CORPORATE GOVERNANCE REPORT

STOCK CODE : 6888

COMPANY NAME: AXIATA GROUP BERHAD

FINANCIAL YEAR : December 31, 2024

OUTLINE:

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

Requirements.

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application	: Applied	
Explanation on application of the practice	The Board of Directors is responsible for leading the Company and ensuring that the interest of shareholders and stakeholders are protected whilst enabling the Company to achieve long-term sustainability. The Board's commitment to long-term value creation via the Group Value Creation Model is detailed on pages 31 to 35 of the IAR 2024 ("IAR"). In order to ensure the effective discharge of the Board's functions, Axiata has put in place the Governance Structure as illustrated on page 96 of the IAR. Five Board committees have been established as identified in the Governance Structure. The Board promotes a healthy corporate governance culture and ethical values through its transparent and objective conduct formalised via the adoption of the Board Code of Conduct and Ethics ("Code") which can be accessed at our Corporate Governance page at www.axiata.com/our-business/corporate governance . The Group wide core values of Uncompromising Integrity Exceptional Performance ("UI.EP") are embodied in the Code and consistent with the Employees' Code of Conduct. The Board has clearly demarcated the day-to-day operational functions of the Management and the overall responsibilities of the Board through the Axiata Board Charter, the Group Policies and Limits of Authority documents, Terms of References and other governance documents. The following paragraphs describe the Board's role in setting the strategy for the Company and in discharging its fiduciary duties:	
	i) Review and Approve Strategic and Annual Business Plan and Budget	
	The Board plays a key and active role in the formulation and development of the Company's strategy. Based on the analysis	

of the Board's agenda, 36.67% of the Board's time in 2024 was spent on business performance and planning and providing strategic direction for the Company by guiding the senior leadership team in developing the corporate strategy to be employed by Axiata Group in pursuit of Axiata's vision to be "The Next Generation Digital Champion" (to update once IAR finalised). Annually, retreat sessions are held for discussions on the key strategies and proposed business plan for the following year. The Board Strategy Retreat was held from 15 July to 16 July 2024 and 4 November to 5 November 2024 where the Board was briefed on the current industry outlook, how it impacted Axiata and what Axiata can do to further improve its market competitiveness and return to shareholders. Specifically, the Board was brought through Axiata's strategic direction across its businesses and footprint, taking into account the state of the industry Axiata's key businesses are in and the direction that the industry is headed to.

ii) Overseeing Conduct of Company's Business

On a quarterly basis, execution of annual strategy and challenges thereof are reported to the Board. Progress is monitored against the agreed Key Performance Indicators ("KPIs") as approved by the Board. The performance of Operating Companies ("OpCos") are also periodically brought to the attention of the Board . This enables the Board to receive updates of the respective OpCos on their performance, key developments and/or issues and prospects.

iii) Assessing the Company's performance

In order to ensure that the Company's short, medium and long-term strategies are met, the Board approves a set of targets/aspirations of future performance aligned to the Group's strategies. The targets comprise both quantitative and qualitative matters. Consistent with its open and transparent conduct, Axiata announces its Headline KPIs each year and thereafter measures its achievements against these Headline KPIs. Axiata announced its Headline KPIs for 2024 on 22 February 2024.

iv) Succession planning

The Board through the Board Nomination and Remuneration Committee ("BNRC") has oversight of the succession planning of Key Senior Management positions across the Group. A Group Talent Management Framework is put in place to identify and develop a robust talent pipeline for key leadership positions across the Group. Through the various talent development programmes and interventions, (i.e. mentoring and coaching,

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regular leadership assessments as well as cross-functional and cross-country assignments), the Group sets a target of identifying high potential talents for critical C-Suite positions. Leadership talent pipeline is regularly reviewed via the Group Talent Council and assessed as potential successors for key positions in the Group against internal and external benchmarks. Updates on talent management and succession planning are presented to the BNRC and Board at least twice yearly.

v) Ensuring the implementation of internal controls and mitigation measures

The Board Audit Committee ("BAC") reviews, amongst others, the system of internal controls, the audit process, and the process for monitoring compliance with applicable laws and regulations as well as the Company's Code of Conduct. In meeting these duties and striving for a preventive management of non-compliance from occurring, the BAC reviews the Management's implementation of the system of internal controls to ensure adequate and effective governance. It is to be noted however, that the system of internal controls strives to manage rather than eliminate risks and provides only reasonable assurance against non-compliances, non-adherence, misstatement or loss.

vi) Identifying principal risks that applies to the Group

The Board Risk and Compliance Committee's ("BRCC") duties and responsibilities include areas of Enterprise Risk Management (including Business Continuity and Crisis Management), Cyber Security (Group Cyber Security Strategy progress, cyber security maturity across the OpCos, key risk indicators, and emerging incident and threat landscape), Data Privacy (Group Data Privacy Strategy progress & maturity, legal and regulatory compliance, and customer data protection), Compliance, Ethics and Integrity (Anti Bribery and Anti-Corruption) and sectoral Regulatory Compliance which include but is not limited to the requirements imposed by telecommunications regulators, central bank (e.g., e-money, AMLA, etc.), Local Authorities (e.g., site permits, health, and safety). These provide an integrated focus on all risk and compliance matters, directly and indirectly, and a single, consistent interface with all other functions in the organisation and in the Operating Companies.

vii) Overseeing development and implementation of shareholder communication policy

	viii)	Axiata believes in building investor confidence and trust through transparent communication and sound corporate reporting. Due care and attention are given not just on financial reporting but also to disclosures on corporate governance, sustainability and others. The Company carried out its Investor Relations ("IR") activities in accordance with its annual IR calendar, of which major activities are subsequently made available on the IR section of Axiata's corporate website. On a periodic basis, the Board is apprised of these activities including the number of non-deal roadshows and conferences attended, summary of analysts' recommendations, shareholders' and investors' feedback and market consensus of the Group's annual performance against the KPIs. Report on movements of the share price of Axiata and Total Shareholder Returns against indices and peers are also included. Further details on communication with the stakeholders and investors are provided on pages 128 to 129 of the IAR. Reviewing adequacy and integrity of management information and internal control system and continues to maintain and review its internal control system to ensure, as far as possible, the protection of the Group's assets and the Company's shareholders' investments. The Board is ultimately responsible for the adequacy and integrity of the Company's internal control system. Details pertaining to the Company's internal control system.
		internal control system and its effectiveness are captured in the Statement on Risk Management and Internal Control on pages 17 to 25 of the Governance & Audited Financial Statements 2024.
Explanation for : departure		Statement on Risk Management and Internal Control on pages 17 to 25 of the Governance & Audited Financial Statements
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departure Large companies are require		Statement on Risk Management and Internal Control on pages 17 to 25 of the Governance & Audited Financial Statements 2024.

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	During the financial year, the Board of Directors was helmed by Tan Sri Shahril Ridza Ridzuan, an Independent Non-Executive Director of Axiata who joined the Board on 29 November 2021 and was appointed as Chairman on 1 January 2022. Axiata Chairman is responsible for the operations, leadership and governance of the Board, ensuring its effectiveness and assumes the leadership role in chairing all Board meetings and shareholders' meetings. He has a leading influence on board agenda and matters reserved for Axiata Board. As Chairman, he leads the Board in overseeing Management and principally ensures that the Board fulfils its obligations under the Axiata Board Charter and as required under the relevant legislations. Some of the specific responsibilities of the Chairman include: -	
	i) Managing Board meetings and boardroom dynamics by promoting a culture of openness and debate where Directors are encouraged to provide their views;	
	ii) Working closely with the Group Chief Executive Officer ("GCEO") and Managing Director to ensure the provision of accurate, timely and clear information to facilitate the Board to perform effectively, be able to make informed decisions and to monitor the effective implementation of the Board's decisions; and	
	iii) Ensuring meetings of the shareholders are conducted in an open and proper manner with appropriate opportunity for them to ask questions.	
	Outside the boardroom, the Chairman acts as spokesperson for the Board and whenever appropriate, the Chairman undertakes engagement with other stakeholders and the public in accordance with the communication policy.	
	The roles and responsibilities of the Chairman of the Board have been clearly specified in item 9.0 of the Axiata Board Charter, which is available online on Axiata's corporate governance page at www.axiata.com/our-business/corporate-governance .	

	In 2022, Axiata commenced convening meetings of the Non-Executive Directors ("NEDs") without the presence of management ("NED Meetings"). There were four NED Meetings for 2024, where the NEDs discussed amongst others, issues pertaining to Group Strategy, operations and people matters.	
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

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

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Application :	Applied	
Explanation on : application of the practice	The separation of the positions of Chairman and the Group Chief Executive Officer ("GCEO") is provided in item 8.0 of the Axiata Board Charter. The description of the positions of the Chairman of the Board and the GCEO are provided in items 9.0 and 10.0 of the Axiata Board Charter respectively and is available online on Axiata's corporate governance page at www.axiata.com/our-business/corporate-governance . The positions of Chairman and GCEO are held by different individuals. The distinct and separate roles of these individuals with a clear division	
	of responsibilities ensure a balance of authority and promote accountability and a greater capacity for independent decision making. It also ensures that the time commitment of these individuals is not impaired by combined roles which would hinder the effective discharge of their duties. The division of responsibilities is to be regularly reviewed taking into consideration the operational, financial and business development requirements of the Company so as to ensure that the Company's needs are consistently met.	
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.4

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

Note: If the board Chairman is not a member of any of these specified committees, but the board			
allows the Chairman to participate in any or all of these committees' meetings, by way of invitation,			
then the status of this practice should be a 'Departure'.			
Application :	Applied		
Explanation on :	During the financial year ended 31 December 2024, the Chairman of the		
application of the	Board, Tan Sri Shahril Ridza Ridzuan did not sit as a member of any		
practice	Committee of the Board of Axiata.		
	The application of this practice signifies the Board's commitment to safeguard against the risk of self-review and impairment of objectivity in the deliberations of the respective Board Committees. The non-participation of the Chairman in the Board Committees also ensures there are adequate levels of check and balance in the deliberations conducted and recommendations put forth by the Board Committees. The Chairman of the Board is also not present as an invitee in any of the Board Committee meetings.		
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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

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 Group Company Secretary of Axiata, Suryani Hussein is a qualified Advocate and Solicitor of the High Court of Malaya and licensed by the Registrar of Companies. The breadth of the role of the Group Company Secretary includes the following:	
	 i) Managing Board and Board Committee meeting logistics, attending, recording and communicating relevant decisions; ii) Corporate governance advisory such as on Board's roles and responsibilities, corporate governance developments and best practices, Board induction, training and development as well as ensuring adherence to policies and procedures; iii) Compliance advisory, particularly advising the Board on corporate disclosure and compliance with Company and securities regulations and listing requirements; and iv) Serve as a focal point for stakeholder communication and engagement on corporate governance issues. The Group Company Secretary of Axiata sits on the Senior Leadership Team ("SLT") and works closely with the GCEO & Managing Director, and the SLT to ensure timely and appropriate information flow within the Board and Board Committees and between the Board and SLT. She 	
	has sufficient standing and authority to discharge her duties effectively. In order to ensure that the role of the Group Company Secretary is not diluted or compromised, the function is not combined with any other position.	
	The appointment, remuneration and removal of the Group Company Secretary are matters for the Board to decide to ensure that a qualified and suitable individual is selected. Annual assessment of the Group Company Secretary is also done by the Board to ensure there is effectiveness in the level of support given by the Group Company Secretary in the discharge of the Board's duties.	
	In ensuring uniformity of Board conduct and effective boardroom practices, the Group Company Secretary has oversight on the overall corporate secretarial functions of Axiata Group, both in Malaysia and in the countries where the Group operates. The Group Company Secretary	

	also serves as an adviser and support centre to other company secretaries in the Group on matters pertaining to governance and facilitates the flow and sharing of information.	
	The Group Company Secretary constantly keeps abreast of the regulatory changes and developments in corporate governance through attendance at relevant conferences, training programmes and networking. Relevant updates are communicated to the Board and Management through in-house training programmes and briefings.	
	The profile of the Group Company Secretary is provided on page 109 under the Profile of Group Senior Leadership Team of the IAR.	
	The roles and responsibilities of the Company Secretary are specified under item 14.0 of the Axiata Board Charter, available online on the corporate governance page at www.axiata.com/our-business/corporate-governance .	
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.6

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

Application	:	Applied	
Explanation on application of the practice	:	The annual Board Meeting Schedule ("Schedule") is prepared an circulated in advance of each new year in order to facilitate th Directors' time planning. The Schedule provides Directors with all of th meeting dates of the Board and Board Committees, including Boar Retreats and the Annual General Meeting for the upcoming year.	
		In addition, the Group Company Secretary, in consultation with the Chairman and the GCEO and Managing Director also identifies that the annual Board Meeting Agenda ("Board Calendar") is synchronised with some key events in the annual management planning cycle. New agenda items will be added from time to time on the request of the Chairman, the Board or Management.	
		Board and Management receives formal notification of Board and Board Committee meeting dates one month in advance and the draft Board Meeting agenda is circulated 14 days before the meeting seeking further input. Any issues or constraints that arise will be discussed between the Chairman, the GCEO and Managing Director and Group Company Secretary. While the Axiata Board Charter stipulates that the meeting materials should be circulated to the Directors at least five business days prior to the Board meetings, in practice, Management sets a higher target of seven days prior to Board meetings.	
		Board papers follow a prescribed format as follows: i) Action required for Board (Approval/Discussion/Information); ii) Parties responsible for preparing, reviewing and approving the paper; iii) Executive Summary – Summary of objective and context; iv) Key issues and risks, with a clear response plan; and v) Required actions with clear accountabilities and timelines.	
		The maximum number of pages is also prescribed based on input from the Board to ensure that the Board is not burdened with unnecessary detail and is able to focus on key issues.	
		Axiata adopts a common digital platform across the Group to distribute Board documents in a more efficient, secure and timely manner. The digital solution is accessible via iPad and laptops giving the Board easy	

	access to Board documents, a platform to approve circular resolutions and a repository for the safekeeping of Board papers, minutes, circular resolutions and other Board documents.	
	In order for Board meetings to be more effective and to enable in-depth deliberation of matters, the Board meeting agenda is sequenced in a manner that prioritises approval papers and complexity of the proposals. Time allocation is also determined for each agenda item in order for Board meetings to be conducted efficiently.	
	Key decisions are always made in a Board meeting with Circular Resolutions confined to administrative matters or to formalise matters that have already been debated at a Board meeting. Circular Resolutions are also accompanied by Board papers in the same prescribed format. All Circular Resolutions are tabled for confirmation at the next Board meeting. Where the Board requires independent professional advice to be sought on any matter, they are able to do so in consultation with the Chairman.	
	The Group Company Secretary has the responsibility of ensuring that the minutes of meetings accurately reflect the deliberations and decisions of the Board, including whether any Director abstained from voting or deliberating on a particular matter. Upon conclusion of the meeting, the minutes are circulated in a timely manner. Every Director has the opportunity to review and make corrections to the minutes. Board's decisions or action items are also communicated to the relevant members of Management and the Group Company Secretary follows up on the progress and updates which is thereafter reported back to the Board until closure of the matter.	
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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 pracice	: The Axiata Board Charter is an authoritative policy document that sets out the Board's strategic intent, authority and terms of reference. It serves as a primary reference for the Directors of their fiduciary duties as directors of Axiata. Axiata's Board Charter is sufficiently detailed and reviewed in timely intervals to ensure that the allocation of responsibilities within the Board facilitates adaptation to changing circumstances. The Board Charter was last amended in 2020 to incorporate the recommendation by the Malaysian Code on Corporate Governance to introduce a 9-year policy on the independence of directors. It is reviewed periodically to determine if revisions and amendments are required.
	The Axiata Board Charter covers inter-alia, the role of the Board, duties and responsibilities, powers, roles of the Chairman, Group Chief Executive Officer & Managing Director /Executive Directors, Non-Executive Directors/Independent Non-Executive Directors ("INED"), Senior INED, Board Committees and Company Secretary. It provides insight into the function of the Board and the setting up of Board Committees and their Terms of References. The Board's specific reserved matters covering areas such as strategy and business planning, finance and controls, people, compliance, support and assurance are entrenched in the Axiata Board Charter.
	The Axiata Board Charter is available online on Axiata's Corporate Governance page at www.axiata.com/our-business/corporate-governance .
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Measure	:	
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The board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

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

Practice 3.1

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	: In discharging its functions, the Board adheres strictly to the Board Code of Conduct and Ethics it has in place. Directors are expected to conduct themselves with the highest ethical standards and corporate governance. The current Board Code of Conduct and Ethics was adopted by the Board in February 2018. Periodic reviews ensure that the document remains current and relevant.	
	The Board Code of Conduct and Ethics serves as Board to act in the best interest of the company and obligations to all its shareholders. It covers the a interest, bribes and corruption, gifts and hospitality Axiata Group, insider trading, related parties of dir investors, media, analysts, money laundering, corp confidentiality, protection of assets and fair dealing	d fulfil their fiduciary areas of conflicts of y, competing against ectors, data privacy, orate opportunities,
	With an aim of embedding the principles of the Board and Ethics across the Axiata Group, the Boards of companies had adopted and/or reviewed their results of Conduct and Ethics to align with that of Axiata's prevailing laws and regulations. This initiative was and reinforces the importance that the Axiata Group on the principles of exemplary conduct and ethic Directors of the operating companies within the group and the principles of the operating companies within the group and the operating companies within the group a	of the key operating spective Board Code is as well as the local is completed in 2022 up as a whole, places cs of the Boards of
	In 2015, the Board endorsed the Code of Conduct in values were institutionalised in a common code of the conduct of employees and the conduct of but Conduct is applicable to all employees across the Conduct in the Conduct is across the Conduct in the Conduct is applicable to all employees across	f rules that regulate siness. The Code of Group and lays down Axiata's core values and accountabilities, s, data integrity and ners, insider trading,

Today, we are guided by the principles of Axiata Winning Culture, which have evolved from our core values of Uncompromising Integrity and Exceptional Performance. Our recently refreshed core values—Obsession for Customers, Courage for Change, and Passion for Collaboration—serve to amplify Exceptional Performance, distinguishing us from competitors and propelling our success in the market.

Uncompromising Integrity serves as our minimum baseline and our license to play. While our ultimate goal is to win, it is not pursued at any cost. We establish and uphold stringent ethical standards, maintaining zero tolerance for unethical conduct. Serving as our moral compass, it establishes the minimum behavioural and social standards expected of our people. This is institutionalised in our Code of Conduct, applicable to all employees across the Group. It covers, among other things, employees' responsibilities and accountabilities, working attitude, protection of the Group's assets, data integrity and retention, business conduct, dealings with customers, insider trading, conflicts of interest, gifts, entertainment, violation reporting, and training and evaluation.

The Employees' Code of Conduct is disseminated throughout Axiata via its intranet. As part of its enforcement, our people are required to submit their annual declaration, indicating their adherence to and observance of its provisions.

An employee survey, conducted annually to assess the engagement index, measures, among other things, the awareness and level of embrace of the values.

The Code of Conduct was revised by the Board in May 2019 and subsequently in June 2021. Upon update of internal policies including Anti-Bribery and Anti-Corruption as well as new laws introduced (Section 17A of the Malaysian Anti-Corruption Commission Act 2009) in the country, the Code of Conduct was again revised in June 2021 for groupwide adoption. Additions to the Code of Conduct include facilitation payment, VITAL principles (Value, Intention, Timing, Avoid Conflict of Interest, Limited Frequency), Political Exposed Person, social media and public statement.

In 2023, an effective testing and maturity assessment was conducted on the compliance program in Axiata. Results shows that our governance instruments are at 99% in terms of documentation completion rate aligned with the MACC Act Adequate Procedures, UKBA, FCPA. The effectiveness testing indicated that we have a strong compliance program wherein risks of bribery and corruption is regarded to be of "low risk". We also achieved a strong maturity in terms of our compliance program wherein we achieved "Established" in a majority of categories.

The Board Code of Conduct and Ethics and Employees' Code of Conduct are available at our Corporate Governance page at www.axiata.com/our-business/corporate-governance.

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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	Axiata has in place a Whistleblowing Policy and Procedures which encourages employees and other parties (such as suppliers, business partners and customers) to report, in confidence, genuine concerns about actual or suspected misconduct, illegal or unethical behaviour that they have witnessed at work or in dealings with Axiata or its operating companies/subsidiaries ("Opcos"). Concerns reported in good faith will not be subjected to victimisation or retaliation.		
	This Policy and Procedures, which is accessible on Axiata's website at the Corporate Governance page at www.axiata.com/sites/default/files/docs/Whistleblowing Policy Procedures.pdf is administered by the Group Chief Internal Auditor ("GCIA") and overseen by the Board Audit Committee ("BAC").		
	Concerns received would be directed to the Investigations Unit (reporting into GCIA) for further action, according to a well-defined process, including a Governance Matrix for both management and employees within Axiata and Opcos.		
	The Investigations Unit will also update the BAC on a quarterly basis of all concerns received as well as follow-up actions taken (including the due process of investigation), to ensure completeness and transparency.		
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.1

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

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

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

Application	:	Applied
Explanation on application of the practice	:	The Axiata Board of Directors holds ultimate responsibility over Axiata's sustainability agenda and provides oversight of the integration of ESG matters in Axiata's corporate strategy with the aim of balancing stakeholder interests while ensuring that Axiata grows responsibly and creates long-term value. The Board Sustainability Committee ("BSC") is accountable for providing enhanced oversight on sustainability/ESG management and strategic direction as a Group-wide agenda. The BSC met eight times in the year under review, and among the matters deliberated and considered were: • Approval of Axiata's material sustainability matters for FY2024 • Reviewed Axiata's sustainability performance and activities based on Axiata's Sustainability Framework • Reviewed communication plan to Group and OpCos' Board Risk & Compliance Committee (BRCC) on sustainability initiatives and ESG KPI reporting • Reviewed and approved the Integrated Annual Reporting ("IAR") suite for FY2023 which includes the Annual Report (IAR), Sustainability & National Contribution Report ("SNCR") and Governance & Audited Financial Statements ("GAFS") • Received update from PwC on the Independent Limited Assurance Report on Selected Sustainability Information in SNCR2023

- Received updates on the IAR and SNCR post campaign report for FY2023
- Received progress updates on Axiata's Net-Zero Carbon Roadmap roll out, Scope 1, 2 and Scope 3 emissions
- Discussed and approved updated commitment towards achieving women representation in senior leadership across the group received updates
- Reviewed and approved the Axiata Group's Health, Safety and Environment (HSE) policy
- Reviewed and discussed the direction and outline for the upcoming IAR suite for FY2024
- Reviewed and approved the Axiata Group's Sustainability Reporting Manual for all Bursa's Common Indicators
- Engaged on responses to local and global trends pertaining to sustainability including key investor expectations

The overall management responsibility and oversight on sustainability-related matters lies with the Group Chief Executive Officer ("GCEO") and Managing Director. The GCEO and Managing Director is supported by the Head of Group Sustainability, who oversees Group Sustainability, and other senior management within their areas of responsibility.

To strengthen our governance and accountability, Axiata has implemented key measures. Starting in FY2025, OpCo CEOs will be evaluated based on ESG metrics tied to 'Business Ethics & Governance' and 'Digital Integrity'. This ensures direct accountability and aligns with our material sustainability priorities. The use of the annual scorecard to track and ensure progress on key sustainability metrics aligns with the company's strategic priorities as it focuses on sustainability matters that are material to our business, ensuring that we meet our sustainability targets. In addition to the annual scorecard, we have a Long-Term Incentive (LTI) structure for senior leadership that directly ties executive compensation to achieving key sustainability goals. The LTI program is designed to drive tangible outcomes such as emissions intensity reduction and greater workforce diversity. This aligns executive performance with our long-term sustainability objectives.

The Axiata Sustainability Steering Committee chaired by the Group Chief Executive Officer and Managing Director is responsible for supporting the management of ESG matters and ensuring collaboration to streamline the approach within the Group and promote sharing. The alignment of the Group and OpCos' sustainability activities, progress and achievements to the Group's sustainability agenda is overseen by the Group Sustainability team.

At the OpCo level, Axiata Group is represented on all OpCo Boards and Board Committees. This enables alignment and oversight from the Group to OpCos, including ensuring the integration of sustainability across the organization.

	to enhance strategic alignment a support from OpCo BRCCs, the BS OpCos' sustainability agenda incregulatory requirements. OpCo have their own sustainabil related matters are escalated Committee, CEO or Management representatives.	o leverage on the BRCC of each OpCo nd accountability. With guidance and C was able to support the Group's and cluding compliance with ESG-related ity governance, where sustainability-to respective OpCo Board, Board Committee by Sustainability Teams or ty governance structure are provided ated Annual Report 2024.
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.2

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

Application :	Applied	
Explanation on application of the practice The sustainability microsite will be updated towards end of May'25	Axiata regularly communicates on its sustainability approach, priorities and performance with external stakeholders. Since 2018, Axiata Group Berhad has implemented integrated reporting of its annual report which includes a separate Sustainability & National Contribution Report where the Group's sustainability strategies, priorities and targets as well as performance are primarily communicated to its internal and external stakeholders. For 2024, the Integrated Annual Report incorporates the Sustainability section therein. The National Contribution Report 2024 (NCR) will be separately prepared at a later date. In addition, depending on the information needs of respective external stakeholder groups, several platforms and methods of communication are adopted such as: • Axiata's corporate and sustainability website at sustainability.axiata.com; and	
	 Axiata's main corporate website Stakeholder engagement sessions such as public events or forums, quarterly results, briefing sessions and/or one-on-one meetings. For internal stakeholders, regular engagements and communications on sustainability-related matters take place through townhalls, events, briefing sessions, one-on-one meetings, electronic direct mail (EDM) marketing and/or updates on Axiata's intranet site. 	
Explanation for : departure		
Large companies are requito complete the columns b	ired to complete the columns below. Non-large companies are encouraged pelow.	
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	In order for the Board to keep up to-date with and understand the sustainability issues relevant to the Group, the Board receives regular Board Sustainability Committee ("BSC") Reports from the BSC Chairman. The Board also has scheduled a minimum of two sustainability updates in a year where issues relating to the matter are presented, deliberated and resolved in an appropriate manner. Additionally, during the financial year, Board members have attended sustainability-related trainings to stay abreast of sustainability developments. The trainings attended by the Board members during FY 2024 are provided on pages 5 to 7 of the Governance & Audited Financial Statements 2024.	
Explanation for : departure		
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.	
Measure :		
Timeframe :		

The 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	To strengthen our governance and accountability, Axiata has implemented key measures. Starting in FY2025, OpCo CEOs will be evaluated based on ESG metrics tied to 'Business Ethics & Governance' and 'Digital Integrity'. This ensures direct accountability and aligns with our material sustainability priorities. The use of the annual scorecard to track and ensure progress on key sustainability metrics aligns with the company's strategic priorities as it focuses on sustainability matters that are material to our business, ensuring that we meet our sustainability targets. In addition to the annual scorecard, we have a Long-Term Incentive (LTI) structure for senior leadership that directly ties executive compensation to achieving key sustainability goals. The LTI program is designed to drive tangible outcomes such as emissions intensity reduction and greater workforce diversity. This aligns executive performance with our long-term sustainability objectives. The Board's role in integrating sustainability considerations in corporate strategy and direction setting was assessed in the Board Effectiveness Evaluation 2024.	
Explanation for departure		
Large companies are requ to complete the columns	uired to complete the columns below. Non-large companies are encouraged 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.

Note: The explanation on adoption of this practice should include a brief description of the responsibilities of the designated person and actions or measures undertaken pursuant to the role in the financial year.		
Application	: Appl	ied
Explanation on adoption of the practice	meri repo susta the I	nsure that it commands the attention that this important segment ts, the ESG functions of Axiata has been placed within the direct ring line to the GCEO & Managing Director to drive and manage ainability strategically, aligned with priorities set by the Board and Board Sustainability Committee ("BSC"). GCEO & Managing Director is also a member of the BSC and is
	deve	ported in the role by the Head of Group Sustainability who leads the elopment of overall strategy and framework to drive sustainability atives and programs across the Group in a structured and cohesive
	Com Grou nom is re ensu	GCEO & Managing Director also chairs the Axiata Steering mittee (held quarterly) which consists of representatives from up Sustainability, OpCo Sustainability, and selected Heads or inees from key Group corporate functions. The Steering Committee esponsible for supporting the management of ESG matters and uring collaboration to streamline the approach within the Group and mote sharing.
		ner information on Group Sustainability's role and responsibilities be found on pages 115 -116 of the Integrated Annual Report 2024.

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

Practice 5.1

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

Application	:	Applied		
Explanation on application of the	:	In recommending the Directors standing for election/re-election, the Board Nomination and Remuneration Committee ("BNRC") and Board		
practice		takes into consideration the self and peer ratings and other feedback from their assessment during the annual Board Effectiveness Evaluation. The commentary on the Directors standing for election/reelection in the 2025 Annual General Meeting are provided on page 118 of the Integrated Annual Report 2024.		
		As required under the provisions of the Main Market Listing Requirements made by Bursa Malaysia Securities Berhad, the Board implemented a Fit & Proper Policy on 25 May 2022, which took effect from 1 July 2022, where the proposed candidates to be appointed to the Board or re-appointments of directors to the Board are assessed to determine fitness and probity.		
		Additionally, a policy to limit the independence of its directors to 9 years ("9-Year Policy") has been adopted and implemented. All of the independent directors currently serving on the Board have served for less than 9 years. Pursuant to this 9-Year Policy, the BNRC had undertaken an INED Succession plan in 2024 where the transition between the incoming and outgoing Chair of the Board Audit Committee was managed following the retirement of the latter upon serving 9 years as an Independent Director. More details of this succession planning are set out on page 95 of the IAR 2024 and the explanation on the following Practice 5.2.		
Explanation for departure	:			
• •		ed to complete the columns below. Non-large companies are encouraged		
to complete the column	s be	elow.		
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 :	Departure		
Explanation on : application of the practice			
Explanation for : departure	The Board of Directors had at its meeting in February 2020 resolved to adopt and implement a policy to limit the independence of its directors to 9 years ("9-Year Policy").		
	Applying the 9-Year Policy, Thayaparan S Sangarapillai (" TS "), the previous Chairman of the Board Audit Committee completed the 9-year tenure on 30 June 2024.		
	As part of the INED Succesion Plan July 2024 as an INED and also as th	nning, Amrit Kaur was appointed on 1 ne replacing Chair of the BAC.	
	In order to ease the handover of duties relating to the BAC between TS, the Board resolved that TS would continue as a Non-Independent, Non-Executive Director ("NINED") from 30 June 2024 for a period of six months until 31 December 2024 as the Board's priority was to ensure an orderly and well-planned succession involving both outgoing and incoming directors and their respective roles on the Board and its Committees.		
	As a result of TS's redesignation as a NINED, the annualised rate of Axiata Board independent directorships for 2024 had fallen marginally below majority at 49.45%.		
Large companies are requi	· · · · · · · · · · · · · · · · · · ·	Non-large companies are encouraged	
Measure :	Following from the end of the handover period, TS resigned from the Axiata Board on 31 December 2024, effectively raising the rate of INEDs on the Board thereat to 54.54% being made up of six INEDs in a Board size of eleven.		
	However, with the appointment of additional independent directors since then, the requirement has not only been met but surpassed as of 31 March 2025, there are seven Independent Directors on an elevenmember Board, which is 63.6% of the composition of the Board.		
Timeframe :	Immediate	Immediate	

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

Practice 5.3

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

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

Application	: Not applicable - Step Up 5.4 adopted
Explanation on application of the practice	
Explanation for departure	
Large companies are requ	rired to complete the columns below. Non-large companies are encouraged
to complete the columns	below.
Measure	
Timeframe	

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

Practice 5.4 - Step Up

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

Note: To qualify for adoption of this Step Up practice, a listed issuer must have a formal policy which limits the tenure of an independent director to nine years without further extension i.e. shareholders' approval to retain the director as an independent director beyond nine years.				
Application	:	Adopted		
Explanation on adoption of the practice	:	The Board of Directors had at its meeting in February 2020 resolved to adopt and implement a policy to limit the independence of its directors to 9 years ("9-Year Policy").		
		All of the independent directors currently serving on the Board have served for less than 9 years but the Board and the Board Nomination and Remuneration Committee actively monitor the length of service of each independent director so that timely succession planning may be undertaken as the 9-year limit is approached.		

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

Practice 5.5

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

Directors appointed should be able to devote the required time to serve the board effectively. The board should consider the existing board positions held by a director, including on boards of non-listed companies. Any appointment that may cast doubt on the integrity and governance of the company should be avoided.

Application	:	Applied
Explanation	•	Appointment of Directors
on application of the practice		There is a clear and transparent process for the selection, nomination and appointment of suitable candidates to the Board of Axiata and achieving board balance through diversity in skill set, experience, age, nationality, and gender is a key objective. This principle is encapsulated in the Axiata Board Composition Framework. Based on this framework, both merit and diversity are factors considered hand in hand when selecting board members.
		The formal process involves the Board Nomination and Remuneration Committee ("BNRC") first identifying the gap in Board composition before sourcing for candidates. Subsequently, the BNRC evaluates and recommends to the Board suitable candidates who fulfil the requirements. Other criteria such as integrity, existing commitments, potential risks and/or conflicts of interest and the ability to bring a different perspective and increase the diversity of the Board is also considered in the BNRC's review. The process for Board appointment also mandates the BNRC and GCEO and Managing Director to engage external consultants and this has been utilised on many occasions.
		In keeping with the provisions of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad the Board implemented a Fit & Proper Policy on 25 May 2022, which took effect from 1 July 2022, where the proposed candidates to be appointed to the Board or re-appointments of directors to the Board are assessed to determine fitness and probity.
		The Board skill set matrix is disclosed on page 114 of the Integrated Annual Report 2024.
		The Board Charter sets out the expectations on the Directors' commitment to the Company. Each of the Board members is expected to commit sufficient time to carry out their role as Directors and/or member of the Committees in which they are a member. In this regard, a Director is expected to advise the Chairman of the

Board or in his absence, the Chairman of the BNRC of his/her intention to join the Board of another company outside the Group. If necessary, the Chairman and/or Chairman of the BNRC will consult with the rest of the Board members whether the proposed new appointment is likely to impair the Director's ability to devote the necessary time and focus to their role as a Director of the Company. Each of the Board members is expected to serve in no more than 5 and 10 directorships in public listed and private companies respectively.

The attendance of the Directors at meetings of the Board and Committees held in 2024 are disclosed on page 114 of the Integrated Annual Report 2024. The Directors' other directorships in public companies are disclosed in their profiles as set out on pages 98 to 103 of the Integrated Annual Report 2024.

Appointment of Key Senior Management

For appointment of Key Senior Management, the BNRC will consider/review the candidates based on our leadership framework called People Quality Framework that assesses leadership competencies, functional competencies, learning agility, culture fit and pivotal experience required of the role before making any recommendation to the Board for approval. The profiles of the Group Senior Leadership Team are provided on pages 105to 110of the Integrated Annual Report 2024.

As of 31 March 2025, the Diversity Composition Disclosures for Axiata are as follows: -

Board of Directors

		Age C	Gen	der		
No. of	40-49	50-59	60-69	70 -79	Male	Female
Directors	3	2	6	0	7	4

	Race/Ethnicity				Natio	nality
No. of	Bumiputera	Chinese	Indian	Others	Malaysian	Foreigner
Directors	5	1	1	4	7	4

Senior Management

	Race/Ethnicity				Natio	nality
No. of C-	Bumiputera	Chinese	Indian	Others	Malaysian	Foreigner
Level Executives	3	2	2	4	7	4

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

to complete the columns below.

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	: There is a formal and transparent procedure for the selection, nomination and appointment of suitable candidates to the Board of Axiata as described in the steps below: i) Identify Gaps/Vacancy ii) Identification of Candidates iii) Evaluation of Suitability of Candidates iv) Meeting Short-listed Candidates v) Final Deliberation by the Board Nomination and Remuneration		
	Committee ("BNRC") vi) Recommendation to the Board The process for Board appointment also mandates the BNRC or GCEO and Managing Director, to engage external consultants.		
	The selection process is a robust and objective process where candidates are screened to ensure they possess the right character, experience, integrity, competence and time to effectively discharge their roles as Directors. For foreign candidates, culture fit is an important consideration. Independent referrals are obtained, and potential conflicts of interest are checked along with the candidates' other Board memberships.		
Explanation for departure			
Large companies are re	equired to complete the columns below. Non-large companies are encouraged		

Measure	:	
Timeframe	•••	

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

Practice 5.7

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.

Applied				
The Governance & Audited Financial Statements and Corporat Governance Overview Statement in the Integrated Annual Report provides information on the Directors seeking re-election, including their profiles, tenure on the Board, interests in the Group an assessment findings from the annual Board Effectiveness Evaluation ("BEE"). The notes accompanying the notice of Annual General Meeting ("AGM") states the Board's recommendation on the re-election of				
Directors and refers shareholders to the aforesaid documents for further information.				
During the annual BEE, the Board Nomination and Remuneration Committee and Board takes into consideration the self and peer ratings and other feedback on areas evaluated by the independent consultants through their interview sessions and analysis of questionnaire responses, to form the findings on the Directors standing for election, as published in the Corporate Governance Overview Statement in the Integrated Annual Report.				
Any Director standing for re-election who is a shareholder of Axiata will abstain from voting on the resolution in respect of his/her re-election at the AGM.				
ed to complete the columns below. Non-large companies are encouraged elow.				

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

Practice 5.8

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

Application :	Applied
Explanation on : application of the practice	The Board Nomination and Remuneration Committee ("BNRC") is chaired by Dato Dr Nik Ramlah Nik Mahmood, the Senior Independent Non-Executive Director ("SINED") of Axiata.
	 The other two members of the BNRC are as follows: - Khoo Gaik Bee – INED; and Ong King How – NINED who resigned as a Board and BNRC member on 3 October 2024. His position on the Board and BNRC was assumed by Dr. Farid Mohamed Sani – NINED, effective from 3 October 2024.
	Details of Dato Dr Nik Ramlah Nik Mahmood's profile are found on page 99 of the Integrated Annual Report 2024.
Explanation for : departure	
Large companies are requir to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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	: As at 31 December 2024, there are four women Directors on the Axiata Board comprising Dato Dr Nik Ramlah Nik Mahmood, Khoo Gaik Bee Maya Hari and Amrit Kaur resulting in a women representation rate of 33.33% in a Board size of twelve. As at 31 March 2025, this rate has increased to 36.36% with four women in a Board size of eleven. In 2023, the rate of women representation was not met with the timeframe to meet the requirement set to be by 2025. With the commitment of the BNRC towards meeting and maintaining the gender diversity goal, the timeframe was achieved a year earlier in 2024.
Explanation for departure	
Large companies are re to complete the colum	equired to complete the columns below. Non-large companies are encouraged ans 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 Board Charter sets out the policy on Board Diversity where the Board believes that the presence of diverse ethnicities, nationalities and gender mix can widen the Board's perspective in effectively discharging its duties and responsibilities. In 2024, the Board comprised more than 30% women representation. Axiata has established a Diversity, Equity and Inclusion ("DEI") framework with a focus on four pillars – Gender, Generation, Ethnicities and Abilities. This is further underlined by the Capabilities pillar as an enabler that cut across all four pillars. The DEI framework aims at influencing and effecting change not only in our workplace, but also our marketplace and communities that we operate in. While we work on introducing a formal policy on participation of women in decision-making roles, the framework at this point, serves as a guidance to ensure the inclusion of women at all levels up to senior management roles. The breakdown of the Board's and Senior Leadership Team's diversity of gender is disclosed respectively on pages 97 and 105 of the Integrated Annual Report 2024.
Explanation for departure	·
Large companies are requ to complete the columns i	ired to complete the columns below. Non-large companies are encouraged pelow.
Measure	
Timeframe	

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

Practice 6.1

The board should undertake a formal and objective annual evaluation to determine the effectiveness of the board, its committees and each individual director. The board should disclose how the assessment was carried out its outcome, actions taken and how it has or will influence board composition.

For Large Companies, the board engages an independent expert at least every three years, to facilitate objective and candid board evaluation.

Note: For a Large Company to qualify for adoption of this practice, it must undertake annual board evaluation and engage an independent expert at least every three years to facilitate the evaluation.

Explanation on application of the

Application

practice

Applied

Board Effectiveness Evaluation ("BEE") for Axiata is an effective avenue to assess the Board's collective performance as well as that of individual Directors. It is an integral part of the Board's annual activities and is carried out under the supervision of the Board Nomination and Remuneration Committee ("BNRC") which plays a key role in determining the methodology and approach, areas of assessment and selection of independent consultants to facilitate the exercise.

The Board believes that an independent party will lend greater objectivity to the assessment process and has always engaged a third party to undertake its BEE annually.

The Board engaged the services of a corporate governance advisory firm ("Consultant") to assist with the Board Effectiveness Evaluation for 2024 ("2024 BEE") as a follow up from the BEE conducted for 2023 from the same Consultant. The Consultant conducted the analysis based on the questionnaire responses received from all the Directors, as well as interview sessions with members of the Board and selected Senior Leadership.

For the 2024 BEE, the salient results, findings, recommendations and suggestions are itemised as follows :

- All of the ratings were above 4.00 which indicated that the Board is effective and performs well within the parameters and could be an area of strength and a benchmark to others.
- It was found that the Chairman is very effective, provides room, time and platform for all members to voice concerns
- The Axiata Board was commended on the successful execution of the 6-month transition for a former Independent Director and Chairman of the BAC
- The impending retirement of two long serving Board members is a matter that would require attention

- Succession planning for senior management continues to be a challenge which may result in protracted vacancies for key roles
- The Board meets the standards of corporate governance with satisfactory findings in the process of dealing with potential conflicts of interest and confidential information
- Board discussions are open and adopt a consensus-driven process in arriving at decision-making
- Director relations are generally friendly, collegial, and members are professional and respectful of one another with Non-Executive Directors having met amongst themselves regularly
- Board-management relationship is felt to be harmonious and professional with the Group Chief Executive Officer and Managing Director thought to manage the relationship with the Board well

The findings and results of the 2024 BEE were tabled to the Board at its meeting on 26 March 2024. The findings and recommendations therefrom will be disseminated to the relevant Committees and Management in order to assess the same and formulate remediation and action plans as appropriate.

More details of the findings of the 2024 BEE may be found in the Corporate Governance Overview Statement on pages 117 of the Integrated Annual Report 2024.

Explanation for : departure		
Large companies are requi to complete the columns b	-	Non-large companies are encouraged
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	: As a regional company, the remuneration philosophy is to develop a remuneration structure that commensurate with the Directors' responsibilities at both Board and Board Committee levels and is sufficient to attract, incentivise and retain quality Directors. The remuneration packages differentiate the Chairman and ordinary members of the Board and Board Committee to reflect the larger role and responsibilities of the Chairman.
	At the end of 2021, a comprehensive review of the Non-Executive Directors' ("NEDs") remuneration structure was conducted by a consultant ("Consultant"). From the benchmarking analysis of Axiata against Malaysian similarly sized and regional-based international telecommunication peers, the recommendation was to increase the Chairman's monthly fees to align with the median and to align Board Committee ratios to P50 of that of similar-sized companies in Malaysia. The Board Nomination and Remuneration Committee ("BNRC") and Board recommended for the increase in monthly fees for the Board Committees and to align the Board Risk and Compliance Committee meeting allowances with that of the Board Audit Committee.
	In enabling Axiata to bring its focus on sustainability to the next level, the BNRC had recommended and the Board resolved to rescope, remodel and rename the Board Annual Report Committee as the Board Sustainability Committee with expanded roles and responsibilities to oversee the Sustainability Practices of the Group, in addition to the preparation of the Integrated Annual Report Suite. In line with this, the Board recommended the proposed payment of Board Sustainability Committee fixed monthly fees and meeting allowances.

These recommendations on monthly fees and meeting allowances were subsequently approved by the shareholders at the 31st Annual General Meeting ("AGM") held on 26 May 2023. The Shareholders of Axiata had also, at the Annual General Meeting held on 30 May 2024, approved the payment of Axiata Board Investment Committee Fee and Meeting Allowance. The following table outlines the remuneration structure for NEDs of the Group for the financial year ended 31 December 2024.

Remuneration	Monthly Fe	ees¹ (RM)	Meeting Allowances ² (RM)				
	NEC ³	NED	NEC ³	NED			
Board of Directors	30,000.00	20,000.00	3,000.00	2,000.00			
Board Audit Committee	9,000.00	4,000.00	3,000.00	2,000.00			
Board Risk and Compliance Committee	9,000.00	4,000.00	3,000.00	2,000.00			
Board Nomination and Remuneration Committee	5,000.00	3,000.00	1,500.00	1,000.00			
Board Sustainability Committee	2,500.00	1,500.00	1,500.00	1,000.00			
Axiata Board Investment Committee	2,500.00	1,500.00	1,500.00	1,000.00			
Other Board Committees	Nil	Nil	1,500.00	1,000.00			

Notes:

- In accordance with Shareholders' approval, Axiata pays Board and Board Committees' Directors' fees on a monthly basis
- No new meeting allowance paid if meeting is adjourned to or continued on a different date or time
- 3. NEC refers to Non-Executive Chairman

Benefits

Benefits comprises annual overseas business development trips, leave passage, travel allowance, travel allowance for Non-Resident NEDs, equipment, telecommunication facilities, insurance and medical.

Executive Directors ("EDs")

The Company's policy on remuneration for the EDs is formulated to ensure competitiveness with market to attract, retain and motivate an ED of the highest calibre to competently manage the Company.

The remuneration is therefore structured with various components to form the package that link to performance of the corporate and individual. The total compensation is benchmarked with comparable companies (of similar size and complexity to Axiata locally and in the same industry in the region), based on remuneration benchmark study conducted by independent consultants.

The current remuneration framework of the EDs consists of basic salary, benefits-in-kind and Employees Provident Fund (EPF) contributions for local and relocation allowance for non-local, as a guaranteed component. On top of this, the EDs are eligible for two types of performance-based incentives which are the Short-Term Incentive Plan ("STIP") linked to a particular financial year's targets and the Long-Term Incentive Plan ("LTIP") consists of incentive vehicles of performance-based LTI linked to a 3-year long-term target and a time-based LTI.

For the STIP, the performance of the EDs is measured based on the achievement of the annual key performance indicators ("KPIs"). These KPIs comprise not only quantitative targets, such as annual revenue, EBITDA, PATAMI, Operating Free Cash Flow ("OFCF") and relative performance of the operating companies ("OpCos"), but also qualitative targets which include strategic milestones and initiatives that need to be achieved and implemented in a given year, on areas such as strategy, innovation, business development, synergy, human capital management, financial management and societal development. The weightage of the qualitative and quantitative targets may be adjusted to accommodate the Group's aspirations.

For the LTIP, the performance of the EDs is measured on the achievement of a combination of relative Total Shareholders Return, Underlying PATAMI Margin and OFCF Margin within the vesting period.

Complete details of the remuneration of NEDs and EDs for 2024 are provided on page 4 of the Governance & Audited Financial Statements 2024.

Top Management

Philosophy

At Axiata, we are committed to providing competitive total compensation opportunities that attract, retain, motivate and reward our employees to deliver outstanding performance. Our reward principles are guided by individual performance as well as the various factors such as competitive market practices, cost considerations and company performance. We have a defined performance management process which supports our overall strategy and it links individual rewards with the performance of Company and individual. This is delivered through an established total compensation framework.

Guiding Principles

- Promote a high-performance culture by differentiating total compensation based on the relative performance of Company and individual employees.
- Pay at market competitive rate for base salary and differentiating performance for total cash.
- Pay mix differentiated by employee categories i.e. Top/Senior Management and General Employees. Higher risk reward at more senior levels, with higher variable pay portion.
- The expected performance defined through a robust performance management system and this forms the basis for compensation decisions.
- Employees benefits are provided based on local market practices.

Total Compensation

The total compensation including base pay, short term incentives, benefits and performance-based long-term incentive plans allows us to attract, retain and motivate our employees. The components of total compensation have been established in harmony with each other. Total compensation principles are guided by individual performance as well as various factors such as competitive market practices, affordability, Company achievements and target opportunities are benchmarked to median against market while considering internal equity. We differentiate outstanding performers with higher performance-based bonus and long-term incentive.

On-Target Earning ("OTE")

For Top Management, Axiata adopts the concept of OTE compensation structure which is composed of base salary with an additional amount of on-target variable pay which is essentially "salary-at-risk". The quantum takes into account both Company and individual performance. They are also eligible to receive an additional stretch target performance bonus subject to prevailing policy/guideline.

Base Salary

The base salary is provided with for the worth of each job role as part of total compensation. The other elements of total compensation are built on or linked to it. Overall, we position our base salary structures to manage salaries around the relevant market median. At an individual level, base salary is generally paid within a range of the appropriate market median. Key factors are the individual's overall experience and performance.

Competitive Positioning

Regular benchmarking surveys are conducted to determine our competitive positioning in the market. Axiata is committed to a pay for performance culture which differentiates pay levels on an individual performance basis. Base salary is reviewed periodically and guided by

individual performance as well as internal equity and external competitiveness.

Variable Pay

Axiata incentive plans are designed to provide a range of opportunities linked to levels of performance. Company and individual performance may result in payout over and above target for superior performance, and no payout for performance below expectations. Variable pay opportunities include both short-term and long-term incentives. For outstanding performers, their total remuneration is generally at the upper quartile of comparable roles in the market.

Short-Term Incentive ("STI")

STI, namely performance bonus, is performance driven based on relevant factors which include the performance of the Company as well as individual achievements. Key performance measures are determined annually and focus on Company's priorities i.e. financial performance including measures such as Revenue, EBIT, PATAMI and OFCF. It is delivered as a cash payout based on achievement of targets and approval of the Board of Directors. It is discretionary and no guarantee for bonus payout if threshold conditions are not met.

Long-Term Incentive ("LTI")

Axiata emphasises on sustainable growth and performance, and the creation of value for the Company. By linking rewards to the success of Axiata, the Company not only strengthens long term performance, but also allows attracting and retaining the right employees. LTI Plans are designed and driven by Axiata Group. Top Management participates in equity-based programme which provide incentives for reaching long term value objectives of the Group and/or respective Operating Company. The vesting of shares granted are typically after 3 years and the performance-based shares grant may vest with multiplier depending on the performance of the Company and the time-based shares grant over the same period. The LTI Plans can be terminated, modified, changed or revised at any time, subject to approval of the Board.

Employee Benefits

We provide employee benefits which are designed by reference to local market practices. The overall benefits offering is based on the relevant market median. The core benefit programmes include insurance benefits for medical, disability and life, to provide protection against illness, accident, death and disability; other perquisites or fringe benefits for certain employee category such as company driver, car and driver allowances, leave passage, etc. in line with local competitive practices.

Explanation for departure

:

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

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

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

Practice 7.2

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	e Board has in place a Board Nomination and Remuneration mmittee ("BNRC") which comprises a majority of Independent Non-ecutive Directors. The role of the BNRC in respect of remuneration is recommend to the Board the remuneration of the Executive Director all its forms, drawing from outside advice as necessary and to assist a Board in determining the policy and structure for the remuneration Directors and key management of Axiata Group.							
	The duties and responsibilities of the BNRC in relation to remuneration of Board and senior management are stated in its Terms of Reference ("ToR"). The ToR of the BNRC was revised on 24 November 2022 to include the assessment of Directors in accordance with the Fit & Proper Policy and insertion of Key Approval Matrix (KIV). The ToR of the BNRC is available online on Axiata's Corporate Governance page at www.axiata.com/our-business/corporate-governance							
Explanation for : departure								
Large companies are requir to complete the columns be	ed to complete the columns below. Non-large companies are encouraged elow.							
Measure :								
Timeframe :								

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

Practice 8.1

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

Application :	Applied
Explanation on : application of the practice	The breakdown of the aggregated remuneration of the Axiata Directors is disclosed annually in the Governance & Audited Financial Statements. The remuneration breakdown of the Directors for FY 2024 is set out in the table below. Note 1: Included in the amounts are share-based expense and bonus accrued as per accounting standards. Pursuant to the Remuneration and Benefits Policy for Non-Executive Directors — Axiata Group Berhad ("Axiata"), the Director fees and meeting allowances payable by the subsidiaries of Axiata to Executive Directors of Axiata sitting on the Boards of the said subsidiaries, are paid to Axiata.

					C	Company ('0	000)						Group ('00	0)		
No	Name	Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	F 66	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total
1	Tan Sri Shahril Ridza Ridzuan	Independent Director	360	42	0	0	240	0	642	360	42	0	0	240	0	642
2	Vivek Sood	Executive Director	0	984	3,240	1,863	142	3,440	9,669	0	984	3,240	1,863	142	3,440	9,669
3	Dr Hans Wijayasuriya	Executive Director	0	728	3,120	2,028	7	1,922	7,805	0	728	3,120	2,028	7	1,922	7,805
4	Dato Dr Nik Ramlah Nik Mahmood	Independent Director	348	56	0	0	75	0	479	439	85	0	0	75	0	599
5	Dr David Robert Dean	Independent Director	436	79	0	0	144	0	659	539	87	0	0	144	0	770
6	Khoo Gaik Bee	Independent Director	294	48	0	0	48	0	390	294	50	0	0	48	0	392
7	Maya Hari	Independent Director	250	25	0	0	121	0	396	349	31	0	0	121	0	501
8	Amrit Kaur (Appointed on 1 July 2024)	Independent Director	176	26	0	0	14	0	216	176	26	0	0	14	0	216
9	Dr Farid Mohamed Sani (Appointed on 3 October 2024)	Non-Executive Non- Independent Director	0	0	0	0	0	0	0	0	0	0	0	0	0	0
10	Shahin Farouque Jammal Ahmad	Non-Executive Non- Independent Director	290	37	0	0	0	0	327	290	37	0	0	0	0	327
11	Mohamad Hafiz Kassim	Non-Executive Non- Independent Director	299	47	0	0	0	12	358	299	47	0	0	0	12	358
12	Thayaparan S Sangarapillai (Resigned on 31 June 2024)	Independent Director	324	62	0	0	103	0	489	441	67	0	0	103	0	611

					C	Company ('000)				Group ('000)						
No	Name	Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	F 6.6	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total
13	Ong King How (Resigned on 3 October 2024)	Non-Executive Non- Independent Director	0	0	0	0	0	0	0	0	0	0	0	0	0	0
14	Eysa Zulkifli (Alternate Director to Ong King How) (Resigned on 3 October 2024)	Non-Executive Non- Independent Director	0	0	0	0	0	0	0	0	0	0	0	0	0	0

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

Practice 8.2

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

Application	:	Departure								
Explanation on application of the practice	:									
Explanation for departure		On balance the Board is of the view that disclosing the information will be disadvantageous to Axiata when we are still competing for top talents globally and it is therefore not in the best interest of the Company now.								
Large companies are rec to complete the column	•	·	Non-large companies are encouraged							
Measure		Axiata has a robust internal process where we continuously benchmark the compensation of our senior management against other regional telecommunications companies and similar large companies in Malaysia to ensure that we compensate in accordance with our pay philosophy which we believe to be fair and competitive and driven by performance. Additionally, Axiata has disclosed total key management compensation in Note 44 to the Audited Financial Statements as set out in GAFS 2024.								
Timeframe	:	Others	The Board will closely monitor developments in the market and review the appropriateness of such disclosure in future.							

			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
	:	

			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 Board Audit Committee ("BAC") comprises three members of which two are Independent Non-Executive Directors ("INEDs") and one is a Non-Independent Non-Executive Director ("NINED"). Up to 30 June 2024, the BAC was chaired by Thayaparan S Sangarapillai ("TS"), an INED up to then. TS is a retired Senior Partner of PwC Malaysia with over 40 years of experience and has worked extensively with Audit Committees, senior management and Board members of top tier Public Listed Companies across industries in audit, business advisory, mergers and acquisitions, valuations, IPOs and cross border transactions. The Chair of the BAC was assumed by Amrit Kaur ("AK") from 1 July 2024 replacing TS. AK is also a former partner of PwC with close to 40 years of experience in the assurance and business advisory services serving a diverse base of clients in various business sectors including among others technology, energy, telecommunications and media industries including large multinational corporations. The Chairman of the BAC is not the Chairman of the Board so as not to impair the objectivity of the Board's view of the BAC's findings and recommendations
departure	
Large companies are requ to complete the columns	uired to complete the columns below. Non-large companies are encouraged 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 Board Audit Committee ("BAC") members are, over a period of less than three prior years, former key audit partners and employees of External Auditors of the Group. The Terms of Reference of the BAC incorporates a provision on the requirement for a former key audit partner to observe a cooling-off period before being appointed as a BAC member. This is to ensure that the objectivity, independence and effectiveness of the External Auditors are maintained.
Explanation for : departure	
Large companies are require to complete the columns by	red to complete the columns below. Non-large companies are encouraged pelow.
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 9.3

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

Application	:	Applied	
Explanation application of practice	on: the	The Board is committed to ensuring that a clear, balanced and meaningful assessment of the Group's financial performance and prospects through the audited financial statements and quarterly announcement of results are provided to shareholders and regulatory bodies. In view of this, the Board through the Board Audit Committee ("BAC") oversees the process and the integrity and quality of the financial reporting, annually and quarterly. The BAC assists the Board by reviewing the financial statements, key accounting matters, and quarterly announcements of results to safeguard their quality and reliability in the presence of external auditors before recommending the same for the Board's approval.	
		The BAC manages the relationship with its external auditors on behalf of the Board. The BAC considers the reappointment, remuneration and terms of engagement of the external auditors annually. The review procedures covers the independence and service level of the External Auditors, which amongst others, include reviewing the External Auditors' performance and quality of work, ability to meet deadlines, timeliness of service deliverables, non-audit services provided and the Engagement Partner's and the Partner's rotation.	
		The BAC had on 20 March 2024, reviewed the re-appointment of PricewaterhouseCoopers PLT ("PwC") based on the following criteria before making their recommendation: -	
		 i) Level of knowledge, capabilities, experience and quality of work; ii) Level of engagement with the BAC Chairman; iii) Ability to provide constructive feedback, implications and recommendations in areas requiring improvements; iv) Adequacy of audit coverage, effectiveness of planning and conduct of audit; v) Ability to perform audit work within agreed timeframe; vi) Independence and Non-audit services rendered by the External Auditors does not impede independence; 	
		vii) Succession planning of partner-in-charge and rotation of audit partner; and	

	viii) Comprehensive audit plan addressing company/industry
	specific objectives, geographical coverage, level of resources and audit tests with specialist input on tax and regulations.
	In safeguarding and supporting the external auditor's independence and objectivity, Axiata has a policy and guideline to restrict the type of non-audit services that can be provided by external auditors of the Group and the approval process related to them. Under this guideline, non-audit services can be offered by external auditors of the Group if there are clear efficiencies and value-added benefits to the Group and a review of non-audit fees paid to the external auditors is undertaken by the BAC. These procedures are in place to ensure that the independence and objectivity of external auditors are not compromised, and steps are taken to ensure that this does not impede the external auditors' audit work.
	The BAC remains confident that the objectivity and independence of the external auditors are not in any way impaired by reasons of the non-audit services provided to the Group. The auditors of the Company, PwC, annually confirms to the BAC their independence to the Group within the meaning of the provisions of the Bye-Laws on Professional Independence of the Malaysian Institute of Accountants and PwC's firm's requirements. PwC, having reviewed the non-audit services provided to the Group during the financial year 2024 in accordance with the independence requirements and, to the best of their knowledge, are not aware of any non-audit services that had compromised their independence as external auditors of the Group.
	Having considered the outcome of the annual assessment of PwC, the Board had approved BAC's recommendation for the shareholders' approval to be sought at the forthcoming 33rd AGM on the reappointment of PwC as External Auditors of the Company for financial year 2025.
Explanation for : departure	
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application :	Not Adopted
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 9.5

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

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

Application	:	Applied
Explanation on application of the practice	:	The members of the BAC namely Thayaparan S Sangarapillai, a BAC member up to 30 June 2024 and was replaced by Amrit Kaur henceforth, Dr David Robert Dean and Shahin Farouque Jammal Ahmad, have vast experience and skills in accounting and finance as well as other fields of expertise and are highly-qualified to discharge its duties, including reviews of the Group's financial reporting prior to recommending the same to the Board for approval.
		Thayaparan S Sangarapillai was appointed as a member of the BAC on 18 March 2020 and was redesignated as the BAC Chairman on 29 July 2020, stepping down from the Committee on 30 June 2024 upon completing 9 years of independent directorship. He brings with him wide ranging and extensive experience of over 40 years in the areas of audit and business advisory services for a wide range of industries which includes major public listed companies in the power, telecommunications, automotive, property development, plantation and manufacturing sectors. He is a Fellow of the Institute of Chartered Accountants in England and Wales and a member of the Malaysian Institute of Certified Public Accountants and Malaysian Institute of Accountants.
		Thaya is a highly respected leader, experienced in corporate governance, risk management practices, internal controls and external financial reporting. Thaya brings significant expertise in understanding of complex and technical areas specifically in conducting due diligence for M&As, securities transactions, business reviews in enabling strategic decision making and financial reporting.

Amrit Kaur ("AK") joined the Board and assumed the Chair of the BAC from 1 July 2024 replacing Thayaraparan Sangarapillai. She is a former partner of PwC with close to 40 years of experience in the assurance and business advisory services serving a diverse base of clients in various business sectors including among others technology, energy, telecommunications and media industries including large multinational corporations.
Dr David Robert Dean who was appointed on 11 December 2017 is an independent advisor and non-executive director at technology and telecommunications companies in Europe and Asia. He retired as Senior Partner from The Boston Consulting Group (BCG) at the end of 2013 after 28 years, where he served clients in the technology and telecommunications industries in Europe, the US, Africa, India, China, South East Asia and Japan, in particular on strategic, corporate development and other top management issues. Dr Dean led BCG's Global Technology & Communications Practice, during which time he helped create a leading position in Asia and contributed significantly to the firm's most innovative thinking in areas of the Internet economy, cloud computing and personal data.
Dr Dean has also contributed to projects at The World Economic Forum and participated in multiple World Economic Forum events.
Shahin Farouque Jammal Ahmad was appointed to the BAC on 24 November 2022. He is currently the Group Head, Strategic Investments of Permodalan Nasional Berhad. Previously, he was an Executive Director in Investments Division of Khazanah Nasional Berhad ("Khazanah"). He sat on the boards of various creative and media companies within the Khazanah portfolio of companies. Prior to joining Khazanah in 2016, he worked with various commercial and investment banks in both domestic and regional roles. He has over 20 years of investment banking experience.
The training attended by the BAC members during FY 2024 are provided on pages 6 and 7 of the Governance & Audited Financial Statements 2024.
red to complete the columns below. Non-large companies are encouraged elow.

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

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

Practice 10.1

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

Application :	Applied
Explanation on : application of the practice	The Board is accountable for maintaining sound processes of risk management and internal control practices to safeguard shareholders' investments and the Group's assets. This includes, but not limited to, financial controls, operational and compliance controls. The risk management and internal control processes and procedures in place seek to manage/mitigate risks within our acceptable risk appetite threshold.
	In undertaking this responsibility, the Board is assisted by the Board Audit Committee ("BAC") and the Board Risk and Compliance Committee ("BRCC").
	The BAC reviews, amongst others, the system of internal controls, the audit process, and the process for monitoring compliance with applicable laws and regulations as well as the Company's Code of Conduct. In meeting these duties and striving for the prevention of noncompliance, the BAC reviews the Management's implementation of the system of internal controls to manage such key risks.
	The BRCC's duties and responsibilities include areas of Enterprise Risk Management (including Business Continuity and Crisis Management), Cyber Security, Data Privacy, Compliance, Ethics and Integrity, and Regulatory Compliance which include but is not limited to the requirements imposed by Local Authorities, Telecommunication Regulators and Digital Financial Services Regulators (e.g. site permits, core operating licenses, spectrums, tariffs, health and safety, AML/CFT). These provide an integrated focus on all risk and compliance matters, directly and indirectly in a single, consistent interface with all other functions in the organisation and the Operating Companies.
Explanation for : departure	
Larga companios ara razvii	red to complete the columns helpy. Non-large companies are encouraged
to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.

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	The Board has disclosed the key features of its risk management and internal control system in detail in the Statement on Risk Management and Internal Control on pages 17 to 25 of the Governance & Audited Financial Statements 2024.
Explanation for : departure	
Large companies are requi	red to complete the columns helow. Non-large companies are encouraged
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure :	
Timeframe :	

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

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

Practice 10.3 - Step Up

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

Application	:	Adopted
Explanation on adoption of the practice	:	Axiata had established a Board Risk Management Committee ("BRMC") on 1 January 2018 in line with the recommendations in the Malaysian Code on Corporate Governance to oversee the Company's risk management framework and policies. The primary function of the BRMC was to provide oversight of Axiata Group's enterprise risk covering risk management framework, evaluating the adequacy of risk management practices, implementation of appropriate controls to manage risks, strategies and business continuity management. Subsequently, the Board had on 20 February 2020 resolved to rename
		the BRMC to Board Risk and Compliance Committee ("BRCC") to reflect the expanded roles and responsibilities undertaken by the said Committee to strengthen the governance of risk and compliance matters.
		This change was to better reflect the expansion of the Committee's scope to encompass not just matters of risk but also matters of compliance. The BRCC's responsibilities include areas of Enterprise Risk Management (including Business Continuity and Crisis Management), Cyber Security, Data Privacy, Compliance, Ethics and Integrity and sectoral Regulatory Compliance which include but is not limited to requirements imposed by Local Authorities, Telecommunication Regulators and Digital Financial Services Regulators, if applicable (e.g. site permits, core operating licenses, spectrums, tariffs, health and safety, AML/CFT). This will enable an integrated focus on all risk and compliance matters.
		Following the renaming changes of the BRMC to the BRCC, Dr David Robert Dean had, on 20 February 2020, taken over the chair of the BRCC from Dato Dr Nik Ramlah Nik Mahmood.
		The majority of the members of the BRCC are Independent Non-Executive Directors ("INEDs"). The members of the BRCC as at 31 December 2024 are as follows: - Dr David Robert Dean – Chairman, INED; Dato Dr Nik Ramlah Nik Mahmood – Member, Senior INED; and Mohamad hafiz Kassim – Member, NINED.

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

Practice 11.1

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

Application	:	Applied
Explanation on application of the practice	:	The internal audit function is under the purview of Axiata Group Internal Audit ("AGIA") and headed by the Group Chief Internal Auditor ("GCIA"), who is independent and reports directly to the BAC. The internal audit reporting structure within the Group has been organised whereby the audit departments of the operating companies ("OpCos") report directly to the BAC of the respective OpCo with a dotted reporting line to the GCIA. The GCIA also acts as the secretary to the BAC and attends OpCo BAC meetings. AGIA provides independent, objective assurance on areas of operations reviewed, and makes recommendations to improve and add value to the Group. AGIA identifies, coordinates and conducts global audits that are carried out throughout the Group and also provides standards, policies, guidelines and advice to the OpCos' audit function to standardise the internal audit activities within the Group in line with internal audit activities within the Group in line with
		AGIA adopts a systematic and disciplined approach to evaluate the adequacy and effectiveness of risk management, financial, operational, compliance and governance processes. Structured risk-based and strategic-based approaches are applied in identifying internal audit activities that are aligned with the Group's strategic plans to ensure that the risks facing the Group are adequately reviewed to keep up with Axiata's Vision of Next Generation Digital Champion, Axiata 5 X 5 Strategies and making digitalisation as part of the Internal Audit's DNA. AGIA continued the Collective Brain initiative for continuous auditing and artificial intelligence across the Group. Consequently, key OpCos Internal Audit Functions continue to apply analytics, continuous auditing, and artificial intelligence in relevant audits throughout the year for higher quality of audit works in terms of efficiency, effectiveness, completeness, risks focus, accurate and quantifiable audit findings.
		On the Quality Assurance and Improvement programme, the IA Functions across the carried out internal assessments to ensure conformance to the International Standard of Internal Auditing. The Internal Audit Function fully abides by the provisions of its Charter. The Internal Audit activities conform with the International Standards for the Professional Practices of Internal Auditing of The Institute of Internal Auditors (IIA).

	Further, international standards and best practices are adopted to further enhance the relevancy and effectiveness of the internal audit activities. The areas of coverage include revenue assurance, finance, sales, marketing, information and technology, billing, network, corporate governance, human resources, customer service, digital services and procurement. The audit reports of these assignments provide independent and objective assessment of the following:
	 the adequacy, effectiveness and efficiency of the internal control design and systems to manage operations and safeguard the Group's assets and shareholders' value; and the adequacy and effectiveness of the risk management operations, governance and compliance functions to identify, manage and address potential risks facing the Group.
	The internal audit reports are issued to management for their comments and action plans with deadlines which are subsequently agreed to complete the necessary preventive and corrective actions. The reports are tabled at respective Group and OpCo's BAC, and the summary of the key findings are presented to the BAC for due deliberation to ensure that management undertakes to carry out the agreed remedial actions. Members of management are invited to the BAC meetings from time to time, especially when major control weaknesses are highlighted by Internal Audit.
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 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	:	Hadi Helmi Zaini Sooria is the Group Chief Internal Auditor ("GCIA") of Axiata. He is a Chartered Management Accountant by profession and a member of CIMA. He also holds a MBA. He has more than 25 years of operations experience in Axiata Group. GCIA is a member of the Senior Leadership Team (SLT) of Axiata and has sufficient standing and authority to discharge his functions effectively. His profile is on page 108 of Integrated Annual Report 2024 ("IAR").
		There is a total of 69 (2023: 65) internal auditors across the Group whilst Axiata Group Internal Auditors ("AGIA") at Corporate Centre has ten approved headcount. All the internal auditors have tertiary qualifications and the level of expertise and professionalism within AGIA at the end of 2024 is as follows:
		 Expertise Category (Percentage of total auditors) Accounting/Finance (41%), IT/MIS (22%), Network/Engineering (19%), Marketing / Sales (7%) and General/ Others (13%) Professional Category (Percentage of total auditors) i) Professional Certification
		 Undertaking PHD, MBA and Masters (1%) GCIA reports directly to the Board Audit Committee ("BAC") to preserve its independence and objectivity. The reporting structure ensures that audit personnel are free from any relationships or conflicts of interest which could impair their objectivity and independence.

	The BAC approves the Internal Audit ("IA") charter which defines the internal auditors' purpose, authority and responsibility in their work as the assurance provider to the BAC and the Board. In this regard, the IA charter defines the organisation, responsibility, authorisation, audit standard and ethics, adjudication, relationship with external parties which the Axiata IA function will operate to ensure positive contribution to the Group. The internal audit works are carried out in accordance with the International Professional Practices Framework (IPPF) and the assessment of existing controls utilises the Committee of Sponsoring Organisations of the Treadway Commission (COSO) Framework. The Statement on Risk Management and Internal Control and the BAC Report are provided on pages 17 to 25 and pages 26 to 28 of the Governance & Audited Financial Statements 2024, respectively.
Explanation for : departure	
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

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

Practice 12.1

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

Application	Applied
Explanation on application of the practice	The Board acknowledges the importance of effective communication channels between the Board, shareholders and other stakeholders including analysts, institutional investors and the investing public at large to provide a clear and complete picture of the Group's performance and position as much as possible. The Group is fully committed in maintaining high standards in the dissemination of relevant and material information on the development of the Group in its commitment to maintain effective, comprehensive, timely and continuous disclosure. There has also been strong emphasis on the importance of timely and equitable dissemination of information. Disclosures of corporate proposals and/or financial results are made not only in compliance with the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities") but also include additional items through media releases and are done on a voluntary basis. This equitable policy is not only prevalent to financial affairs but also extends to major and/or strategic transactions. Audiocasts of analyst and investor calls on quarterly results and major and/or strategic transactions are also made available on Axiata's website. Axiata uses a number of formal channels to communicate to shareholders and stakeholders, particularly: - 1) Integrated Annual Report The Integrated Annual Report The Integrated Annual Report is a major channel of communication disclosing information not only on the Group's business, financials, sustainability initiatives and other key activities but also additional information such as strategies, operations, performance, challenges and its management. The Board places great importance on the content of the Integrated Annual Report to ensure the accuracy of the information as the Integrated Annual Report is a vital source of information for investors, shareholders and the general public.

This year, Axiata's 2024 Integrated Annual Report Suite is made up of the following: -

- i) Integrated Annual Report 2024 which includes the Sustainability Statement; and
- ii) Governance & Audited Financial Statements 2024.

2) Announcements to Bursa Securities

Announcement of quarterly financial results, circulars and various announcements are made via Bursa LINK in full compliance with regulatory authorities' disclosure requirements. The same is also made available on Axiata's own corporate website.

Filings and announcements to Bursa Securities are available online at www.axiata.com/investors/bursa-announcements/

3) Media Releases

Media releases are provided to the media on all significant corporate developments, announcements and business initiatives to keep the investing community and shareholders updated on the Group's developments.

Media information, including media releases are available online at www.axiata.com/media/news

4) Quarterly Results and Analyst and Investor Briefings

Axiata holds analyst and investor results briefings chaired by the GCEO and Managing Director and Group Chief Financial Officer ("GCFO") immediately after each announcement of quarterly results to Bursa Securities. These briefings are normally conducted via conference calls and attended by senior management of major Operating Companies ("OpCos") as an avenue to provide dialogue between fund managers and research analysts with the Group's Senior Management as well as a platform for analysts and fund managers to receive a balanced and complete view of the Group's performance. The holding of analyst and investor calls immediately after the release of the results is aimed to facilitate timely publication and/or dissemination of analysts' reports to the investing community. Materials intended for analysts' briefings are made available immediately after the release of the financial results.

Results materials and audiocasts are available online at www.axiata.com/investors/ir-presentations and www.axiata.com/investors/quarterly-results.

5) Media Briefings

Media briefings coincide with half-year and full-year results, held separately from analyst briefings for tailored communication and efficiency.

6) Investor Relations

In 2024, Axiata conducted 61 meetings with shareholders, investors and analysts via a combination of physical and virtual meetings via conference calls.

Axiata organises Analysts and Investor calls as referred to in Paragraph 4 above, as well as on request by investors, shareholders or other stakeholders.

7) Company Website

All information on financial reports, downloadable annual reports, stock exchange filings, presentations, financial calendar, share price and ownership profile are posted on the Investor Relations section while media has its own dedicated section for media releases. In addition, audio casts on briefings of quarterly results to analysts and investors are also available for streaming or download from the Company's corporate website at www.axiata.com.

8) Annual General Meeting and Extraordinary General Meetings ("General Meetings")

Engagement with shareholders through the General Meetings provided effective communication with shareholders as follows:

- i) As guided by the Guidance FAQs on the Conduct of General Meetings for Listed Issuers issued by the Securities Commission Malaysia, Axiata successfully convened its 32nd Annual General Meeting ("AGM") as virtual meetings from a broadcast venue conducted via live streaming.
- ii) Members had joined the General Meetings online and remotely and also vote electronically using the Remote Participation and Voting Facilities ("RPV") provided by Tricor Investor & Issuing House Services Sdn Bhd via its TIIH Online website.
- iii) Shareholders and proxies of Axiata were able to submit their questions electronically via the TIIH Online website before and during the General Meetings.
- iv) In 2020, Axiata was amongst the first PLCs to appoint an Independent Moderator at the virtual AGM in response to the call by the Minority Shareholders Watch Group (MSWG) to do so. Axiata had maintained the practice of appointing an Independent Moderator for its General Meetings since 2020.
- v) All questions from shareholders received by Axiata were addressed at the General Meetings held in 2024 and the list of questions and answers have been made available with the Minutes of the General Meetings on Axiata's website within 30 business days from the meeting date.
- vi) The General Meetings served as the primary engagement platform between the Board and the Shareholders of the Company.

	vii)	Shareholders were given 28 days' notice for the AGM held on 30 May 2024.
	viii)	Business presentations were made by the GCEO and Managing Director at the General Meetings.
	ix)	Shareholders participated through an enhanced and electronic fully virtual e-voting process via RPV.
	x)	Electronic poll voting was conducted on all resolutions with immediate announcement of results.
	xi)	The full recording of the General Meetings Webcast is available on Axiata's website.
Explanation for :		
departure		
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Measure :		
Timeframe :		

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

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

Practice 12.2

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

Application :	Applied
Explanation on application of the practice	In order to provide a holistic view of Axiata Group's businesses and how value is created, the Board had decided on the adoption and application of the globally recognised and best practice reporting framework of the International Integrated Council's ("IRC") Integrated Report. Since publishing its inaugural Integrated Annual Report 2017 on 24 April 2018, Axiata continues to issue integrated annual reports, which for 2024 is made up of the following: - i) Integrated Annual Report (which includes the Sustainability Statement); and ii) Governance & Audited Financial Statements 2024 Axiata also continues with the practice of adopting the IR reporting framework under the Value Reporting Foundation/International Integrated Reporting Council to guide on the publication of its 2024 Integrated Annual Report.
Explanation for departure	
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Intended Outcome

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 :	Axiata dispatches the notice of its Annual General Meeting ("AGM") to
application of the	shareholders at least 28 days before the AGM, well in advance of the
practice	21-day requirement under the Companies Act 2016 and Main Market
	Listing Requirements of Bursa Malaysia Securities Berhad. The
	additional time given to shareholders allows them to make the
	necessary arrangements to attend and participate in person or through corporate representatives, proxies or attorneys. More importantly, it
	enables the shareholders to consider the resolutions and make an
	informed decision in exercising their voting rights at the general
	meeting.
	Axiata provides Administrative Notes when giving notice of the AGM,
	which provides information to the shareholders regarding the details of
	the AGM including procedures for remote participation and voting (RPV) facilities for virtual meetings, their entitlement to attend the
	AGM, their right to appoint a proxy or representative and information
	as to who may be counted as a proxy.
	, , ,
	The Notice of the 32nd AGM, Integrated Annual Report 2023, and the
	Corporate Governance Report 2023 were issued on 30 April 2024. The
	notes to the Notice of the 32nd AGM dated 30 April 2024 had provided
	detailed explanations for each resolution proposed, e.g. re- election/retirement/re-appointment of Directors, Directors'
	election/retirement/re-appointment of Directors, Directors' remuneration comprising the Directors' fees and benefits, appointment
	of auditors, etc., to enable shareholders to make informed decisions in
	exercising their voting rights.
	Axiata will continue to issue its notice of meeting of the Annual General
e decente fo	Meeting at least 28 days before the date of the meeting.
Explanation for : departure	
departure	
	red to complete the columns below. Non-large companies are encouraged
to complete the columns be	elow.
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Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 13.2

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

Applied
As guided by the Guidance FAQs on the Conduct of General Meetings for Listed Issuers issued by the Securities Commission Malaysia, Axiata had convened its 32 nd Annual General Meeting ("AGM") as a virtual meeting conducted via live streaming where members had joined the General Meetings online and remotely and also voted electronically using the Remote Participation and Voting Facilities provided by Tricor Investor & Issuing House Services Sdn Bhd via its TIIH Online website. At the virtual AGM all Directors, including members of the Board Audit Committee, Board Nomination and Remuneration Committee and Board Risk and Compliance Committee attended and participated in person at the broadcast venue and/or virtually at the said General Meetings. Shareholders and proxies of Axiata were able to submit their questions electronically via the TIIH Online website before and during the AGM. The presence of all Directors provided the opportunity for the shareholders/proxies to engage with each Director and also allowed the shareholders/proxies to raise questions and concerns directly to those responsible. The AGM was also attended by external auditors, legal counsels, advisors, Independent Moderators and Senior Management of the Company and Group. Presentation by the GCEO and Managing Director at the AGM covered queries raised earlier by the Minority Shareholders Watch Group ("MSWG"). In 2020, Axiata was amongst the first PLCs to appoint an Independent Moderator at its virtual AGM in response to the call by MSWG to do so. During the AGM, the Chairman invited members to raise any questions and seek clarifications on the proposals tabled via the TIIH Online website. All questions received by Axiata before and during the AGM were addressed during the said meetings.
were addressed during the said meetings.

		te within 30 business days. The video gs is also available on the Company's
Explanation for :		
departure		
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Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 13.3

Listed companies should leverage technology to facilitate-

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

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

Application :	Applied	
Explanation on : application of the practice	: The physical general meetings of Axiata are always held within the vicinity of Kuala Lumpur at a venue familiar to shareholders of the Company in order to encourage the shareholders to participate at its general meetings. Shareholders who are unable to attend general meetings may, in accordance with the relevant provisions of the Constitution, appoint their respective proxies to vote on their behalf a all general meetings of the Company.	
	Axiata was among the first to pioneer electronic poll voting using tablets at its 24th Annual General Meeting ("AGM") held on 25 May 2016. Subsequently, at the 25th AGM of Axiata held on 26 May 2017, Axiata had extended the e-voting process through e-Vote mobile application. Free wifi was provided to the shareholders and proxyholders to encourage them to download the e-Vote application onto their own mobile device. A passcode was issued during registration and shareholders had to scan the passcode to gain access to the e-Vote mobile application and cast their votes using their mobile devices. These advancements had been carried through and offered at Axiata's 27th AGM held on 29 May 2019 and subsequent AGMs thereafter with the use of technology.	
	The electronic polling process was conducted by Tricor Investor & Issuing House Services Sdn Bhd, the Poll Administrator and results of the poll had been verified by the Scrutineers, KPMG Management & Risk Consulting Sdn Bhd.	
	Since the start of the Covid-19 pandemic in 2020, Axiata had successfully convened its AGMs and Extraordinary General Meetings (collectively, "General Meetings") as virtual meetings conducted via live streaming as guided by the Guidance FAQs on the Conduct of General Meetings for Listed Issuers issued by the Securities Commission Malaysia. Members had joined the General Meetings online and remotely and also voted electronically using the Remote Participation and Voting Facilities provided by Tricor Investor & Issuing House Services Sdn Bhd via its TIIH Online website. From 2025, General Meetings will be conducted in a hybrid mode, allowing for greater shareholder participation both physically and virtually, in line with the	

		ssion on this matter. Axiata held an 24 March 2025 and will hold its 33 rd y 2025, both in hybrid mode.
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Timeframe :		

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

Practice 13.4

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

Note: The explanation of adoption of this practice should include a discussion on measures undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient opportunity to pose questions and the questions are responded to. **Application Applied Explanation on** At the commencement of the virtual 32nd Annual General Meeting application of the ("AGM") held in 2024, the Chairman informed that questions and practice answers ("Q&A") for each resolution would be allowed upon the completion of the tabling of all the resolutions. Prior to the tabling of the Audited Financial Statements at the 32nd AGM, the GCEO and Managing Director shared his presentation entitled 'Axiata – One of the largest Telco Groups in Asia Pacific' covering, interalia, the following: i) 2023 Performance and Key Highlights; Q1'24 Financial Performance; and ii) Moving Forward. iii) The Q&A session spanned approximately one hour and 40 minutes during the 32nd AGM, where a total of 7 questions submitted by the Minority Shareholders Watch Group ("MSWG") and 30 questions submitted by shareholders/proxies before and during the meeting were addressed by the GCEO and Managing Director. The questions posed by the shareholders covered areas on the financials, business prospects, operations, status of corporate exercises including the proposed merger of the subsidiaries /corporate exercise, investment in network and infrastructure and digital transformation initiative, corporate governance, Directors' Remuneration, subsidiaries business activities, Boost Bank's operation, Al related activity on Boost app and Boost plan, dividends, business performance, woman representation on Board and Board's remuneration amongst others.

	During the AGM all Directors, including members of the Board Audit Committee, Board Nomination and Remuneration Committee and Board Risk and Compliance Committee, and Senior Management were present at the broadcast venue or virtually, ready to provide responses for questions addressed to them. All responses to the questions have been made available with the Minutes of the General Meetings on Axiata's website.
	The Chairman of the Board and the Independent Moderator had informed the meeting participants that for questions which could not be answered at the AGM, the responses would be emailed to the shareholders at the earliest possible time.
	Shareholders may also pose further questions outside of the general meetings by sending their questions and feedback to ir@axiata.com
Explanation for : departure	
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Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 13.5

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

undertaken to ensure the opportunity to pose question	f adoption of this practice should include a discussion on measures general meeting is interactive, shareholders are provided with sufficient ons and the questions are responded to. Further, a listed issuer should also be choice of the meeting platform.
Application :	Applied

Explanation on application of the practice

Axiata's 32nd Annual General Meeting ("AGM") held in 2024 was held as a virtual meeting conducted entirely through live streaming and remote voting using the Remote Participation and Voting Facilities provided by Tricor Investor & Issuing House Services Sdn Bhd ("Tricor"). Tricor's TIIH Online Platform was selected as it is one of the few platforms that could effectively and reliably support the conduct of a general meeting with a shareholder size as Axiata's. Additionally, the selection of a platform operated by Axiata's Share Registrar provided a seamless and user-friendly interface for shareholders from the point of registration through to participation in the general meeting, engaging on questions and answers and ending with voting.

At the virtual AGM, all Directors, including members of the Board Audit Committee, Board Nomination and Remuneration Committee and Board Risk and Compliance Committee attended and participated in person at the broadcast venue or virtually at the said General Meetings. The AGM was also attended by the external auditors, scrutineers, legal counsels, advisors, independent moderators and Senior Management of the Company and Group.

To encourage shareholder participation, the Administrative Notes for the General Meetings ("Administrative Notes") had provided guidance on the process for submitting questions to the Board of Directors prior to and during the AGM. Questions posed by shareholders, including those submitted by the Minority Shareholders Watch Group ("MSWG"), were made visible to all meeting participants during the live stream of the meeting.

The duration of the Questions and Answers ("Q&A") session of the 32nd AGM was approximately one hour and 40 minutes, where a total of 7 questions submitted by MSWG and 30 questions submitted by shareholders and proxies before and during the AGM were addressed by the GCEO and Managing Director.

	All responses have been made available with the Minutes of the AGM on Axiata's website. The Chairman of the Board and the Independent Moderator had informed the meeting participants that for questions which could not be answered at the meeting, the responses would be emailed to the shareholders at the earliest possible time. In promoting transparency, the recording of the General Meetings webcast has also been uploaded to Axiata's website at www.axiata.com/investors/agm/ and www.axiata.com/investors/egm/ . The polling process was conducted via Online Remote Voting, where shareholders were allowed to submit their votes from the commencement of the AGM until the Chairman declared the closure of the voting session. A presentation on the steps to cast the vote was shown during the AGM, in addition to the guidance in the Administrative Notes which was circulated prior to the meeting. The poll voting results were verified and confirmed by KPMG Management & Risk Consulting Sdn Bhd as Scrutineers before the Chairman declared that all resolutions were carried.
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Measure :	
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Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 13.6

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

Note: The publication of a general meeting.	Ke	y Matters Discussed is not a substitute for the circulation of minutes of
Application	:	Applied
Explanation on application of the practice	:	The Minutes of the 32nd Annual General Meeting ("AGM") held on 30 May 2024 detailing the meeting proceedings, together with the list of questions and answers provided during the AGM were uploaded to Axiata's website at www.axiata.com/investors/agm/ and www.axiata.com/investors/egm/ within 30 business days after the General Meetings.
Explanation for departure	:	
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SECTION B – DISCLOSURES ON CORPORATE GOVERNANCE PRACTICES PERSUANT CORPORATE GOVERNANCE GUIDELINES ISSUED BY BANK NEGARA MALAYSIA

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

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