CORPORATE GOVERNANCE REPORT

STOCK CODE : 1013

COMPANY NAME: AMMB HOLDINGS BERHAD

FINANCIAL YEAR : March 31, 2024

OUTLINE:

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application :	Арі	olied		
Explanation : on application of the practice	(1)	(1) The Board of Directors (the Board) of AMMB Holdings Berhad (AMMB or the Company) is committed to high standards of corporate governance and strives to ensure that it is practised throughout AMMB and its subsidiaries (the Group).		
		The Board would meet on a biannual basis to set and review the Group's strategic direction and review the Group's performance at each Board Meeting. The initiatives and resources are also considered in setting the Group's strategic direction and targets.		
	(2)	The Group's cor	e values – p²ace	
		Principled	Integrity and professionalism remain the thrust of all we do, and we take accountabilities for all our actions.	
		Proactive	We approach every challenge positively, initiate change responsibly and always anticipates the needs of all our colleagues, customers and our community.	
		Appreciative	We value and recognise everyone's role and contribution, and always provide support to our customers and colleagues.	
		Collaborative	We collaborate in everything we do. We are part of an organisation that fosters teamwork and open communication.	
		Experimental	We strive to seek new and relevant ways of growing ourselves, our customers, our business and our community in a sustainable manner.	
		These core values form the basis of the right work ethics, conduct and behaviour which all employees must adopt in order for the Group to achieve its Vision and Mission. The Board further ensures that these values are propagated and operationalised through the establishment of various internal		
		•	tails of which are further described in the explanation to the ractice 3.1 in this report.	

The duties, powers and functions of the Board are governed by the Constitution of the Company, the Companies Act 2016, Main Market Listing Requirements (MMLR) of Bursa Malaysia Securities Berhad (Bursa Malaysia), Bank Negara Malaysia (BNM) and other regulatory guidelines and requirements that are in force.

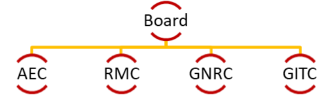
The Board is also guided by its Board Charter, which sets out the principles and guidelines to be applied by the Board, whilst the Board Committees are guided by its respective Terms of Reference (TOR). The Board Charter and the TORs of the Audit and Examination Committee and the Group Nomination and Remuneration Committee can be found on the Company's corporate website at https://www.ambankgroup.com/eng/AboutUs/Pages/TermsOfReference.aspx.

The Board is entrusted with the responsibility to promote the success of the Group by directing and supervising the Group's affairs. To discharge the Board's stewardship responsibilities, the Board has assumed the following principal roles and responsibilities: -

- To review, approve and monitor the strategic business plans, goals and key policies proposed by Management to ensure sustainability and optimisation of long-term returns;
- To ensure that appropriate policies are in place, adopted effectively and are reviewed periodically;
- To review and approve financial statements; and
- To ensure that there is an appropriate succession plan for members of the Board and the Senior Management team.
- (3) The Board is collectively accountable and responsible in promoting the success of the Group in building a sustainable business, which takes cognisant the interest of customers, shareholders and stakeholders whilst achieving returns for the shareholders. The Board is also responsible to review and monitor the sustainability governance structure, principles, priorities, and targets, as well as integration of sustainability considerations across the Group.

The Group's sustainability strategies, initiatives and performance data are disclosed in the *Sustainability Report 2024* which provides a more insightful view of the Group's sustainability practices and performance in addressing sustainability risks and opportunities.

(4) The Board is supported by the following Board Committees during financial year ended 31 March 2024 (FY2024):



	Notes: AEC — Audit and Examination Committee RMC — Risk Management Committee GNRC — Group Nomination and Remuneration Committee GITC — Group Information Technology Committee A summary of the key activities of the Board and Board Committees during FY2024 is disclosed in the Corporate Governance Overview Statement (CGOS) of the Integrated Annual Report 2024 of the Company (IAR2024).
Explanation : for	
departure	
Large companies to complete the	s are required to complete the columns below. Non-large companies are encouraged 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 of the Board plays an important leadership role within the Company. His roles and responsibilities are detailed in the Board Charter, which is summarised as follows:-
	 Leads the Board in setting the values and standards of the Company Ensures appropriate procedures are in place to govern the Board's operation Maintains relationship of trust with and between the Executive and Non-Executive Directors Ensures decisions taken on a sound and well-informed basis with sufficient time allocation Sets Board agenda and ensures accurate, timely and clear information to Directors Encourages healthy discussion and ensures dissenting views can be freely expressed Leading efforts to address the Board's development needs
	The Chairman leads the Board by setting the "tone from the top" and managing the Board's effectiveness.
Explanation for departure	:
Large companies are encouraged to complete	required to complete the columns below. Non-large companies are 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 1.3

Application

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

Applied

Explanation on : application of the practice	(1) The positions of Chairman and Group Chief Executive Officer (CEO) are held by different individuals who are not related to each other. The separation of duties of the Chairman and the Group CEO are clearly defined in the Board Charter.
	Chairman of the Board : Tan Sri Md Nor bin Md Yusof Group CEO : Ling Fou-Tsong @ Jamie Ling
	(2) The Chairman is a Non-Executive Director, which is in line with Paragraph 11.3 of BNM Policy Document on Corporate Governance.
	(3) The Group CEO is not a member of the Board.
	(4) The Board delegates the authority and responsibility for managing the everyday affairs of the Group to the Group CEO, and through him, subject to his oversight, to other senior management. The roles and responsibilities of the Group CEO, among others, are as follows:
	 Manages the day-to-day operations of the Group's business Oversees the operational management of the Group's business as well as the development and execution of the Group's strategy
	 Conduit between the Board and Management in ensuring the success of the Group's governance and management functions
	 Promotes, together with the Board, a sound corporate culture within the Company and the Group
	Updates the Board regularly with material information the Board needs to carry out its oversight responsibilities
	The Group CEO is supported by the CEOs of its banking entities (i.e. AmInvestment Bank Berhad and AmBank Islamic Berhad) and insurance entities (i.e. AmMetLife Insurance Berhad and AmMetLife Takaful Berhad) as well as the Managing Directors of the business units (i.e. Retail Banking, Business Banking and Wholesale Banking). He is also supported by other support function Chief Officers and Group Company Secretary in handling their respective field of job.

	(5) The Board monitors the performance of the Group CEO on behalf of the shareholders. Profiles of the Group CEO, CEOs of the subsidiaries, Managing Directors of business units and other support function Chief Officers are disclosed from pages 126 to 133 of the IAR2024.
Explanation for :	
departure	
Large companies are re	quired to complete the columns below. Non-large companies are
encouraged to complete to	ne columns below.
Measure :	
Timeframe :	

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

Practice 1.4

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

Note: If the board Chairman is not a member of any of these specified committees, but the board			
allows the Chairman to participate in any or all these committees' meetings, by way of invitation,			
then the status of this practice should be a 'Departure'.			
Application :	Applied		
Explanation on : application of the	(1) The positions of the Chairman of the Board and the Chairperson of the Board Committees are held by different individuals, which is		
practice	also in line with Paragraph 12.4 of BNM Policy Document on Corporate Governance. As of 31 March 2024, the Chairmen of the Board and Board Committees were as follows:		
	Board : Tan Sri Md Nor bin Md Yusof AEC : Seow Yoo Lin RMC : Dato' Kong Sooi Lin GNRC : Farina binti Farikhullah Khan GITC : Hong Kean Yong		
	Following Seow Yoo Lin's appointment as the Chairman of AmBank (M) Berhad on 18 June 2024, he had relinquished his chairmanship in the AEC and remains as a member of the AEC, while Dato' Kong Sooi Lin was redesignated as the Chairperson of the AEC.		
	(2) The Chairman of the Board is not a member of any Board Committees.		
Explanation for : departure			
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure :			
Timeframe :			

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

Practice 1.5

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
Application .	Applied
Explanation on : application of the practice	(1) The Board is supported by Koid Phaik Gunn (Ms Koid), a Chartered Secretary (MAICSA 7007433/ SSM Practicing Certificate No. 202008003140) and Fellow member of the Malaysian Institute of Chartered Secretaries and Administrators (MAICSA). She also holds a Bachelor of Law (Honours) degree from University of London, United Kingdom. Her profile is disclosed on page 125 of the IAR2024.
	(2) Ms Koid heads the Group Company Secretarial department, and she is supported by a team of qualified and competent company secretaries, all of whom are Associate members of MAICSA.
	(3) The role of Ms Koid as the Group Company Secretary is defined in the Board Charter. Her role and responsibilities, among others, are as follows:-
	Ensures compliance with MMLR of Bursa Malaysia, BNM and other regulatory requirements.
	 Guides and advises the Directors on areas of corporate governance, relevant legislations, regulations and policies as well as their roles and responsibilities.
	Attends and records all minutes of the Board and Board Committees' meetings, including general meetings.
	Responsible for the accuracy and adequacy of records of the proceedings of the Board and Board Committees' meetings as well as circular resolutions.
	 Advises Directors and Senior Management of their duties and responsibilities and obligations to disclose their interests in securities, prohibition on dealing of securities during closed period, restriction on disclosure of price sensitive information and disclosure of any conflict of interest.
	Briefs the Board on the content and timing of sensitive / material announcements to Bursa Malaysia.

		with the release The Board Ind Company Secretarning & Development of the Company Secretarning & Company	Board on corporate disclosures and compliance evant changes to the laws, rules and regulations. Suction programme is facilitated by the Group etarial department together with the Group elopment unit (L&D). In all and/or external trainings are organised to so are kept abreast of industry trends and more independent of current areas of interest, such as and climate related issues. The list of trainings to Board is disclosed under Section B of this Report. The section B of this Report.
		and developme conferences and	nt in corporate governance by attending relevant d training programmes. ded by Ms Koid during FY2024, aside from internal
		c trainings, were	c as ronows.
		Date	Course Title
		15.8.2023	AmBank Group International Environmental, Social and Governance (ESG)
		03.11.2023 - 04.11.2023	Group Company Secretarial offsite training
		08.11.2023	Cybersecurity Awareness program
		18.1.2024	Key provisions and compliance requirements under Companies Act, 2016
		29.2.2024	Board Technology Day – Impact of Artificial Intelligence (AI) in Banking
Explanation for : departure			
Large companies are re encouraged to complete th	-	-	the columns below. Non-large companies are
Measure :			
Timeframe :			

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

Practice 1.6

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

Application	:	Applied
Explanation on application of the practice	:	(1) The schedule of meetings (including Board and Board Committees meetings, meetings for strategy and annual general meeting) for the following year is tabled to the Board and Board Committees in the last quarter of the calendar year.
		(2) All meeting materials for the Board and Board Committees are disseminated digitally through a collaborative software platform.
		Notices and meeting materials are circulated to the members of the Board and Board Committees at least seven calendar days before each meeting to allow Directors to have sufficient time to review and peruse the meeting materials from Management for effective deliberation and informed decision-making.
		(3) Deliberation and decisions of the Board and Board Committees are properly documented / recorded in the minutes, including matters where Director(s) abstained from deliberation and voting due to conflict of interest, and dissenting views and decisions.
		Minutes are confirmed as correct record of the proceedings at the next meeting of the Board and Board Committees.
		(4) Decisions, recommendations and requests from the Board for appropriate follow up actions will be communicated by the Company Secretary to the management team. These action items would remain as matters arising in the minutes until they are resolved.
Explanation for departure	:	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure	:	
Timeframe	:	

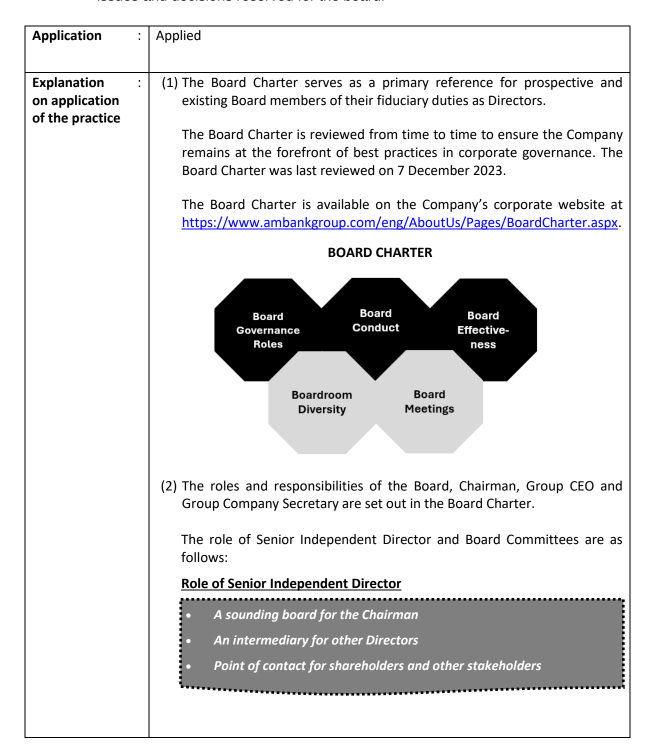
There is demarcation of responsibilities between the board, board committees and management.

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.



	The roles and responsibilities of each Board Committee are disclosed under <i>Section B of this Report</i> as well as in the CGOS of the IAR2024. Details of the roles and responsibilities of the Board Committees are also disclosed in the Board Charter and further defined in its respective TOR. (3) The Company has a formal Scheduled of Matters Reserved for the Board which sets out decision-making powers reserved for the Board on the following areas:		
	Corporate Matters		
	Governance and Policy Compliance and Assurance		
	Credit and Products		
	 Information Technology and Board Membership and Other Appointments 		
	Remuneration		
	All Other Matters as Deemed Necessary by 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 :			

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 Code of Conduct (CoC) defines and sets out the foundation of ethical behaviour and drives the philosophy of "Doing the right thing" for the Group and stakeholders. The CoC defines the appropriate conduct when interacting with customers, suppliers, stakeholders, and the community we serve. It provides clear guidance on how to speak up or report a misconduct or an ethical violation. The CoC serves as a common frame of reference for dealing with such situations, which can be sensitive, difficult or complex.	
		The implementation of the CoC in business practices at all levels ensures the Group operates with the highest level of professionalism and integrity. This is the building block to ensure business sustainability.	
		The Code of Ethics (CoE) forms part of the CoC. Professional and ethical conduct is the responsibility of every Director and employee of the Group. Leaders of the Group have an added responsibility to inspire others within the Group to follow the CoC and to conduct business according to the highest standards of ethics and professional behaviour.	
		The CoC is summarised as follows :-	
		* Code of Ethics * Acting with integrity * Raising ethical concerns * Positive social impact * Positive social impact * Speak on behalf of AmBank * Maintain financial integrity * Manage supplier relationships * Manage supplier relationships	

(2) The CoE is based on six principles i.e. C.R.E.A.T.E.



The CoE provides the framework for decision-making and guides business conduct. It also includes guidance on disclosure of conflict of interests, maintaining confidentiality and disclosure of information, good practices, internal controls and the duty to report any breach of the CoE. High expectations of work ethics are embodied in the Group's core values of principled, proactive, appreciative, collaborative and experimental.

(3) Both the CoC and CoE have been cascaded to all Directors and employees of the Group through various methods and medium, i.e. eLearning modules to their respective team to ensure full understanding of the CoC and CoE as well as proper embedding into the work culture across all businesses within the Group.

AmBank Group's directors, officers and employees shall always maintain integrity and ethical standards by complying to the CoC, internal policies and industry related regulations.

We act appropriately when dealing with our stakeholders which includes our shareholders, colleagues, customers, regulators, suppliers and the larger community. By doing so, we build trust and strengthen the AmBank brand amongst our stakeholders.

We are required to be personally accountable, and at the same time, we also need to hold each other accountable in upholding the CoC. This means each one of us has an obligation to immediately report unacceptable conduct through the channels highlighted in the CoC.

The CoC and CoE are also available at Connected, the Group's intranet for easy referencing as well as on the Company's corporate website at https://www.ambankgroup.com/eng/Pages/CodeofConductPage.aspx.

(4) Other than the CoC and CoE, the Company has put in place the following policies and guidelines to assist and guide the Board, Management, employees and its stakeholders on good and ethical business practice and conduct:

Explanation for : departure	 No Gift Policy Related Party Transaction Policy Supplier Code of Conduct Management of Conflict and Interest Policy Market Conduct Policy Group Procurement Policy Trading in AmBank Shares	
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	: Ap	plied
Explanation on application of the practice	: (1)	The Whistleblower Protection Policy (WPP) provides the framework, guidance and channel for all employees and external parties to disclose any improper conduct committed by those in authority, while ensuring protection of their identities. The WPP aims at:
		 Promoting whistleblowing in a positive manner Facilitating timely escalation of improper conduct confidentially Protecting persons making such disclosures from detrimental action Investigating and managing disclosed or reported improper conduct Establishing appropriate processes to ensure consistent and timely response Safeguarding the organisation's commercial reputation The WPP serves to promote high standards of ethical conduct and ensures
		protection to the whistleblower encouraging communication without fear of retaliation or discrimination. The WRR is to be read in conjunction with the Whistleblower Protection Act 2010.
		The WPP is to be read in conjunction with the Whistleblower Protection Act 2010, Section 17A of the Malaysia Anti-Corruption Commission Act 2009, and all related internal policies and guidelines including but not limited to the CoC and the Whistleblower Protection Guidelines of the Group.
		The WPP is reviewed biennially and was last reviewed and approved by the Board on 7 December 2023. The WPP is publicly available on the Company's website at https://www.ambankgroup.com/eng/Pages/WhistleblowerProtectionPolicy.aspx
	(2)	The WPP is premised on the ensuing ten principles:
		Principle 1 : Whistleblowing shall be managed in a transparent manner by creating awareness on the protection, confidentiality and enforceability.
		Principle 2 : Whistleblower should be protected for reporting any actual or suspected improper conduct upon demonstrating sufficient basis for whistleblowing.
		Principle 3 : Confidential information relating to whistleblowing should be safeguarded.

Principle 4	:	Whistleblower including his/her spouse and related persons who are employees of the Group, shall be protected from detrimental action.
Principle 5	:	Remedial actions should be taken on complaint of detrimental actions against the Whistleblower.
Principle 6	:	Ombudsperson is to be appointed as the official channel for reporting of concern.
Principle 7	:	Whistleblower should provide sufficient and accurate information on best effort basis.
Principle 8	:	Reported improper conduct shall be investigated by appointed party and deliberated at an appropriate Committee for decision making.
Principle 9	:	Appropriate communication and record maintenance shall be in place.
Principle 10	:	Violation of Policy may be subjected to disciplinary action.

(3) The procedures to whistleblow are as follows:

- Dedicated Ombudspersons, email address and postal address for reporting suspected incidents of misconduct and wrongdoing
- Internal investigations and where applicable, seek the assistance of Legal Counsel(s), external expert and forensic investigators to analyse reports
- Recommendations on corrective action. The Group will be guided by AmBank Group's Disciplinary Committee for the appropriate action to be taken
- Appropriate communications, reporting and record maintenance.

(4) Official channels for reporting of concern are as follows:

- The Board's Ombudsperson, the AEC Chairman of AMMB Holdings Berhad and the RMC Chairman of AMMB Holdings Berhad.
- Management Ombudsperson, consisting of the Group CEO, Chief Human Resources Officer and Group Chief Compliance Officer. If concerns involve the Management Ombudsperson and / or Senior Management, the concern would be channelled to the Board's Ombudsperson.
- Alternatively, the Whistleblower may write directly to the relevant regulatory authorities as prescribed by the Whistleblower Protection Act 2010 including but are not limited to Bank Negara Malaysia, Securities Commission, Polis DiRaja Malaysia, and the Malaysian Anti-Corruption Commission.
- (5) The roles and responsibilities of the employees, Directors, Committee Members, external parties, Ombudspersons, Investigator, Group Human Resources, Group Company Secretary, AEC, and Group Operational Risk are established in the WPP.

The roles and responsibilities of the AEC, under the WPP are provided as follows:

- Reviews and determines appropriate decision and/or actions for the reported concerns.
- Ensures reasonably sufficient protections and processes for managing whistle blowing.
- Ensures Ombudspersons and Investigator have performed their due diligence in carrying out their responsibilities e.g. prima facie has been conducted appropriately by the Ombudspersons and Investigator has carried out a thorough investigation.

	(6)	Any employee who has violated any of the to disciplinary action as set out under Am Guideline.	· · · · · · · · · · · · · · · · · · ·
	(7)	Any improper conduct that is proven a would also be reported to the appropriat	
Explanation :			
for			
departure			
Large companie complete the co		required to complete the columns below. I below.	Non-large companies are encouraged to
Measure :			
Timeframe :			

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

Practice 4.1

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

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

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

Application	Applied
Explanation on application of the practice	The Board has the highest authority over all sustainability issues, emphasising the "tone from the top" that is critical for embedding Environmental (including Climate), Social and Governance (ESG) principles across the Group. This oversight includes an approach to managing climate-related risks and opportunities. The Board is also responsible to consider the strategy to build capacity in relation to sustainability.
	Through the Group's governance structure, clear functions have been established, with specific roles and responsibilities to address sustainability risks and opportunities.
	In FY2024, we enhanced our sustainability governance structure which includes, among others, the enhancement of the Group Sustainability Council, which is now renamed as Group Sustainability and Climate Risk Council (GSCRC). Chaired by the Group Chief Executive Officer (Group CEO), the GSCRC plays a pivotal role in overseeing both sustainability and climate-related strategies.
	The Chief Sustainability Officer was also appointed effective 1 June 2023 reporting to the Group CEO exemplifying sustainability's importance in the Group's agenda.
	Sustainability is not just an extension of the Group's business activities and portfolio, it is an essential component of the Group's Winning Together strategy (FY2025 - FY2029). Sustainability is part of the fabric to remain in business and reinforcing our brand. Sustainability is one of the three principal mandates for the Group, an acknowledgment of its importance to the Group's trajectory. The Board is apprised on the Group's sustainability agenda and progress at least once every quarter.

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

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

Practice 4.2

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

Application :	Applied		
Explanation on : application of the practice	The Group communicates its sustainability strategies, priorities, and targets as well as performance against these targets to internal and external stakeholders as follows:		
	Internal Stakeholders		
	 The scorecards of the Group CEO and all C-Suites include sustainability-related key performance indicators (KPIs). These sustainability related KPIs are tracked by the Group Sustainability and Climate Risk Council. The achievement of these KPIs directly contributes to the remuneration of the respective Senior Management. Selected sustainability related KPIs are also cascaded down to the other levels of management for execution and delivery. 		
	 Regular sustainability updates on the Group Sustainability agenda, initiatives and progress are provided to Group Management, Board Committees, and the Board. 		
	• Staff are also updated on the sustainability initiatives and progress through semi-annual strategy meetings for the Group, periodic e-blasts, training and awareness sessions and the sustainability microsite.		
	External Stakeholders		
	The Sustainability Report discloses the Group's sustainability strategies, practices, and performance in addressing sustainability risks and opportunities.		
	The Sustainability Microsite on the Company's corporate website which discloses the Group's sustainability framework, key achievements, recognition, and initiatives.		
	The Group's events (e.g. the International ESG Conference 2023 held on 15 August 2023, annual SME conference) and various representations either through the media or participation in various industry events and panel sessions ensures communication of the Group's sustainability agenda.		

Explanation for : departure	 The Group has active membership in various associations (e.g. Association of Banks Malaysia, Association of Islamic Banking etc.). Notably, the Group has representatives in various committees on the Joint Committee for Climate Change (JC3) – being Co-Chair of the Risk Management Sub-Committee (SC1), member participation of the Physical Risk sub-committee under SC1, member participation of the SME Focus Group and member participation of the Governance and Disclosures Sub-Committee (SC2). The Group actively participates in various advocacy movements (e.g. Value-Based Intermediation (VBI) Reporting with Association of Islamic Banking and Financial Institutions Malaysia (AIBIM), member for consultative group to develop Malaysia's National Sustainability Reporting Framework, Bursa Malaysia's User Acceptance Testing for developing for sustainability matters reporting) Through investor briefings and press releases as and when there are any significant sustainability-related developments and events.
Large companies are re	quired to complete the columns below. Non-large companies are
encouraged to complete th	
Measure :	
Timeframe :	

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

Practice 4.3

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

Application :	Applied
Explanation on application of the practice	We continuously enhanced our leaders' competencies and alignment with sustainability objectives to ensure they are equipped to drive our ESG agenda. Regular briefings on key sustainability matters were provided to the Board, leveraging the diverse skill sets and expertise of Board members. The Chief Sustainability Officer, in collaboration with the Climate Risk team, prepare detailed reports for these sessions, ensuring that the Board's decisions on sustainability objectives are well-informed and aligned with the Group's strategic goals. Independent Non-Executive Director, Ms Felicity Ann Youl, provides sustainability oversight at the Board level, given her subject matter expertise. Since FY2023, we have implemented comprehensive training programmes for the Board and Senior Management, part of our commitment to strengthening leadership competencies in sustainability. This includes Board Sustainability Awareness Programme, Board Mandatory Accreditation Programme (MAP) Part 11: Leading the Impact (LIP), BNM Climate Risk Management and Scenario Analysis and Climate Risk Outlook. In FY2024, the Board met eight times to discuss sustainability-linked and climate-related matters. Key topics discussed in these meetings include approval of climate-related policies and strategies, updates on climate risk management and scenario analysis, direction and plans for AmBank Group's Net Zero Strategy, and opportunities in sustainability and industry collaboration.
Explanation for : departure	
Large companies are received encouraged to complete the	quired to complete the columns below. Non-large companies are see columns below.
Measure :	

Timeframe	:	

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

Practice 4.4

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	At the Board level The Board of Directors holds the highest authority over sustainability issues, embedding ESG principles across the Group. This oversight includes an approach to managing climate-related risks and opportunities. The Board integrates sustainability into long-term strategic planning, considering risks and opportunities. Regular reviews ensure that sustainability is a core part of the Group's strategy. The assessment of material sustainability and climate-related risks was conducted from a group-wide perspective, ensuring a cohesive and comprehensive approach. The Board Effectiveness Evaluation exercise (BEE) for FY2024 included
	assessment on how the Board oversees the development and implementation of sustainability strategies in the organisation, and ensuring ESG aspects are appropriately balanced with interests of various stakeholders. The results of the BEE FY2024 indicated that the Board should continue to assess composition requirements and appropriateness of current remuneration practices.
	At Senior Management level
	Performance evaluation of senior management is determined through a balanced scorecard.
	Since FY2021, the Group embeds sustainability-related KPIs into the scorecards of all C-Suites, including the Group CEO. These KPIs form the basis of assessing leadership performance and aligning it with the Group's sustainability objectives, which include specific targets corresponding to global standards and principles such as the United Nations Sustainable Development Goals (UN SDGs) and the Seven ESG Principles by the Association of Banks Malaysia (ABM). Key sustainability related KPIs established were focused on areas such as GHG emission reductions and Green Financing.

	Progress of these KPIs is monitored by the Group Sustainability and Climate Risk Council on a quarterly basis. Selected KPIs are cascaded to other levels of management, ensuring alignment throughout the organisational hierarchy for execution and delivery.
Explanation for :	
departure	
•	
Large companies are recently encouraged to complete the	quired to complete the columns below. Non-large companies are e columns below.
Measure :	
Timeframe :	

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

Practice 4.5- 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.

· ·	n adoption of this practice should include a brief description of the gnated person and actions or measures undertaken pursuant to the role
Application	Adopted
Explanation on adoption of the practice	The Board has designated Amanah Aboobucker, the Chief Sustainability Officer (CSO), to ensure sustainability considerations are prioritised and effectively and holistically integrated across the Group. The CSO was appointed effective 1 June 2023 and reports directly to the Group Chief Executive Officer. The CSO, with Group Sustainability, leads the implementation of various strategic sustainability initiatives across the Group. Independent Non-Executive Director, Ms Felicity Ann Youl, provides sustainability oversight at the Board level, given her subject matter expertise.

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	: A	Applied					
Explanation on application of the practice	: (1	One-third or more of the Directors for the time being or, if the number is not three or a multiple of three, then the number nearest to one-third will retire from the office and eligible for reelection at every annual general meeting as stipulated in Clause 94 of the Company's Constitution.					
	(2	Robert William Goudswaard, Voon Seng Chuan and Farina binti Farikhullah Khan who were subject to re-election were reappointed to the Board at the 32 nd Annual General Meeting (AGM).					
	(3	B) Directors are also subject to re-appointment upon the expiry of their tenure as approved by BNM. Farina binti Farikhullah Khan and Robert William Goudswaard were re-appointed during FY2024.					
	(4	The Group Nomination and Remuneration Committee had noted the performance and contribution of the re-elected and reappointed Directors, based on the results of the Board Effectiveness Evaluation conducted for FY2023. The performance of the re-elected and re-appointed Directors was found to be satisfactory, and the Directors have met the Board's expectation in the discharge of their duties and responsibilities.					
Explanation for departure	:						
Large companies are	reavi	red to complete the columns below. Non-large companies are					
encouraged to complete	•						
Measure	:						
Timeframe	:						

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

Practice 5.2

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

Application :	Applied							
Explanation on :	During the period under review, the Board consist of seven Independent							
application of	Non-Executive Directors out of the nine Board members.							
the practice								
	FY2024							
	Directors Independent Non-Independent							
	Following the resignation of Robert William Goudswaard and the retirement of Voon Seng Chuan as Directors of the Company in June 2024, the Board currently comprises six Independent Non-Executive Directors, reflecting 86% independence on the Board.							
Explanation for : departure								
•	e required to complete the columns below. Non-large companies are							
encouraged to comple	te the columns below.							
Measure :								
Timeframe :								
	<u> </u>							

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 a	pplic	cable	- Ste _l	p Up	5.4 add	pte	ed				
Explanation on application of the practice	:												
Explanation for departure	•												
Large companies are encouraged to complete		•				the	colum	ns	below.	Non-lar	ge	companies	are
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' approval to retain the director as an independent director beyond nine years.

Adopted

Explanation on adoption of the practice

Application

(1) The Non-Executive Director Nomination and Remuneration Policy

states that the tenure of an Independent Director shall not exceed a cumulative term of nine years, except under exceptional circumstances or as part of transitional arrangements towards full implementation of the succession plans of the Group. This is in line with Paragraph 11.9 of BNM Policy Documents on Corporate Governance. The commencement of the 9-year tenure shall commence from the date of the first appointment of the Independent Director to the Group.

Voon Seng Chuan had retired as a Director of the Company with effect from 18 June 2024 after he had reached 9-year tenure. Mr Voon's retirement was in line with the 9-year tenure rule practice adopted by the Group whereby the tenure of an Independent Director shall not exceed a cumulative term of nine years.

The remaining six Independent Directors of the Company have not served more than nine years.

Tenure of Service	Number of
	Independent Directors
Less than 3 years	2
3 - 6 years	2
> 6 - < 9 years	2

(2) The independence of the Board is reviewed annually and benchmarked against best practice and regulatory provisions. Based on the annual review, all Independent Directors have scored highly and there was no conflict or potential conflict of interest which affected their independent judgments.

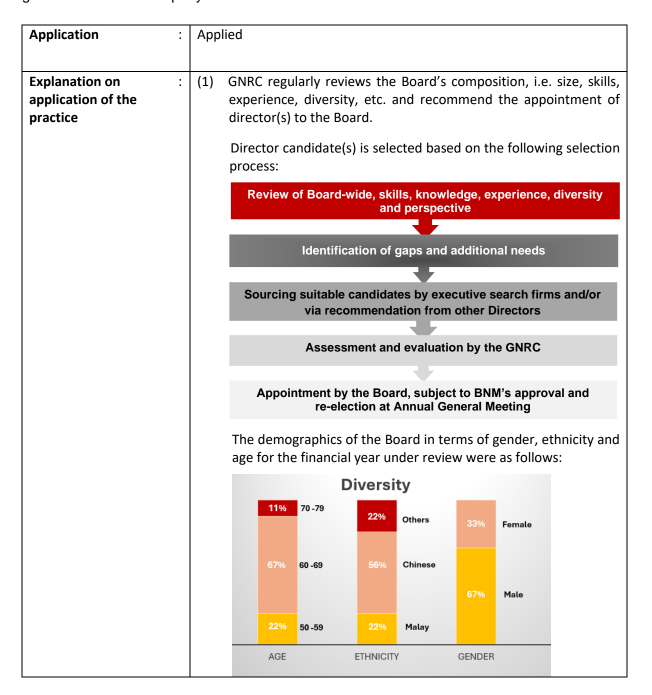
The Independent Directors had met the "Fit and Proper" criteria prescribed in the Policy Document on Fit and Proper Criteria issued by BNM and the Group's Fit and Proper Criteria Policy. The Independent Directors have also fulfilled the independence criteria set out in BNM Policy Document on Corporate Governance and the MMLR of Bursa Malaysia.

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

Practice 5.5

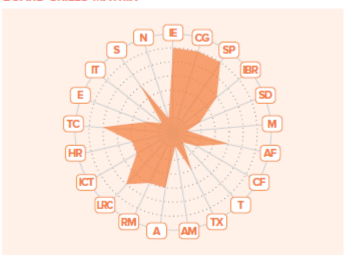
Appointment of board and senior management are based on objective criteria, merit and with due regard for diversity in skills, experience, age, cultural background and gender.

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.



The Board Charter states that "the Board is committed to ensuring diversity in its composition and embraces the proposition that having a diverse Board would have a positive, value-adding impact on the Company. While the Board acknowledges the importance of boardroom diversity, appointments to the Board shall always be based on merit". The current Board has the following mix of skills, knowledge and experience:

BOARD SKILLS MATRIX



- IE Industry Experience
 CG Corporate Governance
 SP Strategic Planning and Business Strategy

 International Business/
 Relations
 SD Securities and Derivatives

 M Marketing/Branding
 AF Accounting and Finance
 CF Corporate Finance
 T Treasury
 TX Taxation

 AM Asset Management
- Risk Management

 CC Legal/Regulatory
 Compliance

 ICT Information and
 Communication
 Technology (ICT)

 HR Human Resource
 Management

 CC Transformation and
 Change Management

 E Entrepreneurship

 IT Innovation and
 Technology/Digital

 S Sustainability

 N Networking

The process of the appointment and the criteria for annual assessment of Directors are contained in the Non-Executive Director Nomination and Remuneration Policy as well as in the Board Charter. Policy and procedures for appointment are disclosed in the CGOS of the IAR2024.

(2) Appointments of selected key Senior Management (including Group CEO and C-Suites) are reviewed by the GNRC before recommending to the Board for approval. Best suited candidates are shortlisted for appointment based on their skills, experience and track record, in addition to being assessed through a broad range of interview questions.

Candidate for key Senior Management is selected based on the following selection process:-

Review of skills, knowledge, experience, perspective and track record

Identification of gaps and additional needs

Sourcing suitable candidates by executive search firms or referral

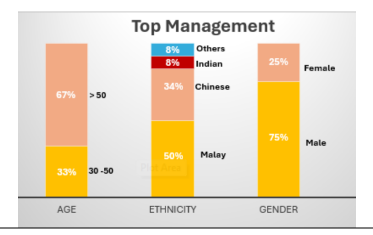
Interview and evaluation by Group Chief Executive Officer, Group Chief Human Resource Officer and members of the GNRC

Deliberation and recommendation by the GNRC

Appointment by the Board, subject to Fit & Propriety checks and where applicable regulator(s)' approval(s)

Diversity at Top Management and Senior Management is valued to allow for constructive debates, which lead to better decisions and enables the discussion of the same ideas in differing ways. The appointments of Top Management and Senior Management are also based on objective criteria, merit and with due regard for diversity in skills, experience, age, cultural background and gender.

The demographics of the Top Management and Senior Management in terms of gender, ethnicity and age for the financial year under review were as follows:



	Carrier Managament											
				Senior	Mana	gement	t					
			45%	> 50	9% 72%	Others Indian Chinese	43%	Female				
		Р	55%	30 -50	17%	Malay	57%	Male				
			AGE		ETHNICIT	Υ	GENDER					
						ent proces e containe						
Explanation for : departure												
Large companies are rec encouraged to complete th			-	e the co	lumns	below. N	lon-larg	ge compo	anies are			
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 Non-Executive Director Nomination and Remuneration Policy states that the GNRC may source for candidates to act as Director of the Company via executive search firms and/or via recommendation from other Directors.
Explanation for departure	:	
Large companies are	rec	quired to complete the columns below. Non-large companies are
encouraged to complete		
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	Statements by the Board supporting the re-election of the below mentioned Directors to the Board of the Company in 2024 were disclosed in the Explanatory Notes to the Notice of 33 rd AGM. Their direct / indirect interests, if any, were disclosed in their respective profiles: • Soo Kin Wai • Seow Yoo Lin										
Explanation for departure											
Large companies are encouraged to complete	required to complete the columns below. Non-large companies are 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 5.8

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

Application	: Ar	pplied
Explanation on application of the practice	: (1) The GNRC is chaired by Farina binti Farikhullah Khan, an Independent Non-Executive Director of the Company.
practice	(2)	The Board has also entrusted the GNRC with the responsibility of reviewing the Board's succession plans for Directors, including recommending candidates for non-executive director positions.
	(3)	The Group has established programmes to identify employees with potential and nurture them through career development opportunities for Senior Management positions.
Explanation for	:	
departure		
,	•	ed to complete the columns below. Non-large companies are
encouraged to complete	the co	olumns below.
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 application of the practice	:	(1) The Board comprised three women Directors, reflecting a 33% female representation among the Directors on the Board for the financial year under review. Post the end of the financial year, the current female representation is at 43%.
		(2) The women's participation at Top Management and Senior Management for the financial year under review were at 25% and 43.2% respectively. Post the end of the financial year, the current women's participation at Top Management and Senior Management are at 23.08% and 42.27% respectively.
Explanation for departure	:	
Large companies are	req	uired 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									
Explanation on application of the practice	:	The Company's Board Charter states that "the Board shall endeavour to have at least 30% women Directors". The Board believes that a truly diverse Board that leverages on differences in thought, perspective, knowledge, regional and industry experience, age, ethnicity and gender will ensure effectiveness stewardship of management and will steer the Company to retain its competitive advantage. Appointment of key management personnel was also made with due regards for diversity in skills, experience, background, age, cultural and gender.									
Explanation for departure	:										
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e 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 Explanation on** (1) The Group's practice is to appoint independent expert to conduct application of the the Board evaluation every two years, and for FY2024, the practice evaluation was done by an external consultant. (2) The annual Board evaluation encompasses the effectiveness of the Board, Board Committees, Chairman and Directors' self and peer evaluation. A robust and comprehensive assessment framework was used, encompassing: Part A: Board and Board Committee Effectiveness Board Leadership and Culture (1) (2) **Board Composition** (3) **Board Responsibilities** (4) **Board Committees** (5) **Board Administration and Operations** Part B: Individual Directors' Self and Peer Evaluation (1) Independence (2) Contribution and Commitment Competency, Skills and Expertise (3) (3) The GNRC engaged an external independent consultant to conduct the Board evaluation to facilitate an objective, candid and independent board evaluation for FY2024. (4) The overall results of BEE conducted for FY2024 were positive, a testament of the high performing board culture and dynamics. Some of the key positive highlights from the assessment were as follows:

	 Strong leadership by the Chair Healthy Board dynamics Positive Board-Management interactions Diverse Board with wide-ranging expertise Effective Board oversight over key matters Strong support by Board Committees Effective Board administration practices There were also areas highlighted for consideration moving forward include the following:- To continue to assess composition requirements across the Group To continue to enhance engagement approach between Board and subsidiary Boards on Group-wide matters The Board and Senior Management had taken the feedback into consideration in implementing the required action plan.
Explanation for : departure	
Large companies are recently encouraged to complete the	quired to complete the columns below. Non-large companies are e 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	(1) The Board believes in a competitive and transparent remuneration framework that supports Senior Management and Directors' responsibilities and fiduciary duties to achieve the Group's long-term objectives and enhance stakeholders' value.
	(2) The remuneration structure of Non-Executive Director of the Company is disclosed in the CGOS of the IAR2024.
	The Non-Executive Director Nomination and Remuneration Policy of the Group is available on the Company's website at https://www.ambankgroup.com/eng/AboutUs/CorporateGovernance/Pages/NominationAndRemunerationPolicy.aspx .
	(3) The remuneration structure of Non-Executive Director of the Group is being review every two years as part of the Board Effectiveness Evaluation process conducted by the external consultant.
	(4) The Total Reward Policy for employees had been reviewed and approved by the Board in December 2022.
	(5) The remuneration structure of Senior Management is governed by the GNRC, and the Board approved Total Reward Policy of the Group.
	Independent review is conducted periodically to ensure that the Total Reward Policy of the Group and remuneration practices are in line with the industry practice and continues to support the Group's Total Reward strategy. The reward elements reviewed and benchmarked against similar organisations which the Group operates in, includes base salary, short-term incentives, long-term incentives, benefits and perquisites.

	In adopting the appropriate Senior Management remuneration for appointment, renewal and performance appraisal (performance-based payouts), the following is taken into consideration: • the Group's Total Reward Policy set against our overall strategy, productivity, performance and affordability across the Group • level of responsibility, accountability and complexity of the role • reflect the competitive nature of the industry and role • attract and retain suitably qualified talent for Senior Management • promotes prudent risk taking and long-term sustainability • alignment of our long-term value creation and time horizon of risk with targeted mix ratio
	Senior Management and Material Risk Takers' remuneration package are also subject to annual review by the GNRC for recommendation to the Board for approval. Material Risk Takers are defined as employees whose responsibilities have a material impact on the Group's performance and risk profile, and employees whose responsibilities require them to take on material risk exposures on behalf of the Group.
	The remuneration of the Group Chief Internal Auditor is subject to similar structure and policy, with annual review performed by the AEC and recommended to the Board for approval.
	The remuneration of the Group Chief Risk Officer and Group Chief Compliance Officer are also subject to similar structure and policy, with their performances being reviewed and recommended by the RMC to the Board for approval.
Explanation : for	
departure	
	es are required to complete the columns below. Non-large companies are omplete 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 7.2

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

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

Application :	Applied												
Explanation :	The Board is supported by the GNRC. Members of the GNRC comprised only												
on	Non-Executive Directors with a majority being independent, i.e. three out of												
application of the practice	total four members are Independent Directors.												
	The TOR is available on the Company's corporate website at												
	https://www.ambankgroup.com/eng/AboutUs/Pages/TermsOfReference.aspx.												
Explanation :													
for departure													
Large companies	are required to complete the columns below. Non-large companies are												
encouraged to com	pplete the columns below.												
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 remuneration received / receivable by each member of the Board is disclosed on page 158 of the IAR2024 as well as in the Notes to the Financial Statements.

			Company ('000)								Group ('000)					
No	Name	Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other	Total	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other	Total
1	Tan Sri Md Nor bin Md Yusof	Independent Director	210	-	-	-	135	333	678	210	-	-	-	135	333	678
2	Soo Kim Wai	Non-Executive Non- Independent Director	200	-	-	-	-	75	275	360	-	-	-	20	188	568
3	Seow Yoo Lin	Independent Director	200	-	-	-	-	125	325	350	-	-	-	2	200	552
4	Farina binti Farikhullah Khan	Independent Director	200	-	-	-	-	115	315	350	-	-	-	4	210	564
5	Hong Kean Yong	Independent Director	200	-	-	-	3	115	318	200	-	-	-	3	115	318
6	Dato' Kong Sooi Lin	Independent Director	200	-	-	-	-	113	313	350	-	-	-	1	173	524
7	Felicity Ann Youl	Independent Director	200	=	-	-	1	70	271	200	-	-	-	1	70	271
8	Voon Seng Chuan (Retired with effect from 18 June 2024)	Independent Director	200	-	-	-	-	110	310	370	-	-	-	2	383	755
9	Robert William Goudswaard (Resigned with effect from 5 June 2024)	Non-Executive Non- Independent Director	200	-	-	-	1	148	349	200	-	-	-	1	148	349

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.

	1.5	
Application :	Departure	
Explanation on :		
application of the		
practice		
Evaluation for	The Board is of the eninion that it	t is not to the Company's advantage
Explanation for : departure	-	t is not to the Company's advantage se the remuneration of its top Senior
departure		considering the highly competitive
		king industry where poaching of
	executives is a common practice.	king industry where podering or
	Silves is a common practice.	
	The Board has opted to disclose th	ne total remuneration of the Group's
	•	ive basis) in bands of RM50,000. The
	remuneration table is disclosed	in the CGOS of the IAR2024. The
	remuneration of the Group CEO is	s also disclosed in the Notes to the
	Financial Statements.	
•	·	below. Non-large companies are
encouraged to complete th	ne columns below.	
Measure :	The Board will closely monitor the	he developments in the market in
	respect of such disclosure for	future consideration. This will be
	reviewed on annual basis in its	effort towards the application of
	Practice 8.2	
Timeframe :	Others	

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

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

Practice 8.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	:	

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

There is an effective and independent Audit Committee.

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

Practice 9.1

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

Application :	Applied
Explanation on : application of the practice	The Chairman of the AEC is an Independent Non-Executive Director, who is not the Chairman of the Board. During the financial year under review, the Chairman of the AEC was Seow Yoo Lin. Following Mr Seow's appointment as the Chairman of AmBank (M) Berhad on 18 June 2024, he had relinquished his Chairmanship in the AEC and remains as a member of the AEC, while Dato' Kong Sooi Lin was redesignated as the Chairperson of the AEC.
Explanation for : departure	
Large companies are re encouraged to complete th	quired to complete the columns below. Non-large companies are columns below.
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 9.2

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

Application	:	Applied
Explanation on application of the practice	:	None of the AEC members of the Company are former audit partners of the Group's external auditors.
Explanation for departure	:	
Large companies are encouraged to complet		quired to complete the columns below. Non-large companies are e columns below.
Measure	:	
Timeframe	:	

There is an effective and independent Audit Committee.

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

Practice 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
Application : Explanation on application of the practice	 (1) Procedures to assess the suitability, independence and performance of external auditors have been established in accordance with BNM Guidelines on External Auditor and based on feedback and comments gathered from Management. (2) On annual basis, the AEC assesses the suitability, objectivity, performance and independence of the external auditors. The external auditors also provide a written assurance to the AEC on their independence. The AEC will meet with the statutory external auditors at least twice a year without the presence of Management. (3) The AEC is guided by a Group Policy on Non-Audit Services by Group External Audit Firm (Policy). The statutory external auditors are restricted to provide services that are perceived to be in conflict with its role. These include assisting in the preparation of the financial statements and subcontracting of operational activities normally undertaken by Management, and engagements where the external auditors may

	(4) The AEC engages in regular discussion with the senior audit partner of the external auditors and acts as the key representative for overseeing the Group's relationship with the external auditors.
Explanation for :	
departure	
Large companies are re	quired to complete the columns below. Non-large companies are
encouraged to complete th	
Measure :	
Time of warms	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Adopted
Explanation on adoption of the practice	:	All members of AEC are Independent Directors. The current composition of AEC was as follows:
		Chairperson : Dato' Kong Sooi Lin Member : Seow Yoo Lin Farina binti Farikhullah Khan

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 :	App	plied	
Explanation on : application of the practice	(1)	All members of AEC are accountants by profession and have extensive corporate experience. Their profiles are disclosed on pages 119, 120 and 122 of the IAR2024.	
	(2)	Dato' Kong Sooi Lin began her career with Ernst & Young (formerly known as Ernst & Whinney) and Arthur Anderson & Co before she joined CIMB Investment Bank Berhad. She was the Chief Executive Officer of CIMB Investment Bank, Seow Yoo Lin was the Managing Partner of KPMG Malaysia who retired from the firm in 2011 and Puan Farina last held executive position was as Chief Financial Officer of Petronas Chemical Group Berhad in 2015.	
	(3)	The AEC members keeps themselves abreast of the evolving regulatory changes and development in accounting and auditing standards, practices and rules by attending relevant conferences and training programmes.	
		Trainings attended by the AEC members in FY2024 to keep them abreast of relevant developments in accounting and auditing standards, practices and rules, amongst others, were as follows:	
		Month Particulars of Trainings April 2023 Bursa Malaysia's Requirement: Roles and Responsibilities of Board in Financial Reporting	

	D.C I.L.	D. C. L. ST. C.
	Month	Particulars of Trainings
	November 2023	Audit Oversight Board Conversation with
		Audit Committees – How the Audit
		Committees and Auditors Can Work
		Together Towards Reliable Audited
		Financial Statements
		Timumoral Statements
		Securities Commission Malaysia's Audit
		Securities Commission Malaysia's Audit
		Oversight Board Conversation with Audit
		Committees Sustainability Reporting:
		Current Developments in Malaysia (Impact
		of Climate Change & ESG Related Risks on
		the Financial Statements of Public Listed
		Companies)
Explanation for :		
departure		
departure		
Large companies are red	quired to complete the	columns below. Non-large companies are
encouraged to complete th	e columns below.	
Measure :		
Timeframe :		

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

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

Practice 10.1

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

Application	:	Applied
Explanation on application of the practice	:	(1) The Board understands that the ultimate responsibility for ensuring a sound internal control system which provides reasonable assurance on the effectiveness and efficiency of the system lies with the Board.
		(2) The Group's system of internal control is designed to manage the risk of failure to achieve the Group's corporate objectives, as well as safeguard the shareholders' investments and the Group's assets but not absolute assurance from the non-concurrence of risk.
		(3) The Group has developed a set of comprehensive policies and frameworks to address key risks, promote a risk management culture and set out clear internal controls. Amongst others, the key policies/frameworks are:
		 Anti-Bribery & Corrupt Practices Policy Group Compliance Framework Data Management Policy Data Governance Framework Stress Testing Policy Whistleblower Protection Policy Operational Risk Management Framework Group Procurement Policy Know-Your-Customer, Customer Identification and Due Diligence Policy No Gift Policy Technology Risk Management Framework Market Risk and Liquidity Risk Management Framework Group Sustainability Framework All policies and frameworks are approved by the Board and are reviewed at least biennially.

Explanation for departure	•••								
Large companies of encouraged to comp		•	•	the	columns	below.	Non-large	companies	are
Measure	:								
Timeframe	••								

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

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

Practice 10.2

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

Application	:	Applied					
Explanation on application of the practice	:	(1) The RMC reviews all policies and frameworks in relation to risk management and internal controls, risk management strategies, risk tolerance and risk appetite settings before recommending to the Board for approval.					
		(2) Risk tolerance and risk appetite settings are reviewed bi-annually while policies and frameworks are reviewed at least biennially. All reviews take into account imminent risks and changes in the regulatory and operating environment and observations from the period under review.					
Explanation for departure	:						
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e columns below.					
Measure	:						
Timeframe	:						

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

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

Practice 10.3 - Step Up

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

Application	: Adopted							
Explanation on adoption of the practice	_	During the financial year under review, the RMC comprises majority of Independent Non-Executive Directors. It is chaired by an Independent Director.						
	Chairperson Member	 Dato' Kong Sooi Lin Independent Non-Executive Director Hong Kean Yong Independent Non-Executive Director Felicity Ann Youl Independent Non-Executive Director Robert William Goudswaard Non-Independent Non-Executive Director 						
	the Company w member of RMC	rt William Goudswaard's resignation as a Director of with effect from 5 June 2024, he had then ceased as a control of the RMC comprises only Independent Directors.						

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		(1) The AEC has in place measures to assess the competency, performance and effectiveness of the Internal Audit function.				
practice		(2) The Group Internal Audit function operates under an audit charter mandated by the AEC which gives it unrestricted access to review all activities of the Group.				
		(3) The AEC approves Group Internal Audit's Annual Planning Methodology and the Annual Audit Plan, and monitors the progress of the completion of the Annual Audit Plan, as disclosed in the AEC report.				
		(4) The AEC has direct communication channel with the Group Chief Internal Auditor (CIA) and meets regularly with the Group CIA without the presence of Management. The Group CIA reports directly to the AEC.				
		(5) The AEC reviews the adequacy of Group Internal Audit's resources and evaluates the performance of the Group CIA and Group Internal Audit.				
		(6) All internal audit reports are tabled to the relevant entity AECs together with a Group Internal Audit Activity Report which provides a summary of audits / reviews conducted by Group Internal Audit, highlights of key issues and concerns arising from the audits conducted, and the status of resolution of key audit issues highlighted. Key internal audit reviews and areas of concern are also presented to the AEC of the Company.				
Explanation for departure	:					
Large companies are encouraged to comple		uired to complete the columns below. Non-large companies are columns below.				
Measure	:					
Timeframe	:					

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

Practice 11.2

The board should disclose-

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

Application	:	Applied
Explanation on application of the practice	:	(1) Group Internal Audit is independent from the business and operating activities. Please refer to the section on Internal Audit in the CGOS of the IAR2024.
		(2) The profile of the Group CIA, Encik Shamsul Bahrom Mohamed Ibrahim is disclosed on page 132 of the IAR2024.
		(3) A brief statement on Internal Audit Function with a summary of its key activities is disclosed in the CGOS of the IAR2024.
		(4) The availability of resources in the internal audit department is closely monitored. The Group Internal Audit has a budgeted staff strength of 95 staff.
		(5) Group Internal Audit's activities conform with the Institute of Internal Auditors' International Standards for the Professional Practice of Internal Auditing as well as standards and requirements set out by the relevant regulators on the internal audit function.
Explanation for departure	:	
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e columns below.
Measure	•	
Timeframe	•	

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

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

Practice 12.1

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

Application :	Applied
Explanation : on application of the practice	(1) As a Group, we believe in timely, regular and proactive communication with our shareholders and the wider investment community including investors, fund managers, equity and fixed-income analysts and credit rating agencies.
	 (2) Communication and engagement with stakeholders and investors are done through various platforms and channels other than general meeting(s), including virtual meetings, non-deal roadshows, investor conferences and other electronic means such as emails and website.
	(3) Events organised or participated by the Group's Investor Relations are listed on the Group's corporate website at https://www.ambankgroup.com/eng/InvestorRelations/InvestorRelations/Calendar/Pages/default.aspx .
	(4) The Group understands the importance of ESG issues and practices accordingly and holds regular discussions with the investment community on ESG sustainability risk which forms an integral part of their investment decision making process.
	(5) The Group engages with the Minority Shareholders Watch Group (MSWG), Institutional Investors Council Malaysia and major shareholders as regularly as required.
	(6) The Group's quarterly financial statements and accompanying media releases are published on Bursa Malaysia's website and the Company's corporate website. The quarterly analyst briefings and investor presentations are conducted via video conferencing to cater for the wide geographical spread of the investment community and our shareholders. These briefings aim to assist this group of audience to gain a deeper understanding of the Group's financial results and strategic priorities through a dedicated presentation and Question-and-Answer (Q&A) session with Senior Management. The related briefing materials are made available on the Group's corporate website in a timely manner.
	(7) When deemed required, the Group also hold media briefings to update the media and the general public on the Group's financial performance and significant events.

	(8) Stakeholders and investors are encouraged to direct their enquiries via email to the Group's Investor Relations at ir@ambankgroup.com .							
Explanation :								
for departure								
Large companies	are required to complete the columns below. Non-large companies are							
encouraged to com	plete the columns below.							
Measure :								
Timeframe :								

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

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

Practice 12.2

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

Application	: Арр	lied
Explanation on application of the practice	: (1)	The IAR2024 took into consideration both material financial and non-financial information, in view of determining and narrating the way we create value over time.
	(2)	Inside this IAR2024:
		 Stakeholders will understand the Group's approach towards value creation & stakeholder engagement; better appreciate the Group's strategic drivers & corresponding achievements; be apprised of the Group's FY2024 results and historical financial performance over the last five years, including a detailed performance summary across various lines of businesses;
		 Stakeholder will see how the organisation embeds ESG considerations into its strategy and operations in view of creating future value;
		 Customers will appreciate the importance placed by the Group on the offering of high-quality products and services consistently;
		Business partners and stakeholders will recognise how the Group seeks to foster win-win solutions with all; and
		 Employees will see how the Group nurtures a stimulating and rewarding work environment.
	(3)	The Group also highlights initiatives undertaken to enhance the well-being of local communities and actions that underline its commitment in providing effective financial assistance, inclusive financial services reaching out to both the unserved and underserved communities.
	(4)	The IAR2024 is in line with the International Integrated Reporting Framework (IIRF) 2021 by IFRS Foundation.

Explanation for departure	:								
•									
Large companies of encouraged to comp			-	the	columns	below.	Non-large	companies	are
Measure	:								
Timeframe	:								

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

Practice 13.1

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

Application	:	Applied
Explanation on application of the practice	:	(1) The notice of the forthcoming AGM to be held on 21 August 2024 will be given to shareholders on 19 July 2024, effectively serving 32 clear days' of notice.
		(2) Details of the resolutions proposed together with explanatory notes and statement are set out in the notice of AGM.
Explanation for departure	:	
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e columns below.
Measure	:	
Timeframe	:	

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

Practice 13.2

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

Application	:	Applied
Explanation on application of the practice	:	All Directors attended the 32 nd AGM of the Company virtually via Remote Participation and Voting (RPV) facilities and the Chairpersons of the Board Committees were there to respond to the questions and concerns raised by the shareholders.
Explanation for departure	:	
Large companies are	rec	quired to complete the columns below. Non-large companies are
encouraged to complete		
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	: Apı	plied
Explanation on application of the practice	: (1)	To encourage greater members' participations at general meetings, the Board had utilised RPV facilities at the 32 nd AGM of the Company held on 23 August 2023. The RPV facilities had enabled shareholders to participate and vote remotely without attending the meeting physically.
	(2)	The Board has decided to continue to use RPV facilities provided by its share registrar, Boardroom Share Registrars Sdn Bhd (Boardroom), at the forthcoming 33 rd AGM to be held on 21 August 2024.
	(3)	An independent scrutineer was appointed to validate the votes cast at the 32^{nd} AGM.
	(4)	A confirmation had been sought from Boardroom on their cyber hygiene practices to ensure data privacy and security to prevent cyber threats. On this, Boardroom confirmed that it had implemented an Information Technology policy and Information Security policy, endpoint controls and data classification for cyber hygiene practices of their staff. To provide further assurance to the public, remote participation at the general meeting requires registration and pre-authorised user accounts with password. The RPV platform's systems and suppliers' services utilised by the Company are certified to the ISO/IEC 27001:2013 international standard. This provides a robust, auditable and externally verified framework of controls designed to maintain the confidentiality and integrity.
Explanation for departure	:	

Large companies are encouraged to comple	•	•	the	columns	below.	Non-large	companies	are
Measure	:							
Timeframe	:							

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

Practice 13.4

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

undertaken to e	nsure the general meeting is interactive, shareholders are provided with sufficient
	ose questions and the questions are responded to.
Application :	Applied
Explanatio : n on application of the practice	(1) The Chairman provided sufficient time and opportunities for the shareholders to participate in AGM where questions posed by the shareholders during the AGM were answered by the Chairman and the Group CEO. Summary of key matters discussed at the last year AGM is available on the Company's corporate website at
practice	https://www.ambankgroup.com/eng/InvestorRelations/Pages/AnnualGeneralMeeting.aspx.
	(2) The Group CEO of the Company presented the moving forward strategy of the Company, i.e. Focus 8, to the shareholders together with the financial performance of the Company for FY2023.
	(3) Shareholders can continue to share their feedback and questions via email to the Group's Investor Relations mailbox at ir@ambankgroup.com after the AGM.
Explanatio : n for departure	
-	
	es are required to complete the columns below. Non-large companies are omplete the columns below.
Measure :	
Timeframe :	

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

Practice 13.5

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

Note: The explanation	of	adoption of this practice should include a discussion on measures			
undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient					
opportunity to pose questions and the questions are responded to. Further, a listed issuer should					
also provide brief reasor	าร ด	on the choice of the meeting platform.			
Application	:	Applied			
		(4) = 1			
Explanation on	:	(1) The internet bandwidth of the Company is sufficient to support			
application of the		the virtual AGM to ensure a smooth proceeding of the AGM.			
practice					
		(2) An independent moderator was engaged to stream questions			
		posed by the shareholders.			
		(3) Questions from the shareholders which were streamed by the			
		Independent Moderator were published during the AGM and			
		answered by the Chairman and the Group CEO in a fair, objective			
		and impartial manner.			
Explanation for	:				
departure					
Large companies are	rec	quired to complete the columns below. Non-large companies are			
encouraged to complete	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 general meeting.	f Ke	ey Matters Discussed is not a substitute for the circulation of minutes of
Application	•	Applied
Explanation on	:	The minutes of 32 nd AGM including questions raised by shareholders
application of the		and the responses given by the Company was uploaded to the
practice		Company's website on 4 October 2023, i.e. 30 business days from the
practice		day of the 32 nd AGM.
		uay of the 32 Adivi.
E deservices		
Explanation for	:	
departure		
Large companies are encouraged to complete		quired to complete the columns below. Non-large companies are e columns below.
Measure	:	
Timeframe	:	

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

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

COMPOSITION

BOARD OF DIRECTORS

Tan Sri Md Nor bin Md Yusof

Chairman

Independent Non-Executive Director

Soo Kim Wai

Non-Independent Non-Executive Director

Seow Yoo Lin

Senior Independent Non-Executive Director

Farina binti Farikhullah Khan

Independent Non-Executive Director

Hong Kean Yong

Independent Non-Executive Director

Dato' Kong Sooi Lin

Independent Non-Executive Director

Felicity Ann Youl

Independent Non-Executive Director

Voon Seng Chuan

Senior Independent Non-Executive Director (Retired with effect from 18 June 2024)

Robert William Goudswaard

Non-Independent Non-Executive Director

(Resigned with effect from 5 June 2024)

1.1 DIRECTORS' PROFILE

TAN SRI MD NOR BIN MD YUSOF

Nationality Malaysian
Gender/Age Male/77
Date of Appointment 30 April 2022

Qualification(s)

- Alumnus of the Advance Management Programme, Wharton School, University of Pennsylvania
- Development Banking, Harvard University, United States of America
- Chartered Accountancy, New Zealand Society of Accountants, New Zealand
- Bachelor Degree in Commerce, University of Otago, New Zealand

Directorship(s) in Listed Issuers in Malaysia

None

Experience

- Tan Sri Md Nor bin Md Yusof has had an illustrious career with over 40 years of senior management and board level experience including extensive expertise in the financial services sector.
- He helmed Bank of Commerce Group as President and Chief Executive Officer from 1985 -2000.
- He has held the role of Executive Chairman of the Securities Commission Malaysia, Chairman of CIMB Group and Chairman of Malaysia Airlines Berhad.
- He was also Director and Chairman of Khazanah Nasional Board Executive Committee, Chairman of Lembaga Tabung Haji, Pelaburan Hartanah Berhad and CIMB Foundation.
- He was also the Director of Labuan Offshore Financial Services Authority (LOFSA).
- He continues to hold the role of Chairman of Yayasan Hasanah.
- He enjoys wildlife photography and is committed to community service and nature conservation.

Declaration

He does not have any conflict of interest or any family relationship with any other Director and/or major shareholders of AMMB.

SOO KIM WAI

Nationality Malaysian
Gender/Age Male/63
Date of Appointment 4 October 2002

Qualification(s)

- Member, Malaysia Institute of Accountants
- Member, Malaysian Institute of Certified Public Accountants
- Fellow, Certified Practising Accountant, Australia
- Fellow, Association of Chartered Certified Accountants, United Kingdom

Directorship(s) in Listed Issuers in Malaysia

Non-Independent Non-Executive Director, RCE Capital Berhad

Experience

- Soo Kim Wai is currently the Group Managing Director of Amcorp Group Berhad. He joined Amcorp Group Berhad in 1989 as Senior Manager, Finance, and has since held various positions before he was promoted to his current appointment. Prior to that, he was with Plantation Agencies Sdn Bhd from 1985 to 1989, and in the accounting profession for five (5) years with Deloitte KassimChan from 1980 to 1985.
- He sits on the board of some private limited companies and foreign companies. He also serves as Non-Independent Non-Executive Chairman of AmREIT Managers Sdn Bhd, the Manager of AmFirst Real Estate Investment Trust. He is also the Non-Independent Non-Executive Chairman of AmREIT Holdings Sdn Bhd.
- He is a Non-Independent Non-Executive Director of AmBank (M) Berhad, a wholly-owned subsidiary of AMMB.
- He also sits on the Board of Amcorp Properties Berhad.
- He is also a Non-Independent Non-Executive Chairman of Amcorp Global Limited, a subsidiary of Amcorp Group Berhad, listed on the mainboard of the Singapore Stock Exchange.

Declaration

He does not have any conflict of interest or any family relationship with any other Director and/or major shareholders of AMMB except as follows:

 Group Managing Director of Amcorp Group Berhad, which is a substantial shareholder of AMMB.

SEOW YOO LIN

Nationality Malaysian
Gender/Age Male/68
Date of Appointment 30 June 2016

Qualification(s)

- Master of Business Administration, International Management Centre, Buckingham, United Kingdom
- Member, Malaysian Institute of Accountants
- Member, Malaysian Institute of Certified Public Accountants

Directorship(s) in Listed Issuers in Malaysia

None

Experience

- Seow Yoo Lin joined KPMG Malaysia in 1977 and qualified as a Certified Public Accountant in 1980. In 1983, he was seconded to KPMG United States to gain overseas experience, specialising in banking assignments. He returned in 1985 and was admitted as Partner in 1991.
- He has been the audit partner on a wide range of companies including public listed companies and multinationals in banking and finance, manufacturing, trading and services. In addition, he held various leadership roles including those of Human Resource Partner, Partner in charge of Financial Services and was a member of the KPMG Asia Pacific Board.
- He was a member of Executive Committee of the Malaysian Institute of Certified Public Accountants from 2009 to 2010 and a Council member of the Malaysian Institute of Accountants from 2007 to 2011. He was the Managing Partner of KPMG Malaysia from 2007 to 2010. He retired from the firm in 2011.
- He is an Independent Non-Executive Director of AmInvestment Bank Berhad, a whollyowned subsidiary of AMMB.
- On 18 June 2024, he was appointed the Independent Non-Executive Chairman of AmBank
 (M) Berhad, a wholly owned subsidiary of AMMB, and at the same time, taking over the
 role a Senior Independent Director of AMMB.

Declaration

He does not have any conflict of interest or any family relationship with any other Director and/or major shareholders of AMMB.

FARINA BINTI FARIKHULLAH KHAN

Nationality Malaysian
Gender/Age Female/52
Date of Appointment 8 August 2017

Qualification(s)

- Bachelor of Commerce in Accounting, University of New South Wales, Australia
- Fellow, Chartered Accountants Australia and New Zealand
- Advanced Management Program, Harvard Business School, United States of America

Directorship(s) in Listed Issuers in Malaysia

- Senior Independent Non-Executive Director, Petronas Gas Berhad
- Independent Non-Executive Director, KLCC Property Holdings Berhad
- Independent Non-Executive Director, Icon Offshore Berhad

Experience

- Farina binti Farikhullah Khan has 30 years of working experience, predominantly in the oil and gas industry.
- She started out her career in 1994 with Coopers & Lybrand, Australia in the Business Services unit for three (3) years.
- In 1997, she returned to Malaysia to join Petroliam Nasional Berhad (PETRONAS) in the Corporate Planning and Development Division where she started as an executive and in the ensuing years until 2005, she held various positions including Senior Manager (Strategy and Portfolio) in Group Strategic Planning of PETRONAS.
- She subsequently assumed the position of Chief Financial Officer of PETRONAS Carigali Sdn. Bhd., one of the largest subsidiaries of PETRONAS with operations in over 20 countries, from 2006 to 2010. She then served as the Chief Financial Officer at PETRONAS Exploration and Production Business, the largest arm of PETRONAS Business, from mid-2010 until 2013, where the business included both PETRONAS Carigali Group of Companies as well as the Petroleum Management Unit of PETRONAS.
- Prior to leaving PETRONAS Group at the end of 2015 to pursue her other interests, she
 was the Chief Financial Officer of PETRONAS Chemical Group Berhad, the largest listed
 entity of PETRONAS, for two (2) years.
- She had also previously served on the Board of various PETRONAS entities, such as Progress Energy Canada Ltd as well as a number of PETRONAS joint venture entities with foreign partners.
- She is an Independent Non-Executive Director of AmBank Islamic Berhad, a wholly-owned subsidiary of AMMB.
- She is an Independent Non-Executive Director of KLCC REIT Management Sdn Bhd, the Manager of KLCC Real Estate Investment Trust and also a Senior Independent Non-Executive Director of EnQuest PLC, a company listed on London Stock Exchange.

Declaration

She does not have any conflict of interest or any family relationship with any other Director and/or major shareholders of AMMB.

HONG KEAN YONG

Nationality Malaysian Gender/Age Male/61

Date of Appointment 10 October 2019

Qualification(s)

 Bachelor of Engineering (Honours) in Electrical and Electronics Engineering, University of Malaya

Directorship(s) in Listed Issuers in Malaysia

None

Experience

- Hong Kean Yong was the Senior Vice President of Strategic Planning and Technology Advisor at Taylors Education Group from April 2011 until June 2018, where his primary responsibility was to advise the Group Chief Executive Officer on adoption of information technology in the various operating divisions and provide oversight of Chief Information Officer of Higher Education Division.
- Prior to that, he was the Group Chief Information Officer for Hong Leong Financial Group Berhad from April 2008 to March 2011. He was responsible for the Group IT Strategy and IT Oversight of all subsidiary companies. He played an important role in setting the IT Vision and Mission and the synergies in the application of technology to enable business, including the IT architecture, design and development across the financial services group.

Declaration

He does not have any conflict of interest or any family relationship with any other Director and/or major shareholders of AMMB.

DATO' KONG SOOI LIN

Nationality
Malaysian
Gender/Age
Female/63
Date of Appointment 30 October 2019

Qualification(s)

- Bachelor of Commerce (Honours), University of New South Wales, Australia
- Fellow, Certified Practising Accountant, Australia
- Chartered Banker, Asian Institute of Chartered Bankers
- Chartered Accountant, Malaysian Institute of Accountants

Directorship(s) in Listed Issuers in Malaysia

- Independent Non-Executive Director, Eco World International Berhad
- Independent Non-Executive Director, IOI Corporation Berhad
- Independent Non-Executive Director, PMB Technology Berhad

Experience

- Dato' Kong Sooi Lin has over 30 years of investment banking experience and has extensive equity and debt transaction expertise, having advised on numerous highly profiled and industry-shaping corporate exercises in Malaysia and Asia Pacific.
- She began her career with Ernst & Whinney (now known as Ernst & Young PLT) and Arthur Anderson & Co. and then joined Bumiputra Merchant Bankers Berhad under Corporate Banking in 1989.
- In 1994, she joined CIMB Investment Bank Berhad (CIMB Investment Bank) and has been with CIMB Group Holdings Berhad (CIMB Group) for 25 years until her retirement from CIMB Investment Bank as its Chief Executive Officer in March 2019. Throughout her tenure with CIMB Group, Dato' Kong has contributed significantly to entrenching CIMB as one of the top investment banking houses domestically and across ASEAN.
- She has held various capacities within CIMB Group. Her roles include Group Head of Investment Banking Division for the Asia Pacific region, Group Head of Private Banking, Head of Senior Bankers Group, Chairperson of CIMB Private Limited Sri Lanka and Commissioner on the Board Commissioners of CIMB Securities Indonesia.
- She is an Independent Non-Executive Director of AmInvestment Bank Berhad, a whollyowned subsidiary of AMMB.
- She keeps herself fit and healthy by practising pilates, yoga and hiking. She continues to
 harness her passion in business by regularly following business and financial news. She
 enjoys socialising with friends and family and being involved in church activities as a way
 to give back to the community.

Declaration

She does not have any conflict of interest or any family relationship with any other Director and/or major shareholders of AMMB.

FELICITY ANN YOUL

Nationality Australian
Gender/Age Female/59
Date of Appointment 15 April 2022

Qualification(s)

- Bachelor of Economics, University of Sydney, Australia
- Bachelor of Laws, University of Sydney, Australia
- Graduate Diploma in Legal Practice, University of Technology, Australia

- Graduate Diploma in Applied Finance and Investment, Securities Institute of Australia
- Graduate of INSEAD International Directors Programme Certificate in Corporate Governance
- Graduate of the Australian Institute of Company Directors Course
- Graduate of the Leading Sustainable Corporations Programme, Said Business School, Oxford University
- Admitted as a Solicitor to the Supreme Court of England & Wales, the Supreme Court of New South Wales and Federal Court of Australia, and the High Court of Hong Kong Special Administrative Region

Directorship(s) in Listed Issuers in Malaysia

None

Experience

- Felicity Ann Youl is a leading expert in compliance, operational risk, corporate social responsibility (CSR) and legal matters impacting financial services in the Asia Pacific region.
- She has 30 years' experience in compliance, operational risk, CSR, legal and board and leadership roles, working in diverse cultural environments of Asia Pacific and Europe, based in Hong Kong, London and Sydney.
- She established Citigroup and BNP Paribas' Regional Compliance, Financial Security (Anti-Money Laundering and Sanctions) and regulatory Compliance Infrastructures for Asia Pacific.
- She also established BNP Paribas' Operational Risk framework for Asia Pacific (2009 2015), and CSR governance and related operations (2013 -2016).
- She enjoys studying regenerative agriculture in connection with a permaculture farm which she has been developing with her husband and three children in Australia. She also enjoys breeding various breeds of poultry, including chicken, geese, ducks, peacocks, quail and guineafowl.

Declaration

She does not have any conflict of interest or any family relationship with any other Director and/or major shareholders of AMMB.

1.2 COMPOSITION OF BOARD COMMITTEE

AUDIT AND EXAMINATION COMMITTEE (AEC)

Dato' Kong Sooi Lin (Chairperson)

Independent Non-Executive Director

(Redesignated as Chairperson with effect from 18 June 2024)

Seow Yoo Lin

Senior Independent Non-Executive Director (Redesignated as a member with effect from 18 June 2024)

Farina binti Farikhullah Khan

Independent Non-Executive Director

RISK MANAGEMENT COMMITTEE (RMC)

Dato' Kong Sooi Lin (Chairperson)

Independent Non-Executive Director

Hong Kean Yong

Independent Non-Executive Director

Felicity Ann Youl

Independent Non-Executive Director

Robert William Goudswaard

Non-Independent Non-Executive Director

(Ceased as a member with effect from 5 June 2024)

GROUP NOMINATION AND REMUNERATION COMMITTEE (GNRC)

Farina binti Farikhullah Khan (Chairperson)

Independent Non-Executive Director

Soo Kim Wai

Non-Independent Non-Executive Director

Seow Yoo Lin

Senior Independent Non-Executive Director

Dato' Kong Sooi Lin

Independent Non-Executive Director

(Appointed as a member with effect from 18 June 2024)

Voon Seng Chuan

Senior Independent Non-Executive Director

(Ceased as a member with effect from 18 June 2024)

Robert William Goudswaard Non-Independent Non-Executive Director (Ceased as a member with effect from 5 June 2024)

GROUP INFORMATION AND TECHNOLOGY COMMITTEE (GITC)

Hong Kean Yong (Chairman)

Independent Non-Executive Director

Soo Kim Wai

Non-Independent Non-Executive Director (Appointed as a member with effect from 6 June 2024)

Seow Yoo Lin

Senior Independent Non-Executive Director (Appointed as a member with effect from 18 June 2024)

Voon Seng Chuan Senior Independent Non-Executive Director (Ceased as a member with effect from 18 June 2024)

Robert William Goudswaard Non-Independent Non-Executive Director (Ceased as a member with effect from 5 June 2024)

1.3 CHANGES TO THE BOARD DURING THE FINANCIAL YEAR ENDED 31 MARCH 2024 (FY2024)

Appointment (A) and/or Resignation/Retirement (R)

There were no changes during the financial year under review.

1.4 TRAININGS PROVIDED TO THE BOARD

Month	Trainings provided to the Board during FY2024
2023	
April	AmBank Group's Gap Analysis and Implementation Plan for the BNM Climate Risk Management and
'	Scenario Analysis Policy Document
	Asian Economy Impact – Climate Change Risk
	C-Suite Forum 2023 by Messrs Ernst & Young
	Moody's Analysis and Implementation for BNM Climate Risk Management and Scenario Analysis
	Bursa Securities: Roles and Responsibilities of Board in Financial Reporting
	Icon Offshore Berhad - Directors' Training 2023
May	Board Communication Session – Composite Risk Rating 2022
,	Petronas Board Conversation Series #Q1 2023: A Session with Martijn Wilder AM, Founder and CEO
	of Pollination
	Risk Management Committee – Banking Sector
	National Reconciliation Week: How Organisations Can Create Lasting Social Impacts
	Remaking Corporate Governance for an ESG World

Month	Trainings provided to the Board during FY2024
2023	
June	Islamic Finance for Board of Directors Programme
	The Hasanah Forum
	Energy Asia – Charting Pathways for a Sustainable Asia
	Leading the Future
	Directors' and Officers' Liability Insurance
	Enterprise Risk Management – Actualising its Effectiveness
	Amendment to the Listing Requirements on Conflict of Interest and Other Areas of Bursa Malaysia
	Chat GPT: The Hype & Reality
July	Driving Sustainability Success: Strategic Sustainability
	Sustainability Consultation Forum by Robertsbridge Stonehaven
A	Oxford Bank Governance Course
August	AmBank International ESG Conference 2023
	2 nd Asian Economy Impact – Climate Change Risk Mandatory Accreditation Program (MAP) Part II: Leading for Impact
	Refresher on 5 Critical Legal Areas
	Bursa Academy – Bursa 2023 Market Intermediaries and Advocacy Programmes: Governance & Risk
	Management
	Beyond Box-Ticking: Essentials for Effective Remuneration Committees
	Climate Governance Forum
September	Advocacy Sessions for Directors and CEOs of Main Market Listed Issuers
September	PGB BAC & BRC Sustainability Training
	KLCCRM & KLCCP Board Strategic Away Day
October	FIDE Core Program (Module A)
October	FIDE Core Program (Module B)
	Dialog with Bursa on FTSE4GOOD ESG Ratings and ESG Development
	Conflict of Interest (COI) and Governance of COI
	UK Property Market Briefing
	AICB's Empowering Bankers CPD Programme – Risk, Resilience, and Recovery: Lessons from the
	Global Banking Crisis
November	Breakfast Talk on AI with Prof. Sanjay Sarma (CEO, President & Dean of ASB)
	National Budget 2024 Review and Update
	Cybersecurity Awareness Program
	Climate Risk Management & Scenario Analysis Implementation
	Audit Oversight Board Conversation with Audit Committees How the Audit Committees and
	Auditors can Work Together Towards Reliable Audited Financial Statements
	Securities Commission Malaysia's Audit Oversight Board Conversation with Audit Committees
	Sustainability Reporting: Current Developments in Malaysia Impact of Climate Change & ESG
	Related Risks on the Financial Statements of Public Listed Companies
	Islamic Finance for Board of Directors Programme
	ESG and Islamic Finance: Implications for Boards and Corporate Governance
	BNM FIDE Forum Virtual Dialogue Session
December	Prevention Against Corruption and Money Laundering
2024	
January	A New World – Year Ahead 2024
February	Anti-Money Laundering Awareness Session
. Cordary	Board Technology Day – Impact of AI in Banking
March	BNM Engagement Session on the Release of its Flagship Publications
	What Amounts to a Conflict of Interest by Directors?
	Australian Governance Summit 2024

1.5 NUMBER OF MEETINGS CONVENED

	Total meeting held during FY2024
Board	13
AEC	5
RMC	7
GNRC	10
GITC	6

FUNCTION AND CONDUCT

2.1 ROLES AND REPONSIBILITIES

BOARD

The Board's pivotal role is to lead and establish the Group's vision, strategic direction, key policies and framework, including the management of the succession planning process of the Group, and the appointment of key senior management. The Board's roles and responsibilities include but not limited to the following:

- Review, approve and monitor the strategic business plans of the Group as a whole and that of the individual operating units
- Oversee the conduct of the business to ascertain its proper management including setting clear objectives and policies
- Oversee the effective design and implementation of the Company/ Group's risk management, governance and reporting framework, internal controls and management information systems
- Promote a sound corporate culture that reinforces ethical, prudent and professional behaviour by adopting a code of ethics and conduct
- Oversee appointment, performance evaluation, remuneration and succession planning of the Board, Group Chief Executive Officer, Senior Management and the Company Secretary
- Oversee and approve recovery and business continuity plans for the Company/ Group
- Ensure the development and implementation of a communications policy for the Company that enable effective communications with shareholders, regulators and other stakeholders
- Promote sustainability through integration of appropriate environmental, social and governance consideration in assessing and approving the Company/ Group's business opportunities and strategies

AUDIT AND EXAMINATION COMMITTEE (AEC)

The Committee's main functions and duties shall include, but are not limited to the following:

- Provide independent oversight of the Company/ Group's financial reporting and internal control systems that facilitates appropriate checks and balances within the Company/ Group
- Serve as an independent and objective party in the review, where appropriate, of the financial information of the Company/ Group that is presented by the Management to the Board and shareholders
- Provide an independent and objective review of related party transactions and conflict of interest situations

Details of the role and responsibilities of the AEC are set out in the TOR, which is available on the Group's corporate website.

RISK MANAGEMENT COMMITTEE (RMC)

The key responsibilities of the Committee include the review and evaluation of:

- Senior Management's activities in identifying, assessing, controlling and monitoring risks and compliance
- Emerging risk, high-level risk exposures and risk portfolio composition
- Effective implementation of a sound and robust technology risk management framework and cyber resilience framework.
- Performance of Group Chief Risk Officer and Group Chief Compliance Officer
- The effectiveness of the control and risk management infrastructure (including risk systems and resources) together with Group Internal Audit Department
- The risk management strategies, policies, frameworks, methodologies and risk tolerance standards, as well as compliance annual plan and strategy, policies and frameworks

GROUP NOMINATION AND REMUNERATION COMMITTEE (GNRC)

The key responsibilities of the Committee include, amongst others, the following:

- Review and assess the appointment/ re-appointment and remuneration of Directors, Shariah Committee members and Senior Management for recommendation to the Board
- Oversee the succession planning for the Board Chairman, Directors, Shariah Committee members, Senior Management and expatriate-filled positions in the Group
- Advise the Board on the optimal size and mix of skills of the Board and Board Committees
- Oversee the establishment of a formal and transparent procedure of the performance evaluation of Directors, Shariah Committee members and Senior Management

Details of the role and responsibilities of the GNRC are set out in the TOR, which is available on the Group's corporate website.

GROUP INFORMATION AND TECHNOLOGY COMMITTEE (GITC)

The key responsibilities of the Committee include, amongst others, the following:

- Review and recommend the Group-wide IT policies, procedures and frameworks including IT security and IT risk management and e-banking services to ensure the effectiveness of internal control systems and the reliability of the management information systems
- Provide strategic oversight for IT, digital and cybersecurity development within the Group and ensuring that IT, cybersecurity and digitalisation and technology-related innovation strategic plans are aligned to and integrated with the Group's business objectives and strategy
- Review IT, digital and cybersecurity planning and strategy, including the financial, tactical and strategic benefits of proposed significant information technology-related projects & initiatives
- Review and endorse the long-term IT, digital and cybersecurity strategic plans and budgets and monitor the progress of the implementation
- Oversee the adequacy and utilisation of the Group's IT resources including computer hardware, software, personnel who are involved in the development, modification and maintenance of computer programmes and related standard procedures as well as the recovery controls to mitigate disruption of operations and services
- Ensure the Senior Management regularly provides status updates on both key performance indicators and forward-looking risk indicators together with sufficient information on key technology risks and critical technology operations
- Review and recommend any deviation from BNM technology-related policies and guidelines after having carefully considered a robust assessment of related risks
- Responsible for overall oversight function on IT matters, including ex-ante risk assessments on e-banking services and the usage of cloud services
- Advise the Board on matters within the scope of GITC, as well as any major IT related issues that merit the attention of the Board

2.2 MEETING ATTENDANCE DURING FY2024

BOARD

	Number of Meetings				
Name of Members	Held During Tenure in Office	Attended	%		
Tan Sri Md Nor bin Md Yusof	13	13	100		
(Chairman)					
(Independent Non-Executive Director)					
Soo Kim Wai	13	13	100		
(Non-Independent Non-Executive Director)					
Seow Yoo Lin	13	13	100		
(Senior Independent Non-Executive Director)					
Farina binti Farikhullah Khan	13	13	100		
(Independent Non-Executive Director)					

	Numb	er of Meetings	
Name of Members	Held During Tenure in Office	Attended	%
Hong Kean Yong	13	13	100
(Independent Non-Executive Director)			
Dato' Kong Sooi Lin	13	13	100
(Independent Non-Executive Director)			
Felicity Ann Youl	13	13	100
(Independent Non-Executive Director)			
Voon Seng Chuan	13	13	100
(Senior Independent Non-Executive Director)			
(Retired as a Director with effect from 18 June			
2024)			
Robert William Goudswaard	13	13	100
(Non-Independent Non-Executive Director)			
(Resigned as a Director with effect from 5 June			
2024)			

Post the end of FY2024, Robert William Goudswaard had stepped down as a Director of the Company with effect from 5 June 2024 following the cessation of Australia and New Zealand Banking Group Limited (ANZ) as a shareholder of the Company and Voon Seng Chuan had retired as a Director of AMMB with effect from 18 June 2024 after he had reached 9-year tenure. Mr Voon's retirement was in line with the 9-year tenure rule practice adopted by the Group whereby the tenure of an Independent Director shall not exceed a cumulative term of nine years.

AEC

	Number of Meetings			
Name of Committee Members	Held During Tenure in Office	Attended	%	
Dato' Kong Sooi Lin				
(Chairperson)				
(Independent Non-Executive Director)	5	5	100	
(Redesignated as Chairperson with effect from				
18 June 2024)				
Seow Yoo Lin				
(Senior Independent Non-Executive Director)	5	5	100	
(Redesignated as a member with effect from 18	5	3	100	
June 2024)				
Farina binti Farikhullah Khan	5	1	80	
(Independent Non-Executive Director)	,	4	<i>80</i>	

Following Seow Yoo Lin's appointment as the Chairman of AmBank (M) Berhad on 18 June 2024, Mr Seow had relinquished his Chairmanship in the AEC and remains as a member of the AEC, while Dato' Kong Sooi Lin was redesignated as the Chairperson of the AEC.

RMC

	Number of Meetings				
Name of Committee Members	Held During Tenure in Office	Attended	%		
Dato' Kong Sooi Lin					
(Chairperson)	7	7	100		
(Independent Non-Executive Director)					
Hong Kean Yong	7	7	100		
(Independent Non-Executive Director)	/	,	100		
Felicity Ann Youl	7	7	100		
(Independent Non-Executive Director)	/	,	100		
Robert William Goudswaard					
(Non-Independent Non-Executive Director)	7	7	100		
(Ceased as a member with effect from 5 June			100		
2024)					

Following Robert William Goudswaard's resignation as a Director of the Company, he had ceased as a member of RMC with effect from 5 June 2024.

GNRC

	Num	Number of Meetings			
Name of Committee Members	Held During Tenure in Office	Attended	%		
Farina binti Farikhullah Khan					
(Chairperson)	10	10	100		
(Independent Non-Executive Director)					
Soo Kim Wai	10	10	100		
(Non-Independent Non-Executive Director)	10	10	100		
Seow Yoo Lin	10	10	100		
(Senior Independent Non-Executive Director)	10	10	100		
Voon Seng Chuan (Senior Independent Non-Executive Director)	10	10	100		
(Ceased as a member with effect from 18 June 2024)					
Robert William Goudswaard (Non-Independent Non-Executive Director) (Ceased as a member with effect from 5 June 2024)	10	10	100		

Following the resignation of Robert William Goudswaard and the retirement of Voon Seng Chuan as Directors of the Company in June 2024, they had then ceased as members of the GNRC.

On 18 June 2024, Dato' Kong Sooi Lin was appointed as a member of the GNRC.

GITC

	Number of Meetings			
Name of Committee Members	Held During Tenure in Office	Attended	%	
Hong Kean Yong				
(Chairman)	6	6	100	
(Independent Non-Executive Director)				
Voon Seng Chuan				
(Senior Independent Non-Executive Director)	6	6	100	
(Ceased as a member with effect from 18 June	0	D	100	
2024)				
Robert William Goudswaard				
(Non-Independent Non-Executive Director)	6	6	100	
(Ceased as a member with effect from 5 June	O	0	100	
2024)				

Following the cessation of Robert William Goudswaard and Voon Seng Chuan as members of the GITC in June 2024, Soo Kim Wai and Seow Yoo Lin were appointed as members of the GITC with effect from 6 June 2024 and 18 June 2024 respectively.

INTERNAL CONTROL FRAMEWORK

3.1 OVERVIEW

The Group's focus is on achieving sustainable and profitable growth within its risk management framework by ensuring sound risk practices and business outcomes are achieved and aligned through a set of limits and controls and policies and procedures to safeguard the Group's sustainable risk-taking and sufficient returns. The Group's annual strategic business plans and budgets are prepared by the Group's business divisions, which are reviewed and recommended by Group CEO for submission to the Board for approval. Progress of the Group's business plans and performance achievements are rigorously tracked and reviewed against the budget in monthly review meetings and specific taskforce set up for the purposes of monitoring our key focus areas allowing for timely responses and corrective actions to be taken to mitigate risks.

The Group has adopted a coordinated and formalised approach to risk management and internal control, which is operationalised through the "Three Lines of Defence" concept. The Business Units (including Shariah Management Department) form the first line of defence, Risk and Compliance (including Shariah Review and Shariah Risk Management for Islamic Banking) form the second line of defence, while Internal Audit (including Shariah Audit for Islamic Banking) forms the third line of defence. The key risk management and internal control processes are implemented via the following:

- The RMC of the Group and its major subsidiaries assist the Board in the oversight of the overall risk management structure. At Senior Management level, a number of management level committees have been established to assist the Board to holistically manage the risks and business of the Group. These committees, namely the Group Management Committee, Group Management Risk Committee, Group Assets and Liabilities Committee, Group Management Governance and Compliance Committee, Group Sustainability and Climate Risk Council, Credit and Commitments Committee and Watchlist and Classification Committee, address all classes of risk within Board delegated mandates: balance sheet risk, credit risk, legal risk, operational risk, technology risk, market risk, liquidity risk, Shariah non-compliance risk, compliance risk, reputational risk, product risk and business, IT project risk and environmental (including climate-related), social and governance risks.
- The organisational structure is designed to clearly define the accountability, reporting lines
 and approving authorities to build an appropriate system of checks and balances,
 corresponding to the needs of the business and operations activities. This includes the
 empowerment and setting of authority limits for proper segregation of duties.
- Risk management principles, policies, practices, methodologies and procedures are made available to appropriate staff in the Group. These are regularly updated to ensure they remain relevant and in compliance with regulatory requirements. The policies, methodologies and procedures are enhanced whenever required to meet the changes in operating environment and/or for continuous improvement in risk management.
- The AEC of the Company and its major subsidiaries assist the Board to evaluate the adequacy and effectiveness of the Group's system of internal controls. The AEC reviews the Group's financial statements and reports issued by Group Internal Audit and the external auditors including monitoring the corrective actions taken to address issues highlighted in the reports.
- The Shariah Committee is responsible on matters related to Shariah. This includes advising the Board and Senior Management on Shariah matters as well as endorsing products and services, Shariah policies and the relevant documentation in relation to Islamic Banking business and operations. In addition to endorsing the zakat computation mechanism and the proposed recipients for zakat distribution, the Shariah Committee provides advice and guidance on management of the zakat fund, charity and other social programmes or activities.
- The Shariah Oversight Committee, which is a sub-committee to the Shariah Committee, performs an oversight function via the Shariah Control Functions (i.e. Shariah Review, Shariah Risk Management, and Shariah Audit). The Shariah Oversight Committee provides guidance and advice on matters pertaining to Shariah non-compliant incidents as well as treatment of any Shariah non-compliant income.

- Group Internal Audit conducts independent risk-based audits and provides assurance that the design and operation of the risk and control framework across the Group is effective. There is also a dedicated team within Group Internal Audit that performs Shariah audit, which is responsible to conduct independent assessment on the quality and effectiveness of the Islamic Banking Business' internal control, risk management systems, governance processes as well as the overall compliance of the Islamic Banking Business' operations, business affairs and activities with Shariah requirements. The AEC reviews the work of Group Internal Audit, including approving its audit plans and monitoring the progress of execution of the audit plans, reviewing reports issued and status of resolution of key audit findings highlighted.
- The Group places a strong emphasis in the effectiveness of our human resource management. The structure and the ability to meet business needs through managing the most valuable resources, our employees are supported by the necessary tools for staff success, growth opportunities and knowledge development to attract and retain talent while remaining competitive.

Guidelines and internal controls within the Group are in place for staff recruitment, promotion, performance appraisals and rewards as well as matters relating to discipline, termination and dismissal. Annual appraisal system is implemented for the employees at all levels within the Group, enforcing dialogue between managers and subordinates for continuous improvement of the employees' performance. Training needs analysis is performed to identify the required training for employees to address the areas of improvement and upskilling.

Short-Term Incentive (STI) and Long-Term Incentive (LTI) are used primarily to reward and encourage outstanding individuals for their contribution while protecting the shareholders' interest. Structured and technical training programmes, and extensive orientation training are developed to ensure staff are adequately trained and competent in discharging their responsibilities. Employees are enrolled for various role-based training programmes and certifications in core competency areas to strengthen their proficiency in their areas of specialisation. Identified high-potential employees participate in leadership and talent development programmes as part of building the pipeline of future leaders to support the Group. The Group has also embarked on a Digital Academy programme to equip its employees to support the Group's digital transformation journey.

The Code of Conduct is the testament of the Group's commitment to uphold, maintain and demonstrate a high level of integrity, professionalism and ethical conduct. The Code of Conduct provides a clear direction in conducting business, interacting with community, government and business partners as well as general workplace behaviour. The Board takes a leadership role in shaping and driving the governance of, and compliance with, policies and practices via key management committees, Group Risk Management, Group Legal, Group Compliance, Group Internal Audit, Group Information Services, Group Finance, Group Human Resource and Group Sustainability. The Code of Conduct was developed according to a value-based approach which consists of four key areas: Ethical Standards, Company and People, Marketplace and Commitment to Sustainability.

- The Code of Ethics is a subset of the Code of Conduct which was established by the Board. The Code of Ethics has been formulated to protect and enhance the Group's reputation for honesty and integrity. The Code of Ethics is based on the following principles: compliance with the law both in letter and in spirit, with the Code and the Group's policies and procedures; upholding the highest level of integrity and acting with honesty and professionalism; identifying and managing conflicts of interest responsibly; ensuring completeness and accuracy of underlying records, financial or otherwise; ensuring fair and equitable treatment to all; and, ensuring confidentiality of information and transactions.
- The Group's Anti-Bribery and Corrupt Practices (ABCP) policy is aligned to the requirements and obligations imposed under the Malaysian Anti-Corruption Commission Act 2009 (MACC Act 2009) and Guidelines on Adequate Procedures issued pursuant to subsection (5) of Section 17A of MACC Act 2009. The ABCP policy is approved by the Board and is formulated to ensure that business is conducted in conformance with the highest level of integrity and ethics. The Group adopts a zero-tolerance approach to bribery and corruption in any form, and the ABCP policy serves to protect the institution from financial and reputational loss as a result of regulatory and/or enforcement censure and action. All employees are required to comply with the relevant laws and regulations on anti-bribery and corruption.
- The Group has in place a compliance framework that drives prudent, transparent and inclusive business conduct, compliant to the requirements of the Malaysian regulatory and supervisory framework. The framework provides the methodology and approach for risk identification, prevention and mitigation. The Compliance function promotes the safety and soundness of the Group's practices and conduct by minimising financial, reputational and operational risks arising from regulatory non-compliance.
- The Group believes in and embraces a culture of complete adherence to regulatory rules and regulations; demanding the highest ethical standards and integrity, where the Board and Senior Management lead by example. The Group continues to exercise and enhance its due diligence and governance processes and remains vigilant to emerging risks as well as sensitive towards heightened regulatory surveillance and enforcement.
- Training is provided to employees of the Group on relevant legal and regulatory requirements, and guidance on the implementation of internal controls and processes to manage compliance risks.

Key Policies and Procedures

The Group's key policies governing internal control include the Recovery Plan Framework, Capital Contingency and Restoration Plan Framework, Information Security Framework, Technology Risk Management Framework, Market Risk and Liquidity Risk Management Framework, Connected Party Policy, Credit Risk Mitigation Policy, Non-Retail Credit Policy, Retail Credit Policy, Operational Risk Management Framework, Business Continuity Management Framework, Liquidity Cost Premium Methodology (Guideline), Liquidity and Funding Framework, Capital & Operational Authority Delegation Policy and Regulatory Reporting Policy.

Of the above, the following were approved/reviewed with material enhancements during the financial year:

Policy	Key Highlights/ Changes
Recovery Plan Framework	Recovery Plan Framework issued pursuant to requirements
necovery Fluit Fluitiework	per BNM's Recovery Planning Policy Document.
	The framework is applicable to AMMB and its subsidiaries and outlines the key principles, requirements, and governance roles and responsibilities, including scenaric analysis. This is to facilitate the preparation, maintenance, and execution of robust recovery plans.
Capital Contingency and Restoration Plan Framework	Updated to align to Capital Crisis Early Warning Indicators monitored per AMMB's Recovery Plan, including review of applicable thresholds at different level of disruptions.
Information Security Policy	Updated to incorporate reference to SC Guideline or Technology Risk Management and Labuan FSA – Guidelines on Technology and Cyber Risk Management.
	 Added clauses on "Acceptable Use" applicability for usage of new and emerging technology.
Technology Risk Management Framework	Added applicability on Technology and Cyber Risk Management to include Cloud risk.
	Updated scope to include Cloud requirements and reference points.
	Added clause to reflect Technology Risk Assessment (TRA), tool is inclusive of Cloud risk assessment.
Market Risk and Liquidity Risk Management Framework	 Update market risk and liquidity risk definitions as well as risk identification to incorporate climate related risk considerations in line with BNM Policy Document on Climate Risk Management and Scenario Analysis (CRMSA).
Connected Party Policy	 Revisions to the policy to set out the Board's delegation of authority to the Board Credit Committee.
	 Retirement of the Board Pre-approved List of Connected potential Connected Parties.
Credit Risk Mitigation Policy	 Inclusion of climate-related risk considerations into the existing risk management cycle.

Policy	Key Highlights/ Changes
Non-Retail Credit Policy	Creation of a new section for Credit Risk Monitoring, to ensure portfolio review is performed as and when required.
	Revised governance on Reschedule and Restructure accounts as per latest BNM Credit Risk Policy.
	Inclusion of climate-related risk considerations into the existing risk management cycle.
Retail Credit Policy	Revisions to the account classification management section to improve efficiency and efficacy in account management.
	Creation of a new section for Credit Risk Monitoring, to ensure portfolio review is performed as and when required.
	Revised governance on Reschedule and Restructure accounts as per latest BNM Credit Risk Policy.
	 Inclusion of climate-related risk considerations into the existing risk management cycle.
Operational Risk Management Framework	 Added a statement under ORM tools to avail other proactive tools like analytics and trending analysis to be used in identifying and monitoring operational risk.
Business Continuity Management (BCM) Framework	Amalgamated details from the discontinued BCM Policy into BCM Framework.
	 Incorporated the requirements from BNM Policy Document on CRMSA.
	Updated new requirements from the revised BNM BCM Policy Document related to BCM life cycle, BCM tools, third party service providers and Critical Business Information records.
Liquidity Cost Premium (LCP) Methodology (Guideline)	Added New Zealand Dollars (NZD) as one of the new foreign currencies (FCY) LCP curve.
	 Updated the quantum for the setting of LCP range based on "Ringgit Corporate Loans exceeding RM50 million" and "Foreign Currency Deposits from Financial Institution".
	• Updated the benchmarking of LCP rates to the peer banks' Retail Term Deposits (TD) campaign and promotion rates with considerations given to the key liquidity ratios on quantum of additional deposits required.
	·

Policy	Key Highlights/ Changes
Liquidity and Funding Framework	 Updated the write-up of setting LCP based on Net Stable Funding Ratio (NSFR). The stable funding characteristics of the liabilities and the funding requirements of the assets are referenced to the NSFR guideline on classification and weightages.
	Updated the setting of LCP by benchmarking to the differential between cost of raising TD and medium term funding to the Base Funds Transfer Pricing rate, with considerations given to key liquidity ratios including loans-to-deposits ratio.
	Updated the list of GALCO permanent members along with the responsibilities of GALCO in relation to the review of Recovery Plan, to be in line with the latest TOR.
Capital & Operational Authority Delegation Policy	• Revision made on paragraphs 9.1 - Guiding Principles of Appointment of Attorneys and 9.4 — Power of Attorney Delegation Process is to address procedures and processing times for the removal of an Attorney, providing stringent, greater clarity and efficiency in the process.
Regulatory Reporting Policy	Updates to align and include the latest version of the related policies and guidelines of AmBank Group and BNM.
	• Removal of Section 3.2 - Exclusion in Regulatory Reporting Policy Version 5.0 following the disposal of AmGeneral Insurance Berhad by AmBank Group.
	Updates on Definitions, Key Principles, Classification of Non- Compliances, Management of Regulatory Reporting and Segregation of Duties for better clarity.

REMUNERATION

4.1 QUALITATIVE DISCLOSURE

The Group Remuneration Objectives

The Group's remuneration structure is governed by the GNRC and the Total Rewards Policy of the Group, where inputs from control functions are solicited. This policy which is applicable to all divisions and subsidiaries within the Group, seeks to ensure that we are able to attract, motivate and retain employees to deliver long-term shareholder returns taking into consideration risk management principles and standards set out by BNM Policy Document on Corporate Governance.

An independent review is conducted periodically to ensure that the Total Reward Policy and practice are in line with the industry practice and continue to support the Group's Total Reward strategy. When formulating and refining the remuneration strategy, consideration is also given to align our remuneration approach with the Group's medium to long-term strategic objective, culture and values in order to drive desired behaviours and achieve objectives set out in the balanced scorecard.

The following are the main thrusts of the Group's remuneration strategy:

- i) Pay for performance measured against the balanced scorecard
 - Instills and drives meritocracy
 - Ensures linkages between total compensation and annual, medium and long-term strategic objectives
 - Balances employees' actual fixed and variable pay mix to drive sustainable performance and alignment to the Group's culture and value of assessing both behavioural and quantitative KPIs achievements
- *ii)* Provide market competitive pay
 - Benchmarks total compensation against other peer organisations of similar size and standing in the markets and businesses where the Group operates
 - Drives pay-for-performance differentiation with differentiated benchmarking quartile for top performing employees
- iii) Guard against excessive risk-taking
 - Focuses on achieving risk-adjusted returns that are consistent with the Group's prudent risk and capital management, as well as emphasis on long-term sustainable outcomes
 - Designs variable payout structure with long-term performance through deferral and allowance for clawback arrangements

The Group's Approach to Remuneration

The Group's remuneration is made up of two components; fixed pay and variable pay.

	What	Why	How
		Why and Linkages to Strategy	
Fixed Pay	Base Salary Fixed Allowances	Pay for Position to attract and retain by ensuring the fixed pay is competitive vis-à-vis comparable organisations and internal equity	 Adhering to the market value of the job at the individual's competency level, skills, experience and responsibilities Fixed amount paid monthly Typically reviewed and revised annually
Variable Pay	 Short-Term Incentive (Performanc e Bonus) Long-Term Incentive (AMMB Executives' Share Scheme (ESS)) 	 Pay for Performance Focus on the objectives' achievement which are aligned to value creation for the shareholders Align payout to time horizon of risk to avoid excessive risk taking and provide for deferral, malus and forfeiture arrangements 	 Based on the performance of the Group, line of business or division and the employee's individual performance Measured against a balanced scorecard with KPIs and targets agreed at the beginning of each financial year Awards for individuals in Senior Management positions (Senior Officers) and/or positions with significant organisational responsibilities that have material impact on the Group's performance and risk profile (Material Risk Takers) is subject to deferral Deferred remunerations are paid in cash

Determination of Short-Term Incentive (Performance Bonus) Pool and Individual Award

The following mechanisms are used to derive the Group's short-term incentive pool and incentive pools for business units and/or subsidiaries:

Group's Short-Term Incentive Pool	A function of profits calibrated against: Risk adjustments Distribution of earning between shareholders and employees	 Guided by the Group Short-Term Incentive / Performance Bonus Framework, based on: the financial and non-financial metrics covering employees, customers, shareholders, risks and compliance objectives; and the review and evaluation by the GNRC and subsequently approved by the Board. The GNRC has the discretion to adjust the pool where required, based on the Group's performance, capital requirements, economic conditions, competitive landscape and retention needs.
Business Unit / Subsidiaries Short-Term Incentive Pool Allocation	The Group pool is reallocated to the business units/ subsidiaries taking into account: • each unit's actual performance achievement against target, growth year-on-year, and • the relative performance of each unit measured through each unit's balanced scorecard and evaluated by the Group CEO, the GNRC and the Board.	Inputs from control functions (Audit, Compliance and Risk) are sought. The Chief Internal Auditor is measured independently with the performance outcome being recommended by the AEC, while the Chief Risk Officer and the Chief Compliance Officer are measured independently with the performance outcome being recommended by the RMC.

Individual awards are based on the employee's performance, measured through a balanced scorecard that takes into account qualitative and quantitative objectives as set out in the individual's KPIs. The performance of control functions (Audit, Compliance and Risk) are assessed independently from the business units they support to prevent any conflicts of interests.

Retention Award (deferred component of the Short-Term Incentives received) for Senior Officers and Material Risk Takers are paid in cash in two equal instalments over a period of two years. No further performance condition applies.

Sales employees are incentivised via respective sales incentive plans to promote the development of mutually beneficial long-term relationships with their customers, rather than short-term gains. As such, non-financial metrics such as customer satisfaction and fair dealing principles are incorporated into their KPIs and with compliance as payout triggers.

Long-Term Incentive (AMMB ESS)

The AMMB ESS forms the Group's long-term compensation component that is forward looking with rewards based on the Group's future performance. The ESS allows for the following objectives to be met:

- Align long-term interest of Senior Management with those of shareholders;
- Retain key employees of the Group whose contributions are essential to the long-term growth and profitability of the Group;
- Attract potential employees with the relevant skills to contribute to the Group and to create value for shareholders; and
- Deliver compensation in a manner that drives the long-term performance of the Group.

The ESS is delivered in the form of performance shares, namely Long-Term Incentive, that vests over a period of three years, contingent on the Group meeting its long-term performance targets:

Variable Pay Deferrals

Variable pay for individuals in Senior Management positions (Senior Officers) and/or positions with significant organisational responsibilities that have material impact on the Group's performance and risk profile (Material Risk Takers) is subject to deferral.

The deferral award consists of two components with the objective of:

- i) Promoting stability and accountability within the Group by incentivising prudent risk-taking and discouraging excessive risk-taking for short-term gains (Deferred Short-Term Incentive); and
- ii) Driving the Group's long-term performance and sustainability (Long-Term Incentive Award).

Malus of unvested/ unpaid awards will be triggered by material violation, negligent, willful misconduct and fraud and breach of compliance as well as Anti-Money Laundering and Counter Financing Terrorism as outlined in the ESS By-Laws scheme rules.

4.2 QUANTITATIVE DISCLOSURE

The total remuneration (including benefits-in-kind) of the Directors and the Chief Executive Officer of the Company for FY2024 were as follows:

	Remuneration received and/or receivable from the Group (RM'000)				M'000)		
Chief Executive Officer ¹	Fee	S	alary	Other Emoluments ¹	Bonus ²	Benefit in kind³	Total
Ling Fou-Tsong @ Jamie Ling (Appointed with effect from 23 November 2023)	-	853		172	-	20	1,045
Dato' Sulaiman Mohd Tahir (Retired with effect from 23 November 2023)							
- Non-deferred payment received in FY2024	-	1	,771	4,818	3,063	51	9,703
- Deferred STI payment received in FY2024	-		-	480	3,002	-	3,482
Non-Executive Directors	Salary &	Fee (RM'000)		Emoluments ⁴ (RM'000)		Benefit	Total
	Bonus	АММВ	Subsidiary	AMMB	Subsidiary	in kind³	
Tan Sri Md Nor bin Md Yusof	-	210	-	333	-	135	678
Soo Kim Wai	-	200	160	<i>75</i>	113	20	568
Seow Yoo Lin	-	200	150	125	<i>7</i> 5	2	552
Farina binti Farikhullah Khan	-	200	150	115	95	4	564
Hong Kean Yong	-	200	-	115	-	3	318
Dato' Kong Sooi Lin	-	200	150	113	60	1	524
Felicity Ann Youl	-	200	-	70	-	1	271
Voon Seng Chuan (Retired with effect from 18 June 2024)	-	200	170	110	273	2	755
Robert William Goudswaard (Resigned with effect from 5 June 2024)	-	200	-	148	-	1	349

Notes:

The remuneration of the following directors of the Company who sit in other subsidiaries of the Group during FY2024 is disclosed under the subsidiaries' column of the above table:

Soo Kim Wai	Director of AMMB and AmBank (M) Berhad	
Voon Seng Chuan	Director of AMMB and Chairman of AmBank (M) Berhad	
Seow Yoo Lin	Director of AMMB and AmInvestment Bank Berhad	
Farina binti Farikhullah Khan	Director of AMMB and AmBank Islamic Berhad	
Dato' Kong Sooi Lin	Director of AMMB and AmInvestment Bank Berhad	

¹ CEO Other Emoluments includes vested long term incentive shares, gratuity payment, statutory contributions, allowances and annual leave encashment.

² CEO Bonus <u>paid</u> during FY2024 was related to bonus for FY2023.

³ Comprised provision of medical claims and any expenses incurred by the CEO and Directors in performing their duties.

⁴ Comprised Board Committee allowance, meeting allowance and allowance to the Chairman of the Board.

Post the end of the financial year under review, Voon Seng Chuan had retired as a Director of AMMB and the Chairman of AmBank (M) Berhad with effect from 18 June 2024. Following Mr Voon's retirement, Seow Yoo Lin had been appointed as the Chairman of AmBank (M) Berhad on the same date.

The Non-Executive Directors were not granted any option for FY2024. Options granted and vested to the Group CEO is as follow:

	Number of Scheme Shares pursuant to AMMB ESS				
Group CEO	Balance as at 1.4.2023	Granted*	Vested#	Forfeited^	Balance as at 31.3.2024
Ling Fou-Tsong @ Jamie Ling (Appointed with effect from 23 November 2023)	750,000	239,000	181,700	97,700	709,600
Dato' Sulaiman Mohd Tahir (Retired with effect from 23 November 2023)	1,778,900	239,000	455,800	245,300	1,316,800

Notes:

The breakdown of the total amount of remuneration awards for Group CEO for FY2024 as shown in table below:

Ling Fou-Tsong @ Jamie Ling (Appointed with effect from 23 November 2023)

	Deferred (RM'000)	Unrestricted (RM'000) ¹	Total Value of Remuneration Awards
			Fixed Remuneration
	-	884	a) Cash-based
	-	-	b) Shares and share-linked instruments
	-	-	c) Other
			Variable Remuneration
	-	-	a) Cash - Non-deferred
	-	-	b) Shares and share-linked instruments
	-	-	c) Other
_ _ _	- - - -	- - - -	c) Other Variable Remuneration a) Cash - Non-deferred b) Shares and share-linked instruments

Note¹: computed based on actual remuneration received from 23 November 2023 to 31 March 2024, excluding statutory contribution and Benefits-In-Kind amounting to RM161,000.

^{*} Granted pursuant to the new Executives' Share Scheme of AMMB, the Company's ultimate holding company. The vesting of the Scheme Shares is conditional upon the satisfaction of the service condition and the performance targets of AMMB Group, and all other conditions as set out in the By-Laws of AMMB ESS.

[#] Vesting of Scheme Shares

[^] Forfeited due to non-vesting of Short-Term/Long-Term Incentive Award pursuant to the By-Laws of AMMB ESS.

Dato' Sulaiman Mohd Tahir (Retired with effect from 23 November 2023)

Total Value of Remuneration Awards	Unrestricted (RM'000)¹	Deferred (RM'000)
Fixed Remuneration		
a) Cash-based	1,771	-
b) Shares and share-linked instruments	-	-
c) Other	-	-
Variable Remuneration		
a) Cash - Non-deferred	3,063	-
Cash - Deferred STI paid in FY2024	3,002	1
b) Shares and share-linked instruments	1,707	-
c) Other	-	-

Note¹: computed based on actual remuneration received from 1 April 2023 to 22 November 2023, excluding statutory contribution, shares dividend, gratuity payment, and Benefits-In-Kind amounting to RM3,642,000.

Remuneration of Senior Management and Material Risk Takers

(A) The breakdown of the total amount of remuneration awards for Senior Management (11) and Material Risk Takers (59) for FY2024 as shown in table below:

Total Value of Remuneration ³ Awards	Senior Management ¹		Material Risk Takers ²	
	Unrestricted (RM'000)	Deferred (RM'000)	Unrestricted (RM'000)	Deferred (RM'000)
Fixed Remuneration				
a) Cash-based	15,791	-	33,951	-
b) Shares and share- linked instruments	-	-	•	•
c) Other	-	-	-	-
Variable Remuneration				
a) Cash-based	4,231	4,231	12,917	3,007
b) Shares and share- linked instruments	-	5,962	-	7,270
c) Other	-	-	-	-

Note¹: Senior Management are C-Suite positions, which reports directly to Group CEO. The appointments, performance evaluations and remuneration decisions of these positions are approved by Board with the exception of the Group Chief Internal Auditor which is approved by the AEC.

Note²: Material Risk Takers are defined as employees whose responsibilities have a material impact on the Group's performance and risk profile, and employees whose responsibilities require them to take on material risk exposures on behalf of the Group. Deferred variable remuneration is applicable to these individuals in the event it exceeds the threshold amount.

Note³: Remuneration based on payout received in FY2024.

(B) Breakdown of deferred remuneration awards:

Category	Senior Management (RM'000)	Material RiskTakers (RM'000)			
Total outstanding deferred remuneration					
Cash	10,269	5,790			
Shares	28,581	30,617			
Total outstanding deferred and retained remuneration of which exposed to ex-post explicit and/or implicit adjustment					
Cash	10,269	5,790			
Shares	28,581	30,617			
Total amendment due to ex-post explicit adjustments					
Cash	-	-			
Shares	1,773	2,031			
Total amendment due to ex-post implicit adjustments					
Cash	-	-			
Shares	-	-			
Total deferred remuneration paid out in the financial year					
Cash	6,039	2,783			
Shares	3,297	3,799			

(C) Guaranteed bonuses, sign-on bonuses and severance payments:

Category	Senior Management	Material Risk Takers	
Number of guaranteed bonuses	-	-	
Number of sign-on awards	2		
Number of severance payments	-	-	
Total amount of above payments made (RM'000)	1,570		

Note: Based on sign-on payment awarded in FY2024. Total recipient and payment are in aggregate due to confidentiality.