberated in order to be properly prepared at the

meetings, thereby enabling informed decisions to be made. All proposals for tabling to the Board must be approved for submission by the CEO. The Company Secretary sends out a notification to the Directors that the papers are available for access on their tablet devices.

Board Committee meetings are not combined with the main Board meetings.

The deliberations and decisions at Board and Board Committees meetings are properly recorded in the minutes, including matters where Directors abstained from deliberation and/or voting or have dissenting views or significant concerns. The action items identified and highlighted during meetings are conveyed to the Senior Management for their attention and action. The Company Secretaries will follow up with Management on the status of actions items to be reported to the Board, which will remain as matters arising in the minutes of meeting until they are resolved or completed. The minutes are circulated to the Board for perusal together with the meeting materials for the next meeting.

The Company provides digital access to meeting materials since January 2017 through a secured online portal accessible via the use of an application on the tablet devices. This accorded enhanced mobility, document e-storage, cost and time savings and improved convenience in accessing board papers anytime and anywhere. Aside from reducing carbon footprint, the information to the Board is stored in a secure manner whereby the files can be electronically accessed and are archived in a secured digital storage to promote document security. The customised solution has various functionalities that enable Directors to access the meeting materials and other various governance documents including Board policies, procedures and charter, as well as the Company's Constitution and Directors' remuneration framework, amongst others, for ease of reference. It also allows comments from Directors to be annotated and relevant feedback will be shared with Senior Management for attention.

For quicker decision making, circular resolutions for urgent decisions required from the Board and Board Committees are also circulated through the Paperless Meeting Solution application where the Directors can indicate their votes and comments, if any, on the device, which is in line with the Constitution of the Company that allows the use of technology to facilitate the approval process.

Explanation	for
departure	

to complete the columns below.

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

Measure	:	
Timeframe	:	

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

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

Practice 2.1

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

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

Application	: Applied
Explanation on application of the practice	: The Board had on 20 February 2013 adopted a Board Charter, which sets out the role, composition and responsibilities of the Board and serves as a source of reference for Board members.
	The Board Charter is subject to review from time to time and updated in accordance with the requirements of the Company and any new regulations that may have an impact on the discharge of the Board's responsibilities.
	The Board Charter has been reviewed and revised in August 2020 and September 2021 to align with the regulatory and anti-corruption requirements.
	During the year, the Board Charter was reviewed and revised by the Board on 29 March 2022, after taking into account the findings from the Board & Directors Effectiveness Evaluation for financial year 2021, as well as further alignment with the MCCG and amendments to the Listing Requirements in relation to Directors' appointment effective 1 July 2022 that require the Company to establish its Fit & Proper Policy, which must be published in the Company's website.
	On 29 March 2022, the Board established the Directors' Fit & Proper Policy which is incorporated in the Board Charter. This Policy is to ensure that any person to be appointed or elected/re-elected as Director of UEM Sunrise Group shall possess the necessary quality and character as well as integrity, competency and commitment to enable the discharge of the responsibilities required of the position in the most effective manner. The Board Charter also includes a provision which prohibits an "active politician" as defined in the MCCG, to be a Director on the Board of the Company.
	The Board Charter sets out, amongst others, the following areas: • Role, duties and responsibilities of the Board and Board
	Committees

- Roles of the Chairman, Managing Director/CEO, Senior Independent Director, Independent Director and the Company Secretary
- Composition and structure of the Board which include appointments and re-election, tenure of Independent Directors and appointment of Senior Independent Director
- Main duties and responsibilities including but not limited to strategic and financial objectives of the Group, human capital, risk and anti-corruption compliance management and internal controls as well as sustainability and stakeholder communication
- Code of Conduct
- Directors' Fit & Proper Policy
- Non-Executive Directors' remuneration
- Assessment and evaluation of Board performance
- Succession planning of the CEO, Board members and Senior Management
- Access to independent external advice
- Directors' training and continuous education

The Company acknowledges that continuous education is vital for the Board members to gain insight into the state of economy, technological advances, regulatory updates and management strategies to enhance the Board's skills and knowledge in discharging its responsibilities.

In view of the challenges and recognising the demand of increased board leadership, members of the Board are expected to continuously enhance their knowledge and skills pursuant to Paragraph 15.08 of the Listing Requirements. The Board will have access to relevant training programmes and seminars to enhance their knowledge and skills in discharging their duties, at the Company's expense.

As at 31 December 2022, all Directors appointed to the Board have attended the Mandatory Accreditation Programme (MAP) accredited by Bursa Securities, well within the stipulated deadline required by Bursa Securities.

Directors continued to attend training programmes and seminars organised by the regulatory authorities, professional bodies and other relevant organisations, to gain insights into the latest regulatory and industry developments in relation to the Group's business and further enhance their business acumen and professionalism in discharging their duties to the Group.

In addition to the external training attended by the Directors, the Company organised various seminars and learning programmes in 2022 for the Board and employees. These included a tailor-made sustainability training, talks on anti-corruption and adequate procedures and Thought hUb series which offer a platform for knowledge sharing by renowned local and international subject matter experts. The Directors were also provided digital learning with access to LinkedIn and other resources subscribed by the Company.

Besides formal training programmes, the Board is also kept abreast on regulatory updates from Bursa Securities, Securities Commission of Malaysia and Companies Commission of Malaysia by the Company Secretary. In addition, some members of the Board were also invited to participate in forums and/or seminars as speakers, moderators or panelists in their area of expertise.

The training/conferences/seminars and/or workshops in which members of the Board had participated during the financial year ended 31 December 2022 are as set out below:

No	Name of Director	Date	List of Training/ Conference/ Seminar/ Workshop Attended	Organiser/ Provider
1	Dato' Noorazman Abd Aziz	6 April 2022	Positioning Corporate Malaysia for a sustainable future	PwC Malaysia
		12 April 2022	An Invitation to a Talk by Rajeev Peshawaria on Steward Leadership for Sustainability	Asia School of Business
		13 April 2022	Briefing for UEM Sunrise's Board, Top Management & Nominee Directors on the latest developments of Section 17A of the MACC Act 2009	UEM Sunrise
		30 June 2022	Overseeing the economic environmental, social & governance perspectives of a listed issuer's business	Kumpulan Perangsang Selangor Berhad
		6 July 2022	Legal Talk on Fiduciary Duties of Board and Investment Panel	Kumpulan Wang Persaraan (KWAP)
		14 July 2022	FIDE Forum Leadership Perspectives for Effectiveness in conjunction with BEE Launch	Asia School of Business
		26 July 2022	Invest Shariah Conference 2022	Bursa Malaysia Berhad (Bursa Malaysia)
		23 August 2022	Thought hUb: Merdeka Edition - Unlocking the potential of history and cultural heritage in the revitalisation of neighbourhoods	UEM Sunrise
		14 September 2022	Board Sustainability Awareness Session	UEM Edgenta Berhad (UEM Edgenta)
			International Directors Summit 2022	Institute of Corporate Directors Malaysia (ICDM)
		3 & 4 October 2022	Khazanah Megatrends Forum 2022	Khazanah Nasional Berhad (Khazanah)

	No	Name of Director	Date	List of Training/ Conference/Seminar/ Workshop Attended	Organiser/ Provider
	1	Dato' Noorazman Abd Aziz (cont'd)	6 October 2022	Pre-Board Convergence 2022: Commitment with Purpose: Strengthening Resilience with Technology and Sustainability	UEM Edgenta
			19 October 2022	Invitation to Private Equity Forum-Navigating Venture Capital and Technology Investments in Malaysia	KWAP
			2 November 2022	KPMG Board Leadership Center Exclusive - Understanding the requirements in Bursa Malaysia's enhanced sustainability reporting framework	KPMG
			7 November 2022	Evening talk on Inflation, Looming Recession & Climate Change: A Tricky Balancing Act?	Asia School of Business
			11 November 2022	Training on MFRS 17 Insurance Contracts: Understanding its impact & complications	Sun Life Malaysia Assurance Berhad
				24 November 2022	Environmental Social Governance (ESG) Disclosures: Improving the Quality of ESG Data and its impact
			29 November 2022	Sustainability Training	UEM Sunrise
			5 December 2022	(i) Board Leadership and Effectiveness (ii) Enhanced Sustainability Reporting Framework	Kumpulan Perangsang Selangor Berhad
			6 December 2022	2022 UEM Sunrise Integrity Day	UEM Sunrise
	2	Christina Foo	13 January 2022	Thought hUb: A Contractor's Brief on Merdeka 118	UEM Sunrise
			25 January 2022	Corporate Governance – from compliance to competitive advantage	CPA Australia
			16 February 2022	Thought hUb: Readiness of the Building Sector on Carbon Neutrality within Asia Pacific and the Experience of Hong Kong on Advancing Net Zero	UEM Sunrise
			24 February 2022	Qualified Risk Director Module - Risk Oversight Practices	Institute of Enterprise Risk Practitioners (IERP)
			24 February 2022	Qualified Risk Director Module - Corporate Culture and Enterprise Risk Management (ERM)	IERP

No	Name of Director	Date	List of Training/ Conference/Seminar/ Workshop Attended	Organiser/ Provider
2	Christina Foo (cont'd)	2 March 2022	Task Force on Climate- related Financial Disclosures (TCFD) Climate Disclosure Training Programme (TCFD 101)	1. United Nations Sustainable Stock Exchanges Initiative (UN SSE) 2. International Finance Corporation (IFC) 3. Carbon Disclosure Project Worldwide (CDP) 4. Bursa Malaysia
		7 March 2022	Affiliate Screening Batch 1/2022	ICDM
		9 March 2022	TCFD Climate Disclosure Training Programme (TCFD 102)	1. UN SSE 2. IFC 3. CDP 4. Bursa Malaysia
		17 March 2022	Qualified Risk Director Module - Risk Appetite, Tolerance and Board Oversight	IERP
		17 March 2022	Qualified Risk Director Module - Strategic ERM: A Primer for Directors	IERP
		25 March 2022	Thought hUb: How to achieve Customer Centricity in an ever-changing Digital Landscape	UEM Sunrise
		13 April 2022	Briefing for UEM Sunrise's Board, Top Management & Nominee Directors on the latest developments of Section 17A of the MACC Act 2009	UEM Sunrise
		27 April 2022	Thought hUb: Introduction to Metaverse - The Future is Now	UEM Sunrise
		23 & 24 May 2022	Audit Committee Conference 2022 - Beyond Effectiveness, Gover- nance, Sustainability and Agility	Malaysian Institute of Accountants (MIA)
		23 May 2022	Recognising Challenges in Cyber Security	UEM Sunrise
		15 June 2022	Introduction to Digital Banking	CPA Australia
		28 June 2022	Qualified Risk Director Module - Directors Guide to ERM and ISO 31000	IERP
		28 June 2022	Qualified Risk Director Module - Directors Guide to BCM and ISO 22301	IERP

2	No	Name of Director	Date	List of Training/ Conference/Seminar/ Workshop Attended	Organiser/ Provider
2022 Management - A Guide for Board Members 23 August 2022 Thought hUb: Merdeka Edition - Unlocking the potential of history and cultural heritage in the revitalisation of neighbourhoods 26 to 28 International Directors Summit 2022 2022 1 International Directors Summit 2022 2022 2 International Megatrends Forum 2022 2023 2 Sustainability Training Session with JV UEM Sunrise Dards on MACC requirements 21 October 2022 2 UEM Sunrise UEM Sunrise UEM Sunrise Integrity Day 2022 2 Sustainability Training UEM Sunrise Integrity Day 2022 2 Sustainability Training UEM Sunrise Integrity Day 2022 2 Sustainability Training UEM Sunrise Integrity Day 2022 2 Sustainability Reporting Framework by Sunrise Sustainability Reporting Framework by Sunrise Sustainability Reporting Framework by Sunrise Sunday Sustainability Reporting Framework by Sunrise Sunday Sustainability Reporting Framework by Sunrise Sunday Sunday Sunrise Sunday Sunday Sunrise Sunrise Sunday Sunday Sunrise Sunrise Sunday Sunrise	2	Foo		Integrity & Anti- Corruption Talk: Adequate	UEM Sunrise
2022 Editión - Unlocking the potential of history and cultural heritage in the revitalisation of neighbourhoods 1CDM 2022 3 & 4 Khazanah Megatrends Cotober 2022 14 October 2022 15 October 2022 15 October 2022 16 October 2022 16 October 2022 17 October 2022 18 October 2022 18 October 2022 19 October 20			,	Management - A Guide for	ICDM
September 2022 3 & 4				Edition - Unlocking the potential of history and cultural heritage in the revitalisation of	UEM Sunrise
October 2022 14 October 2022 10 October 2022 29 Sustainability Training 10 DeFi - A thorn of remedy to the current financial system 2022 29 Sustainability Training 10 UEM Sunrise 10 December 2022 8 Board Risk Committee 10 Dialogues & Networking 10 December 2022 12 December 2022 13 Advocacy Dialogue on the Dialogues & Networking 2022 14 December 2022 15 December 2022 16 December 2022 17 December 2022 18 Board Risk Committee Dialogues & Networking 2022 19 December 2022 10 December 2022 11 December 2022 12 December 2022 13 Advocacy Dialogue on the Dialogues & Networking 2022 14 December 2022 15 December 2022 16 December 2022 17 December 2022 18 Board Risk Committee Dialogues & Networking 2022 19 December 2022 202 May Define 20 December 2022 202 May December 2022 202 May Define 20 December 2022 203 & April 10 December 2022 204 May December 2022 205 Repair 20 December 2022 206 Repair 20 December 2022 207 December 2022 208 May December 2022 209 December 2022 209 December 2022 200 December 2022 December 2022 December 2022 200 December 2022 200 December 2022 201 December 2022 202 December 2022 Decem			September		ICDM
Boards on MACC requirements 14 October 14 October 2022			October		Khazanah
thorn of remedy to the current financial system 21 October 2022 29 Sustainability Training November 2022 6 2022 UEM Sunrise 1 December 2022 8 Board Risk Committee December 2022 12 Advocacy Dialogue on the Enhanced Sustainability Reporting Framework by Bursa Malaysia 13 Dato' Mohd Izani Ghani 13 April 2022 14 Advocacy Dialogue on the Enhanced Sustainability Reporting Framework by Bursa Malaysia Nominee Directors on the latest developments of Section 17A of the MACC Act 2009 14 Board Sustainability Reporting Framework by Reporting Framework Board Framework by Reporting				Boards on MACC requirements	
2022 2022 209 Sustainability Training UEM Sunrise			2022	thorn of remedy to the current financial system	
November 2022 2022 UEM Sunrise UEM Sunrise December 2022 8 Board Risk Committee Dialogues & Networking ICDM December 2022 12 Advocacy Dialogue on the Enhanced Sustainability Reporting Framework by Bursa Malaysia ICDM Enhanced Sustainability Reporting Framework by Bursa Malaysia ICDM Enhanced Sustainability Reporting Framework by Bursa Malaysia ICDM			2022	2022	
December 2022 8			November 2022	, -	
December 2022 12			December		UEM Sunrise
December 2022 Enhanced Sustainability Reporting Framework by Bursa Malaysia 3			December		ICDM
Izani Ghani Isanictor on the latest developments of Section 17A of the MACC Act 2009 Izani Izani Ghani Iz			December	Enhanced Sustainability Reporting Framework by Bursa Malaysia	ICDM
September 2022 3	3			Board, Top Management & Nominee Directors on the latest developments of Section 17A of the MACC	UEM Sunrise
October 2022 6 October 2022: Commitment with Purpose: Strengthening Resilience with Technology and Sustainability 29 November 2022 4 Zaida Khalida Shaari 5 January 2022 Group Shariah Committee (GSC) Engagement Forum with the Board of Directors - Empowering Shariah Mind in Islamic Financial Institution 19 January Agile Leadership MNRB			September	,	UEM Edgenta
2022 2022: Commitment with Purpose: Strengthening Resilience with Technology and Sustainability 29			October	3	Khazanah
November 2022 4 Zaida S January Group Shariah Committee (GSC) Engagement Forum with the Board of Directors - Empowering Shariah Mind in Islamic Financial Institution 19 January Agile Leadership MNRB				2022: Commitment with Purpose: Strengthening Resilience with Technology and Sustainability	-
Khalida Shaari (GSC) Engagement Forum with the Board of Directors - Empowering Shariah Mind in Islamic Financial Institution 19 January Agile Leadership MNRB			November 2022	, -	
	4	Khalida	2022	(GSC) Engagement Forum with the Board of Directors - Empowering Shariah Mind in Islamic Financial Institution	Berhad (MNRB)
					MNRB

No	Name of Director	Date	List of Training/ Conference/Seminar/ Workshop Attended	Organiser/ Provider
4	Zaida Khalida Shaari (cont'd)	16 February 2022	Thought hUb: Readiness of the Building Sector on Carbon Neutrality within Asia Pacific and the experience of Hong Kong on advancing Net Zero	UEM Sunrise
		7 March 2022	MNRB Group Directors' Training - Sustainability Awareness: Embracing Sustainable Future	MNRB
		13 April 2022	Briefing for UEM Sunrise's Board, Top Management & Nominee Directors on the latest developments of Section 17A of the MACC Act 2009	UEM Sunrise
		14 April 2022	Knowledge Sharing Session – MFRS 9 Financial Instruments	MNRB
		23 May 2022	Recognising Challenges in Cyber Security	UEM Sunrise
		29 June 2022	Knowledge Sharing Session - Treaty Business, Underwriting Considera- tion and Action Taken to Address Recent Flood	MNRB
		7 July 2022	MNRB Group Directors' Training - Sustainability Awareness: Sustainability at Work	MNRB
		28 July 2022	Values as Source of Competitive Advantage	Asia School of Business
		8 September 2022	FCD Series Module C: Reputation and Crisis Management for Board	ICDM
		26 to 28 September 2022	International Directors Summit 2022	ICDM
		3 & 4 October 2022	Khazanah Megatrends Forum 2022	Khazanah
		11 October 2022	GSC Engagement Session with the BOD - Transcend MNRB Group to The Next Level of Takaful Innovation & Value Creation	MNRB
		12 October 2022	Risk Management in Technology (RMiT) Briefing	MNRB
		18 October 2022	Briefing on MFRS 17 Progress	MNRB
		21 & 22 October 2022	Board Offsite Discussion - MNRB Group Strategy Retreat	MNRB
		2 November 2022	Anti-Bribery and Anti- Corruption	AEON Co. (M) Bhd
5	Effizal Faiz Zulkifly	6 January 2022	Pan Asia Internet 2022 Outlook call with Citi Regional Internet analysts	Citi APAC
		20 January 2022	CITI ASEAN Disruptive Growth Conference Alternative Protein: Is Lab Grown Meat the Future?	Citi APAC
		7 & 8 February 2022	Mandiri Investment Forum	PT Mandiri Sekuritas
		18 February 2022	Validation Workshop	Khazanah/EY

	No	Name of Director	Date	List of Training/ Conference/Seminar/ Workshop Attended	Organiser/ Provider			
	5	Effizal Faiz Zulkifly (cont'd)	1 March 2022	Reformasi-NordCham Webinar	NordCham Indonesia			
		,	3 March 2022	Optimising portfolios for net-zero with Real Assets	Nuveen Natural Capital			
			8 March 2022	Indonesia PE-VC Summit 2022 (Virtual)	Deal Street Asia.com			
			13 April 2022	Briefing for UEM Sunrise's Board, Top Management & Nominee Directors on the latest developments of Section 17A of the MACC Act 2009	UEM Sunrise			
			26 to 28 September 2022	International Directors Summit 2022	ICDM			
			3 & 4 October 2022	Khazanah Megatrends Forum 2022	Khazanah			
			2 November 2022	KPMG Board Leadership Center Exclusive - Understanding the requirements in Bursa Malaysia's enhanced sustainability reporting framework	KPMG			
						7 November 2022	Evening talk on Inflation, Looming Recession & Climate Change: A Tricky Balancing Act?	Asia School of Business
			29 November 2022	Sustainability Training	UEM Sunrise			
			6 December 2022	2022 UEM Sunrise Integrity Day	UEM Sunrise			
	6	Chari T.V. Thirumala	6 April 2022	Positioning Corporate Malaysia for a sustainable future	PwC Malaysia			
			13 April 2022	Briefing for UEM Sunrise's Board, Top Management & Nominee Directors on the latest developments of Section 17A of the MACC Act 2009	UEM Sunrise			
			27 April 2022	Thought hUb: Introduction to Metaverse - The Future is Now	UEM Sunrise			
			23 March 2022	Webinar: Recognising Challenges in Cyber Security	UEM Sunrise			
			26 to 28 September 2022	International Directors Summit 2022	ICDM			
			3 & 4 October 2022	Khazanah Megatrends Forum 2022	Khazanah			
			10 to 13 October 2022	CGMA® Leadership Academy (Speaker for Purpose Driven Leadership - leading with great impact)	Association of International Certified Professional Accountants (AICPA & CIMA)			
			14 October 2022	Sharing Session with JV Boards on MACC requirements	UEM Sunrise			
			26 & 27 October 2022	8th IERP Global Conference 2022	IERP			

	No	Name of Director	Date	List of Training/ Conference/Seminar/ Workshop Attended	Organiser/ Provider					
	6	Chari T.V. Thirumala (cont'd)	27 October 2022	MICAI CPE Event (Speaker for Session 1: Purpose Driven Leadership and Managing Trust deficit)	Malaysian Chapter of The Institute of Chartered Accountants of India					
			2 November 2022	Driving Responsible and Sustainable value creation through governance (Speaker)	Securities Industry Development Corporation (SIDC)					
			29 November 2022	Sustainability Training	UEM Sunrise					
			6 December 2022	2022 UEM Sunrise Integrity Day	UEM Sunrise					
	7	Poh Ying Loo	24 February 2022	Board Audit Committee Dialogue & Networking	ICDM					
			2 March 2022	TCFD Climate Disclosure Training Programme (TCFD 101)	1. UN SSE 2. IFC 3. CDP 4. Bursa Malaysia					
			9 March 2022	TCFD Climate Disclosure Training Programme (TCFD 102)	1. UN SSE 2. IFC 3. CDP 4. Bursa Malaysia					
			6 April 2022	Positioning Corporate Malaysia for a sustainable future	PwC Malaysia					
								13 April 2022	Briefing for UEM Sunrise's Board, Top Management & Nominee Directors on the latest developments of Section 17A of the MACC Act 2009	UEM Sunrise
			27 April 2022	Thought hUb: Introduction to Metaverse - The Future is Now	UEM Sunrise					
		1		26 to 28 September 2022	International Directors Summit 2022	ICDM				
			3 & 4 Khazanah October Forum 2022 2022	Khazanah Megatrends Forum 2022	Khazanah					
			14 October 2022	Sharing Session with JV Boards on MACC requirements	UEM Sunrise					
			2 November 2022	KPMG Board Leadership Center Exclusive - Understanding the requirements in Bursa Malaysia's enhanced sustainability reporting framework	KPMG					
			29 November 2022	Sustainability Training	UEM Sunrise					
			6 December 2022	2022 UEM Sunrise Integrity Day	UEM Sunrise					

П		NI		List of Training/	0
	No	Name of Director	Date	Conference/Seminar/ Workshop Attended	Organiser/ Provider
	8	Datin Sri Badrunnisa Mohd Yasin Khan	16 February 2022	Thought hUb: Readiness of the Building Sector on Carbon Neutrality within Asia Pacific and the experience of Hong Kong on Advancing Net Zero	UEM Sunrise
			25 March 2022	Thought hUb: How to achieve Customer Centricity in an ever-changing Digital Landscape	UEM Sunrise
			13 April 2022	Briefing for UEM Sunrise's Board, Top Management & Nominee Directors on the latest developments of Section 17A of the MACC Act 2009	UEM Sunrise
			29 November 2022	Sustainability Training	UEM Sunrise
	9	Alex Yeow Wai Siaw	12 April 2022	World Cyber Security Summit-ASEAN	Trescon CyberSec
			19 July 2022	ESG Training	Star Media Group Berhad (Star Media Group)
			27 July 2022	Asia-Pacific Bloomberg Sustainable Business Summit	Bloomberg
			2 September 2022	Business Empowerment Talk and Networking	Star Outstanding Business Awards & Malaysia Entrepreneurs' Development Association
			28 to 30 September 2022	World News Media Congress 2022 at Zaragoza, Spain	World Association of News Publishers (WAN-IFRA)
			3 & 4 October 2022	Khazanah Megatrends Forum 2022	Khazanah
			3 & 4 November 2022	Digital Media Asia 2022 at Singapore	WAN-IFRA
		29 November 2022 29 November 2022		Solar Advancement Webinar	Star Media Group
				Sustainability Training	UEM Sunrise
			15 December 2022	MARC360: Property Outlook 2023 Virtual Discussion (as moderator)	Malaysian Rating Corporation Berhad

In discharging its fiduciary duties, the Board has delegated specific tasks to the following Board Committees, all of which operate within defined Terms of Reference:

(1) Audit Committee

The Audit Committee was established on 15 September 2008 with primary responsibility to assist the Board in its oversight of the Company's financial statements and reporting in fulfilling its fiduciary responsibilities relating to internal controls, financial and

accounting records and policies as well as financial and non-financial reporting practices of the Group. It also reviews the adequacy and integrity of the Group's system of internal control, financial and non-financial reporting processes, management information systems, related party transactions and conflict of interest situations that may arise within the Group, including compliance with applicable laws, rules, directives and guidelines. The Committee assess the effectiveness and adequacy of internal controls through internal audits carried out by the Internal Audit Department and internal control recommendations made by the External Auditor.

(2) Nominations & Remuneration Committee

The Nominations & Remuneration Committee was established on 26 September 2008 to assist the Board in the nomination of new Directors and Senior Management, assessing the effectiveness of the Board and its Committees and recommending remuneration packages and assessing the performance of CEO and/or Executive Director(s) and Senior Management.

(3) Board Tender Committee

The Board Tender Committee was established on 1 March 2009. The functions and responsibilities of the Board Tender Committee pertain to the project tender related matters which are in line with the Group's DAL requirements.

(4) Board Development Committee

The current Board Development Committee was established on 9 August 2017. The Board Development Committee's primary function is to oversee the investment and development planning for all projects and provide strategic direction and guidance concerning investment, development and/or project matters.

(5) Board Governance & Risk Committee

The Board Governance & Risk Committee was established on 1 August 2017 as 'Board Risk Committee' to take over the risk oversight role previously undertaken by the Audit Committee. Following the delegation of governance and compliance purview by the Board on 1 June 2018, the Committee was renamed as 'Board Risk & Governance Committee'. Subsequently on 28 November 2018, the Committee was renamed as 'Board Governance & Risk Committee' in view of its expanded role on governance review matters. The Committee assists the Board in overseeing the Group's adherence to governance and anti-corruption compliance matters and to make the necessary recommendations regarding risk, governance, anti-corruption compliance and sustainability matters in alignment to the Group's long-term strategy. In respect of risk management, the Committee assists the Board in ensuring a sound, robust Risk Management Framework and overseeing the implementation of appropriate systems and processes to enhance the Group's corporate governance practices with a focus on key risk

	and militarians. The Committee also account the
	areas and mitigations. The Committee also oversees the formulation of a strong governance, ethical and integrity culture within the Group and provides oversight on the Group's integrity, governance and anti-corruption initiatives, including whistleblowing management, in line with Section 17A of the MACC Act 2009 (Amendment 2018). The Committee is also responsible for the whistleblowing management and oversight role, in which the Committee provides avenue for individuals to raise concerns in confidence and without the risk of reprisal, and enables legitimate concerns to be objectively addressed. The Committee also provides oversight and guidance on the Group's sustainability governance, strategies and initiatives to ensure the Group remains resilient in its business operations.
	These Committees have the authority to examine particular issues and report to the Board on their proceedings and deliberations together with their recommendations as well as approval authority for matters specifically delegated by the Board to the Board Committees as provided in the DAL. However, the ultimate responsibility for the final decision on all matters rests with the Board.
	Subsequent to the revisions in September and November 2021, the Terms of Reference for all Board Committees will be subject periodic review as and when required.
	The Board Charter as well as the Terms of Reference for Board Committees are available for reference at the Company's website at www.uemsunrise.com/corporate/investor-relations/corporate-governance .
Explanation for :	
departure	
Large companies are requir to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	
	<u> </u>

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		(1) The conduct of Board and employees is also governed by the revised Code of Conduct, approved by the Board on 26 November 2019, and is aligned with the Company's vision, mission and values. The Code covers the workplace, regulations as well as working with external stakeholders. It includes clear guidance on work culture, disclosure of conflict of interests, fair competition in marketplace, maintaining confidentiality, no gifts policy and practices regarding entertainment. Signage of "No Gift Policy" is also placed at the reception area for the information of all visitors to the Company's offices. The Code of Conduct is placed in the Employee Handbook as well as in the Company's Intranet web portal for reference by the employees and also the Company's website www.uemsunrise.com/corporate/investor-relations/corporate-governance .
		The Directors and employees are expected to behave ethically and professionally at all times and protect and promote the reputation and performance of the Company. The Group communicates its Code of Conduct to all Directors and employees upon their appointment or employment and subsequently on an annual basis in the beginning of each year which they have to acknowledge and undertake to comply. These expectations are further reinforced during the regular townhalls which are helmed by the CEO. Guided by the Company's Conflict of Interest policy, UEM Sunrise's
		Board and employees of the Group submit their conflict of interests' declaration upon joining the Group, as and when a potential conflict arises and subsequently on an annual basis, as required under the Code of Conduct of UEM Sunrise. During the financial year under review, the Board has formalised a Gifts & Hospitality Policy and approved the revised Conflict of Interest Policy in line with the MACC Guidelines on Adequate

Procedures and ISO37001:2016 Anti-Bribery Management System requirements.

(2) Directors and employees of the Group who have access to pricesensitive information relating to the Company's listed securities or of other listed issuers which are not available to the public must not deal in such listed securities in line with the Capital Markets and Services Act 2007 which prohibits insider trading.

Directors and employees of the Group who do not have access to price-sensitive information mentioned above can deal in the securities of the Company provided that the procedures set out in the Listing Requirements are strictly adhered to.

Notices on the closed period for trading in the Company's listed securities are sent to Directors and principal officers on a quarterly basis specifying the timeframe during which the Directors and principal officers are prohibited from dealing in the Company's securities and to comply with relevant requirements governing their trading in securities during closed period.

The Board and principal officers are also reminded not to deal in the Company's securities when price sensitive information is shared on any proposed transactions presented to them.

- (3) Directors are required to declare their respective interest in the securities of the Company and its related companies and their interests in contracts or proposed contracts with the Company or any of its related companies. The Directors concerned shall abstain from deliberating and voting in relation to these transactions.
- (4) An internal compliance framework exists to ensure that the Group meets its obligations under the Listing Requirements including obligations relating to related party transactions. The Board, through the Audit Committee, reviews all related party transactions involved. A Director who has an interest in a transaction must abstain from deliberating and voting on the relevant resolution in respect of such transaction at the Board and at any general meeting convened to consider the matter.
- (5) In line with UEM Sunrise's commitment to the highest standards of integrity and a zero-tolerance approach to bribery and corruption, the progress of UEM Sunrise's Integrity and Anti-Corruption Plan (Plan) that outlines the overall elements of the Company's integrity and anti-corruption initiatives with measures implemented throughout 2022 was regularly updated to the Board Governance & Risk Committee as well as the Board. To effect the Plan, an Integrity and Governance Unit was established in 2019 to drive execution of the Group's integrity, governance and anti-corruption initiatives. These initiatives are in line with the Prime Minister's directive and the enforcement of Section 17A of the MACC Act 2009

(Amendment 2018) effective on 1 June 2020 for adequate procedures.

The Board on 29 March 2022 adopted the Guidelines on Monitoring of the Plan which outlined the scope, objective, requirements and responsibility.

(6) In addition to the existing Code of Conduct and Code of Conduct for Business Partners, UEM Sunrise's Anti-Corruption Guidelines that was approved by the Board in March 2020 sets out the key principles and guidelines in relation to improper solicitation, bribery, other corrupt activities and issues that may arise in the course of business. The Code of Conduct for Business Partners Country Supplement for Australia was approved by the Board on 24 March 2021 and available in project specific websites as well as for any new project launches in Australia.

During the financial year under review, the Board on 29 March 2022 reviewed and approved the revisions the Code of Conduct, Code of Conduct Handbook, Code of Conduct for Business Partners and Anti-Corruption Policy & Procedures in line with the MACC Guidelines on Adequate Procedures and ISO37001:2016 Anti-Bribery Management System requirements, taking into consideration the applicability to UEM Sunrise, as well as good practices of other industry players/organisations.

- (7) Following the comprehensive Corruption Risk Assessment conducted in 2020 in line with the Guidelines on Adequate Procedures to identify, analyse, assess and prioritise the inbound and outbound corruption risks of the Group, the Company subsequently embarked on a further in-depth Gap Analysis Exercise on Adequate Procedures to assess the gaps and review the anti-corruption policies and procedures to facilitate the closure of the gaps as part of the continual improvement requirement.
- (8) On 6 December 2022, the Group held its 2022 UEM Sunrise's Integrity Day, in conjunction with the International Anti-Corruption Day. UEM Sunrise reaffirmed its commitment to upholding uncompromising integrity and zero-tolerance against all forms of corruption whereby Board members, management and employees signed the Corruption-Free Pledge with MACC.
- (9) Among key integrity and anti-corruption awareness initiatives include:
 - ➤ UEM Sunrise's Integrity Month with a series of awareness activities
 - ➤ UEM Sunrise CHIEF Integrity Advocates (CIA) programme
 - UEM Sunrise's anti-corruption e-Learning programme
 - Integrity and anti-corruption talks
 - Monthly Hi-Integrity newsletters

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

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

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

Practice 3.2

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

Application	: Applied
Explanation on application of the practice	: The Company is committed to the highest standards of professionalism, honesty, integrity and ethical behaviours in the conduct of its business and operations.
	The Whistleblowing Framework was enhanced in April 2016 with the establishment of a Whistleblowing Committee, comprising identified senior leaders from UEM Group, and the various reporting channels made available to the employees, third parties engaged by UEM Sunrise or their employees as well as members of the public.
	On 22 March 2018, the Whistleblowing Committee comprising solely Board members, was formed as a subcommittee of the Board Governance & Risk Committee, and took over the whistleblowing process previously undertaken by the Audit Committee.
	On 24 March 2021, the Board approved for the Whistleblowing Committee to be collapsed and that whistleblowing complaints be directed to the Board Governance & Risk Committee effective from 1 April 2021.
	The Company has in place a Whistleblowing Policy which provides a secure mechanism for employees of the Company and members of the public to report instances of unethical behaviour, actual or suspected fraud, abuse, dishonesty or violation of the Company's Code of Conduct.
	The Whistleblowing Policy was revised in August 2019 in line with the Guidelines on Adequate Procedures, pursuant to Section 17A of the MACC Act 2009 (Amendment 2018).
	The Whistleblowing Policy and Procedures were last revised in November 2021 to provide clarity and strengthen areas in anonymous reporting, whistleblower protection and investigation procedures.
	UEM Sunrise Whistleblowing Management System was implemented in 2019 and further enhanced in 2020. The system includes online reporting channels, case management and documentation that allow

	the whistleblower to disclose any improper conduct either through the online Secured Postbox or Direct Message to the Board Governance & Risk Committee Chairman.
	All disclosures are to be channelled in accordance with the procedures outlined in the Whistleblowing Policy. Disclosure should be factual and not speculative. Information provided should be specific to allow for proper assessment of the nature and extent of the concern. Anonymous reporting can be undertaken via the respective channels. All reports are taken seriously by UEM Sunrise. However, in the event that there is a lack of material evidence, UEM Sunrise reserves the right to close the case. With this in mind, UEM Sunrise encourages the whistleblower to disclose his/her identity to enable further information gathering and/or clarification with regard to the disclosure made; accord the necessary protection to the whistleblower; and notification of the outcome of the investigation on the disclosure where it relates to the disclosing party if deemed necessary. The Group takes whistleblowing very seriously and will protect the person making a report to the maximum extent possible, within the Group's ability and control. The identity of a good faith whistleblower will be kept confidential to the fullest extent possible and as required under applicable laws. The Company's Whistleblowing Policy and Procedures are available on the Company's website at https://whistleblower.uemsunrise.com .
Explanation for : departure	
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.1

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

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

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

Application	:	Applied
Explanation on application of the practice	i	The Board is collectively responsible to ensure long-term success of the Company and the delivery of durable and sustainable value to its stakeholders. This is done by way of acknowledging that a robust corporate governance framework coupled with the integration of sustainability considerations in corporate strategy are vital to the success of the Company.
		The Sustainability Department is, at Management level, responsible for the communication of the Company's sustainability strategic plan to Board for alignment, approval and implementation company-wide.
		UEM Sunrise Sustainability Blueprint 1.0
		To ensure UEM Sunrise's sustainability agenda is more holistic, in the first quarter of 2022, the Board approved and adopted the UEM Sunrise Sustainability Blueprint 1.0 with the established Guiding Principle as the extended narrative, as well as the proposed ESG metrics and subsequent target setting to be adopted and implemented companywide.
		The Company, through the UEM Sunrise Sustainability Blueprint 1.0, targets to build a Low Carbon Future by 2030, which is governed by four (4) Key Pillars and five (5) Strategic Enablers as follows:
		 Key Pillars ➤ Liveability ➤ Affordability ➤ Sustainability ➤ Resilience
		Strategic Enablers ➤ Digital & Innovation ➤ Talent & Knowledge

	> Stakeholder Engagement
	Strategic Partnership
	Value-proofing.
	The Guiding Principle, an extended narrative that further elaborates the key features and context, and provides conceptual examples of the pillars and enablers respectively was prepared as a guide for the Senior Management and respective business units to align all departmental initiatives with the Company's sustainability agenda.
	Materiality Assessment
	An external consultant was appointed in December 2022 to provide sustainability advisory services in connection to the development of ESG materiality assessment for UEM Sunrise. The materiality assessment adopts the relevant international frameworks in the process of identifying and reviewing material issues, as well as the key metrics and targets to be incorporated by the Company. Subsequent to the financial year under review, the Board endorsed the outcome of UEM Sunrise Materiality Assessment for 2022 in first quarter of 2023. The next step will be target setting of material matters to be completed in the first half of 2023.
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.2

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

Application :	Applied
Explanation on application of the practice	Sustainability Governance The Board Governance & Risk Committee is responsible to assist the Board in providing oversight to align with the Group's business strategy through effective management of significant and material economic, environmental and social matters impacting the principal business of the Group. This includes setting the Company's long-term sustainability targets, strategies, priorities and targets for the Board's consideration when it oversees the planning, performance and long-term strategy of the Company, to ensure the Company remains resilient and is able to deliver durable and sustainable value as well as maintain the confidence of its stakeholders. Operationalising Sustainability The sustainability agenda of UEM Sunrise is more holistic with the establishment of the inaugural UEM Sunrise Sustainability Blueprint 1.0 (the Blueprint) in March 2022. The Blueprint sets clear pathways which include strategies, priorities and goals. The Group is geared to prioritise on four (4) pillars of areas including liveability, affordability, sustainability and resilience. These pillars are supported by five (5) strategic enablers including digital and innovation, talent and knowledge, stakeholder engagement, strategic partnership and value proof. These strategic pillars and enablers are aimed to drive UEM Sunrise towards achieving carbon neutrality ambition by 2050. To achieve this long-term goal, UEM Sunrise has developed our short-term goal (building a low carbon future by 2030), mid-term goal (to achieve Ambition ZERO by 2040) and to achieve net zero carbon emission by 2050. The Company has commissioned a new materiality assessment which is conducted by an external consultant, aimed at identifying material ESG aspects that are contributing to high impacts in respect of the Company's business risks. From the materiality assessment result, specific ESG metrics will be identified for target setting. A stakeholder management strategy is to be applied when it comes to internal and external communicatio

	communication to all levels of employees with the objective to ensure a unified understanding of the organisational aspiration on sustainability. The Plan is designed to cater to all levels of internal stakeholders with a specific mode of communication platforms to outreach to different groups of employees. As for the external stakeholders, the communication will be focusing on our vendors, customers and regulators with a common targeted communication objective which is to create a value proposition to our sustainable brand. In April 2022, Sustainability Department launched a new section for 'Sustainability' under the corporate website.	
	The Company further communicates its sustainability policies and practices to internal and external stakeholders through disclosures made on its corporate website, internal communication channels, targeted press releases and announcements.	
	In 2022, UEMS held a series of syndications with internal stakeholders from various business units. The goal was to raise staff awareness of sustainability and ESG understanding. The programme covered a variety of topics, including the United Nations Sustainable Development Goals (UN SDG), environmental implications of business activities, Sustainability Blueprint and creating sustainability targets for specific company functions.	
Explanation for : departure		
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.3

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

Application	: Applied
Explanation on application of the practice	 Training and Awareness To ensure that the leaders and business strategy aligns with the sustainability agenda, a Sustainability Training for UEM Sunrise Board, C-suites and Senior Management team was held in November 2022. Several esteemed speakers were invited to share the key sustainability matters and promote a better understanding of sustainability in the property developer context, with their topics entitled as follows: ▶ Overarching Ambition: Net Zero to Net Positive 2060 ▶ Key Drivers for Climate Change Related Financial Disclosures Meanwhile, the Sustainability Department in collaboration with Learning & Development and Company Secretaries, take effort in continuously identifying suitable training/talks/programme relating to ESG/Sustainability from different organisers for recommendation to the Board.
	Reporting Matters The Board members were regularly updated on the Company's Sustainability initiatives via the Quarterly Management Report tabled at Board meetings. The CEO is furnished with the latest update on Sustainability initiatives currently being implemented company-wide, such as the Sustainability blueprint syndication progress and the establishment of a Sustainability communication plan, to be conveyed to the Board.
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.4

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

Application	:	Applied
Explanation on application of the practice	:	UEM Sunrise's Corporate Scorecard was developed to ensure alignment and effective implementation of strategies under the transformation agenda of UEM Sunrise and the three-phase strategy of <i>Triage, Stabilise and Sustain</i> . Targets with respect to Sustainability initiatives are embedded in the KPI of the respective Divisions and Departments.
		The topic of Board Sustainability matters is one of the 10 key effectiveness parameters set out in the Board & Directors Effectiveness Evaluation for the financial year 2021 conducted by an external independent consultant. Based on the assessment from the input and perspectives of Directors and C-suites, it was found that the Company is actively looking at incorporating Sustainability elements into its operations e.g. designing sustainability features in buildings and has appointed a dedicated Sustainability champion within Management to take the lead to shape UEM Sunrise's sustainability strategy and agenda, in collaboration with the Management team members.
		For the Board Effectiveness Assessment for the financial year 2022, a new section relating to ESG or Sustainability was introduced to the refreshed questionnaires. Based on the Directors' feedback, the Board is satisfied that its members are able to articulate and exercise robust deliberations of the Company's material matters of ESG/Sustainability.
		For the financial year under review, specific sustainability KPIs were included in the corporate scorecard for relevant Senior Management team as part of the performance evaluation. The ESG material management was incorporated into the KPIs of Senior Management, tying them to their remuneration. This means top executives' compensation is connected to climate change and ESG performance, such as their management of sustainability risks and opportunities.
		The KPIs are matched with UEM Sunrise's Sustainability 2030 Goals and Targets, and will be cascaded to employees, tracked and reported annually.
		Subsequent to the completion of Materiality Assessment exercise conducted by an external consultant, the identified ESG metrics and targets will be proposed to Management in second quarter of 2023 for

	a top-down cascading exercise with the intent to ensure a direct link between performance evaluation and ESG management.
Explanation for :	
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Timeframe :	

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

Practice 4.5- Step Up

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

Note: The explanation on adoption of this practice should include a brief description of the responsibilities of the designated person and actions or measures undertaken pursuant to the role in the financial year.

Explanation on adoption of the

Application

practice

Adopted

The Sustainability Department was established in January 2020 which was placed under the then Managing Director's Office & Regulatory unit. Pursuant to a restructuring in the organisation chart in October 2020, Sustainability Department was placed under the Corporate Communications & Branding unit. In both setups, the scope of the Sustainability team remains focused on reporting.

In July 2021, the Company has set up a dedicated Sustainability Department which comprises the Quality Assurance, Health, Safety and Environment (QHSE) unit and the existing Sustainability team. This is to ensure a more comprehensive approach is given to the adoption and implementation of Sustainability company wide. Both the QHSE and Sustainability units report directly to the Head, Sustainability who is responsible to orchestrate the Company's Sustainability agenda both internally and externally.

A Head, Sustainability joined the Company on 2 August 2021. She reported directly to the CEO and took the lead to share UEM Sunrise's Sustainability strategy and agenda, in collaboration with the Management team members. In November 2022, the Head, Sustainability pursued other career opportunity and resigned from the Group. The Sustainability Department is currently reporting directly to the Chief Strategy & Transformation Officer, while the sourcing of Head, Sustainability's candidate is ongoing. Meanwhile, the reporting by QHSE unit is streamlined to the Chief People Officer.

Sustainability Department's main role is to orchestrate high level sustainability strategies, establishing corporate ESG goals, creating pathway towards achieving the goals and engaging with the key stakeholders.

Among the other roles of the Sustainability Department are:

 Assess and analyse the organisation policies to identify areas for improvements in organisations commitments to sustainability, quality assurance and occupational, safety and health.

- Lead research to identify, recommend and implement sustainable organisational policies and best ESG practices.
- Consider sustainability, quality assurance and occupational, safety and health proposals with attention to factors such as costeffectiveness, feasibility and ease of integration with other programmes.
- Develop creative ways in which the organisation can balance business obligations with the goal of supporting and improving local and international businesses.
- Propose and implement strategies to address ESG concerns including energy use, conservation, reduction of pollution, building design and general education of Sustainability.
- Evaluate the efficacy of Sustainability programmes, and recommend, and implement improvements as necessary.
- Ensure the organisation's compliance with all state and federal laws and regulations.

The Sustainability Governance Model and Department organisation chart is illustrated below:



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

Practice 5.1

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

Application	: Applied
Explanation on application of the practice	: The Nominations & Remuneration Committee is to assist the Board in the nomination of new Directors and Senior Management, assessing the effectiveness of the Board and its Committees and recommending remuneration packages and assessing the performance of CEO and/or Executive Director(s) and Senior Management, in accordance with the Terms of Reference of Nominations & Remuneration Committee.
	In respect to the appointment of Directors, the Board is mindful that for it to be effective, its composition must include the right group of people, with an appropriate mix of skills, knowledge, experience and independence that fit the Company's objectives and strategic goals. Since 2017, the Board adopted the policy to limit the tenure of Independent Directors to nine (9) years. Upon the completion of the nine (9) years, the Independent Director may continue to serve on the Board subject to the Director's re-designation as a Non-Independent Director.
	The Nominations & Remuneration Committee has a pool of potential directors established for its reference in the appointment process, which is updated from time to time based on the contribution by the Board members, shareholders, Management as well as from various external sources.
	During the financial year under review, the Nominations & Remuneration Committee reviewed the Board composition twice in February 2022 and March 2022, following the results of Board & Directors Effectiveness Evaluation for 2021 reported to the Board in February 2022.
	In March 2022, the Board upon the recommendation of the Nominations & Remuneration Committee endorsed the Board Succession Planning after having considered the tenure of each Director, desired skill sets and experience of new candidates for the position of Independent Non-Executive Director to complement and further strengthen the current Board with reference to the objectives, strategic direction and emerging challenges faced by the Group and be supportive to Management in realising the transformation agenda.

	third of the Directors of the Con from office once at least in each election and Directors appointed	of the Company's Constitution, one- npany for the time being shall retire a 3 years but shall be eligible for re- to fill casual vacancy or as addition to the following Annual General Meeting,
	retirement by rotation and the election, taking into account their the policy that the Company sha for a period of more than 9 y Company.	n Committee reviewed the schedule of Director's eligibility to stand for retenure of service in accordance with II not retain an Independent Director years and their contribution to the order to Non-Executive Directors have lears as at 31 December 2022.
Explanation for :		
departure		
Large companies are require to complete the columns be	•	Non-large companies are encouraged
Measure :		
Timeframe :		
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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	d	
Explanation on application of the practice	:	 The Board is chaired by Non-Independent Non-Executive Chairman. composition comprises a majority of Independent Non-Executive Directors, who account for more than half of the members to ensure balance of power and authority within the Board. As at 31 December 2022, the Board consisted of nine (9) member comprising the Non-Independent Non-Executive Chairman, three Non-Independent Non-Executive Directors, the Senior Independent Non-Executive Directors, as follows: 		
		No.	Name	Directorate
		1.	Dato' Noorazman Abd Aziz	Non-Independent Non- Executive Chairman
		2.	Christina Foo	Senior Independent Non- Executive Director
		3.	Dato' Mohd Izani Ghani	Non-Independent Non- Executive Director
		4.	Zaida Khalida Shaari	Non-Independent Non- Executive Director
		5.	Effizal Faiz Zulkifly	Non-Independent Non- Executive Director
		6.	Chari T.V. Thirumala	Independent Non-Executive Director
		7.	Poh Ying Loo	Independent Non-Executive Director
		8.	Datin Sri Badrunnisa Mohd Yasin Khan	Independent Non-Executive Director
		9.	Alex Yeow Wai Siaw	Independent Non-Executive Director
		where the hig financial In according to by the	at least two (2) Directors or one her, must comprise Independental year, 56% of the Board comportains with the Company's Con	nstitution and unless determined the number of Directors shall not

	All the Independent Non-Executive Directors met the criteria of independence as prescribed by the Listing Requirements and other independence criteria applied by the Company. The Board confirmed that there had been no transactions, relationship or arrangements that would have impaired the independence or any judgement made by the Board.
Explanation for :	
departure	
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to complete the columns b	elow.
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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	Not applicable - Step Up 5.4 adopted
application of the	
practice	
Explanation for	
departure	
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns	below.
Measure	
Timeframe	

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

Practice 5.4 - 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'

erve a cumulative term of up to ontinue to serve on the Board on-Independent Director. The Company shall therefore no eriod of more than nine (9) year	nine (9) years only. Su provided he/she is re t retain an Independens.	e-designated as a
erve a cumulative term of up to ontinue to serve on the Board on-Independent Director. The Company shall therefore no eriod of more than nine (9) year	nine (9) years only. Su provided he/she is re t retain an Independens.	e-designated as a
The Board has a policy for Independent Non-Executive Directors serve a cumulative term of up to nine (9) years only. Such Directors me continue to serve on the Board provided he/she is re-designated as Non-Independent Director. The Company shall therefore not retain an Independent Director for period of more than nine (9) years. The tenure of the Independent Non-Executive Directors as at the financial year ended 31 December 2022, is as follows:		
ndependent Non-Executive	Appointment	Tenure as
Directors	Date	Independent Director
Christina Foo	23 November 2018	< 5 years
Chari T.V. Thirumala	5 November 2020	< 3years
Poh Ying Loo	5 November 2020	< 3 years
Datin Sri Badrunnisa Mohd Yasin Khan	21 June 2021	< 2 years
Alex Yeow Wai Siaw	21 June 2021	< 2 years
	christina Foo Chari T.V. Thirumala Coh Ying Loo Datin Sri Badrunnisa Mohd Casin Khan Alex Yeow Wai Siaw One of the Independent Direct	Appointment Date Christina Foo Chari T.V. Thirumala Chari T.V. Thirumala Chari Sri Badrunnisa Mohd Casin Khan Appointment Date 23 November 2018 5 November 2020 5 November 2020 21 June 2021

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.

Г	1	
Application	:	Applied
Explanation on application of the practice	••	The Nominations & Remuneration Committee is responsible for making recommendations to the Board on the appropriate size and composition of the Board. In discharging its responsibilities, the Nominations & Remuneration Committee has developed certain criteria used in the recruitment process and annual assessment of Directors, including Independent Directors as well as Senior Management.
		The Board and the Nominations & Remuneration Committee take into account the skills, knowledge, expertise, experience, professionalism, character and integrity, gender, age and ethnicity of the existing Board in seeking potential candidates. The Board is committed to ensuring that its composition not only reflects the diversity as recommended by the MCCG, but also has the right mix of skills and balance to contribute to the achievement of the Company's goals. A Board Skills Matrix has also been developed and used as reference for the Board refresh and succession planning. The detailed criteria in selecting potential candidates for Directors are set out in the Terms of Reference of Nominations & Remuneration Committee which is available at the Company's website. UEM Sunrise has no active politician appointed to the Board.
		In selecting potential candidates for Senior Management roles, the Board and the Nominations & Remuneration Committee consider candidates who demonstrated, among others, the key competencies and behaviours required at top management level. In addition to technical capabilities, experience and professional qualifications outlined in the job description of the respective position, the leadership competencies of the candidates are also considered vital for senior positions. The Board and the Nominations & Remuneration Committee assess the candidacy of Senior Management of grade UT2 and other senior pivotal positions whose appointment are based on objective criteria, merit with due regard for diversity in skills, experience, age and cultural value fit.

The Board is committed to providing fair and equal opportunities and nurturing diversity within the Group and strives for at least 30% of the Board to comprise women Directors. The Nominations & Remuneration Committee takes steps to ensure women candidates are sought and considered as part of the recruitment exercise.

In March 2022, the Board and Nominations & Remuneration Committee endorsed the following skill sets for new Board candidates:

- (1) Commercial real estate
- (2) Retail and marketing
- (3) Corporate experience with strategic thinking exposure
- (4) Technical, engineering, quality and safety
- (5) Experienced in working with public sector/state level regulators and authorities with strong stakeholder relations/management especially in the state of Selangor and Johor, where UEM Sunrise operates
- (6) Deep understanding of the state dynamics and interest

The procedures for the appointment of new Directors and summary of the age and ethnicity of the Board as at 20 March 2023 are set out in the Corporate Governance Overview Statement in the Company's 2022 Integrated Report.

Key Senior Management's appointment was also made with due regard to diversity in skills, experience, age, cultural background and gender. The key Senior Management of the Company as at 20 March 2023 comprises all Malaysians except 1 Singaporean, with diversity set out in the following table:

Race/Ethnicity	Malay: 9
	Chinese: 7
	Indian: 2
	Others: 1
Age Group	30-39: 1
	40-49: 10
	50-59: 8
Gender	Male: 13
	Female: 6

The Nominations & Remuneration Committee was engaged in the search for suitable candidates for Senior Management position including meeting up with the shortlisted candidates either in person where the situation permits or via video conferencing facilities. With the recommendation of the Nominations & Remuneration Committee, the Board approved the appointments of En Saniman Md Apandi as Chief Operations Officer, Southern with effect from 1 July 2022 and En Irwin Mohd Eusoff as Chief Strategy & Transformation Officer with effect from 3 January 2023.

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

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

Practice 5.6

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

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

Application :	Applied
Explanation on application of the practice	The Nominations & Remuneration Committee has a robust process to identify Board candidates through various sources and approach to achieve an objective and successful search. In identifying suitably qualified candidates for appointment of directors, the Nominations & Remuneration Committee considers: (1) Recommendations from the Board members, CEO, Senior Management and major shareholders; (2) External registries of corporate directors; and (3) Internal database of potential candidates from among members of the public who are currently in active top management positions and other established personalities. The Company has also put in place the following policies/approaches to assist the Nominations & Remuneration Committee in identifying Board candidates: (1) Directors' Fit & Proper Policy (2) Diversity, Equity & Inclusion Policy (3) Board Skills Matrix (4) Independence criteria checklist (5) Board Succession Plan The Nominations & Remuneration Committee determines if there is any gap in the Board composition and identifies the selection criteria for the
	new Independent Non-Executive Directors based on the Board Skills Matrix, with the view to close the gap (if any) and to strengthen the Board composition with reference to the strategic direction of the Company. Upon the Board's approval of the selection criteria for the new appointments, the Nominations & Remuneration Committee sources for potential candidates based on the agreed selection criteria. After the Nominations & Remuneration Committee provided feedback
	on their profiles based on the selection criteria and shortlisted the candidates for background checks, the Nominations & Remuneration

	Committee members hold engagement sessions with the selected candidates which would enable the Nominations & Remuneration Committee to make an appropriate assessment of their background, experience, personality, culture fit and time commitment. The Nominations & Remuneration Committee then recommends the selected candidates to the Board who then approves the candidates to be invited to join the Board.
	There was no new Board appointment during the financial year 2022.
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 :	

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

Practice 5.7

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

Application	:	Applied	
Explanation on application of the practice	÷	The profiles of Directors are published in the Integrated Report and on the Company's website. These include their age, gender, nationality, date of appointment, directorships in other companies, working experience and any conflict of interest as well as their shareholdings in UEM Sunrise, if any. Based on the Nominations & Remuneration Committee's review, the Board found that the performance of the following retiring directors and contribution in the discharge of their duties assessed internally during the Board Effectiveness Assessment facilitated by the Company	
		Secretary for the financial year 2022 as well as their fit and proper criteria were satisfactory, salient details as below: 1. Dato' Mohd Izani Ghani He has contributed effectively to the Board's deliberations. He has demonstrated utmost diligence and commitment, particularly as Board Tender Committee Chairman. He brings extensive experience in investment and management experience to the Board. He also brings his perspective by virtue of his office of Managing Director, UEM Group leveraging on group synergy. He has served on the Board for 3 years and 9½ months as at 20 March 2023 since the date of his appointment as Non-Independent Non-Executive Director on 1 June 2019.	
		2. En. Effizal Faiz Zulkifly He has contributed effectively to the Board's deliberations. He has demonstrated his commercial knowledge, diligence and commitment, particularly as Board Development Committee member by providing guidance in strategic investments. He brings experience in the infrastructure and property sector to the Board. He has served on the Board for 3 years 1 month as at 20 March 2023 since the date of his appointment as Non-Independent Non-Executive Director on 24 February 2020.	

	3. Mr. Chari T.V. Thirumala He has contributed effectively to the Board's deliberations. He has demonstrated his commercial savviness, astute financial and cost management, diligence and commitment, particularly as Board Governance & Risk Committee Chairman and Audit Committee member. He brings extensive experience to the Board in the area of corporate finance and digital/technological knowledge from his past experience in the telecommunications industry. He has served as Independent Non-Executive Director for 2 years 4½ months as at 20 March 2023 since the date of his appointment on 5 November 2020. The Directors' details and the Board's statement of support with justifications for re-election of Directors are made available in the Statement Accompanying Notices of AGM.
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 :	

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

Practice 5.8

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

Application	Applied	
Application :	Applied	
Explanation on application of the practice Explanation for :	The Nominations & Remuneration Committee is made up exclusively of Non-Executive Directors with a majority of them being Independent Directors. The Nominations & Remuneration Committee was chaired by an Independent Director, Datin Sri Badrunnisa Mohd Yasin Khan. The role of the Senior Independent Director has been enhanced in March 2022 as follows: 1) acts as a sounding board to the Chairman; 2) serves as an intermediary for other Directors when necessary; 3) acts as a point of contact for shareholders and other stakeholders particularly on concerns which cannot be resolved through the normal channels of the Chairman and/or Managing Director and/or CEO; 4) provides leadership support and advice to the Board in the event the Board is undergoing a period of stress; 5) leads, together with the Chair of the Nominations & Remuneration Committee, the succession planning and appointment of Directors, and oversee the development of a diverse pipeline for board and management succession, including the future Chairman and Managing Director and/or CEO; and 6) leads, together with the Chair of the Nominations & Remuneration Committee, the annual review of Board effectiveness together with Nominations & Remuneration Committee, ensuring that the performance of each individual Director and Chairman of the Board are assessed objectively and holistically.	
departure		
Large companies are requir	red to complete the columns below. Non-large companies are encouraged	
to complete the columns be		
Measure :		

Timeframe	:	

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

Practice 5.9

The board comprises at least 30% women directors.

Application	:	Applied	
Explanation on	:	As at the end of the financial year 2022, the Board comprised 3 women	
application of the	•	Directors out of 9 Directors, which represents 33% women Directors.	
• •		•	
practice		Two (2) of them are Independent Non-Executive Directors and another,	
		a Non-Independent Non-Executive Director.	
Explanation for	:		
]departure			
Largo companios aro rog	uir	and to complete the columns below. Non large companies are encouraged	
•		ed to complete the columns below. Non-large companies are encouraged	
to complete the columns below.			
Measure	:		
Timeframe	:		

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

Practice 5.10

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

Application	:	Applied
		The Board, through the Nominations & Remuneration Committee, will take steps to ensure that women candidates are sought as part of its recruitment exercise. To promote gender diversity and a healthy boardroom dynamism, the Board will ensure that it comprises at least 30% women directors and where the composition falls below 30%, it will actively work towards meeting this ratio and disclose the action it has or will be taking to achieve the 30% ratio. In line with the Malaysian Government's aspirations to champion Board diversity where more women will be appointed to serve at the board level, the Board had on 31 May 2016 adopted the Top Management External Directorships Policy to allow suitably qualified top management personnel to serve on the boards of companies which are not related, directly or indirectly, to UEM Group and its group of companies, subject to the Board's approval. This will also help the top management of the Company to broaden their exposure and personal development. The Board will review the participation of women in senior management to ensure there is a healthy talent pipeline.
Evolunation for		The Board on 29 March 2022 approved the adoption of UEM Sunrise's Diversity, Equity and Inclusion Policy with the aim to build an organisation that fosters diversity, equity and inclusion by promoting a culture that respects and appreciates differences, advocates equality and encourages individuals to grow and develop to reach their full potential. The Policy applies to all members of the Board and employees of the Group, including those on contract, on secondment, on internships, or anyone directly or indirectly employed by UEM Sunrise Group whether remunerated or otherwise. The Board is committed to ensure sufficient diversity in its composition in line with UEM Sunrise's Diversity, Equity and Inclusion Policy towards an inclusive Board to achieve effective stewardship and management and be able to respond to challenges to maintain UEM Sunrise's competitive advantage. The Policy is published on the Company's website at https://www.uemsunrise.com/corporate/investor-relations/corporate-governance .
Explanation for departure	:	

Large companies are required to complete the columns below. Non-large companies are encouraged			
to complete the columns below.			
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** The Board conducts an annual evaluation of its activities and **Explanation on** application of the performance as prescribed in MCCG, Corporate Governance Guide practice issued by Bursa Malaysia Berhad and Listing Requirements. The Board appointed an external independent consultant to facilitate the Board & Directors Effectiveness Evaluation (BDEE) exercise for the financial year ended 31 December 2021. For the financial year ended 31 December 2022, the Board, with the assistance of Nominations & Remuneration Committee, conducted the Board Effectiveness Evaluation internally which was facilitated by the Company Secretaries. Through its Board Effectiveness Assessment which is designed to identify the strengths and weaknesses of Board operations and establish a common understanding of the Board's roles and responsibilities with a view to maximising Board performance, the Board via the Nominations & Remuneration Committee evaluates the overall Board's performance against criteria that the Board determines are important to its success. The effectiveness is assessed in terms of the Board's structure, operations and interaction, communication, effectiveness and roles and responsibilities as well as effectiveness of the Chairman. Questionnaires are sent to Directors to obtain their feedback, views and suggestions to improve the performance of the Board and Board Committees. The set of questions are reviewed to continuously engage the Directors' perspectives on fresh and relevant areas. Each of the Directors was rated by their peers and via self-assessment based on the following performance criteria, amongst others, including their training attendance and needs:

• Shares personal knowledge and experience.

• Character and integrity.

- Competency and capability.
- Confidence to stand up for a point of view through constructive deliberations.
- Commitment to serve the Company and participates actively in Board activities.

In the Nominations & Remuneration Committee's assessment of the overall effectiveness of the Board, Board Committees and the contribution and performance of each Director in respect of the financial year 2022, various factors for assessment were considered including its size, structure, composition, mix of skill and experience, time commitment of the Directors, integrity and other qualities including core competencies which Directors should bring to the Board in order to effectively discharge their roles and responsibilities. Besides assessment of the Directors, the Nominations & Remuneration Committee also assessed the Chief Executive Officer and Chief Financial Officer in terms of character, experience, integrity, competence and time to effectively discharge his role.

All assessments and evaluations carried out by the Nominations & Remuneration Committee are documented. The preparation of the assessment and the collation of the results were facilitated by the Company Secretary and tabled at the Nominations & Remuneration Committee and Board Meetings.

The outcome of the Board Effectiveness Assessment in respect of the financial year 2022 are as follows:

- (1) The Directors have contributed positively to the Board as a whole by providing quality input and adding value to Board meetings. Members of the Board demonstrated strong commitment and objective judgement in discharging their duties and responsibilities.
- (2) Board to provide high level guidance with more focus on business and strategic matters. Frequency of Board meetings may be reduced.
- (3) The assessment indicated that the Directors, CEO and Chief Financial Officer have the character, experience, integrity, competence and time to effectively discharge their roles and responsibilities.
- (4) All members of the Board agreed that the Chairman of the Board demonstrates effective leadership and they have sufficient access to the Chairman.
- (5) The Board has the relevant mix of skills and experience to function effectively.
- (6) The Independent Directors are independent of management and free from any business or other relationship which could interfere

- with the exercise of independent judgement and objective or the ability to act in the best interests of the Company.
- (7) Save for retiring Directors who are interested in and abstained from assessing their own re-election, the performance of the 3 retiring Directors namely Dato' Mohd Izani Ghani, En Effizal Faiz Zulkifly and Mr Chari T.V. Thirumala and their contribution in discharge their duties for the financial year 2022 have been satisfactory.
- (8) The Board is provided with adequate secretarial support.

The Board has also confirmed its satisfaction with the performance of all Board Committees during the financial year under review in discharging their duties and responsibilities in accordance with their respective Terms of Reference.

The Board through the Nominations & Remuneration Committee reviewed annually the time commitment of the Directors and ensures that they are able to carry out their responsibilities and contributions to the Board. It is the Board's policy for Directors to notify the Chairman before accepting any new directorship. Such notification is expected to include an indication of time that will be spent on the new appointment.

Based on the assessment in respect of the financial year 2022, the main focus areas for the Board are identified as follows:

ESG/Sustainability
Human Capital

Board Meetings

The Board noted its key strengths on the following areas:

Board Structure

Board Communication/Process

Board Roles and Responsibilities

The Board agreed to look into the matters requiring further actions i.e. Board to provide a strong oversight over strategy execution and monitoring of implementation, review of DAL to enhance Management's speed to execution and operational efficiency and removing bureaucratic processes, as well as enhancements to Directors and Senior Management Succession Planning.

Further, the Board acknowledges the importance of Independent Directors who are tasked with ensuring proper checks and balances on the Board as they are able to provide unbiased and independent views in Board deliberations and decision making taking into account the interests of the Group and the minority shareholders. The Independent Directors and especially the Chairperson of the Audit Committee are also proactively engaged with both the Internal and External Auditors.

In its annual assessment, the Nominations & Remuneration Committee reviewed the independence of Independent Directors as per the criteria defined under the Listing Requirements and other independence criteria applied by the Company which took into account that the individual Director is independent of management and free from any business or other relationship which could interfere with the exercise of independent and objective judgement, and his or her ability to advise the Board on matters relating to existing transactions where conflict of interest may exist.

Based on the Nominations & Remuneration Committee's assessment in respective for financial year 2022, the Board was of the opinion that the Independent Directors consistently provided independent and objective judgement in all Board and Board Committee deliberations and was satisfied with the level of independence demonstrated by the Independent Directors.

Under the provisions of the Company's Constitution, an election of the Directors shall take place each year and all Directors shall retire from office at least once every three (3) years but shall be eligible for re-election. At the first AGM and in every year thereafter one-third of the Directors for the time being, or if their number is not a multiple of three (3), then the number nearest to one-third, shall retire from office at each AGM. All retiring Directors can offer themselves for re-election.

The Company's Constitution also provides for Directors who are appointed by the Board during the period before an AGM to retire and to offer themselves for re-election at the next AGM to be held following their appointments.

To assist the shareholders in their decision, sufficient information such as personal profile and attendance of meetings for the Directors standing for re-election as well as the details of their interest in the securities of the Company are disclosed in the Directors' Profile and Analysis of Shareholdings of the Company's 2022 Integrated Report respectively.

Pursuant to Paragraph 15.08 of the Listing Requirements and the MCCG, the Board through the Nominations & Remuneration Committee also conducted an assessment of the Directors' training needs via its Board Effectiveness Evaluation. All the Directors agreed that they and their peers have attended training that are relevant in their discharge of duties as Directors and at the same time, suggested some relevant training topics or presentation by experts which are beneficial to the Board. During the financial year under review, the Board endorsed the Directors' Development Plan and development interventions in line with the Directors' Development Framework.

Explanation for departure

:

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

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

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

Practice 7.1

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

Application	:	Applied
Explanation on application of the practice	:	UEM Sunrise recognises that reasonable levels of remuneration and compensation are essential to attract and retain Directors of high calibre to contribute to the Board in providing stewardship to management towards enhancing the objectives of the Group.
		The revised Directors' Remuneration Framework has been in place since 2012. The Remuneration Policy for Non-Executive Directors of the Company was formalised on 26 November 2019 to reflect the Company's commitment to attract and retain talented and well-qualified Directors needed to enhance long-term value creation for the shareholders; to provide remuneration that would reasonably reflect the time commitment and risks and, to commensurate with the duties and responsibilities of the Directors; and to build sustainable shareholder value by aligning the interests of the Directors with the long-term interests of shareholders by not linking fees to the results of the Company.
		During the financial year under review and in line with the MCCG, the Board on 29 March 2022, with the recommendation of the Nominations & Remuneration Committee, approved the adoption of the Remuneration Policy for Directors and Senior Management to incentivise the Board and its executives to achieve the objectives of the Group while promoting the long-term sustainable success of the Company. The policy also reflects the Company's commitment to attract and retain Directors and Senior Management of high calibre to contribute in providing stewardship to the Board and to management towards enhancing the objectives of the Group which should take into account the demands, complexities and performance of the Company. The new policy replaced the Remuneration Policy for Non-Executive Directors and is available on the Company's website at

	<u>www.uemsunrise.com/corporate/investor-relations/corporate-governance.</u>
	In determining appropriate level of remuneration for Directors and Senior Management, the Company has taken into account demands, complexities, skills and experience required, and performance of the Company in managing material sustainability risks and opportunities.
	The Company's Non-Executive Directors' remuneration encompasses a fixed fee for the Chairman and members of the Board and Board Committees. The fees and benefits are tabled to the shareholders for approval at the Annual General Meeting. Further details of the remuneration framework are set out in the Corporate Governance Overview Statement in the Company's 2022 Integrated Report.
	Executive Directors are full time employees of the Company and shall not be paid additional compensation for services as a Director as well as Senior Management. The remuneration of Executive Directors and Senior Management is made up of basic salary, allowances, bonus and other benefits.
	The CEO is subject to a 3-year service contract with the Company. He is paid in line with the Company's general remuneration policy for its Senior Management. His remuneration is structured so as to link rewards to corporate and individual performance. He is not paid any meeting allowances for the Board and Board Committee meetings that he attends.
	In evaluating the CEO's remuneration, the Nominations & Remuneration Committee takes into account corporate financial performance, as well as performance on a range of non-financial factors including accomplishment of strategic objectives. The Nominations & Remuneration Committee recommends to the Board the remuneration package of an Executive Director and CEO and it is the responsibility of the Board to approve the remuneration package of an Executive Director, with the Executive Director concerned abstaining from deliberation and voting on the same, and the CEO.
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 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	d								
Explanation on		The Board delegated to the Nominations & Remuneration Committee								
application of the		the responsibility to review and recommend matters relating to the								
practice	remun	remuneration of Board and Senior Management.								
	Ac at 2	1 December 2022, the Nominat	ions & Remuneration Committee							
			n-Executive Directors, a majority							
		are Independent Directors:	in-Executive Directors, a majority							
	WITOTT	are independent birectors.								
	No.	Name	Designation							
	1.	Datin Sri Badrunnisa Mohd	Independent Non-Executive							
		Yasin Khan	Director (Chairperson)							
	2.	Christina Foo	Senior Independent Non-							
			Executive Director (Member)							
	3.	Dato' Mohd Izani Ghani	Non-Independent Non-							
			Executive Director (Member)							
	Nomin respon nomin segreg	The Board has confirmed its satisfaction with the performance of Nominations & Remuneration Committee in discharging its duties a responsibilities in accordance with its Terms of Reference in respect nomination and remuneration matters. Thus, there is no necessity segregate the functions into two separate committees.								
	are de	Besides conducting the BDEE and Board Effectiveness Evaluation which are described in Practice 6.1 above, the Nominations & Remuneration								
		Committee has also undertaken the following key activities in the								
	dischai	discharge of its duties for the financial year:								
			the Board the achievements of							
	20	21 Corporate Scorecard.								

- Reviewed proposals for achievers' reward and other recognition incentives; salary increment, market adjustment and promotion increment for the Company's staff as well as performance management framework enhancement.
- Reviewed and recommended to the Board the proposed 2022 Corporate Scorecard.
- Reviewed the remuneration framework for Board of Directors.
- Reviewed the proposed Diversity, Equity and Inclusion Policy of UEM Sunrise.
- Reviewed the proposed revised Remuneration Policy for Directors and Senior Management of UEM Sunrise.
- Reviewed the proposed addition/amendments to the Board Charter for the Fit & Proper Policy for directors' appointment, role enhancements of the Nominations & Remuneration Committee and Senior Independent Director, and policy of disallowing the appointment of active politicians as Directors on the Board.
- Reviewed the Fit & Proper declaration for Directors' appointment and re-appointment.
- Reviewed and endorsed Board Succession Planning.
- Discussed the proposed nominee directors of UEM Sunrise on the Board of joint ventures entities.
- Reviewed and recommended the proposed Hybrid Working Policy of UEM Sunrise.
- Reviewed and recommended the changes in terms and conditions due to Employment Act updates.
- Reviewed on the proposed recognition incentives for Senior Management of Grade UT2 and above.
- Reviewed the Directors' Development Framework.
- Reviewed and recommended to the Board on the extended benefits for chronic illness of employees and dependant.
- Reviewed and recommended the revised CEO's Performance Band and proposed CEO's Performance Management Framework.
- Reviewed the offer of fixed-term employment contract for two (2)
 Senior Management personnel of the Company.
- Deliberated on the sourcing and criteria required of the position as well as reviewed and recommended the appointment of Senior Management of UEM Sunrise.
- Reviewed UEM Sunrise Talent Management and Succession Planning Framework, including people dashboard and manpower analytics for UEM Sunrise, and considered succession bench strength of senior critical role and operational critical role.
- Proposed the re-election of Directors and Non-Executive Directors fees and benefits and Non-Executive Chairman's benefits to the Board for recommendation the shareholders at AGM for approval.
- Reviewed and recommended to the Board the Corporate Governance Overview Statement and Corporate Governance Report to be released to Bursa Securities together with the 2021 Integrated Report of the Company.
- Reviewed and recommended the changes to the composition of Board Committees for the Board's approval.

	 Undertaken the mid-year review of 2022 Corporate Scorecard. Evaluated and was satisfied that the minimum 50% attendance requirement at Board meetings imposed by the Listing Requirements was met by all Directors. Deliberated on the sourcing and criteria required of the position as well as reviewed and recommended the appointment of Senior Management of UEM Sunrise. Held 1:1 discussion between the Nominations & Remuneration Committee members and C-Suites.
	During the financial year, the Nominations & Remuneration Committee has conducted interviews with candidates for the Chief Operations Officer, Southern position, which was vacant following the resignation of the former Chief Operations Officer, Southern on 5 November 2021.
	The Nominations & Remuneration Committee has also conducted interviews with candidates for the Chief Strategy & Transformation Officer.
Explanation for : departure	
Larga companies are result	red to complete the columns helpy. Non-large companies are considered
to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

Practice 8.1

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

Application	:	Applied
Explanation on application of the practice	:	The Company pays its Non-Executive Directors a fixed fee, not by a commission or on percentage of profits or turnover as consideration for their Board duties. Non-Executive Directors' remuneration is a matter to be decided by the Board collectively with the Directors concerned abstaining from deliberations or voting on the decision in respect of their individual remuneration. The directors' fees and benefits are subject to the approval of the shareholders at the AGM. The key details of the Directors' Remuneration Framework setting out the fees and benefits payable and accorded to the Non-Executive
		Directors as well as the detailed disclosure of the Directors' remuneration on a named basis for the financial year ended 31 December 2022 are set out in the Corporate Governance Overview Statement and the Audited Financial Statements for the financial year ended 31 December 2022, respectively, in the 2022 Integrated Report.

					Co	ompany ('00	00)						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	Dato' Noorazman Abd Aziz	Non-Executive Non- Independent Director	210	41	-	-	-	-	258	210	41	-	-	-	-	258
2	Christina Foo	Independent Director	188	-	-	-	-	-	188	188	-	-	-	-	-	188
3	Dato Mohd Izani Ghani (Paid to UEM Group Berhad)	Non-Executive Non- Independent Director	148	-	-	-	-	-	148	148	-	-	-	-	-	148
4	Zaida Khalida Shaari	Non-Executive Non- Independent Director	163	-	-	-	-	-	163	163	-	-	-	-	-	163
5	Effizal Faiz Zulkifly (Waived by UEM Group Berhad in line with the policy of Khazanah Nasional Berhad)	Non-Executive Non- Independent Director	-	-	-	-	-	-	-	-	-	-	-	-	-	-
6	Chari Thandalam Veeravalli Thirumala	Independent Director	163	-	-	-	-	-	163	163	-	-	-	-	-	163
7	Poh Ying Loo	Independent Director	168	-	-	-	-	-	168	168	-	-	-	-	-	168
8	Datin Sri Badrunnisa Mohd Yasin Khan	Independent Director	137	-	-	-	-	-	137	137	-	-	-	-	-	137
9	Alex Yeow Wai Siaw	Independent Director	123	-	-	-	-	-	123	123	-	-	-	-	-	123

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

Practice 8.2

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

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	The Board recognises the importance of compensating the Senior Management with a competitive and attractive remuneration package at a market level based on their responsibilities and performance carried throughout each financial year, since it helps motivate and retain talented and committed Senior Management personnel. The Board ensures that its proposed remuneration is in the best interests of the Company and its shareholders from a growth perspective. There is a robust internal process to ensure that the remuneration of Senior Management is fair and competitive when benchmarked internally for parity and externally with the market. The Board is of the opinion that disclosure on named basis of the top five (5) Senior Management personnel in bands of RM50,000 would be disadvantageous to the Group's business interests, given the highly competitive property development industry where poaching of talented executives is not uncommon, especially during current times of market overhang and challenging property landscape. As a reference, the total remuneration/compensation of key management personnel is disclosed under Note 36(b) of the Audited Financial Statements for the financial year 2022.
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	The Board will review and consider such disclosure in the future.
Timeframe :	2 years

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

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

Practice 8.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	:	

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

There is an effective and independent Audit Committee.

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

Practice 9.1

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

Application :	Applied					
Explanation on : application of the practice	As at the financial year ended 31 December 2022, the Audit Committee comprises three (3) members who are all Independent Non-Executive Directors.					
	The Audit Committee is chaired by Ms Christina Foo, who is a Chartered Accountant, Malaysian Institute of Accountants; Fellow, CPA Australia; Qualified Risk Director, Institute of Enterprise Risk Practitioners; Fellow, Malaysian Institute of Management; Fellow, Institute of Corporate Directors Malaysia; Member, ASEAN Chartered Professional Accountants; and Member, Malaysian Institute of Corporate Governance. She is not the Chairman of the Board.					
Explanation for : departure						
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged					
to complete the columns I	pelow.					
Measure :						
Timeframe :						

There is an effective and independent Audit Committee.

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

Practice 9.2

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

A 11 11	A P - d
Application	Applied
e december	The Terror of Before a confidence A discounting of the confidence and
Explanation on	The Terms of Reference of the Audit Committee duly revised in
application of the	September 2021 to be in line with the updated MCCG issued in April
practice	2021, has stipulated that former key audit partners must observe a
	cooling-off period of at least three (3) years before being appointed as
	a member of the Audit Committee.
	a member of the Addit committee.
	As at the financial year under review, none of the Audit Committee
	members are former key audit partners.
Explanation for	
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Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns	
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 9.3

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

Application	:	Applied
Explanation on : application of the practice		The Company maintains a transparent relationship with its auditors and seeks their professional advice to ensure that accounting standards are complied with. The Audit Committee discusses with the External Auditors the nature and scope of the audit and reporting obligations before the audit commences. The Audit Committee ensures that the management provides timely responses on all material queries raised by the External Auditors.
		The Audit Committee in reviewing the appointment of External Auditors tabled at the 14 th AGM on 23 June 2022 had considered their independence, objectivity and cost effectiveness primarily guided by the criteria set out in Bursa Securities' Corporate Governance Guide Third Edition. The assessment covered the External Auditors' independence, objectivity and cost effectiveness of the audit which encompassed quality of services provided and performance, sufficiency of experience and resources, calibre of external audit firm, independence and objectivity, audit scope and planning, audit fees, communication and interaction.
		The Audit Committee also took into consideration the feedback from the Chief Financial Officer on a range of factors considered relevant including audit quality and comprehensiveness, timeliness and audit staff competency.
		The Company has established policies governing the provision of non-audit services that can be provided by the External Auditors if the services rendered are deemed as a value add to the Company, as set out in the Terms of Reference of the Audit Committee.
		The Audit Committee's concurrence and pre-concurrence of non-assurance services are sought in line with the new provisions under the Revised By-Laws (On Professional Ethics, Conduct and Practice) on 1 July 2022 to take effect for audit periods beginning on or after 15 December 2022.

	The Board received a written assurance by the External Auditors, confirming their independence in providing both audit and non-audit services for the year under review. The Audit Committee, having taken all appropriate factors into consideration and being satisfied with Messrs Ernst & Young PLT's suitability, performance, technical competency and audit independence, recommended the appointment of Messrs Ernst & Young PLT as External Auditors for the ensuing financial year. The Board approved the Audit Committee's recommendation and proposed for the appointment of Messrs Ernst & Young PLT as the External Auditors of the Company. The External Auditors' tenure is up to the conclusion of the next forthcoming AGM. The Annual Transparency Report from Messrs Ernst & Young PLT was tabled to the Audit Committee on 16 November 2022.
Explanation for : departure	
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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	:	Adopte	d	
Explanation on adoption of the practice	••		ers of the Board, all of wh	udit Committee comprised three (3) nom are Independent Non-Executive
		No.	Name	Designation
		1.	Christina Foo	Senior Independent Non- Executive Director (Chairperson)
		2.	Chari T.V. Thirumala	Independent Non-Executive Director (Member)
		3.	Poh Ying Loo	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 9.5

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

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

Application	:	Applied
Explanation on application of the practice	•	The Board aims to provide and present a clear, balanced and comprehensive assessment of the Group's financial performance and prospects at the end of the financial year, primarily through the annual financial statements, quarterly announcement of results to shareholders as well as the Chairman's Statement and Management Discussion & Analysis in the Company's Integrated/Annual Report. The Board is assisted by the Audit Committee to oversee the Group's financial and non-financial reporting processes and the quality of its financial reporting.
		The Audit Committee reviews the financial results of the Group and the Company on a quarterly basis, particularly on significant changes in accounting policies, practices and its implementation if any, significant adjustments arising from the audit, the going concern assumption, compliance with accounting and financial reporting standards and other legal requirements. The review typically involves the Management and the Internal and External Auditors to ensure that the financial statements are well deliberated in line with the standards set out in the Malaysian Financial Reporting Standards and International Financial Reporting Standards to provide a true and fair view of the Company's financial position.
		The Board, through Nominations & Remuneration Committee, reviews the term of office and assesses the performance of the Audit Committee and its members through the annual Board and Board Committee Effectiveness Assessment.
		The Chairperson and members of Audit Committee are financially literate, and have carried out their duties and responsibilities in accordance with the Terms of Reference of the Audit Committee.

	The Audit Committee members attended various training programmes to keep themselves abreast of relevant developments in accounting and auditing standards, practices and rules as well as other development programmes.
	The training programmes attended by the Audit Committee members during the year under review are set out in pages 24 to 31 of this Corporate Governance Report.
	A summary of activities of the Audit Committee for the year under review can be found in the Audit Committee Report as set out in the Company's 2022 Integrated Report.
Explanation for : departure	
Large companies are requir	ed to complete the columns below. Non-large companies are encouraged
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Timeframe :	

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

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

Practice 10.1

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

Application	: Applied
Explanation on application of the practice	The ultimate responsibility for ensuring a sound and effective system of internal controls and risk management as well as reviewing its adequacy and effectiveness lies with the Board. The internal control and risk management system covers financial, operational, organisational, risk management strategy, governance and compliance with applicable laws, regulations, rules, directives and guidelines. Acknowledging the practices and guidance in the MCCG, the Board sets policies and procedures for internal control and risk management and oversees that the implementation of internal controls and risk management system is properly carried out by the executive management. The Board acknowledges that while the internal control and risk management system is devised to cater for the particular needs of the Group, such controls by their nature can only provide reasonable but not absolute assurance, against material misstatements, loss or fraud.
	The Integrity, Governance, Risk & Compliance Department has established a Group Risk Management Framework that is guided and principally aligned to ISO31000:2018 Risk Management, as a tool to anticipate and manage both existing and potential risks through a systematic and integrated process, taking into consideration the changing risk profiles as influenced by changes in business environment. The Framework outlines the objectives, lines of responsibilities and accountabilities as well as the policy and processes for managing risks, with the aim to enhance and protect key stakeholders' interests at the same time safeguarding the Group's reputation. Enhanced with inclusion of the Group's Risk Management Guidelines, this Framework supports effective implementation and achievement of strategic objectives. The process of risk identification, analysis, evaluation, treatment as well as monitoring and review of the risks are detailed out in the Risk Management Report which is set out in the Company's 2022 Integrated Report.

	A statement on the state on risk management and internal control in the Group is set out in the Company's 2022 Integrated Report.
Explanation for :	
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Timeframe :	

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

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

Practice 10.2

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

Application	:	Applied
Explanation on application of the practice	:	The Board, assisted by the Board Governance & Risk Committee, is ultimately responsible for the Group's risk management activities and sets the strategic directions, risk appetite and relevant framework for the Group.
		The Risk Management Committee serves as the platform for the Management to deliberate on the identification, assessment and treatment in managing significant risks of the Group as well as an avenue to communicate, monitor and review the risks.
		The risk assessment approach, which is done on a continuous basis, entails reviewing and assessing all relevant factors within the Group's business context covering key areas including industry and market, financials, operations, compliance and people. The risk analysis and mitigation plans are consolidated to provide an enterprise-wide risk management overview and updated to the Management as well as the Board on a quarterly basis.
		The Board guided by the Corporate Governance Guide Fourth Edition, inquired of the Senior Management on areas relating to financial reporting, internal control and regulations issues for the Board to assess:
		 the reasonableness and appropriateness of the financial statements in accordance with applicable approved accounting standards; risk management and internal control system is operating
		 adequately and effectively, in all material aspects, based on the risk management and internal control system of the Company; and regulatory and legislative requirements are met and complied with by the Company.
		After having reviewed the representation by Senior Management through the Audit Committee and the Board Governance & Risk Committee, the Board concluded in its annual assessment that the risk management and internal control system of the Company are generally adequate and effective for the financial year under review.

	Details on the Company's internal control and risk management framework are set out in the Statement on Risk Management and Internal Control as well as the Risk Management Report of the Company's 2022 Integrated Report. The Statement on Risk Management and Internal Control has been reviewed by the External Auditors pursuant to paragraph 15.23 of the Listing Requirements.
Explanation for :	
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	ed to complete the columns below. Non-large companies are encouraged
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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 :	Adop	ted	
Explanation on : adoption of the practice	to as		tablished a Board Risk Committee sk management framework and
	& Gov comp the Co in view As at comp	vernance Committee' following t liance purview by the Board. Sub ommittee was renamed as 'Boar w of its expanded role on governa 31 December 2022, the Board rised four (4) members of the Bo	ittee was renamed as 'Board Risk the delegation of governance and sequently, on 28 November 2018, d Governance & Risk Committee' ance review matters. I Governance & Risk Committee ard, all of whom are Independent
	No.	xecutive Directors:	Designation
	1.	Mr Chari T.V. Thirumala	Independent Non-Executive Director (Chairman)
	2.	Christina Foo	Senior Independent Non- Executive Director (Member)
	3.	Poh Ying Loo	Independent Non-Executive Director (Member)
	4.	Zaida Khalida Shaari	Non-Independent Non- Executive Director (Member)
	5.	Datin Sri Badrunnisa Mohd Yasin Khan (relinquished membership with effect from 1 April 2022)	Independent Non-Executive Director (Member)

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
Explanation on : application of the practice		The size and complexity of the Company's operations is indeed a challenging endeavour. Therefore, the Board has to ensure that operational risk, financial risk and general risk are all managed effectively through effective internal controls. Acknowledging the importance of internal controls, the setting up of an Internal Audit function internally within the Group was approved by the Audit Committee in the financial year 2013.
		The Internal Audit function for the Company is undertaken by its own Internal Audit Department. The head of the Internal Audit Department reports directly to the Audit Committee and administratively to the CEO. Empowered by its Internal Audit Charter, Internal Audit undertakes its activities independently and objectively to provide reasonable assurance to the Audit Committee regarding the adequacy and effectiveness of risk management, internal control and governance systems.
		The Audit Committee continued to provide support and guidance to the Internal Audit function and the head of the Internal Audit Department has oversight of the internal audit activities of the Group. The Internal Audit's role is to provide independent, objective assurance and consulting services designed to add value to the Company's operation and promote a strong and transparent control and governance culture in the Company. Internal Audit conducts follow-up audits to ensure corrective actions were tracked and implemented appropriately. In this respect, Internal Audit strives to achieve sustainable control processes within the Group and to improve on areas which have weak controls.
		All internal auditing activities are guided by the Internal Audit Charter which was approved by the Audit Committee on 26 September 2014 for adoption by the Internal Audit function of the Company and the International Standards for the Professional Practice of Internal Auditing (Standards) issued by the Institute of Internal Auditors, Inc. The Internal Audit Charter should be re-assessed at least once every five years or more frequently if necessary. Subsequent to Internal Audit's reassessment of its Charter, the Audit Committee on 20 August 2019 approved the revisions to the Internal Audit Charter to mainly reflect the actual work performed by UEM Sunrise Internal Audit as well as to align with the best practices as per the revised International Professional Practises Framework which came into effect on 1 January

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

Practice 11.2

The board should disclose-

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

	: Ар	plied		
Explanation on application of the practice	: 1.	As provided by the Internal Audit Charter, Internal Audit under its activities independently and objectively to provide reason assurance to the Audit Committee regarding the adequace effectiveness of risk management, internal control and gover systems.		ovide reasonable ne adequacy and
		Internal Audit is a separal operations of other operating function is guided by its Interole, scope of work, independue professional care of the	g units in the Group. Ternal Audit Charter vidence and objectivity	The Internal Audit which defines the y, proficiency and
	2.	The Internal Audit Departm 2022 comprises 10 personne follows:	•	
		Discipline	No. of Personnel	%
		Accounting & Finance	7	70
		Quantity Surveyor	1	10
		Computer Science	1	10
		Computer Science Civil Engineering	1	10 10
		Civil Engineering Total		

Explanation for departure	•		
Large companies are req to complete the columns		•	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 Company recognises the importance of understanding the expectations of its stakeholders and to effectively communicate the Company's strategies, plans and actions. To that end, the Company has engaged with its respective stakeholders on various platforms to gauge their perspectives and insights on emerging issues that are important and impactful to both the stakeholders and the Company's business as well as operations. The summary of their expectations and the ways the Company engages in response to their expectations are set out in the Stakeholder Engagement & Value Creation section of the 2022 Integrated Report.
		The Company has a dedicated Investor Relations person functioning as an intermediary between Management and external stakeholders.
		Under the revised Investor Relations and Communication Policy approved by the Board on 5 December 2017, the Company aims to create a climate of clear and open communication with the stakeholders and to nurture the loyalty and confidence of its shareholders through frequent, full and forthright communication.
		The Company continues to be transparent and accountable to its shareholders and investors recognising the importance of timely dissemination of information to shareholders and other stakeholders. The Board is also committed to ensure that the shareholders and other stakeholders are well informed of major developments of the Group with the information communicated through the following channels:
		 Annual/Integrated Report; Various disclosures and announcements to Bursa Securities including quarterly results; Press releases and announcements to Bursa Securities and to the media; Dialogues and presentations at one-on-one and small group meetings, general meetings, conferences and events to provide updates on the Company's operations, strategy, visions and missions for stakeholders; and

	Online investor relations' webpage at the Company's website at www.uemsunrise.com/corporate/investor-relations/investors-home.
	The Integrated Report, as well as the Annual Reports for past years, are available through the Company's website. All announcements and press releases made by the Company to Bursa Securities are posted on the Company's website.
	The Company's website has a dedicated section that provides investors with detailed information on the Group's business, governance commitments, policies, share price and volume information as well as updates on the Group's developments and projects.
	While the Company endeavours to provide as much information as possible to its shareholders and stakeholders, the Company is mindful of the legal and regulatory framework governing the release of material and price-sensitive information.
	The Board also encourages engagements with the shareholders by disseminating crucial information such as strategic matters, future plans and key issues in regard to the Company. The Investor Relations team leverage on virtual platform to continue engage with the investment community in 2021. The team conducted a total of 24 engagements with analysts and fund managers through virtual platforms comprising meetings, conferences, tele-conferences and webinars in the year under review. The Company conducts briefings to analysts, fund managers and the Company's major shareholders' representatives after its quarterly financial results are released to Bursa Securities; be it face-to-face or via tele-conferences in addition to conference participations and site visits. In view of the pandemic, the Company is inclined towards virtual engagements until the situation otherwise permits. Shareholders may forward any concern/queries to Investor Relations at ir@uemsunrise.com and all relevant and appropriate issues raised will be addressed accordingly.
Explanation for : departure	
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Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

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

Practice 12.2

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

Application	:	Applied	
Explanation on application of the practice	:	The Company embarked on its journey into integrated reporting through its 2019 Annual Report, its first-ever Annual Report based on the Integrated Reporting <ir> Framework, which is the first part of the Company's 3-year plan to achieve full IR compliance. Moving to integrated reporting was a conscious, collective and organic decision, which permits the Company to be more focused and transparent in reporting its activities, inspiring it to think about the business in an integrated way.</ir>	
		UEM Sunrise produced its first full-fledged Integrated Report as per the international reporting framework based on a globally recognised framework for the financial year 2021. This demonstrates the Company's continuous commitment to improve the quality of information disclosures to stakeholders and promote greater transparency and accountability. The Company has adopted integrated reporting based on a globally recognised framework for the financial year 2022.	
Explanation for departure	:		
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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
Application	Аррпеи
Explanation on :	The AGM of the Company serves as the principal forum that provides
application of the	the opportunity for shareholders to raise questions pertaining to issues
practice	in the Integrated/Annual Report, audited financial statements and
	corporate developments in the Group, the resolutions being proposed
	and on the businesses of the Group. The Chairman, CEO, Chairpersons
	of the respective Board Committees and the External Auditors, if so
	required, will respond to shareholders' questions during the meeting.
	Each item of special business included in the notice of the meeting is
	accompanied by an explanatory statement for the proposed resolution
	to facilitate better understanding and evaluation of issues involved.
	In line with NACCC the nation of the 14th ACM was insued at least 20
	In line with MCCG, the notice of the 14 th AGM was issued at least 28
	days prior to the meeting enabling the shareholders ample time in
	making necessary preparations to attend and participate in person or by corporate representative, proxy or attorney. More importantly, it
	enables the shareholders to consider the resolutions and make
	informed decisions in exercising their voting rights at the AGM.
	informed decisions in exercising their voting rights at the Neivi.
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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	In fostering effective participation of and engagement with shareholders at the AGM, all nine (9) Directors (including the Chairpersons of Audit Committee, Nominations & Remuneration Committee, Board Tender Committee, Board Development Committee and Board Governance & Risk Committee) were present at the 14 th AGM held fully virtual on 23 June 2022 to engage with the shareholders, and be accountable for their stewardship of the Company.
	The Audit Committee Chairperson was physically present at the Broadcast venue together with the Chief Financial Officer, Chief Marketing Officer and Joint Company Secretary whilst the other eight (8) Directors, members of Senior Management and the partners from the external audit firm attended the meeting remotely via video conferencing access through the Remote Participation and Electronic Voting (RPEV) facilities.
Explanation for : departure	
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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 13.3

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	:	Amid the evolving COVID-19 situation in June 2022 and with the wellbeing and safety of the Company's shareholders of primary concern, the Company's 14 th AGM was held on 23 June 2022 by leveraging technology and was conducted fully virtual and entirely via RPEV facilities in compliance with Section 327 of the Companies Act 2016 and Article 70 of the Company's Constitution. The online meeting platform was provided by Boardroom Share Registrars Sdn. Bhd. The RPEV facilities allowed shareholders to view a live webcast of the meeting, ask questions and submit votes in real time. UEM Sunrise's shareholders were able to successfully exercise their rights through the virtual meeting. For shareholders who were unable to attend the meeting via RPEV facilities, they are allowed to appoint any person(s) as their proxies to attend, participate, speak and vote in their stead by lodging proxy form at the Share Registrar's office or electronically via the Boardroom Smart Investor Portal provided by the Share Registrar. The administrative notes for 14 th AGM were issued to assist the shareholders on the registration, participation and voting using RPEV facilities. The administrative notes were also published at the Company's website to encourage shareholders' participation.
		For the 2022 AGM, shareholders were invited to send questions before the meeting via the Share Registrars' website, Boardroom Smart Investor Portal or by email to the Company's Investor Relations at ir@uemsunrise.com. The Chairman explained the procedure to be followed in tabling and approving each of the resolutions. The members were briefed on the poll procedure and electronic voting in regard to the proposed resolutions put to the meeting. The Chairman also encouraged shareholders to participate at the meeting by submitting typed questions in real time on the meeting platform. Questions that were submitted prior to the 14 th AGM and those that were posed during the meeting were addressed during the meeting.

	The voting at the 14 th AGM was conducted by poll on all resolutions in accordance with Paragraph 8.29A of the Listing Requirements. The Company's Share Registrar, Boardroom Share Registrars Sdn. Bhd. was appointed as the Poll Administrator to conduct the polling process. The Company had appointed an external independent party, Commercial Quest Sdn. Bhd. as Scrutineers to verify the poll results.
	After verification by the independent Scrutineers, the Chairman announced the poll results to the meeting and declared that all the resolutions were carried. The poll results were also announced by the Company via BursaLINK on the same day for the benefit of all shareholders. The proceedings of the 14 th AGM and key matters discussed were recorded in the minutes of meeting including questions raised for the meeting and the answers thereto, and were made available on the Company's website at www.uemsunrise.com/corporate/investor-relations/corporate-governance within 30 business days after the AGM.
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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

At the 14th AGM, the Chairman briefed the shareholders on the procedure to be followed in tabling and approving each of the resolutions. The members were briefed on the poll procedure and electronic voting in regard to the proposed resolutions put to the meeting. The Chairman also encouraged shareholders to participate at the meeting by submitting typed questions in real time on the meeting platform.

The Chairman conveyed apologies from the CEO, En Sufian Abdullah, who was not able to attend the meeting as he had not fully recovered from COVID-19. Management was represented by the Chief Financial Officer and Chief Marketing Officer at the meeting.

The following Company's update was presented by the Management, prior to the tabling of all items to be transacted at the AGM and the Ouestions and Answers session:

- 1. Key highlights of the financial performance for 2021
- 2. Key highlights of the activities undertaken during the year 2021
- 3. Key achievements received during 2021
- 4. The Company's 2022 launches and strategic initiatives and focus in 2022 to 2023

All nine (9) Directors, members of Senior Management and the partners from the external audit firm were present at the 14th AGM to provide responses to the questions posed by shareholders via the Share Registrars' website, Boardroom Smart Investor Portal or by email to the Company's Investor Relations at ir@uemsunrise.com prior to the meeting and during the meeting at the meeting platform.

(a) The Company received questions raised by the Minority Shareholders Watch Group and 6 shareholders prior to the

	meeting. These questions were answered by the Chairman and Management and presented to shareholders for reference.
	(b) The Company continued to receive more questions from 41 shareholders, corporate representatives and proxies from the meeting platform during the meeting.
	Questions that were submitted prior to the 14 th AGM and those that were posed during the meeting were addressed during the meeting. The complete list of questions received prior to and during the 14 th AGM together with the answers provided were annexed to the minutes of meeting and posted on the Company's website.
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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's 2022 AGM was held fully virtual where the Board, application of the Senior Management, Joint Company Secretaries, representatives of the practice External Auditors, shareholders, proxies and corporate representative attended the meeting remotely via video conferencing access through the RPEV facilities. At the AGM, the shareholders actively participated in discussing the resolutions proposed, asking questions, seeking clarification and raising concerns directly to the Directors. For transparency, the questions which have been addressed/answered by the Management were published for viewing by shareholders and the Internal Auditor was present to ensure that all shareholders' questions are addressed. The voting at the AGM by shareholders was conducted by poll in accordance with Paragraph 8.29A of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad by way of electronic voting (e-voting). To ensure smooth process of e-voting, the briefing on the e-voting process was presented by Boardroom Share Registrars Sdn. Bhd., the Poll Administrator. **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 Ko general meeting.	ey Matters Discussed is not a substitute for the circulation of minutes of
Application :	Applied
Explanation on :	The minutes of the 14th AGM were uploaded onto the Company's
application of the	website at https://www.uemsunrise.com/corporate/investor-
practice	relations/corporate-governance within the 30 business days, on 1
	August 2022, together with the Management's presentation materials uploaded earlier.
	Internal Audit has been tasked to ensure that all questions received in the meeting platform during the meeting have been answered. The complete list of questions received prior to and during the 14 th AGM together with the answers provided were annexed to the minutes of meeting and posted on the Company's website.
Explanation for :	
departure	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
Timeframe :	

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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