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Shari‘ah Committees’ Remuneration Disclosure Transparency by Islamic banks in Malaysia

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Abstract
This study explores the issue of Shari‘ah Committees’ remuneration disclosure as reported by the Islamic financial institutions in the annual reports in Malaysia. Shari‘ah Committees are central to Islamic financial structure and they play a substantial role in the efficient functioning of the financial system. This paper also aims to provide an understanding as to whether current Shari‘ah Committees’ remuneration disclosure practiced by the banks are able to achieve the demands of shareholders in assisting them to improve on transparency. The extent and nature of Shari‘ah Committees’ remuneration disclosure are gathered from the content analysis of annual reports of 16 Islamic banks for the year of 2014, 2015, 2016 and 2017. To clarify the factors that could affect board decisions about the level of discretionary disclosure details concerning Shari‘ah Committees’ remuneration. The paper discusses the need for improving transparency through sufficient, valid and pertinent disclosure of Shari‘ah Committees’ remuneration in the annual reports by Islamic financial institutions. What is required is not necessarily only the disclosure of the total remuneration paid to the Shari‘ah Committee individually, but it should consist an explanation, in plain and comprehensible language, of how remuneration is used to ensure Shari‘ah Committees successfully delivering on the key performance indexes connected to the strategic vision of the Islamic banks. This paper also will divide to two categories of disclosure which is qualitative and quantitative disclosure.

Keywords – Disclosure, Remuneration, Shari‘ah committee, Shari‘ah governance, Transparency

Introduction
Islamic banking and finance has grown globally. According to World Islamic Banking Competitiveness Report 2016 (EY, 2015), the accumulation of profit from Islamic banking industry worldwide was anticipated to achieve USD$30.3 billion by 2020 and approximately 80% of international banking assets are based in Malaysia, Turkey, Qatar, Indonesia, United Arab Emirates (UAE) and Kingdom of Saudi Arabia (KSA). Malaysia’s capabilities in the Shari‘ah- compliant asset management industry had developed from strength to strength. Simultaneously, Malaysia has always been an important player
in the global Islamic financial system and also leading worldwide in the global sukuk issuance volumes and yet it would be hard to argue that its economy is heavily reliant on oil prices (GIFR, 2017). Malaysian government will continue to ensure that Malaysia will be a global leader in Islamic asset management (Hanadzlah, 2012a). As Malaysia moves progressively to be a high-income economy, 60 percent of Malaysian Gross Domestic Product (GDP) by the year 2020 will be contributed by the service sector. Hence, Malaysia’s financial industry is predicted to be a crucial element in the nation’s service economy with Islamic finance industry as one of Malaysia’s largest competitive value propositions (Hanadzlah, 2012b).

In the Islamic banking system, Shari‘ah committees are central to Islamic financial structure and they play a significant role in the efficient functioning of the system besides ensuring that Malaysia’s pole position in Islamic finance within the Asia countries (GIFR, 2017). The financial transactions, services or products that claim to be in compliance with Islamic standards must be assessed according to a given set of Shari‘ah principles. Such standards and principles are developed and advised by the Shari‘ah committees. In line with that, Islamic Financial Institutions (IFIs) and conventional institutions that provide Shari‘ah compliance financial products or services are required to have such committee by either appointing their own Shari‘ah committee or outsourcing this committee to private consultancies offering Shari‘ah advisory services (Bakar, 2016). The Shari‘ah committees have a tall order to support IFIs in the improvement of their products and services.

According to Shariah Governance Framework issued by Bank Negara Malaysia, (BNM-SGF, 2010), Part 1 (1.2):

“Bank Negara Malaysia (the Bank) places great importance in ensuring that the overall Islamic financial system operates in accordance with Shariah principles. This is to be achieved through the two-tier Shariah governance infrastructure comprising two (2) vital components, which are a centralised Shariah advisory body at the Bank and an internal Shariah Committee formed in each respective Islamic financial institution (IFI).”

Part 1 (1.4):

“The Bank has developed the Shariah governance framework for IFIs with the primary objective of enhancing the role of the board, the Shariah Committee and the management in relation to Shariah matters, including enhancing the relevant key organs having the responsibility to execute the Shariah compliance and research functions aimed at the attainment of a Shariah based operating environment."

Purpose of Study
Given the importance of Shari‘ah governance, this paper discovers the disclosure of Shari‘ah remuneration as informed by the financial institutions in the annual reports. The purpose of this study is to discuss the deficiencies in public reporting of Shari‘ah committee’s remuneration among Islamic bank is Malaysia and the requirements of the guidelines to improve the Shari‘ah governance in the IFIs. This study also is to clarify the factors that could affect board decisions about the level of
discretionary disclosure details concerning Shari‘ah Committees’ remuneration. The paper discusses the need for improving transparency through sufficient, valid and pertinent disclosure of Shari‘ah Committees’ remuneration in the annual reports by Islamic financial institutions. The previous research explored on 132 IFIs in 31 countries by Ahmed (2015) found that the Islamic finance world has two different standards between the International Financial Reporting Standards (IFRS) and the AAOIFI - Accounting and Auditing Organization for Islamic Financial Institutions Financial Accounting Standards (FAS). The study showed 60 percent IFIs do not implement a variance requirement, whereas only 38 percent use a variance for the financial reporting of Islamic financial transactions. The remaining balance of two percent IFIs did not clearly the reporting standards that they use for the financial reporting of their banks. But Harahap (2002) is much more concerned with international accounting standard practiced by conventional banking usually issues some obligatory and voluntary supply of information concerning the level of disclosure in the annual report whilst Kasim (2012) found it aims to provide discernments as to whether current Shari‘ah remuneration disclosure practices by Islamic banks are able to meet the requests of shareholders to support them in enlightening transparency to enhance corporate governance. The debate about Shari‘ah Committees’ remuneration has gained fresh prominence with many arguing that this subject has been the focal point of contention by some shareholders, especially the media (Bakar, 2016).

Harahap (2002) points out the AAOIFI has set up Islamic accounting standard that comprises of slightly different type of disclosure requirements and regulations for the Islamic financial institutions. Islamic accounting can be extensively defined as a system of information that provides result of operation of institutions and make sure that the data and statistics disclosed are valid and justifiable, Shari‘ah compliance, and most importantly, it must be free from any incorrect corporate information. Hence, the perspectives of legitimacy theory and corporate governance structures are entreated in this paper. The scenario in Malaysia’s capital market and public ownerships had made this conceptual paper off more importance for the Islamic finance industry. This research on the disclosure of remuneration on Shari‘ah Committee in IFIs will be of interest to policy makers and stakeholders in Malaysia and to the remuneration committee. They will be able to value the present Shari‘ah regulatory framework in improving the level of transparency of Shari‘ah Committees’ remuneration of by Islamic banks in the annual reports (Bakar, 2016). This remuneration disclosure has value-relevance to stockholders and the public interest. Although extensive research has been carried out on Shari‘ah Committees’ remuneration, previous study missed out on the reasons that affects IFI’s decisions to voluntarily disclose the fees individually or in lump sum detail regarding Shari‘ah Committees’ remuneration.

Along with this growth in this issue, in her analysis of the importance of transparency and disclosure (Elfeky, 2017) identifies big four accounting firms auditors gravitate to reveal more information voluntarily since a big four auditor attempts to maintain its status and supports stakeholder through superfluous disclosure.
Remuneration Disclosure

Islamic financial institutions publish their annual report for the public as a source of information on their business achievement and performance. Hence, it helps to strengthen the transparency of the company (Bakar, 2016). From the community’s perspective, the financial institutions are under pressure, and the institutions have begun to release other information including risk exposures, management policies and also risk management practices (Jizi & Dixon, 2017; Shabbir, 1999). However, every company has their own remuneration disclosure to ensure the report depicts the relationship between the strategic objectives of the firm, the key performance indexes and the remuneration policy (Deloitte, 2016). Furthermore, the annual report should disclose both financial and non-financial performance measurement to the public including the operation of base pay, bonuses, and short and long-term incentives in link to the execution of the firm. This view is discussed by Ainley, Mashayekhi, Hicks, Rahman, & Ravalia (2007), from their finding, Financial Services Authority (FSA) of England have been actively participated for Islamic finance expansion. The key point from the FSA’s perspective is that firms can effectively show that the accountabilities of their Shari‘ah Committees are advisory. The variables that the FSA normally focuses on with regards to Shari‘ah Committee includes the reporting guidelines, governance, remuneration structure and lastly, the terms and references of the Shari‘ah Committee’s contracts of service.

According to Financial Reporting for Islamic Banking Institutions issued by Bank Negara Malaysia, (BNM-FRIBI, 2013), Minimum Disclosure Requirements, Part 11.16

“A licensed person shall disclose CEO, Directors’ and Shariah Committee members’ remuneration with a breakdown of types of remunerations (e.g. salary, fees, bonus, benefits-in-kind, retirement benefits), disclosed separately for the CEO and each individual director, distinguishing between executive and non-executive directors, and Shariah Committee members."

By way of the explanation from the section, the annual report should parse the remuneration as disclosed in the financial report. What is required is not necessarily only the disclosure of the total remuneration paid to the Shari‘ah Committee individually, but it should consist of justification, in plain and comprehensible language, how remuneration is used to ensure that Shari‘ah Committees delivers on the key performance indexes connected to the strategic vision of the Islamic institutions. Similarly, Bakar (2016) found that disclosure and transparency of Shari‘ah professional fee are significant to get rid of all the negative perceptions on this issue.

The Financial Accounting Standards Board (FASB) and the International Accounting Standards Board (IASB) state that a key purpose of financial statements was to improve decision-making by lenders, shareholders, potential investors and other providers of capital and investment. The companies should give maximum disclosure of each individual Shari‘ah Committees’ remuneration in the annual report of the company, providing details of base pay, meeting allowances, other remuneration, benefits-in-kind, and all other benefits. The International Integrated Reporting Framework, issued by the International Integration Reporting Council (IIRC, 2013) discussed that the integrated report by
organization sets out how the remuneration of directors is related to performance in the short, medium and long term, including how it is connected to the organisation’s wealth.

**Legitimacy Theory**

Suchman (1995, p. 574) deliberates that “Legitimacy is a generalized perception or assumption that the actions of an entity are desirable, proper, or appropriate within some socially constructed system of norms, values, beliefs, and definitions.” In this paper, legitimacy theory has the part of clarifying the organizations behaviour in fulfilling voluntary social disclosure of information in order to meet shareholder requirements. Public perceptions toward the financial institutions undertakings are disclosed in reported in line with the requirements of industry players (Idowu, Capaldi, Zu, & Gupta, 2013).

**Transparency**

Transparency is defined as “the public disclosure of reliable and timely information that enables users of that information to make an accurate assessment of a bank’s financial condition and performance, business profile, risk profile and risk management” (BCBS41, 1998, p. 4). The guidelines on disclosures and financial reporting were also covered by Malaysian Islamic banking and finance ecosystem. For instance, Guidelines on Financial Reporting for Islamic Banking Institutions (BNM-GP8-i, 2012) has been reviewed by BNM to improve facilitating users of financial statements to evaluate and measure different risks profiles and characteristics. The guideline is effective from 1st January 2014 and is estimated to boost more quality, transparency and significance of Islamic finance system (Insights, 2014). Hence, it is to make sure that the reporting standard will be in line with Malaysian Financial Reporting Standards (MFRS).

**Qualitative and Quantitative Disclosure**

In remuneration disclosure, there are main disclosures on remuneration that may be contained in the IFIs annual financial report statement. Banks are strongly recommended not only to disclose the basic information, but to articulate as far as possible how they remunerate their Shari’sah Committees according Shariah Governance Framework for Islamic Financial Institutions, issued by Bank Negara Malaysia (BNM-SGF, 2010).

Part 2 (2.6)

“The board shall remunerate the Shariah Committee members appropriately as advised by its Remuneration Committee. Such remuneration shall reflect, and be commensurate with, the accountability, duties and responsibilities of the Shariah Committee.”

The Basel Committee on Banking Supervision has issued the Pillar 3 disclosure requirements - consolidated and enhanced framework (BCBSD400, 2017). This standard represents the second phase of the Committee’s review of the Pillar 3 disclosure framework and builds on the revisions to the Pillar 3 disclosure published by the committee in January 2015 (BCBSD309). The current version has discussed two categories of disclosure which is qualitative and quantitative disclosure. These Pillar 3 requirements on remuneration will allow shareholders to evaluate the transparency of the
reward practices and improve effective market discipline and the eminence of support for a risk posture and bank’s policy. These requirements have been suggested to encourage useful assessments by market players of a financial institution’s remuneration practices, as long as not requiring disclosure of confidential data or sensitive information.

The Excessive Remuneration Debate
Hasan (2011) is more concerned the absence of any limitation on the Shari‘ah committee’s remuneration may lead to dangerous practices. The highest paid ten Shari‘ah scholars who have led board positions in IFIs around the world earn significant amounts as remuneration. In the same vein, Alnasser & Muhammed (2012) notes that there are asserts about issues relating to Islamic scholars and Shari‘ah committees has been getting more. According to Jaafar & El-Shawa (2009) the company will gain many advantages board size gets larger. This is because the directors with cross-directorship will get more networking opportunities from other companies. Jensen & Murphy (1998) said that there should be more emphasis on how Shari‘ah executives are remunerated. The developing attention in executive compensation is not only restricted to academic world but also to the community (Southam & Sapp, 2010). Hence, it would influence on corporate governance and managerial conduct in the financial industry. The academic inquiry of board compensation and public discussions surrounding executive compensation and extends outside economic theory (Baker, Jensen, & Murphy, 1988). According to Faulkender, Kadyrzanova, Prabhala, & Senbet, (2010); Jensen & Murphy (1998), the global competition for executive talents has given significance to issues of compensation which helps in recruiting and retaining these executive. It has been debated that the level of pay or salary plays an important role in attracting executive talents to an organization.

In his analysis, Ray Proctor (2006) identifies labour, land or capital are no more classified the major problems but the issue of more knowledge-based and intellectual human capital (such as component managers, effective systems, skilled knowledge workers and strong brands loyal customers). Robust evidence shows that the firms whom spend more on intellectual capital have generated decent revenue and profit for their depositors and shareholders. These firms have outperformed their opponents on every financial measure. Referring to resource based theory, the effective and efficient use of human capital will drive the company to a better financial performance (Musibah & Alfattani, 2014). The issue of directors’ pay has risen so ample debate is the perception that the amounts being paid are very huge and rising. This is reported in the many studies issued in the media, particularly those which focus the growing differential between executive pay and that of lesser employees (Toynbee & Walker, 2009).

Research Method
This paper uncovers the information released in the annual report by financial institutions of 16 Islamic banking in Malaysia. The study is an investigation of annual report disclosures in the year 2014 to 2017. The study uses both disclosure indices and content analysis to measure the degree of disclosures about Shari‘ah Committees’ remuneration. The paper was also being done to ensure the remuneration disclosures are followed at all times as expected by Bank Negara Malaysia.
Table 1. List of Licensed Financial Institutions in Malaysia

| No | Name                                    | Ownership* |
|----|-----------------------------------------|------------|
| 1  | Affin Islamic Bank Berhad               | L          |
| 2  | Al Rajhi Banking & Investment Corporation (Malaysia) Berhad | F          |
| 3  | Alliance Islamic Bank Berhad            | L          |
| 4  | AmBank Islamic Berhad                   | L          |
| 5  | Bank Islam Malaysia Berhad              | L          |
| 6  | Bank Muamalat Malaysia Berhad           | L          |
| 7  | CIMB Islamic Bank Berhad                | L          |
| 8  | HSBC Amanah Malaysia Berhad             | F          |
| 9  | Hong Leong Islamic Bank Berhad          | L          |
| 10 | Kuwait Finance House (Malaysia) Berhad  | F          |
| 11 | MBSB Bank Berhad                        | L          |
| 12 | Maybank Islamic Berhad                  | L          |
| 13 | OCBC Al-Amin Bank Berhad                | F          |
| 14 | Public Islamic Bank Berhad              | L          |
| 15 | RHB Islamic Bank Berhad                 | L          |
| 16 | Standard Chartered Saadiq Berhad        | F          |

L-Local F-Foreign (BNM, 2018)

Research limitations/implications
The paper depends on Islamic banks' disclosure of remuneration practices issued by the financial institutions in the annual reports of Islamic banks in Malaysia. In future research, interviews can be piloted with others such as remuneration boards, shareholders and Shari’ah Committees to give a better picture of the remuneration disclosure practices conducted by these Islamic banks. This paper is then developed into concrete research hypotheses for future studies. Most of the Shari’ah Committee is involved in administrative roles at their institutions or universities (Hasan, 2007). The implications of excessive pay to the Shari’ah Committees would be the issue of the committee being paid by their institutions as well as them also receiving compensation from the bank. Hence, the company or financial institutions should disclose their remuneration to avoid negative perception towards their credibility and it also will increase the public’s confidence. The effectiveness of the Shari’ah Committees also can bring Islamic finance to a new level. The effectiveness of Shari’ah governance in Islamic finance in Malaysia has been improved when the Malaysia government has introduced a special High Court in the Commercial Division or the muamalat bench and also the amendment of section 16B of the Central Bank of Malaysia Act, CBA 2003. The mu’āmalat bench in the High Court emphasised by the respective judges on the disputes on Islamic finance system and it also can be considered as an approach of coordinating the Islamic law and conventional law in Malaysia (Hasan, 2007; Ruzian Markom & Norilawati Ismail, 2009). Shari’ah governance is a soul to Islamic banking system of financial ecosystem and it can be considered as essence of corporate governance for Islamic banks.
Conclusion
The study might focus the disclosure of Shari’ah Committees’ remuneration as reported by the financial institutions in the annual reports of Islamic banks in Malaysia. Ultimately, this study offers and formulates some recommendations for the purpose of enhancing and improving the present Shari’ah committees’ remuneration disclosure and Shari’ah governance in Islamic banks. Hence, for future research, we aim to understand the effect of Shari’ah Committees’ remuneration towards Shari’ah committee effectiveness. In order to achieve a good governance practice, the company should spend more financial resources on the Shari’ah committees as a long-term investment in order to get a higher confidence level from the depositors or shareholder particularly. Appropriate remuneration should be provided to Shari’ah committees to attend trainings, conferences, meetings and forums across the globe as a medium for them to be exposed to market developments and issues in the industry. Despite Bank Negara Malaysia’s expectation that Shari’ah committees has to ensure compliance with Islamic rules at all times, they still had to rely on moral persuasion which is inadequate to ensure compliance as lined up by central bank. Without reinforcement, the task of the Shari’ah committees and the reports will continue to be highly motivated by the need to align with BNM guidelines. New blueprints will enhance the role of Shari’ah committees and improve the governance aspect of the Shari’ah committee decision making. Previous studies identified more governmental regulatory intervention is growing and has increased public confidence in companies (Adegbite, Shrives, & Nichol, 2011). Much has been accomplished, but much still needs to be done.

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