candidates and make its recommendation to the board for approval. All appointments to the board are made on merit and measured against objective criteria. Candidates must be able to discharge their responsibilities as directors while upholding the highest standards of governance practised by

the Group.

Guideline	Questions	How has Sembcorp complied?	Guideline	Questions	How has Sembcorp complied?					
General	a. Has the company complied with all the principles and guidelines of	Sembcorp has complied in all material aspects with the principles and guidelines set out in the Code.	MEMBERS OF	NEMBERS OF THE BOARD						
	 the Singapore Code of Corporate Governance 2012 (the Code)? If not, please state the specific deviations and the alternative corporate governance practices adopted by the company in lieu of the recommendations in the Code. b. In what respect do these alternative corporate governance practices achieve the objectives of the principles and conform to the guidelines in the Code? 		Guideline 2.6	 a. What is the board's policy with regard to diversity in identifying director nominees? b. Please state whether the current composition of the board provides diversity on each of the following – skills, experience, gender and knowledge of the company, and elaborate with numerical data where appropriate. c. What steps has the board taken to achieve the balance and diversity necessary to maximise its 	 a. The board seeks to ensure that it has the required diversity, including gender diversity, as well as competencies needed, to support the company's growth. Best efforts are taken to ensure that in addition to contributing their valuable expertise and insights to board deliberations, directors also bring to the board independent and objective perspectives to allow balanced and well-considered decisions to be made. b. In 2016, the Nominating Committee (NC) reviewed the composition of our board to ensure that it had the diversity and necessary competencies to support the company's growth. Our current board includes business leaders and professionals with strong experience in areas relevant to the Group's businesses. This includes experience in the engineering, networkerside, oil and are and real action induction committee are until 					
BOARD RESP	ONSIBILITY			effectiveness?	petrochemicals, oil and gas and real estate industries, as well as the accounting, finance and legal sectors.					
Guideline 1.5	What are the types of material transactions which require approval from the board?	Significant investments and transactions exceeding threshold limits are approved by the board. Transactions below the threshold limit are approved by the board's Executive Committee and management to facilitate operational efficiency, in accordance with applicable financial authority limits.			c. With reference to the Group's strategies and business plans, the NC reviews the skills mix of board members to ensure that the board has the required diversity, including gender diversity, as well as the necessary competencies to support the company's growth. When the need for a new director arises, the NC consults with management and identifies a list of potential candidates. These candidates are sourced through an extensive network of contacts and external databases where appropriate, based on the skill sets, experience, knowledge and attributes required to lead the growth of the company. Thereafter, the NC will interview the					

Guideline	Questions	How has Sembcorp complied?	Guideline	Questions	How has Sembcorp complied?					
MEMBERS OF	THE BOARD		MEMBERS OF THE BOARD							
Guideline 4.6	Please describe the board nomination process for the company in the last financial year for:a. Selecting and appointing new directors andb. Re-electing incumbent directors	 a. When the need for a new director arises, the NC consults with management and identifies a list of potential candidates. These candidates are sourced through an extensive network of contacts and external databases where appropriate, based on the skill sets, experience, knowledge and attributes required to lead the growth of the company. Thereafter, the NC will interview the candidates and make its recommendation to the board for approval. b. While reviewing the re-appointment and re-election of directors, the NC considers the directors' contributions, other board representations and principal commitments to ensure they have sufficient time to discharge their responsibilities adequately. The board also recognises the contributions of directors who have, over time, developed deep insight into the Group's businesses. It exercises its discretion to retain the services of such directors where appropriate, to avoid an abrupt loss of experienced directors with a valuable understanding of the Group. 	Guideline 1.6	 a. Are new directors given formal training? If not, please explain why. b. What are the types of information and training provided to new directors and existing directors to keep them up to date? 	 a. Yes, the company conducts comprehensive orientation programmes for new directors. b. i. All new directors receive formal letters of appointment explaining the Group's governance policies and practices, as well as their duties and obligations as directors. New directors also receive an information pack that contains the Group's organisation structure, the contact details of members of senior management, the company's Constitution, respective committees' terms of reference, the Group's policy relating to disclosure of interests in securities and prohibition on dealings in Sembcorp securities, as well as guidelines on directors' fees. The company conducts comprehensive orientation programmes for new directors. These include briefings on board policies and processes, presentations by senior management about Sembcorp, its overall strategic plans and direction, financial performance and business activities in various markets, as well as facility visits. 					
					The company provides its directors complete, adequa and timely information on an oppoing basis to enable					

The company provides its directors complete, adequate and timely information on an ongoing basis to enable them to make informed decisions, discharge their duties and keep abreast of the Group's operational and financial performance, key issues, challenges and opportunities. This includes management and operation reports, financial statements and quarterly highlights of the Group's performance and key developments. The board also has ready access to the Group President & CEO, senior management, the company secretary and internal and external auditors at all times, should it need additional information. Details may be found on page 138 of the Corporate Governance Statement in this Annual Report.

As part of training and professional development for the board, the company also ensures that directors are briefed from time to time on changes to regulations, guidelines and accounting standards, as well as other relevant trends or issues. These are done either during board meetings, at board dinners or at specially convened sessions, including training sessions and seminars conducted by external professionals which are funded by the company. Details may be found on page 132 of the Corporate Governance Statement in this Annual Report.

Guideline	Questions	How has Sembcorp complied?	Guideline	Questions	How has Sembcorp complied?				
EMBERS OF	THE BOARD		INDEPENDENCE OF DIRECTORS						
uideline 4.4	 a. What is the maximum number of listed company board representations that the company has prescribed for its directors? What are the reasons for this number? b. If a maximum number has not been determined, what are the reasons? c. What are the specific considerations in deciding on the capacity of directors? 	 a. The board has determined that the maximum number of listed company board representations held by any Sembcorp Industries director should not exceed six. This is based on the total time commitment required of our directors for involvement in our board and board committees. It aims to ensure that all directors have sufficient time and attention to devote to the affairs of the company and discharge their duties adequately. b. Not applicable. c. In deciding such matters, the board considers the total time commitment required of the directors for involvement in our board and board committees, as well as for their other appointments outside our company. 	Guideline 2.3	 a. Is there any director who is deemed to be independent by the board, notwithstanding the existence of a relationship as stated in the Code that would otherwise deem him not to be independent? If so, please identify the director and specify the nature of such a relationship. b. What are the board's reasons for considering him independent? Please provide a detailed explanation. 	 a. Yes. Tan Sri Mohd Hassan Marican and Ajaib Haridass both sit on the board of Sembcorp Marine, a listed subsidiary of Sembcorp Industries from which the company has received payment in excess of S\$200,000 in aggregate for consultancy services and provision of utilities services. In addition, Bobby Chin is a director on the board of Temasek Holdings (Temasek), the largest shareholder of Sembcorp, and Tan Sri Mohd Hassan Marican and Tham Kui Seng respectively hold the positions of Senior International Advisor and Corporate Advisor at Temasek International Advisors, a subsidiary of Temasek. b. The board has assessed this matter and is of the view that the payment received from Sembcorp Marine for consultancy services and provision of utilities services is not significant in the context of the Group's earnings. The board believes that Tan Sri Mohd Hassan Marican and Mr Haridass' directorships 				
uideline 5.1	 a. What was the process upon which the board reached the conclusion on its performance for the financial year? b. Has the board met its performance objectives? 	 a. Each director is required to complete a questionnaire on the effectiveness of the board and board committees, as well as directors' contributions and performance. The evaluation and feedback are then consolidated and presented to the board for discussion. b. Yes. The board believes that it has met its performance objectives. This is reflected in the overall long-term performance of the Group. 			 in Sembcorp Marine have not and will not interfere, or be reasonably perceived to interfere, with their ability to exercise independent judgement and act in the best interest of Sembcorp Industries. Furthermore, the board believes that Mr Chin, Tan Sri Mohd Hassan Marican and Mr Tham have consistently exercised strong independent judgement in their deliberations. They have acted and continue to act in the best interest of the company and are not accustomed or under an obligation, whether formal or informal, to act in accordance with the directions, instructions or wishes of Temasek. 				
IDEPENDENC	CE OF DIRECTORS		Guideline 2.4	Has any independent director served	No. The company does not have any director who has served				
Guideline 2.1	Does the company comply with the guideline on the proportion of independent directors on the board? If not, please state the reasons for the deviation and the remedial action taken by the company.	Yes. The current board comprises 11 directors, eight of whom are independent directors.		on the board for more than nine years from the date of his first appointment? If so, please identify the director and set out the board's reasons for considering him independent.	 beyond nine years from the date of his / her first appointment to the board. A term limit of nine years is set for independent directors of the Group. Should the board decide to retain any director beyond this nine-year term, it will rigorously review the independence of that director and determine if he / she should continue to be regarded as an independent director. 				

Guideline 9.4	ON REMUNERATION Is there any employee who is an immediate family member of a director or the CEO, and whose remuneration exceeds S\$50,000 during the year? If so, please identify the employee and specify the relationship with the relevant director or the CEO.	No, in 2016 the company had no employees who were immediate family members of a director or the Group President & CEO.
	immediate family member of a director or the CEO, and whose remuneration exceeds S\$50,000 during the year? If so, please identify the employee and specify the relationship with the relevant director or the CEO.	immediate family members of a director or the Group President & CEO.
Guideline 9.6	a. Please describe how the	
	 remuneration received by executive directors and key management personnel has been determined by the performance criteria. b. What were the performance conditions used to determine their entitlement under the short-term and long-term incentive schemes? c. Were all of these performance conditions met? If not, what were the reasons? 	 a. With the exception of our Group President & CEO, who does not receive director's fees, all our board members are non-executive directors. Remuneration for our key management personnel and executive director comprises three primary components: fixed remuneration, as well as annual variable bonuses and share-based incentives that are conditional upon meeting certain performance targets. Annual variable bonuses are linked to the achievement of pre-agreed financial and non-financial performance targets, as well as the creation of economic value added. Share-based incentives are long-term incentive schemes which use methods fairly common among major local and multinational companies to incentivise and motivate employees to achieve pre-determined targets that create and enhance economic value for shareholders. b. Information on the remuneration received by key management and executive director and details on sharebased incentives and performance targets are available in the Directors' Statement and Note 32 in the Notes to the Financial Statements in this Annual Report. c. All the performance conditions under the Restricted Share
		conditions used to determine their entitlement under the short-term and long-term incentive schemes? c. Were all of these performance conditions met? If not, what were

the board, with the concurrence of the Audit Committee, is of the opinion that the company's internal controls were adequate and effective as at December 31, 2016 to address the financial, operational, compliance and information

b. Yes. For the financial year 2016, the board has been assured by the Group President & CEO and Group Chief Financial Officer that financial records have been properly maintained, that the financial statements give a true and fair view of the company's operations and finances and that the risk management and internal control systems of the Group are

technology risks of the Group.

adequate and effective.

Guideline	Questions	How has Sembcorp complied?	Guideline	Questions	How has Sembcorp complied?					
RISK MANAGI	EMENT AND INTERNAL CONTROLS		RISK MANAGEMENT AND INTERNAL CONTROLS							
Guideline 6.1	What types of information does the company provide to independent directors to enable them to understand its business, the business and financial environment as well as the risks faced by the company? How frequently is the information provided?	On an ongoing basis, directors are provided with complete, adequate and timely information to enable them to make informed decisions and keep abreast of the Group's operational and financial performance, key issues, challenges and opportunities. Management and operation reports as well as financial statements are presented to the board on a regular basis. On a quarterly basis, financial highlights of the Group's performance and key developments are presented at board meetings. On a regular basis, risk-related reports are submitted to the Risk Committee (RC). The RC, comprising of selected board members, assists the board in overseeing risk management for the Group. These reports include updates on the Group's risk portfolio, reports on major risk exposure and any other risk-related issues, as well as actions taken to monitor and manage exposure to such risks or issues. For more details on briefings, updates and information provided to our directors, please refer to pages 133 and 138 of the Corporate Governance Statement in this Annual Report.	Guideline 11.	 a. In relation to the major risks faced by the company, including financial, operational, compliance, information technology and sustainability, please state the bases for the board's view on the adequacy and effectiveness of the company's internal controls and risk management systems. b. In respect of the past 12 months, has the board received assurance from the CEO and the CFO as well as the internal auditor that: the financial records have been properly maintained and the financial statements give a true and fair view of the company's operations and finances; and 	 a. The Group has implemented a comprehensive enterprise risk management (ERM) framework. Supporting the ERM framework is a system of internal controls, comprising a code of business conduct, group-wide governance and internal control policies, procedures, guidelines dictating the segregation of duties, approval authorities and limits, as wel as checks and balances embedded in business processes. The ERM framework is complemented by a governance assurance framework and a risk-based control self-assessment programme. During the year, the Group's risk profile was reviewed and updated and the effectiveness of our internal controls was assessed and enhanced through a combination of management control self-assessments, certifications and internal audits, as well as actions taken in follow up to these exercises. Furthermore, the Group Internal Audit department audited the entities that are listed in its annual internal audit plan, which has been approved by the Audit Committee. 					
Guideline 13.1	Does the company have an internal audit function? If not, please explain why.	Yes. The Group Internal Audit department reports directly to the Audit Committee on audit matters and to the Group President & CEO on administrative matters.		 ii. the company's risk management and internal control systems are effective If not, how does the board assure itself of points i. and ii. above? 	Internal audit reports were issued and reviewed by the Audit Committee, expressing its view on the adequacy and effectiveness of the company's internal controls relating to finance, operations, compliance and information technology Based on the internal controls established and maintained by the Group, work performed by external and internal					

Guideline	Que	stions	Ho	w has Sembcorp complied?		Guideline	Qu	lestions	Но	w has Sembcorp complied?										
RISK MANAGE	MEN	T AND INTERNAL CONTROLS				COMMUNICAT	ION	WITH SHAREHOLDERS												
Guideline 12.6		Please provide a breakdown of the fees paid in total to the external auditors for audit and non-audit services for the financial year.	a.	As disclosed in Note 28(a) in the Notes to the Fir Statements, the fees paid / payable to external a and non-audit services for the financial year are:		Guideline 15.4	a.	Does the company regularly communicate with shareholders and attend to their questions? How often does the company	a.	Yes, Sembcorp regularly con and addresses any queries r are also available by email c from shareholders, analysts										
		services for the infancial year.			S\$'000			meet with institutional and		information requested does										
		If the external auditors have						retail investors?		of fair disclosure.										
		supplied a substantial volume of		Audit fees paid / payable																
		non-audit services to the company,		 To auditors of the company 	1,996		b.	Is this done by a dedicated investor		Details of shareholder meet										
		please state the bases for the		 To overseas affiliates of 				relations team (or equivalent)?		examples of types of meeting										
		Audit Committee's view on		the auditors of the company 1,242		If not, who performs this role?		Relations chapter and Corp												
		the independence of the															3,238			
		external auditors.		Non-audit fees paid / payable			С.	How does the company keep												
				 To auditors of the company 	823			shareholders informed of corporate	b.	Yes, Sembcorp has a dedica										
				 To overseas affiliates of 				developments, apart from		communicates with investo										
				the auditors of the company	204			SGXNET announcements and	-											
					1,027			the Annual Report?	С.	Sembcorp uses multiple cor										
			b.	Non-audit fees amount to only 32% of the total fees and are not deemed substantial.	annual audit					platforms to keep its shareh informed and updated in ac of fair disclosure. Aside fror announcements, channels u										

Guideline 15.4	a.	Does the company regularly communicate with shareholders and attend to their questions? How often does the company meet with institutional and retail investors?	a.	Yes, Sembcorp regularly communicates with shareholders and addresses any queries raised. Investor relations officers are also available by email or telephone to answer questions from shareholders, analysts and the media, as long as the information requested does not conflict with SGX-ST's rules of fair disclosure.
		Is this done by a dedicated investor relations team (or equivalent)? If not, who performs this role? How does the company keep shareholders informed of corporate developments, apart from SGXNET announcements and the Annual Report?	b. c.	communicates with investors.
Guideline 15.5	div	he company is not paying any idends for the financial year, ase explain why.	For orc apj sha	t applicable. r 2016, a final tax exempt one-tier dividend of 4 cents per dinary share has been proposed subject to shareholders' proval. Together with the interim dividend of 4 cents per ordinary are that has already been paid out, this would bring our total idend for the financial year to 8 cents per ordinary share.