KPS CONSORTIUM BERHAD Registration No. 198501011364 (143816-V)

Incorporated in Malaysia

DIRECTORS' FIT AND PROPER POLICY

A. INTRODUCTION AND PURPOSE

The Board of Directors of the Company ("Board") has adopted the Directors' Fit and Proper Policy ("Policy") for the appointment and re-election of Directors of the Company and its subsidiaries.

The Policy serves to guide the Nomination Committee ("NC") and the Board in their review and assessment of candidates that are to be appointed onto the Board as well as the Directors who are seeking for re-election.

B. CRITERIA

The fit and proper criteria of a Director include but not limited to the following:

1. <u>Character and Integrity</u>

(i) **Probity**

- is compliant with legal obligations, regulatory requirements and professional standards; and
- has not been obstructive, misleading or untruthful in dealings with regulatory bodies or a court of law.

(ii) Personal integrity

- has not perpetrated or participated in any business practices which are deceitful, oppressive improper (whether unlawful or not), or which otherwise reflect discredit on his professional conduct;
- service contract (i.e. in the capacity of management or director) had not been terminated in the past due to concerns on personal integrity; and
- has not abused other positions (i.e. political appointment) to facilitate government relations for the company in a manner that contravenes the principles of good governance.
- honest and act in good faith.

(iii) Financial integrity

- manages personal debts or financial affairs satisfactorily; and
- demonstrates ability to fulfil personal financial obligations as and when they fall due.

(iv) Reputation

- is of good repute in the financial and business community;
- has not been the subject of civil or criminal proceedings or enforcement action, in managing or governing an entity for the past 10 years; and
- has not been substantially involved in the management of a business or company which has failed, where that failure has been occasioned in part by deficiencies in that management.

2. <u>Experience and Competence</u>

(i) Qualifications, training and skills

- has the appropriate qualification, training, skills, practical experience and commitment to effectively fulfil the role and responsibilities of the position;
- has a considerable understanding on the industry of a corporation;
- possesses general management skills as well as understanding of corporate governance and sustainability issues;
- keeps knowledge current based on continuous professional development; and
- possesses leadership capabilities

(ii) Relevant experience and expertise

• possesses relevant experience and expertise with due consideration given to past length of service, nature and size of business, responsibilities held, number of subordinates as well as reporting lines and delegated authorities.

(iii) Relevant past performance or track record

- had a career of occupying a high-level position in a comparable organization, and was accountable for driving or leading the organization's governance, business performance or operations; and
- possesses commendable performance record as gathered from the results of the board effectiveness evaluation.

3. <u>Time and commitment</u>

(i) Ability to discharge role having regard to other commitments

• able to devote time as a board member, having factored other outside obligations including concurrent board positions held by the director across listed companies and non-listed companies (including not-for-profit organizations).

(ii) Participation and contribution in the board or track record

- demonstrates willingness to participate actively in board activities;
- demonstrates willingness to devote time and effort to understand the businesses and exemplifies readiness to participate in events outside the boardroom;
- manifests passion in the vocation of a director;
- exhibits ability to articulate views independently, objectively and constructively; and
- exhibits open mindedness to the views of others and ability to make considered judgment after hearing the views of others.

C. THE ASSESSMENT

The NC will assess each person for a new appointment or re-appointment of Directors based on the criteria set out in Clause B before recommending to the Board for approval. The Board Evaluation Form is set out in **Annexure 1**.

The results of the assessments are part of the Company's internal documents and shall not be disclosed or provided to any other party.

D. REVIEW OF THE POLICY

The Policy shall be reviewed periodically by the NC as and when required, especially when there are changes to the Malaysian Code on Corporate Governance, the Listing Requirements of Bursa Malaysia Securities Berhad and any other regulatory requirements. All amendments to the Policy, as recommended by the NC, must be approved by the Board.

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BOARD EVALUATION FORM RELATING TO DIRECTOR'S FITNESS AND PROPRIETY

(To be completed by Nomination Committee)

The evaluation form provides ratings from one (1) to four (4), or 'yes' and 'no', with the indicators illustrated below, to be responded in relation to the nature of the questions:

4 🗆	3 🗆	2 🗆	1□	
Yes, always	Yes, most of the time	Yes, but seldom	No	
	C)r		
4 🗆	3 🗆	2 🗆	10	
Above average	Average	Below average	No	
Or				
Yes □			No 🗆	
Yes			No	

Where a particular criterion is deemed not applicable, it shall be indicated as "Not Applicable" in the comment box.

Name of Director:

Section A : Fit and Proper

1. Has not been questioned, of his/her honesty, integrity, professional conduct or business ethics/practices which are deceitful, oppressive or improper and investigated on complaints lodge

Yes 🗆	No 🗆
Comment:	

2. Has shown willingness to maintain effective internal control systems and risk management practices

Yes □	No 🗆
Comment:	

3. Possesses relevant qualification, knowledge, experience and ability to understand the technical requirements, risk and management of the company's business

4 🗆	3 🗆	2 🗆	10
Comment:			

Section B : Contribution and performance

4. Probes management to ensure management has taken, and suggests management to take into consideration the varying opportunities and risks whilst developing strategic plan (this plan may or may not be in writing as long as minutes of meeting provide a discussion of such strategy)

4 🗆	3 🗆	2 🗆	1□
Comment:			

5. Probes management when there are red flags/concerns which could, amongst others, indicate possible non-compliance of regulatory requirements

4 🗆	3 🗆	2 🗆	1□
Comment:			

6. Provides logical honest opinion on issue presented and is not afraid of expressing disagreement on matters during the meeting, if any

4 🗆	3 🗆	2 🗆	1□
Comment:			

7. Receives feedback from board and/or committee and incorporates feedback obtained into decisionmaking process in an objective manner

4 🗆	3 🗆	2 🗆	1□
Comment:			

8. Defends own stand through constructive deliberations at board and/or committee meetings, where necessary

4 🗆	3 🗆	2 🗆	1□
Comment:			

9. Tackles conflicts and takes part in proposing solutions

4 🗆	3 🗆	2 🗆	10
Comment:			

10. Offers practical and realistic advice to board and/or committee discussions

4 🗆	3 🗆	2 🗆	1□
Comment:			

11. Takes initiative to demand for additional information, where necessary

4 🗆	3 🗆	2 🗆	10
Comment:			

12. Test quality of information and assumptions

4 🗆	3 🗆	2 🗆	1□
Comment:			

13. Reviews and relates short-term concerns to long-terms strategy

4 🗆	3 🗆	2 🗆	10
Comment:			

14. Contributes to risk management initiatives

4 🗆	3 🗆	2 🗆	1□
Comment:			

15. Contributes personal knowledge and experience into consideration and development of strategy

4 🗆	3 🗆	2 🗆	10
Comment:			

16. Facilitates objective-oriented decision-making process

4 🗆	3 🗆	2 🗆	1□
Comment:			

17. Prioritises context of issues to be in line with objectives

4 🗆	3 🗆	2 🗆	10
Comment:			

18. Effectively and proactively follows up on areas of concerns

4 🗆	3 🗆	2 🗆	10
Comment:			

19. Demonstrates willingness to devote time and effort to understand the company, its business and display readiness to participate in event outside the boardroom such as site visit

4 🗆	3 🗆	2 🗆	1□
Comment:			

Section C : Calibre and personality

20. Acts in good faith and with integrity

4 🗆	3 🗆	2 🗆	1□
Comment:			

21. Attends meetings well prepared and adds value to board and/or committee meetings

4 🗆	3 🗆	2 🗆	1□
Comment:			

22. Works constructively with peers, the company secretary and senior management

4 🗆	3 🗆	2 🗆	1□
Comment:			

23. Offers insight to matters presented with requisite knowledge and skills, and shares information

4 🗆	3 🗆	2 🗆	1□
Comment:			

24. Encourage others to get things done, is decisive and action-oriented

4 🗆	3 🗆	2 🗆	1□
Comment:			

25. Articulates in a non-confrontational and comprehensible manner

4 🗆	3 🗆	2 🗆	10
Comment:			

26. Understands individual roles and responsibilities and ensures contributes is contemporary with developments

4 🗆	3 🗆	2 🗆	1□
Comment:			

27. Behaviour engenders mutual trust and respect within the Board and with other key officers

4 🗆	3 🗆	2 🗆	1□
Comment:			

28. Communicates effectively with shareholders

4 🗆	3 🗆	2 🗆	10
Comment:			

29. Constructively challenges and contributes to development of strategy

4 🗆	3 🗆	2 🗆	1□
Comment:			

30. Scrutinises the performance of management in meeting agreed goals and objectives and monitors reporting of performance

4 🗆	3 🗆	2 🗆	1
Comment:			

31. Satisfied himself/herself that financial information is accurate and financial controls and systems of risk management are robust and defensible

4 🗆	3 🗆	2 🗆	1□
Comment:			

Other comments (if any):-

Checked and complied by:

Name: Designation:

-----End of Directors' Fit and Proper Policy------

Reviewed and recommended for Board's approval by NC on 27 May 2022. Approved by the Board of Directors on 27 May 2022.