CORPORATE GOVERNANCE REPORT

STOCK CODE : 0196

COMPANY NAME : QES GROUP BERHAD FINANCIAL YEAR : December 31, 2020

OUTLINE:

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

QES Group Berhad's Board of Directors ('the Board") is responsible for leading QES Group Berhad and its subsidiaries ("the Group") and is accountable to the shareholders and stakeholders to create long term profitability and sustainability within the Group. The Group's CG framework embeds the right values and standards throughout the Group. In the Group, there were high levels of interaction between the Board to successfully formulate and implement the Group's business strategy. The Group's setting and review strategy is an integral part of matters reserved for the Board. The Board will scrutinise the sustainability, effectiveness and implementation of the strategic plans for the financial year under review and provide guidance and input to the management. The duties and responsibilities of the Board are encapsulated in the Board Charter which is available on the Company's corporate website at www.qesnet.com In discharging its overall duties and responsibilities, the Board and Board Committee undertook the following activities during the FYE 2020: (i) Review and adopting a strategic plan for the Group's strategic plan which includes addressing the Group's business strategies on growth, operations, cost management, sustainability and setting of financial goals.
The Board reviews and provides input to the Group's strategic plan which includes addressing the Group's business strategies on

(ii) Overseeing the conduct and managing performance of the Group's businesses;

The Board's responsibilities on overseeing the Management includes reviewing, assessing and approving investment and capital expenditure proposals by the management and monitoring the implementation of the strategic plan by the management. The Board will deliberate on all proposals presented and recommended by management deem significant, including those proposed by its Board Committees to ensure they are viable and meet the requisite target returns.

(iii) Promoting corporate governance culture within the Group

The Board continues to promote good corporate governance culture, whereby the Group has put in place measures to guide its employees and partners in adhering to all applicable policies, procedures, laws, and regulations of the countries in which the Group operates in, including but not limited to Anti-Corruption and Bribery Policies.

(iv) Identifying principal risk

The Board, with the recommendation of the Audit Committee, deliberated and approved the following: -

- 1. Risk assessment process;
- 2. Risk management policy; and
- 3. Risk management template.
- (v) Development and implementation of shareholder communications policy

Shareholders are updated with the performance and results of the Group through engagements and public release of the relevant information on the Company's corporate website at www.qesnet.com.

(vi) Ensure that the Board has the necessary skills and experience and there are measures in place to provide the orderly succession of the Board.

The Nomination Committee ("NC") is established as a committee of the Board. The NC oversees matters related to the nomination of new Directors, annually reviews the required mix of skills, experience and other requisite qualities of Directors, as well as undertakes the annual assessment of the effectiveness of the Board as a whole, its Committees and the contribution of each individual Director.

	In order to ensure orderly and effective discharge of the above functions and responsibilities, the Board has also delegated certain responsibilities to other Board Committees. Standing Committees of the Board includes Audit Committee, Nomination Committee and Remuneration Committee which operates within clearly defined terms of reference. The Board receives reports at its meetings from the Chairman of each Committee on current activities and it is the general policy of the Company that all major decisions be considered by the Board as a whole.	
Explanation for		
Departure :		
Large companies are required to complete the columns below. Non-large companies are encouragedto complete the columns below.		
Measure :		
Timeframe :		

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

Practice 1.2

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

Application	: Applied
Explanation on application of the practice	Encik Adnan Bin Zainol was appointed as the Independent Non-Executive Chairman of the Company. The roles and responsibilities of the Chairman of the Board are encapsulated in the Board Charter. The key responsibilities undertaken by the Chairman are as follows: - (i) Provides leadership for the Board so that the Board can perform its responsibilities effectively; (ii) Leads the Board meetings and discussions to enable appropriate decisions are made to ensure that no Board members, whether Executive or Non-Executive, dominates the discussion; (iii) Encourages active participation and allows dissenting views to be freely expressed; (iv) Communicates with the management from time to time to ensure the Company complies with all relevant laws and regulations; (v) Ensures appropriate steps are taken to provide effective communication with shareholders and that their views are communicated to the Board as a whole; and (vi) Leads the Board in establishing and monitoring good Corporate Governance practices in the Company; (vii) Setting the agenda for each Board meeting together with the Company Secretary; (viii) Acting as the conduit between Management and the Board; and (ix) Acting as a spokesperson for the Board.
Explanation for Departure :	
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Measure :	
Timeframe :	

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

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

Application :	Applied
Explanation on application of the : practice	The positions of the Chairman and the Managing Director in the Company are held by different individuals with clear and distinct roles which are formally documented in the Board Charter of the Company to ensure a balance of power and authority between the Chairman and the Managing Director.
	The Chairman of the Board, Encik Adnan Bin Zainol is responsible for instilling good Corporate Governance practices, leadership and effectiveness of the Board. Meanwhile, Mr. Chew Ne Weng, the Managing Director of the Company is responsible for implementation of the policies, strategies and decisions adopted by the Board as well as the day-to-day management of the Company's operations and shall adhere to the guidelines and instructions provided by the Board.
	The responsibilities of the MD, amongst others, are as follows:- a) Acts as the conduit between the Board and the Management in ensuring the success of the Company's governance and management functions;
	b) Has the executive responsibility for the day-to-day operation of the Group's businesses and to ensure the efficiency and effectiveness of the operation for the Group;
	c) To supervise heads of divisions and departments who are responsible for all functions contributing to the success of the Group;
	d) To implement the policies, corporate strategies and decisions adopted by the Board;
	e) To develop strategic direction and assess business opportunities which are of potential benefit to the Group; and
	f) To bring material and other relevant matters to the attention of the Board in an accurate and timely manner.
Explanation for : departure	
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Measure:	
Timeframe:	

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

Practice 1.4

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

Application	:	Applied
Explanation on application of the practice	:	The Board had appointed a qualified Company Secretary who is a member of the Malaysian Institute of Accountants and is qualified to act as Company Secretary under Section 235(2) of the Companies Act, 2016.
		The Company Secretary manages all Board and Board Committees meeting logistics, attending and recording minutes to ensure that deliberations at Board and Board Committee meetings are well documented and subsequently communicated to the relevant personnel for appropriate actions.
		The Company Secretary plays an advisory role to the Board, particularly with regards to the Company's Constitution, Company's Corporate Governance best practices and its compliance with regulatory requirements, codes, guidance and legislations.
		During the Annual General Meeting, the Company Secretary will assist the Chairman and the Board to conduct the meeting and ensure the minutes are properly recorded, particularly, questions raised by the shareholders.
		During the FYE 2020, the Company Secretary undertook continuous professional development by attending the following seminars and trainings:-
		 i) Mastering Share Capital under Companies Act, 2016 ("CA, 2016") ii) Preferences Shares under CA, 2016
		 iii) How to deal with Company shares of deceased under Grant of Probate, Letter of Administration & Small Estate iv) Covid 19 & MCO: How to manage AGMs & Related issues of Public Listed Companies
		Public Listed Companies
Explanation for Departure	:	

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

Practice 1.5

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

Application :	Applied
Explanation on : application of the practice	The Board is provided with appropriate information and comprehensive Board papers on a timely manner prior to Board meetings to ensure that the Directors have sufficient preparation time and information to make an informed decision at each Board meeting.
	Annual meeting calendar which provides details of scheduled dates for Board Meeting, Board Committee Meeting and Annual General Meeting are given to Directors at the beginning of the year. The Directors and Principal Officer would receive notification on closed periods for dealings in securities based on the targeted dates of announcement of the Company's quarterly results.
	Management is invited to attend the Board and Board Committee meetings to brief and provide explanations to the Directors and the Board on the operations of the Group.
	The deliberations and decisions at Board and Board Committee meetings are minuted in a clear, accurate and timely manner. The minutes record the decisions of the Board and Board Committee including deliberations, comments, concerns or dissenting views. The minutes indicate whether any Director or Committee member has abstained from voting or abstain himself from deliberating on a particular matter concerning them.
	The Company Secretary will communicate to the relevant Management, the Board's and Board Committees' decision or recommendations via circulation of draft minutes of meetings for appropriate actions to be taken. The Company Secretary will follow up with Management on status of actions taken with reference to the previous minutes of meeting and recorded the updates in the matters arising paper tabled at the subsequent Board and Board Committee meetings.
Explanation for	
Departure : Large companies are required complete the columns below.	I to complete the columns below. Non-large companies are encouragedto
Measure :	
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There is demarcation of responsibilities between the Board, Board Committees and management.

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

Practice 2.1

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

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

Application :	Applied
Explanation on : application of the practice	The Board implemented its Board Charter on 11 October 2017. It sets out the roles, functions, composition, operation and processes of the Board and to ensure all Board members acting on behalf of the Company are aware on their duties and responsibilities as Board members.
	Key matters reserved for the Board's approval includes approval of the annual and quarterly financial results, annual budgets, major capital commitments, dividend policy, business continuity plan and corporate plan, managing conflict of interest issues, new issues of securities, business restructuring, expenditure above a certain pre-determined limit, disposal of significant fixed assets and acquisition or disposal of companies within the Company.
	The Board reviews the Board Charter regularly, to keep it up to date with changes in regulations and best practices.
	The Board Charter is available on the Company's corporate website at www.qesnet.com.
Explanation for Departure :	
Large companies are required complete the columns below.	to complete the columns below. Non-large companies are encouragedto
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 the management, implements its policies and procedures, which includes 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 corporate website.

Application :	Applied
Explanation on : application of the practice	The Board establishes a Code of Conduct and Ethics for the Company, and together with the management, implements its policies and procedures, which includes dealing with customers and suppliers, managing conflicts of interest, maintaining confidential information, accepting gifts, loans and entertainment, accepting directorship outside the Company, complying with laws and regulations, ensuring a healthy and safe environment, protection and use of company's asset, insider information and securities trading and sexual harassment. The Code of Conduct and Ethics is periodically reviewed and is available on the Company's corporate website at www.qesnet.com.
	QES establishes an Anti-Corruption and Bribery Policy on 1 August 2020.
	This Anti-Corruption and Bribery Policy is aimed to prevent the occurrence of bribery and corrupt practices in relation to the business of the Group. The Company will also take appropriate and reasonable measures to ensure its business does not involve in corrupt activities.
Explanation for Departure :	
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The Board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

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

Practice 3.2

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

Application :	Applied	
Explanation on : application of the practice	The Board has established, reviewed and implemented the policies and procedures on whistleblowing. The Group's whistleblowing policies and procedures provides an avenue for all employees of the Group and members of the public to raise concerns or disclose any improper conduct within the Group and to take appropriate action to resolve them effectively. The Group's whistleblowing policies and procedures is periodically reviewed and is available on the Company's corporate website at www.qesnet.com	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

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

Practice 4.1

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

Application	Applied
Explanation on application of the	The Board has 6 members comprising of 2 Executive Directors and 4 Independent Non-Executive Directors.
practice	The composition fulfils the requirements as set out under the ACE Market Listing Requirements of Bursa Securities which stipulates that at least 2 Directors or 1/3 of the Board, whichever is higher, must be independent and also fulfils the MCCG Practice 4.1 which requires at least half of the Board comprises Independent Directors. On 23 February 2021, the Board through the NC had conducted an assessment and review of the independence of the Independent Non-Executive Directors which were prepared in accordance with the definition of Independent Director under Rule 1.01 of the AMLR. The Independent Non-Executive Directors are free to meet without the presence of management on a regular basis whereby they can candidly share concerns about the Group and exchange views on potential improvements in governance.
Explanation for departure	
•	
Large companies are require to complete the columns be	ed to complete the columns below. Non-large companies are encouraged low.
Measure :	
Timeframe :	

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

Practice 4.2

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

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

Application :	Not applicable - No independent director(s) serving beyond 9 years	
Explanation on : application of the practice		
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

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

Practice 4.3 - Step Up

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

Application :	Not Adopted
Explanation on : adoption of the practice	

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

Practice 4.4

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

Application :	Applied						
Explanation on : application of the practice	The Board and Nomination Committee ("NC") takes into account the current diversity in the skills, experience, age, cultural background and gender of the existing Board in seeking potential candidate(s). This helps to ensure an appropriate balance between the experience perspectives of the long term Directors and new perspectives that bring fresh insights to the Board.						
	While the Board is responsible for the appointment of new Directors, the NC is delegated with the role of screening and conducting an initial evaluation, before making a recommendation to the Board. The NC evaluates the nominees' abilities in discharging their duties and responsibilities before recommending their appointments for approval by the Board. The diversity in the race/ethnicity (cultural background), nationality, age and gender of the Board as at 31 December 2020 are as follows:						
			Race/E	thicity		Natio	nality
		Malay	Chinese	Indian	Others	Malaysian	Foreigner
	Number of Directors	2	4	-	-	6	-
		1	A == C	`****		Gen	dou
		40-49	Age G 50-59	60-69	70-79	Male	Female
	Number of Directors	-	5	1	-	5	1
	The diversity in the race/ethnicity (cultural backgro age and gender of the Senior Management as at 31 E as follows:		at 31 Decer	nber 2020 is			
			Race/E			Natio	
		Malay	Chinese	Indian	Others	Malaysian	Foreigner
	Number of Senior	-	4	-	-	4	-
		I	A = 0 C	`****		Com	dou
		40-49	Age G 50-59	60-69	70-79	Gen Male	Female
	Number of Senior	1	3	-	-	3	1

Explanation for			
Departure	:		
Large companies complete the colu		· · · · · · · · · · · · · · · · · · ·	n-large companies are encouragedto
Measure	:		
Timeframe	:		

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

Practice 4.5

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

Application :	Applied
Explanation on : application of the practice	The Board takes note of the gender diversity recommendations under the Malaysian Code of Corporate Governance 2017 and will continue to prioritise women candidates in future recruitment exercise. The Appointment of one female Director on 1 August 2019 is a clear indication of QES's commitment of gender diversity in the Board. The NC will continue to recommend appointments to the Board based on diversity measured against meritocracy and other objective criteria such as skills and experience the individual offers.
Explanation for Departure :	
Large companies are required complete the columns below.	to complete the columns below. Non-large companies are encouragedto
Measure :	
Timeframe :	

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

Practice 4.6

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

Application :	Applied
Explanation on : application of the practice	The Board delegates to the NC the responsibility to establish a formal and transparent procedure for the nomination and appointment of new Directors to the Board. Such responsibilities include screening, conducting initial selection of internal and external candidates, performing requisite evaluation and assessment on the candidate's ability to discharge their duties effectively and efficiently, prior to making recommendations to the Board for its approval. The NC also ensures candidates possess the appropriate skills, core competencies, experience and integrity to effectively discharge his or
	her role as a Director.
Explanation for	
Departure :	
Large companies are required complete the columns below.	to complete the columns below. Non-large companies are encouragedto
Measure :	
Timeframe :	

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

Practice 4.7The Nominating Committee is chaired by an Independent Director or the Senior Independent Director.

Application :	Applied		
Explanation on : application of the practice	The Board had established the Nomination Committee ("NC") on 11 October 2017. The primary objective of the NC is to ensure the Board are comprised of individuals with an optimal mix of qualifications, skills and experience. The present composition of the NC consists of 3 members of the Board, all of whom are Independent Non-Executive Directors: - Chairman of NC: Chia Gek Liang		
	:	Adnan Bin Zainol Independent Non-Executive Chairman Hoh Chee Mun Independent Non-Executive Director See of the NC is available on the Company's Noww.qesnet.com.	
Explanation for : departure			
Large companies are require to complete the columns bel		nns below. Non-large companies are encouraged	
Measure :			
Timeframe :			

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

Practice 5.1

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

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

Application	:	: Applied
Explanation on application of the practice		During the year under review, evaluation of the effectiveness of the Board, Board Committees as well as individual Directors including Independent Director was conducted in-house under the purview of the Nomination Committee and facilitated by the Company Secretary. The evaluation criteria for the Board, Board Committees and individual Directors are primarily anchored on regulatory development and emerging best practices of MCCG as the method of evaluation. Below is a summary of the activities undertaken by the Nomination Committee for the FYE 2020: - (a) Assessed the overall Board and Board Committees' performance and effectiveness as a whole; (b) Reviewed and assessed the independence of Independent Directors and their tenure of service; (c) Reviewed and assessed the term of office and performance of the Audit Committee and each of its members; (d) Reviewed and assessed the performance, and made recommendations to the Board for its approval, regarding the Directors who are seeking for re-election at the upcoming AGM; and (e) Assessed Directors' training to ensure all Directors receive appropriate continuous training programmes.
Explanation for Departure	:	
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Measure	:	
Timeframe	:	

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

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

Practice 6.1

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

Application :	Applied		
Explanation on : application of the practice	The Company has in place a Remuneration Policies for Directors. The policy serves as a guidelines for the Board in remunerating Directors with a view to attract, retain and motivate talented and high-calibre individuals.		
	The remuneration policy is periodically reviewed by the Remuneration Committee prior to making its recommendations to the Board for approval. In its review, the Remuneration Committee considers various factors including the Non-Executive Directors fiduciary duties, time commitments expected of them and the Company's performance. The Board is mindful that fair remuneration is critical to attract, retain and motivate the Directors of the Company as well as other individuals.		
Explanation for : departure			
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Measure :			
Timeframe :			

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

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

Practice 6.2

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

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

Application	: Applied
Explanation on application of the practice	: The Board had established the Remuneration Committee ("RC") on 11 October 2017 The primary objective of the RC is to establish a documented, formal and transparent procedure for assessing and reviewing the remuneration packages of Executive Director and Non-Executive Director in order to ensure the remuneration of the Directors reflect their responsibility and commitment undertaken by them and also to attract and retain right talent in the Board to drive the Company's long-term objectives. The present composition of the RC consists of 4 members of the Board, all of whom are Independent Non-Executive Directors: - Chairman of RC: Chia Gek Liang Independent Non-Executive Director Members of RC: Adnan Bin Zainol Independent Non-Executive Chairman : Hoh Chee Mun Independent Non-Executive Director : Chew Ne Weng Managing Director
Explanation for departure	The Terms of Reference of the RC can be viewed on the Company's corporate website at www.qesnet.com . :

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

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

Practice 7.1

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

Application :	Applied
Explanation on :	The detailed disclosure on named basis for the remuneration of
application of the	individual directors are set out in the Corporate Governance Overview
practice	Statement at page 36 of the Annual Report 2020.
Explanation for :	
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Measure :	
Timeframe :	

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

Practice 7.2

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

Application :	Departure			
Explanation on : application of the practice				
Explanation for : departure	 Details of the remuneration of each Senior Management on named basis is not disclosed due to confidentiality reasons and such disclosure may be prejudicial to the Company's business interests given that poaching of qualified Senior Management is common. As an alternative, details of Senior Management whose remuneration falls within successive bands of RM50,000 is set out below: 			
	Range of Remuneration	Number of Senior Managements		
	RM350,000 to RM400,000	1		
	RM401,000 to RM450,000	1		
	RM900,000 to RM950,000	1		
	RM1,650,000 to RM1,700,000 1			
	The Board is of the view that the transparency and accountability aspects of the MCCG 2017 on disclosure of the remuneration are appropriately served by the above remuneration disclosures in bands of RM50,000.			
Large companies are require to complete the columns bel	ed to complete the columns below. Non- ow.	large companies are encouraged		
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 7.3 - Step Up

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

Application :	Not Adopted
Explanation on : adoption of the practice	

There is an effective and independent Audit Committee.

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

Practice 8.1

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

Application :	Applied	
Explanation on : application of the practice	The Board established the Audit Committee ("AC") on the 11 October 2017.	
	The AC was established to assist the Board with the primary objective of providing an additional assurance to the Board by giving an objective and independent review of financial, operational and administrative controls and procedures, establishing and maintaining internal controls, reinforce the independence of the Company's External Auditors, evaluate the quality of the Internal Auditors and oversee compliance with laws and regulations together with observance of a proper code of conduct.	
	The present composition of the AC consists of 4 members of the Board, all of whom are Independent Non-Executive Directors: -	
	Chairman of AC : Hoh Chee Mun Independent Non-Executive Director	
	Members of AC : Adnan Bin Zainol Independent Non-Executive Chairman	
	: Chia Gek Liang Independent Non-Executive Director	
	: Maznida Binti Mokhtar Independent Non-Executive Director	
	The Chairman of the AC is not the Chairman of the Board.	
	The Terms of Reference of the AC can be viewed on the Company's corporate website at www.qesnet.com .	
Explanation for : Departure		
Large companies are require to complete the columns be	ed to complete the columns below. Non-large companies are encouraged low.	
Measure :		
Timeframe :		

There is an effective and independent Audit Committee.

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

Practice 8.2

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

A modification	Applicat	
Application :	Applied	
Explanation on :	The Board took note on recommendations in MCCG 2017 to have a	
-		
application of the	policy that requires a former key audit partner to observe a cooling-off	
practice	period of at least 2 years before being appointed as a member of the	
p. delice	, , , , , , , , , , , , , , , , , , , ,	
	Audit Committee.	
	None of the members of the Board were former key audit partners	
	None of the members of the Board were former key audit partners.	
Explanation for :		
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Measure :		
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Timeframe :		

There is an effective and independent Audit Committee.

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

Practice 8.3

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

Application	Applied		
Explanation on application of the practice	During the FYE 2020, the External Auditor, Moore Stephens Associates PLT ("MSA") made 2 presentations which were as follow: - (i) Audit Planning Memorandum which outlined its engagement team, audit approach, audit timeline, the areas of audit emphasis, and their focus on Key Audit Matters with reference to the International Standard on Auditing 701; and (ii) Audit and Risk Management and Closing Presentation for the FYE 2020 which update the current status of the audit, highlights and explains the disposition of the salient accounting and audit issues, the Key Audit Matters identified during the audit, any significant deficiencies in internal control and highlighted MSA's assessment of the risks or material misstatements and communicate with the Audit Committee on other matters required under ISA 260 Communication with those charged with Government. The Audit Committee had undertaken an annual assessment of the suitability and independence of MSA. Based on the assessment done in February 2021 and the tabulation of the results of the assessment to the Board, the Board with the recommendation of Audit Committee was satisfied with the suitability of MSA to be reappointed as External Auditors of the Company. The Board would be seeking shareholders' approval at the 7th AGM on		
Explanation for Departure :			
Large companies are require complete the columns below	d to complete the columns below. Non-large companies are encouragedto		
Measure :			
Timeframe :			

There is an effective and independent Audit Committee.

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

Practice 8.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	: Adopted
Explanation on adoption of the practice	: The Audit Committee members of the Company solely comprises of Independent Directors.

There is an effective and independent Audit Committee.

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

Practice 8.5

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

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

Application :	Applied	
Explanation on application of the practice	The review of the composition of the Audit Committee shall be conducted annually by the Nomination Committee in accordance with Rule 15.20 of the ACE Market Listing Requirements ("AMLR") of Bursa Malaysia Securities Berhad. Mr. Hoh Chee Mun, the Chairman of the Audit Committee, is a Chartered Accountant and is currently a member of Malaysian Institute of Accountants ("MIA") and Malaysian Institute of Certified Public Accountants ("MICPA"). Accordingly, this meets the requirements of Rule 15.09(1)(c) of the ACE Market Listing Requirements of Bursa Securities. Encik Adnan Bin Zainol, has accumulated over 21 years of working experience in banking industry. Mr. Chia Gek Liang had 9 years tenure in investment banking whereby he was involved in a wide variety of assignments which include initial public offerings, debt and equity fund raising, mergers and acquisitions, reverse take-over, corporate and debt restructuring and privatisation exercise. He was also admitted as Advocate and Solicitor of the High Court of Malaya in 2012. Puan Maznida Binti Mokhtar was a Co-Founder of SKALI Group of Companies and was the Chief Financial Officer for 23 years. The Chairman and members of the Audit Committee are financially literate and have carried out their duties in accordance with the Terms of Reference of the Audit Committee.	

	discharged their functions, dutie with the Audit Committee's Ter	isfied that the Audit Committee have es and responsibilities in accordance ms of Reference and supported the ny upholds appropriate Corporate
	undertake continuous profession	mittee are mindful that they should nal development to keep themselves nents in accounting and auditing
	The composition of the Audit Committee, attendance of meetings by the individual members and the summary of activities are set out in the Audit Committee Report on pages 46 to 48 of the Annual Report 2020.	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

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

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

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

Application :	Applied	
Explanation on : application of the practice	The Board has formalised an Enterprise Risk Management ("ERM") framework which explains the Company's underlying approach to risk management, documents the roles and responsibilities of the Board, Audit Committee, and other key parties. It also outlines key aspects of the risk management process and identifies the main reporting procedures. In addition, the ERM framework describes the process that the Board will use to evaluate the effectiveness of the Company's internal control procedures.	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

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

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

Practice 9.2

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

Application :	Applied	
Explanation on application of the practice	The Board has established an ongoing process for identifying, evaluating and managing the significant risks faced, or potentially exposed to, by the Company in pursuing its business objectives. This process has been in place throughout the financial year and up to the date of approval of the annual report. The adequacy and effectiveness of this process have been continually reviewed by the Board. The Internal Auditor had presented their review on the risk management and internal control framework to the Audit Committee members, and thereafter had recommended to the Board for approval. The Statement on Risk Management and Internal Control is set out on Pages 41 to 45 of the Annual Report 2020 which provides an overview on the state of risk management and internal controls within the Company.	
Explanation for : departure		
Large companies are require to complete the columns bel	ed to complete the columns below. Non-large companies are encouraged ow.	
Measure :		
Timeframe :		

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

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

Practice 9.3 - Step Up

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

Application	Not Adopted	
Explanation on	The Group currently does not have a separate Risk Management	
adoption of the	Committee. The function of the Risk Management Committee is	
practice	currently undertaken by the Audit Committee	

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

Practice 10.1

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

Application :	Applied
Application : Explanation on application of the practice :	The Company outsourced its Internal Audit ("IA") function to Smart Focus Group Sdn. Bhd. ("Smart Focus"). Smart Focus is an independent firm which are able to perform its duties in an objective manner and provide impartial advice directly to the Audit Committee. To ensure that the responsibilities of IA are fully discharged, the Audit Committee: - (i) ensures that the person responsible for the IA function has relevant experience, sufficient standing and authority to discharge his function effectively; (ii) review the IA plan, processes and results of the IA assessment; (iii) review any appraisal or assessment of the performance of the IA function; (iv) approve any appointment or termination of the IA function; (v) take cognisance of resignations of IA function; and (vi) ensure the IA function has sufficient resources to carry out its role effectively. The principal responsibility of the internal audit is to undertake regular and systematic review of the systems of internal control, risk management process and compliance with the Company's established policies and procedures so as to provide reasonable assurance that such systems continue to operate satisfactorily and effectively in the Company. Functionally, the Internal Audit reviews and assesses the Company's systems of internal control and report to the Audit Committee directly. The final report containing the audit findings and recommendations together with responses by management were circulated to all members of the Audit Committee. Areas of improvement identified were communicated to the management for further action. All internal
	together with responses by management were circulated to all members of the Audit Committee. Areas of improvement identified

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

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

Practice 10.2

The board should disclose-

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

Application	: Applied
Explanation on application of the practice	: The Group's internal audit function is carried out by an outsourced internal audit firm Smart Focus Group Sdn Bhd ("Smart Focus") and headed by an Associate Director who is professional member of IIAM (Institute of Internal Auditors of Malaysia). The internal audit activities were reported directly to the Audit Committee based on the approved annual Internal Audit Plan. The approved annual Internal Audit Plan is designed to cover entities across all level of operations within the Group.
	The Internal Auditor ("IA") adopts the International Professional Practices Framework inclusive of the mandatory elements — Core Principles for the Professional Practice of Internal Auditing, International Standards for the Professional Practice of Internal Auditing of the Institute of Internal Auditors, the definition of Internal Auditing, and Code of Ethics to manage its functions and perform the audit engagements.
	The IA is also guided by the internal policies, procedures and framework as well as the Internal Control Framework of the Committee of Sponsoring Organisations of the Treadway Commission (COSO) and Control Objectives for Information and Related Technology (COBIT) in assessing and reporting on the adequacy and effectiveness of the design, implementation and efficiency of the Group's overall system of internal controls, risk management and governance.

Explanation for departure	:					
Large companies are r	equired to	complete the	columns held	ow Non-laro	o comnanio	s are encouraged
Large companies are r to complete the colum		complete the	columns belo	ow. Non-larg	ie companie	s are encouraged
		complete the	columns belo	ow. Non-larg	e companie	s are encouraged

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

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

Practice 11.1The board ensures there is effective, transparent and regular communication with its stakeholders.

Application :	Applied
Explanation on application of the practice	The Board ensures there is effective, transparent and regular communication with its shareholder.
	The Board recognises the importance of maintaining transparency and accountability to its shareholders and to disseminate information on the Company's performance and any significant developments on a timely manner.
	Presently, the Board and management of the Company communicate regularly with its shareholders through the following channels of communication:
	(i) Bursa Malaysia Securities Berhad The Company releases all material information publicly through Bursa Malaysia Securities Berhad and the shareholders and the public in general may obtain such announcements and financial information from the website of Bursa Malaysia Securities Berhad.
	(ii) Corporate Website The Company's corporate website, www.qesnet.com, incorporates an Investor Relations section which provides all relevant information on the Company and is accessible by for both shareholders and the public.
Explanation for : departure	
Large companies are require to complete the columns be	ed to complete the columns below. Non-large companies are encouraged low.
Measure :	
Timeframe :	

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

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

Practice 11.2

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

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	The Board is mindful on the benefit of integrated reporting which is applicable for Large Companies. As QES is not under the category of Large Companies, the Board has not prepared the Integrated Report.
	Currently, the Group has yet to adopt an integrated reporting as the Company is not a Large Companies as defined by MCCG. We believe that the Company's integrated reporting journey should be built on the foundational steps in tandem with the growth of the Company.
Large companies are require to complete the columns bel	d to complete the columns below. Non-large companies are encouraged ow.
Measure :	
Timeframe :	

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

Practice 12.1

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

Application :	Applied			
pp seed				
Explanation on :	The Board ensures that the dispatch of its notice of Annual General			
application of the	Meeting ("AGM") is done at least 28 days before the meeting and are			
practice	mindful that the sufficient notice and time given would allow the			
	shareholders to make necessary arrangements to attend and			
	participate either in person, by corporate representative, by proxy or			
	by attorney. This would also enable the shareholders to properly			
	consider the resolutions that will be discussed and decided at the			
	meeting.			
Explanation for :				
departure				
Large companies are require	ed to complete the columns below. Non-large companies are encouraged			
to complete the columns bel	ow.			
Measure :				
ivieasure .				
Timeframe :				

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

Practice 12.2

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

Application :	Applied
Explanation on : application of the practice	All Directors attended and participated at the 6 th AGM held on 30 July 2020.
•	The presence of all Directors presented opportunities for shareholders to effectively engage with each director. Accordingly, barring unforeseen circumstances, all Directors as well as the Chairman of respective Board Committees will be present at the forthcoming AGM of the Company to enable the shareholders to raise questions and concerns directly to those responsible.
Explanation for : departure	
Large companies are require to complete the columns bel	ed to complete the columns below. Non-large companies are encouraged ow.
Measure :	
Timeframe :	

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

Practice 12.3

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

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

Application :	Applied
Explanation on : application of the practice	The Company will be holding a fully virtual AGM on 23 June 2021 in view of the COVID-19 pandemic so as to ensure the safety of all individuals in accordance with the Guidance on Conduct of General Meetings by Listed Issuers by the Securities Commission in April 2020 (as amended from time to time) and the standard operating procedures issued by Majlis Keselamatan Negara or MKN.
Explanation for Departure :	
Large companies are required complete the columns below.	to complete the columns below. Non-large companies are encouragedto
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.