CORPORATE GOVERNANCE REPORT

STOCK CODE : 0166 **COMPANY NAME** : Inari Amertron Berhad

FINANCIAL YEAR : June 30, 2020

OUTLINE:

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

SECTION B - DISCLOSURES ON CORPORATE GOVERNANCE PRACTICES PURSUANT TO THE 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 (the "Board") of Inari Amertron Berhad ("Inari" or the "Company") is steadfast in promoting a sound corporate governance culture that is grounded on the hallmarks of accountability, objectivity and transparency. As the trusted fiduciaries of the Company, Board members have demonstrated unwavering commitment in discharging their duties and responsibilities with unfettered judgment, due care and skill at all times.
	The Board bears the overarching responsibility of providing oversight and leadership to Inari and its subsidiaries' (collectively referred to as the "Group") strategic and operational direction. During the year under review, the Board has reviewed and deliberated on the short, medium and long term strategies of the Group. In meeting the Group's business objectives, the Board seeks to ensure that the highest standards of corporate governance are practised across the Group with a view of promoting long-term stakeholders' value. In order to effectively measure, monitor and assess Management's performance in achieving the Group's objectives, the Board has established a set of Key Performance Indicators ("KPIs"). The Board reviews reports received from Management on the Group's key financial data, performance indicators of all business units, as well as pertinent regulatory matters and subsequently, ensures that all significant matters are acted upon in a timely manner.
	The Board recognises its role in laying out the Group's ethical culture and embodying corporate value. Towards this end, the Board has adopted a Group-wide Code of Business Conduct and Ethics and Anti-Corruption and Bribery Policy that is engrained at every level of the Group's operational framework to ensure that

business is conducted in an ethical and professional manner that is efficient and fair to all parties. The Board, through the Audit Committee, oversees the establishment and implementation of the Group's Anti-Corruption and Bribery Policy across every level of the Group, which articulates the acceptable practices and guide the behaviour of Directors, Management and employees.

In an effort to promote the long-term sustainability of the Group, the Board has incorporated economic, environmental and social (EES) considerations and corporate governance into the formulation of the Group's business strategies. An aspect of economic sustainability that is at the forefront of the Board's agenda is the ongoing adoption of the Industry 4.0 framework which represents the enviable fourth industrial revolution that sees manufacturing moving towards digitalisation and decentralisation. The Industry 4.0 framework is positioned to be at the center of Inari's economic sustainability strategy in promoting innovation and market competitiveness. The Company's Sustainability Statement provides a detailed narrative of the Group's sustainable strategies and practices.

There is an open and transparent line of communication between the Board and the Group's diverse stakeholders which is essential to the overall performance of the Company. The Board has ensured that the Company's website is continuously updated with the latest developments of the Group to ensure timely dissemination of information that is both accurate and complete. In order to supplement this effort, Management has actively engaged investors and market analysts via conferences and briefing sessions conducted by the Group.

The Board is to oversee and encourage a balanced, comparable and measurable form of reporting which clearly underpins the value of the Group's operations across financial and non-financial perspectives and communication of the relationship across how the Group's strategy, performance, governance and prospects are intergrated.

Explanation for departure	
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Measure	
Timeframe	

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

Practice 1.2

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

Application	:	Applied
Explanation on application of the practice	:	The Board is chaired by Y.A.M. Tengku Puteri Seri Kemala Tengku Hajjah Aishah Binti Almarhum Sultan Haji Ahmad Shah, DK(II), SIMP, an Independent Non-Executive Chairman. Y.A.M Tengku Aishah was appointed to the Board as its Chairman on 21 September 2010.
		As the Chairman of the Board, Y.A.M Tengku Aishah is responsible for providing leadership to the Directors and ensuring the effective conduct of Board meetings. The Chairman is required, amongst others, to undertake the following responsibilities:
		 Ensure the smooth functioning of the Board; Chair Board meetings, including promoting active interaction between Directors and allowing dissenting views to be democratically expressed; Ensure a balanced composition of skills, knowledge and experience within the Board and inculcate a positive culture in the Board; Ensure the integrity and effectiveness of the Group's governance processes; and Act as a representative to stakeholders.
		The role and responsibilities of the Chairman are enunciated in the Board Charter, which is made available on the Company's website.
Explanation for	:	
departure		
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Measure	:	
Timeframe	:	

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

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

Application :	Applied	
Explanation on application of the practice	The office of the Chairman is occupied by Y.A.M. Tengku Puteri Seri Kemala Tengku Hajjah Aishah Binti Almarhum Sultan Haji Ahmad Shah, DK(II), SIMP, whilst the position of the Group Chief Executive Officer ("CEO") is held by Mr Lau Kean Cheong, who also serves as an Executive Director on the Board. The Board has consciously demarcated the positions of the Chairman and the CEO in order to allow the Board to exercise objective and unbiased oversight of Management. The separation of power prevents any single individual from dominating proceedings and dictating the decision-making process. As the Chairman, Y.A.M. Tengku Aishah is responsible for providing leadership to the Board in overseeing Management and the Group's overall strategic directions. Meanwhile, as the CEO, Mr Lau Kean Cheong is responsible for the day-to-day operations of the Group and the effective performance of the Management team.	
	A detailed account of the respective roles and responsibilities of the Chairman and the CEO is enclosed in the Board Charter, which is made available on the Company's website.	
Explanation for : departure		
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encouraged to complete	the columns below.	
Measure :		
Timeframe :		

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

Practice 1.4

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

Application :	Applied
Explanation on application of the practice	In discharging the Board's duties and oversight function, Directors have unrestricted access to the services of the Company Secretaries. The office of the Company Secretaries is jointly held by Ms Chow Yuet Kuen (MAICSA 7010284) and Ms Lau Fong Siew (MAICSA 7045893).
	As members of the Malaysian Institute of Chartered Secretaries and Administrator ("MAICSA"), the Company Secretaries are qualified and well-positioned to undertake the role. Both Ms Chow and Ms Lau fulfilled requirements on qualifications of company secretaries as enshrined in Section 235(2) of Companies Act 2016.
	The Company Secretaries provide advice to the Board on corporate governance matters and assist the Board in ensuring compliance with the latest regulatory requirements. As members of a professional body, the Company Secretaries attend regular training and seminars to keep themselves abreast of the latest developments in the corporate governance realm.
	The Company Secretaries have attended and facilitated all Board meetings and Board Committees meetings. In fulfilling their role, the Company Secretaries have ensured the timely and accurate record-keeping of meeting minutes, which contain detailed proceedings of Board and Board Committee meetings.
	The duties and responsibilities of the Company Secretaries are codified in the Board Charter.
Explanation for : departure	
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Measure :	
Timeframe :	

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

Practice 1.5

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

Application :	Applied
Explanation on application of the practice	As a long-standing practice, the Company Secretaries, together with Management and the Chairman of the Board, prepar a tentative calendar of the Board and Board Committee meetings for the year which will subsequently be distributed to all Directors in advance. The advanced planning accords Directors with adequate time to plan ahead and make the necessary arrangements to attend the aforementioned meetings. Notice of Board or Board Committee meeting, which includes a formal meeting agenda, is distributed electronically and follow with printed copies to Directors in a timely manner prior to the respective meeting. The notice of the meeting is accompanied by the relevant Board papers such as Board Committee Reports, relevant regulatory materials and financial reports. In preparing the Board papers, Management is mindful in ensuring that they are presented in a concise and cogent manner to allow Directors to decipher and dissect the information efficiently. Directors are additionally accorded the right to obtain independent professional advice at the Company's expense, as deemed necessary for the effective discharge of their duties. The Company Secretaries keep contemporaneous records of the minutes of Board and Board Committee meetings. The meeting minutes detail the proceedings of the meetings, including key deliberation points, dissenting views, voting outcome and rationale behind each decision made during the meetings.
Explanation for : departure	
•	
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Measure :	The columns below.
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There is demarcation of responsibilities between the board, board committees and management.

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

Practice 2.1

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

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

Application :	Applied
Explanation on application of the practice	The Board Charter serves as the primary point of reference and induction literature on governance matters for new and incumbent Directors.
	The Board Charter is subjected to periodic reviews to ensure it reflects recognised best practices and regulatory promulgations whilst simultaneously ensuring it remains relevant to the needs of the Company.
	The Board Charter amongst others encompasses provisions in the following overarching areas:
	 Board composition, structure and independence; Roles of the Chairman, Vice-Chairman, CEO and Company Secretaries; Roles and responsibilities of the Board; Matters reserved for the Board; Board Committees; Board process and procedures; and Relationship between the Board and the Group's stakeholders.
	The Board has reviewed and approved the enhancements to the Board Charter to include the responsibilities in ensuring an effective anti-corruption and bribery system is in place in accordance with the guidelines on adequate procedures issued pursuant to the Malaysian Anti-Corruption Commission Act 2009 (Amendment 2018) ("MACC Act"). The revised Board Charter is accessible to stakeholders and the general public via the Company's website.
	In line with the new corporate liability provision in Section 17A of the Malaysian Anti-Corruption Commission Act 2009 (Amendment 2018) ("MACC Act") which took effect on 1 June 2020, the Board

	has engaged an independent professional firm, KPMG Management and Risk Consulting Sdn Bhd ("KPMG") to independently assess the adequacy of our policies and procedures on the anti-corruption and bribery programme. Subsequently, the Board has taken steps to direct the establishment of adequate procedures to prevent the commission of corrupt act by persons associated to the Group. Various enhancements have been made to the Board Charter, Anti-Corruption and Bribery Policy, Whistleblowing Policy and Procedures, Code of Business Conduct and Ethics, and Terms of Reference of Board Committees and internal control system and procedures across the Group.	
Explanation for :		
departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

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

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

Practice 3.1

The board establishes a Code of Conduct and Ethics for the company, and together with management implements its policies and procedures, which include managing conflicts of interest, preventing the abuse of power, corruption, insider trading and money laundering.

The Code of Conduct and Ethics is published on the company's website.

Application	:	Applied
Explanation on application of the practice		The Board has in place a Group-wide Code of Business Conduct and Ethics, which governs the professional conduct of Directors and employees of the Group. The Code of Business Conduct and Ethics is underpinned by the core tenets of trust, loyalty, integrity, honesty, commitment, dedication, diligence and professionalism. In addition, the Board formalised and adopted an Anti-Corruption and Bribery Policy in August 2019 which outlines its commitment to conduct business ethically in line with the introduction of Section 17A of the Malaysian Anti-Corruption Commission Act 2009 (Amendment 2018) ("MACC Act") which came into force in June 2020. In this respect, this policy provides principle, guidance and requirements to Directors and employees on how to recognise and deal with bribery and corrupt practices that may arise in the course of daily business and operation activities within Inari Group. The Group emphasises its position in taking a zero-tolerance approach to corruption and bribery, and the Group is committed to conducting all of its business in an honest and ethical manner.
		In line with the new corporate liability provision in Section 17A of the MACC Act, the Board had conducted various initiative to align and map the internal processes with the guidelines on Adequate Procedures issued by the Malaysian Anti-Corruption Commission. In addition, the Board has engaged an independent professional firm, KPMG Management and Risk Consulting Sdn Bhd to independently assess the adequacy of our policies and procedures on the anti-corruption and bribery programme. Subsequently, the Board took steps to direct the establishment and implementation of adequate procedures to prevent the commission of corrupt act by persons associated to the Group. Various enhancements have been made to the Board Charter,

Anti-Corruption and Bribery Policy, Whistleblowing Policy and Procedures, Code of Business Conduct and Ethics, and Terms of Reference of Board Committees and internal control system and procedures across the Group.

The adoption of the Code of Business Conduct and Ethics and Anti-Corruption and Bribery Policy signifies the Board's commitment to promoting a healthy corporate culture that is anchored on professional and ethical business conduct.

The Code of Business Conduct and Ethics and Anti-Corruption and Bribery Policy are extensive document that amongst others provide guidance in the following areas:

- Business integrity, including guidance on acceptance or provision of gifts, benefits and entertainment, conflict of interest situations, corruption and money laundering;
- Disclosure of information, including provisions on data privacy, competition and fair dealing and confidential information;
- Protection of intellectual properties and assets;
- Conduct of employees;
- Whistleblowing processes;
- Dealing with corruption including exercise of proper care and judgement in respect of giving or receiving gifts, benefits and entertainment;
- Reporting of facilitation payments or kickbacks to the Company; and
- Employees training and communication to all the associated third parties.

In order to promote internalisation of the Code of Business Conduct and Ethics and Anti-Corruption and Bribery Policy, each employee will receive a copy of the Code which is an integral part of their terms and conditions of employment. All Directors and employees are required on annual basis to declare that they will abide and adhere to Inari Code of Business Conduct and Ethics with complete integrity in the execution of their duties and assignments. Additionally, all employees (except trainees and direct labours) are required to complete Declaration of Conflict of Interest Form to declare any form of relationship that may exist between themselves or their family members with any organisations, projects, contracts or business dealing involving the Company so as to avoid or mitigate the risk of conflicting interest. Similarly, declaration by all Directors are required by completing Conflict of Interest and Related Party Transactions Form at least quarterly or on need basis. For FY2020, there was no misconduct cases being reported.

Our Anti-Corruption and Bribery Policy clearly states Inari take a zero-tolerance approach to corruption and bribery. The Anti-

Corruption and Bribery Policy covers salient areas pertaining to corruption and bribery such as gifts, entertainment, donations and sponsorships. The Anti-Corruption and Bribery necessitates strict adherence by all parties across supply chain. We strictly prohibit any of our Directors, employees and associated third parties from taking part in any form of corruption, bribery, extortion, embezzlement or any kind of money laundering activities. All persons, who are subject to our Anti-Corruption and Bribery Policy, are required to complete the Corporate Social Responsibility, Donation and Sponsorship Form and Due Diligence Checklist and obtain approval from the relevant approving authority if they intend to provide or receive any sponsorships, donations and contribution to charity or social projects on behalf of the Company.

We do not make charitable donations or contributions to political parties. Whilst our employees and associated third parties acting in their personal capacity are not restricted to make any personal political donations, Inari will not make any reimbursement for these personal political contributions back to its employees or the associated third parties.

Our Anti-Corruption and Bribery Policy has been adequately communicated to all Directors, employees and associated third parties through various communication channels and published on our corporate website. The adoption of anti-corruption and bribery culture in business operations and familiarisation with Anti-Corruption and Bribery Policy procedures as well as Whistleblowing Policy and Procedures was facilitated through various training sessions attended by Directors, senior management and employees. All persons include Directors, employees and stakeholders are expected to promptly report, via the established whistleblowing channels as provided for in the Whistleblowing Policy and Procedures, of any suspicious transactions that may indicate corruption, bribery or money laundering.

During the financial year, the employees attended various trainings on anti-corruption and bribery conducted by the human resource and training department. On 14 January 2020, Inari Technology Sdn Bhd signed the Corruption-Free Pledge on a voluntary basis led by our CEO and witnessed by the Deputy Director (Operation) of MACC Pulau Pinang to affirm our commitment against corruption practices.

The Anti-Corruption and Bribery Policy of Inari had been approved by our Board. Our Board, through Audit Committee ("AC"), maintains oversight of the ethical framework, adequacy and integrity of the systems of internal control in ensuring overall ethical health and compliance level with professional and ethical standards in managing risks of corruption, bribery and money

	laundering. The Anti-Corruption and Bribery Policy is reviewed on annual basis. Corruption and bribery risk assessment will be conducted at least on an annual basis with intermittent assessments as and when necessary to assess the corruption and bribery risks across the Group and ensure there are adequate procedures in place to address and mitigate those risks. During the FY2020, there were no reported incidents of corruption or breaches of our Anti-Corruption and Bribery Policy. The Code of Business Conduct and Ethics and Anti-Corruption
	and Bribery Policy are accessible on the Company's website.
Explanation for : departure	
Large companies are re encouraged to complete	equired to complete the columns below. Non-large companies are the columns below.
Measure :	
Timeframe :	

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

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

Practice 3.2

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

Application :	Applied
Explanation on application of the practice	The Board has in place a Whistleblowing Policy and Procedures which provides guidance for stakeholders to report genuine concerns of potential malpractices or misdemeanors relating to the Group.
	The Whistleblowing Policy and Procedures conscientiously defines acts that would constitute misconducts and incorporates provisions that safeguard the identity and report content of the whistleblower. The Whistleblowing Policy and Procedures outlines the reporting procedure and designated channels for employees and other stakeholders to report bona fide concerns. Employees can opt to report any concerns regarding potential misconducts through the whistleblowing reporting channels.
	The whistleblowing reporting channels include making a report directly to the employees' immediate superior or to the designated officers up to the Audit Committee Chairman. A report can be made verbally or in writing via email or via the whistleblowing disclosure form as set out in the Whistleblowing Policy and Procedures. Alternately, employees may make report via a whistleblowing hotline that is being managed by an independent third party. The Group treats all reports in a confidential manner and at the same time the whistleblower shall be accorded with the protection of confidentiality of identity to the extent reasonably practicable, and protection against any adverse and detrimental actions and retaliation of all forms.
	All whistleblowing cases and findings will be reported to the Audit Committee. During the financial year, there were no whistleblowing cases reported.
	The Whistleblowing Policy and Procedures is subjected to a periodic review by the Audit Committee. Subsequent to the financial year under review, the Whistleblowing Policy and Procedures has been enhanced to strengthen the roles and oversight function of the Audit Committee in relation to the

	reporting of genuine concerns. The revised Whistleblowing Policy and Procedures is accessible on the Company's website.	
Explanation for : departure		
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Measure :		
Timeframe :		

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

Practice 4.1

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

Application	:	Departure	
Explanation on application of the practice			
Explanation for departure	••	At present, the Board comprises four (4) Independent Directors, one (1) Non-Independent Non-Executive Director and five (5) Executive Directors. The current Board composition complies with the Main Market Listing Requirements of Bursa Malaysia Securities Berhad where at least two (2) Directors or one-third (1/3) of the Board, whichever is the higher, must comprise Independent Directors.	
		Nonetheless, the Board recognises the value of having the majority Independent Directors on the Board in promoting objectivity during boardroom deliberations and impartiality in the decision-making process. The presence of majority Independent Directors provides the necessary counterweight for Directors to encourage, support and drive each other in promoting the value creation and sustainability of the business.	
		In striving towards applying this Practice, the Board is careful not to compromise on the business imperative by making unwieldy changes to its composition. The Board, with the assistance of the Nomination Committee, will continue to drive efforts in identifying candidates that are suitable for the position of Independent Director through the possession of necessary attributes and business acumens.	
		The Chairman of the Board, as an Independent Chairman, provides the relevant checks on the power and authority of the CEO. The presence of an Independent Chairman provides assurance that power is not concentrated on a single individual and allows deliberations to be framed and mediated in an impartial manner.	
		As an additional safeguard, the Board Charter clearly outlines a formal schedule of matters reserved for the Board's consideration and decision. This is a conscious effort to communicate the demarcation of responsibility and thus, prevent any conflicts between the decision-making authority of the Board and the day-to-day management of the business.	

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Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :	The Board intends to source for suitable candidates that can reinforce the independence of the Board and contribute to the effective governance of the Group. In order to create a more conducive environment for insightful deliberations and informed decision-making, the Board will focus on enlisting Independent Directors who possess strong business acumen that is conflated with a sound understanding of the Group's business.	
Timeframe :	Within 3 years	

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

Practice 4.2

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

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

Amuliantian	Applied Approach the selection of the feet
Application :	Applied - Annual shareholders' approval for independent directors serving beyond 9 years
Explanation on application of the practice	The Company will be seeking shareholders' approval at the forthcoming Annual General Meeting ("AGM") for three (3) Independent Directors, namely Y.A.M. Tengku Puteri Seri Kemala Tengku Hajjah Aishah Binti Almarhum Sultan Haji Ahmad Shah, DK(II), SIMP, Mr Oh Seong Lye and Mr Foo Kok Siew, who have served for a cumulative term of more than nine (9) years, to continue to act as Independent Non-Executive Directors. Based on the findings of the board effectiveness evaluation, the Board has satisfied itself that the Independent Directors abovementioned have consistently performed to the best interest of the Company and that they continue to act with unfettered independence and impartiality. The Board (save for Y.A.M. Tengku Aishah, Mr Oh and Mr Foo) concluded that the aforementioned Independent Directors remain unbiased, objective and independent Directors remain unbiased, objective and independent in expressing their views and participation in deliberations and decision making of the Board and Board Commitees. In this respect, the Board recommended that they continue to serve as Independent Directors subject to shareholders' approval at the forthcoming AGM of the Company. On a continuous basis, the Nomination Committee assesses the performance of all Independent Directors to ensure they demonstrate the level of vigilance and impartiality expected of Independent Directors. The Board shall justify and seek shareholders' approval on a year to year basis to retain the Independent Directors who have served the Board for more than nine (9) years.
Explanation for : departure	

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

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

Practice 4.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	••	

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

Practice 4.4

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

Application	Applied		
Explanation on application of the practice	The Nomination Committee undertakes an annual review of the composition of the Board with a view to promoting a healthy level of diversity from the facets of gender, age, ethnicity, skills, qualifications and experience. In recommending the appointment or election/re-election of Directors, the Nomination Committee takes into consideration the skills, expertise and experience of candidates and measures these traits against the prevailing composition of the Board so as to ascertain the overall fit of the Directors within the Board. The Nomination Committee also considers the business imperative and assesses the ability of candidates to contribute value towards achieving the Group's business objectives. The Board presently constitutes of members with a diverse set of expertise, experience and skill sets (i.e. technology, engineering, macroeconomics, accounting, treasury & corporate finance and risk management & corporate governance).		
	The employment of Senior Management personnel which include Executive Directors and C-suite members at Group level is equal passed on an objective set of criteria which covers diverse skill stand experience. Members of the Senior Management team has the substantive qualification and industry experience, particular semiconductor technology which is integral to Inari's cousiness operations.	ally sets ave arly	
Explanation for departure			
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Measure			
Timeframe			

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

Practice 4.5

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

Application :	Departure		
Explanation on : application of the practice			
Explanation for : departure	Inari has yet to achieve the target of having 30% of women directors on its Board. The Board presently has one woman Director, who also serves as the Chairman of the Board. It is worth noting that the Company operates within a niche sector. A dearth of female talent in the technology sector is widely		
	acknowledged and this poses a challenge for technology-based companies to recruit talented and high-caliber individuals who can equally contribute to the gender balance on boards.		
	Nonetheless, the Board views the incorporation of gender diversity in the boardroom as a long-term goal. The Board is confident that the addition of women directors on the Board will bring about varying perspectives and contribute to the refinement of the Group's strategy formulation.		
	In order to ensure that the Board incorporates diverse perspectives into its discussions, the Board takes additional effort to consider reports and feedback received from the Management team. Through these efforts, the Board can harness diverse insights and viewpoints, including that from female individuals.		
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encouraged to complete the	e columns below.		
Measure :	The Board will seek to leverage on various channels, including independent recruitment firms and directors' registries and professional body memberships to identify a wider spectrum of suitable and talented individuals for directorships, including female candidates. The Board also intends to maintain a registry of qualified candidates, including female candidates that can serve as a point of reference for future induction to the Board.		
Timeframe :	Within 3 years		

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

Practice 4.6

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

Application :	Applied	
Explanation on : application of the practice	The Nomination Committee is delegated with the responsibility to identify and assess suitable candidates for directorships in the Company if there is a need to fill vacancy due to resignation, retirement or to appoint additional Directors with a view to strengthen board composition and mix of skills and expertise. There was no new appointment of Directors for the financial year 2020. Should there be a need to appoint new Directors, the Board is open to leveraging on third party sources such as independent search firms and directors' registries in order to "cast a wider net" and gain access to a wider talent pool that would otherwise be beyond the Board's radar.	
Explanation for : departure		
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Measure :		
Timeframe :		

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

Practice 4.7

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

Application :	Applied	
Explanation on application of the practice	The Nomination Committee is chaired by Y.A.M. Tengku Puteri Seri Kemala Tengku Hajjah Aishah Binti Almarhum Sultan Haji Ahmad Shah, DK(II), SIMP, an Independent Director.	
	The Board is cognisant that the Chairman of the Nomination Committee must be an Independent Director, as iterated in the Nomination Committee's Terms of Reference. An independent and impartial Chairman is essential to the process of objective screening, evaluation and recommendation of potential Directors. The objectivity of the Chairman ensures that nominations are made based on merit and suitability.	
	As Chairman of the Nomination Committee, Y.A.M Tengku Aishah undertakes the following responsibilities:	
	 Lead the succession planning and appointment of Board members; and Lead the annual review of Board effectiveness evaluation and ensuring that the performance evaluation of the Board is executed independently. 	
Explanation for : departure		
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Measure :		
Timeframe :		

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

Practice 5.1

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

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

Application :	Applied	
Explanation on application of the practice	: The Board engaged a professional firm, KPMG Mangement & Risk Consulting Sdn Bhd in FY2018 to conduct the annual Board effectiveness evaluation exercise to determine the continued effectiveness of the Board, Board Committees and Individual Directors, including Independent Directors. The carefully-designed and independently-conducted Board evaluation process identified the strengths of the Board as well as areas for improvements.	
	During the year under review, a detailed self-assessment is undertaken to assess the effectiveness of the Board as a whole and the Board Committees as well as the contribution and performance of each individual Director, including the Independent Directors.	
The Board evaluation process was conducted via a questionnaires containing both quantitative and open questions, based on self and peer-rating by the Chairman Board and respective Chairmen of the Board Committee		
	The questionnaires are categorised into the following areas:	
	1. Board of Directors;	
	2. Directors' Skill Set;	
	3. Board Members' Assessment;	
	4. Directors' Independence;	
	5. Audit Committee;	
	6. Audit Committee members;	
	7. Nomination Committee;	
	8. Nomination Committee members;	
	9. Remuneration Committee;	

- 10. Remuneration Committee members;
- 11. Sustainability and Risk Management Committee; and
- 12. Sustainability and Risk Management Committee members.

For the Board and Board Committees, the criteria used include among others, board mix and composition, accountability, responsibilities, adequacy of information and processes and boardroom interaction and activities. The criteria used for the annual assessment of individual Directors include, among others, an assessment of their duties, responsibilities, competency, commitment, technical knowledge and contribution.

With regard to the assessment of the independence of the Independent Non-Executive Directors, each Independent Non-Executive Director did a self-evaluation of his/her independence based on the criteria of independence defined under the Bursa Main Market Listing Requirements.

The Nomination Committee reviewed the outcome from the evaluation process and compiled, documented and reported to the Board accordingly.

Based on the outcome, the Board is satisfied with the performance of individual Directors, Board as a whole and Board Committees for the financial year under review. The Chairmen's peer review indicated all the Directors were efficient in their respective roles and function and discharge of their duties and responsibilities satisfactory in accordance, with the Board Charter and the respective Board Committee's Terms of Reference. With that, the Board has recommended the re-election of three (3) Directors who will be retiring at the forthcoming Annual General Meeting and the retention of three (3) Independent Directors, and will look into increasing the level of independent representation on the Board to bring it in line with the MCCG's recommendation.

Based on the assessment carried out for the financial year ended 30 June 2020, the Nomination Committee concluded the evaluation outcome points towards the areas of financial administration and vigilance; efficacy of Board Committees; as well as the rigour of Board deliberations as strengths. In terms of potential enhancements, the areas of boardroom diversity and succession planning; in-depth strategic planning; and responsiveness to market dynamics have been identified as key focus in the financial year 2021.

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 6.1

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

Application :	Applied
Explanation on application of the practice	The Board has in place a Remuneration Policy and Procedures to govern the remuneration of Directors and Senior Management in order to attract, motivate and retain talent to lead and drive the Company's business in achieving its objectives and long-term goals. In designing the policy, the Board took into account the demands, complexities and performance of the Company as well as skills and experience required of Directors and Senior Management personnel. The document serves as the primary reference point in facilitating a fair and transparent remuneration process for Directors and Senior Management which includes Executive Directors and C-suite members at Group level. The remuneration policy for Executive Directors and Senior Management is anchored on the maxim "pay for performance", whereby remuneration is structured in a way that links rewards to corporate and individual performance. As for Non-Executive Directors, the remuneration packages are designed in a way that seeks to preserve their independence and objectivity. The remuneration level for Non-Executive Directors reflects their credentials, responsibilities, position on the Board and/or Board Committee and attendance level to Board and/or Board Committee meetings. The remuneration policy also calls for periodic benchmarking of remuneration vis-à-vis Inari's peers to ensure that Directors and Senior Management are paid fairly and in line with market and industry norms. The revised Remuneration Policy and Procedures is available on the Company's website.
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 6.2

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

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

Application :	Applied
Explanation on application of the practice	The Board has established a stand-alone Remuneration Committee comprising solely of Independent Directors to provide oversight on remuneration matters pertaining to Directors and Senior Management. This includes putting in place a suitable framework for remunerating Directors and Senior Management and making recommendations to the Board on the remuneration packages. The Remuneration Committee ensures that the Group's remuneration framework provides for a fair and transparent remuneration process in order to attract and retain talented individuals who can run the business successfully as well as to equip shareholders with the informed ability to ascertain that the Company's leadership is paid fairly and competitively. The Remuneration Committee is also provided with the authority to consult external advisors in reviewing and determining the robustness of the Group's remuneration framework. The Terms of Reference of the Remuneration Committee is periodically reviewed by the Board and is made available on the Company's website.
Explanation for : departure	
	equired to complete the columns below. Non-large companies are
encouraged to complete	the columns below.
Measure :	
Timeframe :	

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

Practice 7.1

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

Application :	Applied							
Explanation : on application of the practice	The detailed financial yea made in acc Market Listin	ar endec cordance	l 30 Jun with pa	e 2020 i ragraph	s presented 11, Part A,	l below. T Appendix	he disclo	sure is
		Fees	Salary	Bonus	Other	Meeting		tal
		(RM)	(RM)	(RM)	Emoluments* (RM)	Allowance (RM)	Company (RM)	Group (RM)
	Executive Direct	,	(*)	(*)	(*)	()	(1 (11))	(i tivi)
	Dato' Dr Tan Seng Chuan	-	360,000	837,679	262,309	-	-	1,459,988
	Lau Kean Cheong	-	903,528	1,704,582	705,071	-	-	3,313,181
	Dato' Wong Gian Kui	-	180,000	355,000	65,029	-	600,029	600,029
	Ho Phon Guan	-	276,000	665,464	112,976	-	-	1,054,440
	Mai Mang Lee	-	276,000	433,321	85,119	-	-	794,440
	Non-Executive D	irectors:			•	I.	l .	
	Y.A.M. Tengku Puteri Seri Kemala Tengku Hajjah Aishah Binti Almarhum Sultan Haji Ahmad Shah, DK(II), SIMP	180,000	-	-	-	4,300	184,300	184,300
	Dato' Sri Thong Kok Khee	97,200	-	-	-	2,400	99,600	99,600
	Foo Kok Siew	142,800	-	-	-	6,700	149,500	149,500
	Oh Seong Lye Datuk Phang Ah Tong	135,600 141,600	-	-	-	5,200 5,200	140,800 146,800	140,800 146,800
	Thong Mei Chuen (Alternative Director to Dato' Sri Thong Kok Khee)	-	-	-	-	-	-	-
	* Include defined C	ontribution Pla	an					

		Fees (R	M)	Total Remune	ration (RM)
		Company	Group	Company	Group
	Executive Directors	-	-	600,029	7,222,078
	Non-Executive Directors	697,200	697,200	721.000	721,000
	Total	697,200	697,200	1,321,029	7,943,078
	The aggregate remune are as follows:	Executive Dire		-Executive Directors	
	RM0 to RM50,000	-		-	
	RM50,001 to RM100,000	-		1	
	RM100,001 to RM150,000	-		3	
	RM150,001 to RM200,000	<u> </u>		1	
	RM600,001 to RM650,000	1		-	
	RM750,001 to RM800,000	1		-	
	RM1,050,001 to RM1,100,000 RM1,450,001 to RM1,500,000	1 1		<u> </u>	
	RM3.300.001 to RM3.350.000	1			
	RW3,300,001 to RW3,350,000	!		-	
	I granted to them Equity	/-settled shar			tions had be
	derived from the fair valued. The salient featunder Note 42 to the figranted to Directors and during the financial year Information of the Annual Control	alue of the sh tures of ESC inancial state d the equity-s ar are disclose	nare options S and Black ements. The settled share	k Scholes mode movement of be-based payment	tions amount Black Schol del are outlin f share optio ent transactio
or	derived from the fair value model. The salient feat under Note 42 to the figranted to Directors and during the financial year.	alue of the sh tures of ESC inancial state d the equity-s ar are disclose	nare options S and Black ements. The settled share	based on the k Scholes mode movement of based payment	tions amount Black Schol del are outlin f share optio ent transactio
eparture	derived from the fair value model. The salient feat under Note 42 to the figranted to Directors and during the financial year.	alue of the sh tures of ESC inancial state d the equity-s ir are disclose ual Report.	nare options IS and Black ements. The settled share ed under No	based on the k Scholes mode e movement of e-based payment te 2 of Additio	etions amount e Black Schol del are outlin f share optio ent transactio nal Complian

Timeframe

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

Practice 7.2

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 :	Applied
Explanation on : application of the practice	The five (5) Executive Directors on the Board also constitute the top five Senior Management personnel of the Group. The five (5) Executive Directors are the highest-paid Management personnel within the Group. By virtue of applying Practice 7.1, the Company has also simultaneously applied Practice 7.2. The detailed disclosure of the remuneration of the five (5)
	Executive Directors is presented under Practice 7.1.
Explanation for : departure	
Large companies are re encouraged to complete	equired to complete the columns below. Non-large companies are the columns below.
Measure :	
Timeframe :	

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

Practice 7.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	:	

There is an effective and independent Audit Committee.

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

Practice 8.1

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

Application	Applical
Application :	Applied
Explanation on : application of the practice	The Chairman of the Audit Committee is Mr Foo Kok Siew, an Independent Director who is distinct from the Chairman of the Board. Having the positions of the Chairman of the Board and Chairman of the Audit Committee assumed by different Directors allows the Board to review the findings and recommendations of the Audit Committee in an impartial and unbiased manner.
	Mr Foo holds a Bachelor of Economics Degree from Monash University, Australia. He has accumulated years of experience in the area of corporate finance and banking, both domestically and internationally throughout the Asian region. He has served in various leadership positions, including as the Chief Executive Director of Alliance Investment Bank Berhad (2004 to 2006) and presently as an Executive Director of Hiap Teck Venture Berhad.
	The qualifications and professional experience attained by Mr Foo equip him with the requisite financial expertise coupled with immense industry exposure. This places him in good stead to discharge the duties and responsibilities as the Chairman of the Audit Committee.
	The duties and responsibilities of the Chairman of the Audit Committee are outlined in the Terms of Reference of the Audit Committee, which is made available on the Company's website.
Explanation for : departure	
	equired to complete the columns below. Non-large companies are
encouraged to complete	the columns below.
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 8.2

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

Application :	Applied	
Explanation on : application of the practice	The Company has codified a policy stipulation that requires a former key audit partner to observe a cooling-off period of at least two (2) years before being appointed as a member of the Audit Committee. This policy stipulation is outlined in the Company's Policy on External Auditors as well as in the Terms of Reference for the Audit Committee. It is also worth noting that Inari has not appointed any former key audit partner or former employee of the external audit firm to the Board or to the Audit Committee to date.	
Explanation for : departure		
Large companies are re encouraged to complete	equired to complete the columns below. Non-large companies are the columns below.	
Measure :		
Timeframe :		

There is an effective and independent Audit Committee.

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

Practice 8.3

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

Application :	Applied				
Explanation on : application of the practice	: The Audit Committee has in place a Policy on External Auditors which covers policy stipulations and procedures to assess and determine the suitability, objectivity and independence of the external auditors.				
	During the financial year under review, the Audit Committee has monitored and assessed the performance and independence of the external auditors, namely Grant Thornton Malaysia PLT, and has satisfied itself that the external auditors has been independent throughout the conduct of their audit. The assessment of the quality of the services provided by the external auditors was conducted via questionnaires completed by the Audit Committee members. The criteria covered by the assessment includes, amongst others, the adequacy of the audit scope, the ability of the audit firm to meet deadlines, timeliness in escalating significant audit issues to the Audit Committee as well as the efficient allocation of resources to significant audit risk areas.				
	In line with the relevant professional standards, the Audit Committee has obtained written assurance from the external auditors that its personnel were, and have been independent throughout the audit engagement.				
	The Policy on External Auditors additionally provides guidelines on the provision of non-audit services by the external audit firm. In this respect, the Policy is aligned to the By-Laws (on Professional Ethics and Conduct) by the Malaysian Institute of Accountants.				
Explanation for : departure					
Large companies are re encouraged to complete	equired to complete the columns below. Non-large companies are the columns below.				
Measure :					
Timeframe :					

There is an effective and independent Audit Committee.

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

Practice 8.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application :	Adopted
Explanation on adoption of the practice	The Board has a long-standing practice of having the Audit Committee comprising exclusively of Independent Directors. The Audit Committee comprises exclusively of three (3) Independent Directors, namely Mr Foo Kok Siew (Chairman of the Audit Committee), Y.A.M. Tengku Puteri Seri Kemala Tengku Hajjah Aishah Binti Almarhum Sultan Haji Ahmad Shah, DK(II), SIMP, and Mr Oh Seong Lye. The Board acknowledges that independence is the cornerstone of a well-functioning Audit Committee and has thus endeavored to ensure Inari attains the higher-order practice of having a fully-independent Audit Committee. The Board expects members of the Audit Committee to exercise continued professional vigilance, intellectual honesty and moral courage in fulfilling their duties.

There is an effective and independent Audit Committee.

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

Practice 8.5

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

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

Application	:	Applied			
Explanation on application of the practice	Foo Kok Siew (Chairman of the Audit Committee), Y Puteri Seri Kemala Tengku Hajjah Aishah Binti Alm Haji Ahmad Shah, DK(II), SIMP (Independent Cha Board) and Mr Oh Seong Lye (Independent Director				
		The composition of the Audit Committee complies with paragraphs 15.09 and 15.10 of the Listing Requirements.			
		The collective skills, academic background and professional experience of the members of the Audit Committee allow the said Committee to have the requisite level of financial literacy to perform the duties expected of an effective and high-performing Audit Committee. Mr Foo, as the Chairman of the Committee, has accumulated vast experience and expertise in the area of corporate finance banking whilst Y.A.M. Tengku Aishah has a formal background in business administration. Having Mr Foo who is an independent director on the Board allows the Company to comply with paragraph 15.10 of Listing Requirements which calls for the Audit Committee Chairman to be an independent director.			
		Mr Oh is a practising Chartered Accountant in Malaysia. He is a Fellow of the Institute of Chartered Accountants in England and Wales (ICAEW), a Chartered Accountant of the Malaysian Institute of Accountants (MIA), a Chartered Accountant of the Institute of Singapore Chartered Accountants (ISCA) and is also an ASEAN Chartered Professional Accountant (ASEAN CPA).			
		During the year under review, all members attended relevant training and continuous professional development programs in order to keep themselves abreast of the latest developments in			

	financial reporting, accounting and auditing practices, standards and regulations. In addition, the members were briefed by the external auditors on key changes in accounting standards, practices and rules.			
Explanation for :				
departure				
-				
Large companies are re	quired to complete the columns below. Non-large companies are			
encouraged to complete the columns below.				
Measure :				
Timeframe :				

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

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

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

Application	: Applied
Explanation on application of the practice	: The Board assumes overall responsibilities in ensuring there is an adequate and effective risk management and internal control framework in place to support Management in safeguarding shareholders' investments as well as the Group's assets. Towards this end, the Board has instituted an Enterprise Risk Management ("ERM") framework which supports the timely identification, reporting and management of principal risks facing the Group as well as the implementation, tracking and review of the effectiveness of mitigation strategies and actions.
	The Audit Committee, as the Board's delegate, is responsible for providing oversight on the Group's risk management and internal control framework and for reporting to the Board in a timely manner on the key risks facing the Group, changes to the risk profile as well as action plans to manage the risks. Key Management personnel and Heads of Departments are delegated with the responsibility of managing risks within the pre-determined parameters.
	In addition, the Board has constituted a Sustainability and Risk Management Committee ("SRMC") comprising a majority of Independent Non-Executive Directors to oversee the Group's risk management and sustainability matters.
	During the FY2020, the internal audit function assessed the adequacy and operating effectiveness of internal controls deployed by Management for the Group's key processes, including adequate controls on corporate liability provision under Section 17A of the Malaysian Anti-Corruption Commission Act 2009 (Amendment 2018) .
	Detailed disclosure on the Group's risk management and internal control framework is narrated in the Statement on Risk Management and Internal Control contained within the Annual Report.

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

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

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

Practice 9.2

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

Application :	Applied
Explanation on application of the practice	The Board has provided detailed disclosure on the features of the Group's risk management and internal control framework together with an assessment of its adequacy and effectiveness in the Statement on Risk Management and Internal Control contained within the Annual Report.
	The Statement amongst others articulates the varying responsibilities for risk management across the different levels of employees, information pertaining to the internal audit function and a summary of the key business risks facing the Group together with the mitigating strategies employed by the Group.
	During the FY2020, the internal audit function has conducted gap analysis and assessment on the Group's current policies and procedures against the five principles (T.R.U.S.T) of the Guidelines on Adequate Procedures to prevent corruption and bribery. The Company has adopted an Anti-Corruption and Bribery Policy that outlines the principles, policies and guidelines which the Company adopts in relation to anti-corruption and bribery. In addition, the Sustainability and Integrity Working Group ("SIWG"), led by the CEO, together with the CFO, which comprises Senior Management from various departments has been tasked with implementing the policies and procedures for anti-corruption and bribery programme and to strengthen the internal processes and practices on anti-corruption and bribery. The SIWG reports directly to the Audit Committee.
Explanation for : departure	

Large companies are encouraged to comple	he columns below. Non	-large companies are
Measure		
Timeframe		

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

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

Practice 9.3 - Step Up

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

Application :	Adopted
Explanation on adoption of the practice	Committee ("SRMC") comprising three (3) members, namely Datuk Phang Ah Tong (Independent Chairman of the SRMC), Mr Foo Kok Siew (Independent Director) and Dato' Dr Tan Seng Chuan (Executive Vice Chairman of the Board). The Committee is entrusted with the responsibility of overseeing risk management and sustainability matters.
	The Terms of Reference of the SRMC is periodically reviewed by the Board and is made available on the Company's website.

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

Practice 10.1

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

Application :	Applied					
Explanation on application of the practice	The Group, since the listing of Inari, has outsourced its internal audit function to a professional firm, namely KPMG Management and Risk Consulting Sdn Bhd. As the "eyes and ears" of the Audit Committee, the internal auditors have a direct reporting line to the Committee and have direct access to the Board via the Chairman of the Audit Committee.					
	The Audit Committee is delegated with the responsibility of overseeing the internal audit function ensuring it remains effective and independent. In fulfilling this duty, the Audit Committee reviews and subsequently approves the Annual Internal Audit Plan and ensures the internal audit function is accorded with appropriate standing and authority to enable it to discharge its duties accordingly. The Audit Committee approves the fee for the internal auditors and in doing so, ensures that the internal auditors have adequate resources to perform its duties with objectivity and without undue influence from any third parties.					
	During the year under review, the internal auditors have undertaken an independent assessment of the risk management and internal control systems of the Group. Audit reports produced by the internal auditors are furnished to the Audit Committee to provide the said Committee with assurance on the adequacy and effectiveness of the Group's risk management and internal control systems as well as recommendations to address any noted deficiencies.					
	The Audit Committee holds regular in-camera meetings with the internal auditors to discuss significant internal audit matters and to provide an avenue for the internal auditors to surface any pertinent issues or concerns that they have gathered.					
Explanation for : departure						

Large companies are encouraged to comple	he columns below. Non	-large companies are
Measure		
Timeframe		

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

Practice 10.2

The board should disclose-

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

Application	: Applied	
Explanation on application of the practice	The Group, since the listing of Inari, has outsourced its internal audit function to a professional firm, KPMG Management and Risk Consulting Sdn Bhd. The internal audit engagement is led by an Executive Director, Dato' Ooi Kok Seng, who is a professional member of the Malaysian Institute of Certified Public Accountants ("MICPA") and Chartered Accountant (Malaysian Institute of Accountants) with the Internal Audit, Risk and Compliance Services ("IARCS") practice of KPMG. He has accumulated over 32 years of extensive audit, accounting, and consulting experience both in Malaysia and Washington, United States of America. A Director with IARCS practice of KPMG, Ms Phoon Yee Min, who is a Certified Internal Auditor, led the engagement fieldwork and supported by other professional staffs. All the personnel deployed by KPMG are free from any relationships or conflicts of interest, that could impair their objectivity and independence during the course of their work. Disclosure on the internal audit function pursuant to Practice 10.2 of MCCG, is contained in the Statement on Risk Management and Internal Control within the Company's Annual Report. A summary of the activities and work of the Audit Committee in relation to the internal audit function is also provided in the Audit Committee Report within the Company's Annual Report.	
Explanation for departure	:	
•	e required to complete the columns below. Non-large companies are ete the columns below.	

Measure :	
Timeframe :	

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

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

Practice 11.1

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

Application :	Applied	
Explanation on : application of the practice	The Board recognises that effective, transparent and continuous communication with the stakeholders of the Group is essential in managing stakeholder expectations and delivering long-term value-creation for the stakeholders.	
	In fostering a closer association with the stakeholders of the Group, the Board, together with Management, ensure the Company's website is updated with the latest developments pertaining to the Group, including the Group's performance, business strategies and objectives, investor relation activities and any press releases made by the Group. The website additionally houses the Company's annual and quarterly reports and circulars to shareholders.	
	In addition, the Group periodically organises investor relation activities such as conferences and briefing sessions targeted at market analysts and fund managers to allow for constructive and informative communication with shareholders and potential investors.	
Explanation for : departure		
	equired to complete the columns below. Non-large companies are	
encouraged to complete	trie columns delow.	
Measure :		
Timeframe :		

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

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

Practice 11.2

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

Application	:	Departure
Explanation on application of the practice	:	
Explanation for departure	:	The current Annual Report of Inari provides stakeholders with a fairly granular view of the Company's financial and non-financial information that would allow them to make informed decisions. The Annual Report contains components such as Management Discussion and Analysis, Corporate Governance Overview Statement, Sustainability Statement and Statement on Risk Management and Internal Control that form an integral part of the non-financial information. Whilst certain characteristics of integrated reporting in the current Annual Report, it is on the whole, not an integrated report based on the parameters set out by the International Integrated Reporting Council's (IIRC) Integrated Reporting Framework. Moving forward, the Board would like to allow an advocacy period for Management to gain a better appreciation and familiarity of the integrated reporting regime before it is adopted. The Annual Report draws linkages between the various components contained thus allowing connectivity of information between the financial and non-financial information. As with the preceding year, the Company has incorporated a Sustainability Statement in the Annual Report, in accordance with Practice Note 9 of the Main Market Listing Requirements by Bursa Malaysia Securities Berhad. This gradually positions the Company towards the adoption of integrated reporting through the establishment of the necessary systems and controls as well as the presence of quality non-financial data to support the
		development of an integrated report.

Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :	The Board will seek to undertake a readiness assessment to identify the structural changes that would be necessitated from the proposed transition to integrated reporting. As an incremental measure, the Company will seek to embed the process of integrated thinking into its activities to better streamline its connectivity of reporting from management, its business analysis and decision-making process.	
Timeframe :	Others	3 years

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

Practice 12.1

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

Application :	Applied
Explanation on application of the practice	The Annual General Meeting ("AGM") serves as the principal avenue for shareholders to engage with the Board and Senior Management in a productive and constructive two-way dialogue. The Board welcomes constructive feedback and critical suggestions from shareholders and endeavors to incorporate shareholders' perspectives during boardroom discussions and decision-making process. It is therefore incumbent on the Board to provide shareholders with adequate time to consider the resolutions that will be discussed and voted upon during the AGM and thus, allowing shareholders to make informed decisions.
	Towards this end, the notice of the AGM was circulated at least 28 days prior to the date of the meeting, which will be held on 25 November 2020. This goes above and beyond the minimum stipulated notice period of 21 days mandated by Section 316(2) of Companies Act 2016 and paragraph 7.15 of Main Market Listing Requirements by Bursa Malaysia Securities Berhad.
	The notice of AGM outlines the resolutions to be tabled during the meeting and is accompanied by explanatory notes and background information where applicable to shed clarity on the matters that will be voted upon during the AGM.
	In addition to being dispatched to shareholders and announced on the website of Bursa Malaysia Securities Berhad, the notice of AGM was published in a nationally circulated newspaper.
	The upcoming AGM will be conducted virtually through live streaming and online remote voting via the remote participation and voting facilities.
Explanation for : departure	
Large companies are re encouraged to complete	equired to complete the columns below. Non-large companies are the columns below.

Measure :	
Timeframe :	

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

Practice 12.2

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

Application :	Applied
Explanation on application of the practice	As stewards of the Company, the Board recognises its accountability to shareholders and its obligation to engage shareholders and provide meaningful responses to their inquiries. In demonstration of this commitment, all Directors, including the Chairmen of the respective Board Committees, were present during the 9 th AGM held on 27 November 2019. The Chairmen of the respective Board Committees availed themselves to facilitate discussions and responded to queries posed by shareholders and the Minority Shareholders' Watchdog Group on operational, financial and governance matters. A summary of key matters discussed during the 9th AGM has been made available on the Company's website in accordance with paragraph 9.21(2)(b) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.
	The Group Chief Executive Officer (CEO), Group Chief Financial Officer (CFO) and the external auditors were also present to supplement discussions and provide greater clarity and context where necessary. In addition, the CEO also presented an overview of the Group's performance, major development and business outlook for the ensuing year at the AGM.
	Pursuant to Paragraph 8.29A of the Main Market Listing Requirements by Bursa Malaysia Securities Berhad, all the resolutions set out in the notice of General Meetings of the Company will be put to vote by poll and independent scrutineer will be appointed to validate the votes cast at the AGM. The outcome of the meeting is published via an announcement to Bursa Malaysia Securities Berhad on the same day.
Explanation for : departure	

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

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

Practice 12.3

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

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

Application :	Departure	
Explanation on application of the practice		
Explanation for departure	The Company always holds its AGM at location which is accessible by shareholders and resolutions put forth are voted by the members present personally at the said venue of the meeting. As disclosed under Practice 12.1, the notice of last AGM was provided to shareholders more than 28 days prior to the meeting in order to accord shareholders with adequate time to make the necessary preparation and arrangements to attend the AGM. Electronic voting was adopted to ensure accurate recording of votes and all resolutions will be put to vote by poll. The Company had appointed an independent scrutineer to validate the votes at the AGM. Shareholders who are unable to attend the AGM in person are granted the right to appoint proxies to vote in their place. Shareholders can appoint any persons as their proxies, who are in turn allowed to participate, vote and speak in their capacity during general meetings.	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :	The upcoming 10 th AGM will be conducted virtually through live streaming and online remote voting via the remote participation and voting facilities.	
Timeframe :	Within 1 year	