

# MAICSA Syllabus Document – Module 2

# Company Secretarial Practice

January 2022

# Introduction

The content for this module is an expanded version of the content specified in the *International Qualifying Scheme (IQS)* module entitled *Corporate Secretarial Practice*. **All** (100%) of the content specified in the IQS syllabus is covered in this module.

The name of the module has been retained as Corporate Secretarial Practice.

# Module 2

# **Corporate Secretarial Practice**

Level: 6

Module type: Mandatory - Part One (Level 6) Programme

Total hours study time: 200

#### Introduction

The aim of this module is for students to develop their knowledge and skills to prepare for practice as a company secretary/governance professional, ensuring that the company operates in accordance with good governance principles and the regulations of the jurisdiction in which it operates.

For the purpose of this module, where 'company secretary' is referred to, this also covers the role of the governance professional.

#### Before studying this module

It is recommended that the student has completed the *Company Law* and *Corporate Governance* prior to undertaking *Corporate Secretarial Practice*, or has completed *Company Law* and taking *Corporate Governance* concurrently with this module. This will ensure that, at completion of this module, the student is able to apply the principles of good governance in the context of effective company secretarial/governance professional practice.

#### Learning outcomes

After successful completion of this module you should:

- 1. Understand the role of the company secretary and the differing responsibilities of the company secretary, the board, management, shareholders and other stakeholders
- 2. Understand the nature and principles of the company's regulatory requirements and interpret and practise in the sector to ensure compliance
- 3. Be able to exercise appropriate judgment to advise the board on the expectations of and compliance with regulatory requirements
- 4. Be able to exercise appropriate judgment to advise the board on matters relating to shares and share capital.

## Module content

Section A: The role of the com	pany secretary, the board and other stakeholders
	30% – 60 Learning hours
LO.1: Understand the role of the compa secretary, the board, management, sha	any secretary and the differing responsibilities of the company areholders and other stakeholders
Topic area	Potential content
The company secretary, the	Role, functions and duties of the company
board and shareholders	secretary:
	Background, including Companies Act 1965
	duties:
	- board
	- company
	- shareholder
	Company secretary for Ltd companies
	<ul> <li>The legal and regulatory framework that binds the role and functional duties of a company secretary in Malaysia includes:</li> <li>Companies Act 2016</li> <li>Companies Commission of Malaysia Act 2001</li> <li>Limited Liability Partnership Act 2012</li> <li>Securities Commission Act 1993</li> <li>Bursa Malaysia Listing Requirements</li> <li>Malaysian Code on Corporate Governance</li> <li>Anti-Money Laundering, Anti-Terrorism Financing and Proceeds of Unlawful Activities Act 2001</li> <li>Malaysian Code on Takeovers and Mergers 2016</li> <li>Companies (Corporate Rescue Mechanism) Rules 2018</li> </ul>
	Office of the company secretary
	qualifications
	duties - Board meetings - General meetings - Articles of association - General compliance - Statutory registers - Statutory returns

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Topic area	Potential content
	<ul> <li>Report and accounts</li> <li>Members</li> <li>Share capital</li> <li>Acquisitions and disposals</li> <li>Corporate governance</li> <li>Non-executive directors</li> <li>Registered office</li> <li>Subsidiaries</li> </ul>
	Appointment and vacation of the office of company secretary: appointment process - board decision prohibited appointments resignation removal joint, deputy and assistant company secretaries
	Relationship with the chair and directors: reporting to chair independence reporting lines for executive duties
	Company secretary as adviser to the chair and directors
	Dissemination of information and decisions
	Communication with shareholders and other stakeholders, including electronic communication
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Topic area	Potential content
Directors	Types of directors:
	executive
	non-executive
	shadow
	de facto nominee directors (CA 2016 Sec. 2)
	Recruitment, appointment, re-appointment, rotation and disclosure:
	eligibility criteria
	procedure for appointment
	induction
	rules and guidance on rotation, reappointment and minimum number of directors
	Companies Commission of Malaysia requirements regarding directors' addresses
	defective and disputed appointments
	contracts of employment
	Roles, duties, responsibilities and mandates:
	executive and non-executive roles collective responsibility
	duties, as per Companies Act 2016 other statutory duties common law contractual regulatory authority to exercise company's power liability for actions or inaction
	Removal, retirement and disqualification: vacation of office retirement by rotation resignation non-re-appointment removal disqualification: failure to meet share or professional qualification
	Succession planning: diversity independence balance
	Directors' and officers' indemnification and liability insurance
	Co-option
	Legislative and other developments

Topic area	Potential content
Effective board practices	Board evaluation:
	internal
	external
	requirements for listed companies
	The future of board evaluation
	Director education/guidebooks:
	induction
	continuing professional development (CPD)
	availability of internal and external support
	Best practices, policies and procedures:
	matters reserved for board
	authority limits
	code of conduct
	tenure policy
	expense policy
	independence standards
	committee terms of reference:
	- audit
	- remuneration
	- nomination
	- disclosure
	share dealing policy
	whistle-blowing policy
	risk management policy

Topic area	Potential content
Members	Restrictions on membership
	Shareholders: liability share classes: - ordinary - preference share - deferred shareholder and member rights Guarantors – liability Member activism: disruption at meetings right of entry to company property
	right to documents right to require company to enquire into ownership verification of polls
	Constitution:voting rights rights to distributions transfer of shares: - pre-emption provisions - restrictions - valuation - drag along and tag along rights
	Issue of new shares - pre-emptive provisions
	Variation of rights Amending or replacing provisions in the constitution
	Entrenchment of provisions in the constitution
	Unfair prejudice: by directors by other members minority oppression
	Derivative actions
	Membership: registered members beneficial ownership

### Section B: Regulatory requirements for companies

#### 50% – 100 Learning hours

LO.2: Understand the nature and principles of the company's regulatory requirements and interpret and practise in the sector to ensure compliance

Topic area	Potential content
Company compliance	Company formation:
	matters for company secretary to consider:
	<ul> <li>type of company required</li> </ul>
	- bespoke articles
	<ul> <li>entrenched provisions</li> </ul>
	- share capital structure
	company names:
	<ul> <li>permitted characters</li> </ul>
	- 'too like' names
	- sensitive words
	- adjudication
	<ul> <li>trading disclosures</li> </ul>
	shareholders agreement by laws:
	<ul> <li>membership-type organisations, e.g. sports clubs how to incorporate:</li> </ul>
	<ul> <li>documents required (when doing it yourself)</li> </ul>
	<ul> <li>direct with-Companies Commission of Malaysia limitations</li> </ul>
	<ul> <li>via an agent – information required, anti-money laundering, Anti-Terrorism Financing and Proceeds ofUnlawful Activities Act 2001 (AMLA) requirements</li> </ul>
	Filing of company returns:
	annual confirmation statement change of constitution:
	- which resolutions
	- re-registrations
	- change of name
	- registered office
	accounting disclosures: - change of year end - filing accounts - interim accounts
	change of officers: - appointments - termination - objections
	- termination

Topic area         Potential content	
share capital changes: allotments purchases cancellations consolidations, sub-divisions statement of capital charges: creation satisfaction filing requirements: deadlines paper based online software Offences under the relevant corporations or associations legislation: breaches of constitution breaches of Companies Act 2016 liability for breach of Companies Act 2016 and relate legislations: criminal offences crivil offences crivil offences breaches of constitution breaches of Companies Act 2016 and relate legislations: crivil offences crivil offences breaches of companies Act 2016 and relate legislations: crivil offences crivil offences crivil offences crivil offences crivil offences current limits Corporate governance overview: Malaysian Corporate Governance Code Malaysian Corporate Governance disclosure payment practices current proposals for change Mergers, de-mergers, acquisitions, amalgamations and takeovers: share exchange de-merger by distribution in specie by share sale takeover panel Arrangements, reconstructions: court-approved scheme of arrangement	d

Topic area	Potential content
	Culture and corporate behaviours:
	setting the tone from the top policies:
	- diversity and discrimination
	<ul> <li>whistleblowing</li> <li>remuneration</li> </ul>
	<ul> <li>remuneration</li> <li>employment handbook</li> </ul>
	share schemes
	Company insolvency, dissolution and restoration:
	defining insolvency - Section 443 CA 2016
	definition of administration:
	- purpose
	<ul> <li>appointment of liquidator</li> </ul>
	- close administration
	liquidation:
	- purpose
	<ul> <li>members' voluntary winding up</li> </ul>
	<ul> <li>creditors' voluntary winding up</li> </ul>
	<ul> <li>winding up by the Court</li> </ul>
	<ul> <li>investigation into conduct of directors, undue</li> </ul>
	preferences, fraud and criminal offences
	receivership:
	- purpose
	<ul> <li>appointment and duties</li> </ul>
	<ul> <li>close of receivership company</li> </ul>
	voluntary arrangement (CVA):
	<ul> <li>purpose and approval</li> </ul>
	- effect of CVA
	- close of CVA
	judicial
	management (JM)
	-criteria
	-Effect of JM
	-close of JM
	pitfalls:
	<ul> <li>fraudulent and wrongful trading</li> </ul>
	- misfeasance
	- fraud and criminal acts
	dissolution:
	<ul> <li>strike off at request of directors</li> </ul>
	- by Registrar
	restoration:
	- administrative
	- by Court
	deregistration

MODULE 2 - COMPANY SECRETARIAL PRACTICE phoenix companies		
	Dormant companies:	
	filing requirements	
	audit exemptions	

Topic area	Potential content
Annual and integrated report	Role and duties of the company secretary in the annual report cycle
	Statutory, regulatory and listing requirements:
	full accounts:
	- filing requirements
	listed company accounts:
	- filing requirements
	Narrative reporting:
	strategic report
	directors report
	remuneration report
	committee reports
	Disclosure of financial statements:
	filing requirements:
	- registrar
	1. Bank Negara Malaysia (BNM)
	2. Securities Commission Malaysia (SC)
	3. Labuan Financial Services Authority (Labuan FSA)
	Legislative and other developments:
	non-financial performance indicators
	integrated reporting - overview and purpose
	Triennial review of Financial Reporting Standards (FRS) 1. Malaysian Financial Reporting Standard (MFRS) 2. Malaysian Private Entities Reporting Standard (MPERS)

### MODULE 2 - COMPANY SECRETARIAL PRACTICE

Topic area	Potential content
External auditors	Role of the company secretary in operating effectively withexternal auditors and the audit committee:
	access to documents
	report to members
	Independence:
	non-audit fees
	non-audit services
	Appointment:
	rotation:
	audit partner
	audit firm
	termination:
	resignation
	-removal
	removal
	Role of external auditors:
	duties of auditors
	liabilities
	auditor's report to board
	report to audit committee legislative and other
	corporate governance reforms /
	developments <del>audit</del> - exemptions
	Audit exemptions

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Securities exchange listing	Listing requirements: 1. Bank Negara Malaysia (BNM) 2. Securities Commission Malaysia (SC) 3. Labuan Financial Services Authority (Labuan FSA)
	regulatory regime eligibility listing process
	types of public issue role of the advisors
	prospectus rules
	Bursa Malaysia as a primary and secondary market
	admission and disclosure standards
	Capital Market and Services Act 2007 (CMSA)
	Ongoing reporting, filings and compliance:
	financial reports
	inside information: - Capital Market and Service Act 2007 - Disclosure committee

Topic area	Potential content
	Restrictions of 'affected persons' under Bursa
	Malaysia Listing Requirements:
	- who they are
	- dealing restrictions
	- disclosure of dealing
	major shareholders' dealing disclosure requirements
	Malaysian Corporate Governance Code
	Malaysian Code for Institutional Investor (MCII) Insider dealing: CMSA & CA Act 2016
	Dematerialisation - overview and current proposals
Maintenance of records	Minute books:
	where kept
	security
	directors
	members
	access rights
	Meeting materials/board papers:
	directors
	board papers
	members:
	<ul> <li>members communications</li> </ul>
	- access rights
	Corporate records:
	directors' service contracts
	directors' indemnities
	minutes
	accounting records
	contracts for purchase of own shares
	documents for purchases out of capital
	report to members of investigation by public
	company into interests in shares
	Statutory registers - types and format:
	directors
	directors residential addresses
	secretaries
	members
	charges
	debentures
	Substantial Shareholders under S.144
	interests in voting shares of Plc
	Company secretarial applications

Topic area	Potential content
	Location of records and registers: registered office central register Access to records and registers: location Inspection - in person - right to request copy fees Retention periods for documents and registers Financial records: information required location retention periods Inspection
Board software	Evaluation, implementation, security, uses Ongoing maintenance and updates
Minutes and minute books	Required information in minutes:         static data:         -       name         -       place, date and time of meeting         -       attendees         variable data:       -         -       confirmation meeting opened         -       quorum         -       matters brought forward/action points         -       review/agree last minutes         -       synopsis of discussions on matters on agenda, action points, decision made         -       matters to be carried forward         -       any other business         The 'Six Cs':       -         -       conciseness         -       clarity         -       consistency         -       coherence         -       completeness         Proof of existence of an organisation and its historical development         Record of decisions made and actions taken

Topic area	Potential content
	Demonstration of due diligence on part of decision- makers
	Legal evidence in support of actions taken
	Records retention - security of documents
	Risk management - protecting the organization
Oversight by regulators	Governance practices - processes and procedures
	Assessment of performance in carrying out governance responsibilities
	Protection of stakeholders
	Investigation powers of regulators:
	Revenue & Customs (HMRC)
Regulation and disclosure	Disclosure requirements for listed companies
	Link between disclosure, accountability, transparency
	and trust - clear and concise annual reporting
	Data protection:
	Data Protection Act 2010 Malaysia:
	- data protection principles
	<ul> <li>registration regime</li> <li>obligation on companies freedom of information</li> </ul>
	Public access to corporate information:
	right to request details of data held by an employer or company
	freedom of information

## **Section C: Meetings**

#### 10% - 20 Learning hours

LO.3: Be able to exercise appropriate judgment to advise the board on the expectations of and compliance with regulatory requirements

Topic area	Potential content
Meetings of shareholders and	Member meeting or written resolution
members	Types of meeting:
	general meetings
	special/extraordinary meetings
	class meetings
	annual general meetings (AGM)
	Regulations governing general meetings:
	Companies Act 2016
	Constitutioncorporate governance - best practice
	Role of the company secretary before, during and after the annual meeting
	Notice of meetings:
	notice periods
	notice content
	form of notice
	special notice
	Quorum, agenda, meeting materials
	Resolutions:
	special
	ordinary
	procedural
	Role of the chair:
	who chairs meeting
	business of meeting
	resolutions and amendments
	questions
	entitlement to speak
	procedural resolutions
	adjournment
	Rules of order, standing orders
	Proxies:
	appointment
	proxy voting agencies
	proxy solicitation
	Polls:
	right to call
	voting

### MODULE 2 - COMPANY SECRETARIAL PRACTICE

Topic area	Potential content
	declaration/publication of result Attendance: right to attend right of access unruly members/protests Voting Meeting technology: electronic voting online meetings meetings in multiple locations Share registrar and role of scrutineer Communication with shareholders and other stakeholders: postal website electronic
Meetings of the board and its committees	Board meetings: attendees: - directors - company secretary - managers - advisers notice: - timing and frequency - content - board papers - format quorum chair: - election - role - duties procedures: - agenda preparation and meeting materials - discussion - meeting technology, e.g: attendees present by telephone / video conferencing - voting - dealing with conflict of interests

### MODULE 2 - COMPANY SECRETARIAL PRACTICE

Topic area	Potential content
	Role of the company secretary before, during and afterboard meetings
	Delegation of authority and responsibility
	Reliance on management and advisers
	Committees - types, purpose and composition
	Matters reserved for the board
	Executive discretion
	Motions and written/circular resolutions
	Conflicts of interest:
	declaration - general - specific

Section D: Shares	
	10% – 20 Learning hours
LO.4: Be able to exercise appropriate ju	dgment to advise the board on matters relating to shares and share capital
Shares, share capital, share	Regulation of the securities industry:
register and debt capital	insider dealing
	market abuse
	Types of share and debt capital:
	ordinary
	preference
	deferred
	debentures
	loan stock
	options and warrants
	Share capital:
	allotment of shares:
	- issue price
	<ul> <li>acquisition of non-cash assets</li> </ul>
	<ul> <li>financial assistance</li> <li>part payment</li> </ul>
	- calls
	- forfeiture
	purchase of own shares:
	<ul> <li>out of distributable profit</li> <li>out of constal with echange statement</li> </ul>
	<ul> <li>out of capital with solvency statement</li> <li>out of capital with Court approval</li> </ul>
	Treasury shares
	Alteration of share capital
	Company share registrar function:
	principles and procedures in share and
	membership registration
	role of share transfer
	agent de-materialisation
	Register of members: format
	Central Depository System (CDS) technology-based applications

Topic area	Potential content
	Share transfers:
	overview
	stock transfer form
	stamp duty
	registration
	Central Depository System
	Transmission of shares - overview and documentation
	Registration of documents affecting title
	Share certificates:
	- issue on allotment
	<ul> <li>issue on transfer/transmissionlost</li> </ul>
	certificates:
	- liability
	- indemnification
	certification
	Distributions:
	dividends
	- approval
	- mandates
	- unclaimed
	<ul> <li>scrip and dividend reinvestment plans</li> </ul>
	interest
	taxation of distributions
	Rights and warrants, debentures and bonds
	Capital events and role of share registrar:
	share offer
	rights issue
	consolidation/subdivision
	takeover
	scheme of arrangement
	conversion
	Key features and establishment of employee share schemes and their ongoing administration: Share Incentive Plans (SIPs) in Malaysia 1. Employment Insurance Scheme (EIS) 2. Employee Shares Option Scheme (ESOS)