APPENDIX 2

QUESTIONS AND ANSWERS

AMENDMENTS TO BURSA MALAYSIA SECURITIES BERHAD LEAP MARKET LISTING REQUIREMENTS RELATING TO ANTI-CORRUPTION AND WHISTLE-BLOWING MEASURES

(As at 29 May 2020)

CHAPTER 6 - CONTINUING LISTING OBLIGATIONS

Anti-corruption and whistle-blowing

Pursuant to Rule 6.05A of the LEAP LR, a listed corporation and its board of directors are required to be guided, at a minimum, by the Guidelines on Adequate Procedures issued pursuant to section 17A(5) of the Malaysian Anti-Corruption Commission Act 2009 ("GAP"), when establishing policies and procedures on anti-corruption for the listed corporation and its group of companies. Besides GAP, can a listed corporation adopt other standards or systems on anti-corruption?

Yes, a listed corporation may adopt other recognised standards or systems on anti-corruption such as the Anti-Bribery Management System (MS ISO 37001) when formulating its anti-corruption policies and procedures provided that the listed corporation ensures that its anti-corruption policies and procedures comply with the minimum requirements of the GAP as well.

6.5 Is a listed corporation in compliance with Rule 6.05A of the LEAP LR if it establishes and maintains policies and procedures on anti-corruption and whistle-blowing, on a group basis?

Yes, the listed corporation complies with Rule 6.05A of the LEAP LR if the policies and procedures are established on a group basis and adopted by the listed corporation and all its group of companies.

[End of Appendix 2]