CORPORATE GOVERNANCE REPORT

STOCK CODE : 5239

COMPANY NAME: TITIJAYA LAND BERHAD

FINANCIAL YEAR : June 30, 2020

OUTLINE:

SECTION A – DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCEDisclosures in this section are pursuant to Paragraph 15.25 of Bursa Malaysia Listing Requirements.

SECTION B – DISCLOSURES ON CORPORATE GOVERNANCE PRACTICES PURSUANT CORPORATE GOVERNANCE GUIDELINES ISSUED BY BANK NEGARA MALAYSIA

Disclosures in this section are pursuant to Appendix 4 (Corporate Governance Disclosures) of the Corporate Governance Guidelines issued by Bank Negara Malaysia. This section is only applicable for financial institutions or any other institutions that are listed on the Exchange that are required to comply with the above Guidelines.

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

Disclosures in this section are pursuant to Paragraph 15.25 of Bursa Malaysia Listing Requirements.

Intended Outcome

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.1

The board should set the company's strategic aims, ensure that the necessary resources are in place for the company to meet its objectives and review management performance. The board should set the company's values and standards, and ensure that its obligations to its shareholders and other stakeholders are understood and met.

Application	:	Applied
Application Explanation on application of the practice	:	 The Board of Directors ("Board") provides overall stewardship over the Management of the Company and its subsidiaries ("Group"). The Board's roles and responsibilities include but are not limited to the following: reviewing, monitoring and approving the overall strategies, direction and policies of the Company and Group; overseeing and evaluating the conduct and performance of the Company and Group; identifying principal risks and ensuring the implementation of appropriate system to manage risk; establishing succession plan and reviewing remuneration packages of Senior Management; considering Management's recommendations on key issues
		namely, Audit Committee, Nomination Committee, Remuneration Committee and Board Risk Management Committee. The Board provides overall stewardship over the Management. • Annual Report is the key channel of communication with stakeholders. Another important avenue is timely announcements made by the Company on material information.

	The Board has overall responsibility for promoting the sustainable growth and financial soundness of the Company and its subsidiaries.
Explanation for :	
departure	
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to complete the columns b	elow.
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Timeframe :	

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.2

A Chairman of the board who is responsible for instilling good corporate governance practices, leadership and effectiveness of the board is appointed.

Application	:	Applied
Explanation on application of the practice	:	 The role of the Chairman of the Board is set out in the Board Charter and the Chairman of the Board is responsible for:- Setting the agenda for meetings of the Board and focus on strategic direction and performance; Maintaining on-going dialogue and relationship of trust with and between the Directors and Management; Ensuring clear and relevant information is provided to Directors in a timely manner; and Ensuring sufficient time is allowed for the discussion of complex or critical issues.
Explanation for departure	:	
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Measure	:	
Timeframe	:	

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.3The positions of Chairman and CEO are held by different individuals.

Application	: Applied	
Explanation on application of the practice	The positions of the Chairman and the Group Managing Director are held by different individual.	
	Admiral Tan Sri Dato' Setia Mohd Anwar bin Hj Mohd Nor (Retired) is the Independent Non-Executive Chairman and responsible for leadership, effectiveness and governance of the Board.	
	Tan Sri Dato' Lim Soon Peng is the Group Managing Director and is responsible for day-to-day management of the business and implementation of the Board's policies and decisions.	
Explanation for departure	:	
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Measure		
Timeframe		

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.4

The board is supported by a suitably qualified and competent Company Secretary to provide sound governance advice, ensure adherence to rules and procedures, and advocate adoption of corporate governance best practices.

Application	••	Applied	
Explanation on application of the practice	•	The Board is supported by two (2) Company Secretaries who are qualified to act as company secretary under Section 235(2) of the Companies Act 2016. They are responsible for providing Directors with advice on compliance and corporate governance issues.	
		The Board is regularly updated by the Company Secretaries on new changes to the statutory and regulatory requirements and the resultant implications to the Company and the Board in discharging their duties and responsibilities.	
		The Company Secretary attends the Board and Board Committee meetings and ensures the meetings are properly convened and deliberations at those meetings are well captured and minuted. All Directors have access to the advice and services of the Company Secretaries in carrying out their duties.	
		The Company Secretaries also undertake the statutory duties as prescribed under the Companies Act 2016 and the Main Market Listing Requirements ("MMLR") of Bursa Malaysia Securities Berhad ("Bursa Securities").	
Explanation for departure	:		
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Measure	:		
Timeframe	:		

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.5

Directors receive meeting materials, which are complete and accurate within a reasonable period prior to the meeting. Upon conclusion of the meeting, the minutes are circulated in a timely manner.

Application :	Applied	
Explanation on : application of the practice	 In order to allow Directors to have appropriate review of the Board Papers, the Board Papers are distributed to all Board Members three (3) working days prior to the Board Meeting. A comprehensive Board Paper pack comprises of objective, background of the subject matter, issues, risks, recommendation and other relevant information for the Board to make an informed decision. 	
	 The Board Paper pack also consist of previous minutes of Board meeting, comprehensive reports from subsidiary companies and a summary of Directors dealings, Bursa announcements and circular resolutions passed by the Directors since the last Board meeting. Minutes of meetings are circulated and confirmed as a correct record by the Board and Board Committees at the following meeting. 	
Explanation for : departure		
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Measure :		
Timeframe :		

There is demarcation of responsibilities between the board, board committees and management.

There is clarity in the authority of the board, its committees and individual directors.

Practice 2.1

The board has a board charter which is periodically reviewed and published on the company's website. The board charter clearly identifies—

- the respective roles and responsibilities of the board, board committees, individual directors and management; and
- issues and decisions reserved for the board.

Application	:	Applied
Explanation on application of the practice	:	The Board is guided by its Board Charter which outlines the roles and responsibilities of the Board of Directors, Board Committees, Chairman, Group Managing Director/ Deputy Group Managing Director and the individual Directors. The Board Charter also stipulates the matters that are reserved for the Board's deliberation and decision. The Board will review the Board Charter from time to time and make any necessary amendments to ensure they remain consistent with the Board's objectives, current laws/regulations and good governance practices. The Board had on 15 October 2020 reviewed and adopted the Company's revised Board Charter, to update and incorporate for the changes arising from the Companies Act 2016, the amendments in MMLR of Bursa Securities, and in alignment with the Malaysian Code on Corporate Governance ("MCCG") requirements. The Board Charter is available on the Company's website at www.titijaya.com.my.
Explanation for departure	:	
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Measure	:	
Timeframe	:	

The board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

The board, management, employees and other stakeholders are clear on what is considered acceptable behaviour and practice in the company.

Practice 3.1

The board establishes a Code of Conduct and Ethics for the company, and together with management implements its policies and procedures, which include managing conflicts of interest, preventing the abuse of power, corruption, insider trading and money laundering.

The Code of Conduct and Ethics is published on the company's website.

Application	: Applied
Explanation on application of the practice	: The Board has established a Code of Conduct and Ethics for the Directors that sets out the standards of conduct for Directors to strictly observe and abide by. The Code sets out high ethical business standards, honesty, personal as well as professional integrity expected from Directors in all aspects of the Group's business and activities. The Directors are required to declare any personal, professional or business interest that may conflict with the Directors' responsibilities. The Company has in place a Code of Conduct and Ethics that is applicable to all employees. It sets out the standards of good conduct and ethical practices which aims to maintain a harmonious standard in the work place among employees of all levels. The Code of Conduct and Ethics for Employees sets out the rules of conduct and include, amongst others: • compliance with rules and regulations; • managing conflicts of interest; • confidentiality; • safeguarding of the Group's intellectual property and assets; and of prevention of sexual harassment The Code of Conduct and Ethics for Directors and Employees
	respectively, are available on the Company's website a www.titijaya.com.my.
Explanation for departure	:
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Measure	:	
Timeframe	:	

The board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

The board, management, employees and other stakeholders are clear on what is considered acceptable behaviour and practice in the company.

Practice 3.2

The board establishes, reviews and together with management implements policies and procedures on whistleblowing.

Application	:	Applied	
Explanation on application of the practice	••	The Company has implemented clear policies and procedures on whistleblowing. The main objective of the Whistleblowing Policy is to provide an	
		objective point of escalation for employees or stakeholders to disclose in a bona fide manner any suspected acts of wrongdoings without any fear of reprisal. The Whistleblowing Policy provides guidelines for the reporting and the investigation of any wrongdoings. Such misconducts may be reported in writing directly to a dedicated e-mail address, whistleblowing@titijaya.com.my.	
		The other channels for whistleblowing can be accessed at the Company's website, www.titijaya.com.my . The Board together with Management, review the Whistleblowing Policy periodically or as and when the need arises to ensure it is kept contemporaneous.	
Explanation for departure	••		
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Measure	••		
Timeframe	:		

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.1

At least half of the board comprises independent directors. For Large Companies, the board comprises a majority independent directors.

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	The Board consists of eight (8) members comprising three (3) Executive Directors, three (3) Independent Non-Executive Directors and two (2) Non-Independent Non-Executive Directors. The current Board composition complies with 1/3 of the Board being independent in accordance with Paragraph 15.02 of the MMLR of Bursa Securities.
	The Board has in place the Board Committees, namely the Audit Committee, Nomination Committee, Remuneration Committee and Board Risk Management Committee with clear TORs to assist the Board in the deliberations and recommendations as a check and balance. The Board Committees comprise majority Independent Non-executive Directors and provide their objective oversight functions to support the Board.
	The Non-Independent and Non-Executive Directors are experienced and their willingness to challenge the Management with questions without apprehension and debate constructively during Board meetings, help to reinforce the check and balance of Board's decision-making process. Hence, the lack of majority Independent Directors in terms of delivering 50% of composition does not jeopardise independent Board's deliberations and all decisions are made in the best interests of the Company.
	The Board is mindful of the recommendation of the MCCG that the Board must comprise of at least half being independent directors.
	The Board will continuously identify potential candidates who are Independent to be interviewed to fulfil the requirements of MCCG.
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.2

The tenure of an independent director does not exceed a cumulative term limit of nine years. Upon completion of the nine years, an independent director may continue to serve on the board as a non-independent director.

If the board intends to retain an independent director beyond nine years, it should justify and seek annual shareholders' approval. If the board continues to retain the independent director after the twelfth year, the board should seek annual shareholders' approval through a two-tier voting process.

Application :	Applied - Annual shareholders' approval for independent directors serving beyond 9 years
Explanation on application of the practice	Datuk Seri Ch'ng Toh Eng was appointed as an Independent Non-Executive Director of the Company on 24 September 2012 and therefore, will have served the Board in that capacity for a cumulative term of nine (9) years by 24 September 2021. In accordance with the MCCG, prior approval should be obtained from the shareholders at the Eighth AGM, to enable Datuk Seri Ch'ng Toh Eng to continue in office as an Independent Non-Executive Director before he reaches the nine (9) years term limit on 24 September 2021. The Board through the Nomination Committee has undertaken relevant assessment and recommended for Datuk Seri Ch'ng Toh Eng to continue to serve as an Independent Non-Executive Director of the Company based on the following justifications:-
	 Director pursuant to Chapter 1 of the MMLR of Bursa Securities; He is able to exercise independent judgement and act in the best interests of the Company; There is no potential conflict of interest that he could have with the Company and/or its subsidiaries; and There are significant advantages to be gained from long-serving Independent Director who has many years of experience with incumbent knowledge of the Company and the Group's activities and corporate history, and has provided invaluable contribution to the Board in his role as an Independent Non-Executive Director.
Explanation for : departure	

Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.				
Measure :				
Timeframe :				

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.3 - Step Up

The board has a policy which limits the tenure of its independent directors to nine years.

Application	:	Not Adopted
Explanation on adoption of the practice	:	

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.4

Appointment of board and senior management are based on objective criteria, merit and with due regard for diversity in skills, experience, age, cultural background and gender.

Application :	Applied		
Explanation on application of the practice	The Board acknowledges the importance of diversity in terms of skills, experience, age, gender, cultural background and ethnicity and recognises the benefits of diversity at leadership and employee level. Having a range of diversity dimensions brings different perspectives to the boardroom and to various levels of Management within the Group. The Nomination Committee is responsible to lead the process for the nomination of new Board appointments and making the necessary recommendations. In this respect, the role of the Nomination Committee is detailed in its TOR, which is accessible for reference on the Company's website at www.titijaya.com.my . In any appointment, certain aspects have been considered to maintain a diversified Board and Senior Management team. All appointments will be based on merit and candidates will be considered against an objective criterion. In the selection process, the Nomination Committee and the Board do not set any target on gender, ethnicity or age diversity but endeavour to include any member who will improve the Board's overall		
	compositional balance.		
Explanation for : departure			
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Measure :			
Timeframe :			

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.5

The board discloses in its annual report the company's policies on gender diversity, its targets and measures to meet those targets. For Large Companies, the board must have at least 30% women directors.

Application :	Departure		
Explanation on : application of the practice			
Explanation for : departure	The Board does not have a specific policy on gender, ethnicity and age group for candidates to be appointed to the Board and does not have specific policy on setting target for female candidates in the workforce. Currently, there is one (1) female Director on the Board, representing 12.50% women Director. The Board believes that there is no detriment to the Company in not adopting a formal gender, ethnicity and age group diversity policy as the Company is committed to providing fair and equal opportunities and nurturing diversity within the Company.		
	In identifying suitable candidates for appointment to the Board, the Nomination Committee will consider candidates based on the candidates' competency, skills, character, time commitment, knowledge, experience and other qualities in meeting the needs of the Company and with due regard for the benefits of diversity on the Board.		
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Measure :			
Timeframe :			

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.6

In identifying candidates for appointment of directors, the board does not solely rely on recommendations from existing board members, management or major shareholders. The board utilises independent sources to identify suitably qualified candidates.

Application	:	Applied		
Explanation on application of the practice	:	In identifying new Board members, the Board considers recommendations for candidates from existing Board members, management, major shareholders or independent sources. Although the selection/identification of candidates for appointment as directors were solely based on recommendations from existing Board members, Management or major shareholders, the Board decisions are still made objectively in the best interests of the Company taking into account the diverse skills, expertise, experience and perspectives of the current Board members. During the financial year, the Company has appointed Dato' Mohd Ibrahim Bin Mohd Nor as an Independent Non-Executive Director of the Company who was recommended by the existing Board members.		
		Before recommending the appointment of Dato' Mohd Ibrahim Bin Mohd Nor to the Board, the Nomination Committee had considered the criteria as prescribed in Paragraph 2.20A of the MMLR of Bursa Securities, whether Dato' Mohd Ibrahim Bin Mohd Nor has the character, experience, integrity, competence and time to effectively discharge his role as Independent Non-Executive Director of the Company.		
Explanation for departure	:			
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Measure	:			
Timeframe	:			

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.7

The Nominating Committee is chaired by an Independent Director or the Senior Independent Director.

Application	:	Applied		
Explanation on		The Nomination Committee is chaired by Admiral Tan Sri Dato' Setia		
application of the		Mohd Anwar Bin Hj Mohd Nor (Retired), an Independent Non-Executive		
practice		Director		
Explanation for	:			
departure				
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to complete the columns below.				
Measure				
Timeframe	:			

Stakeholders are able to form an opinion on the overall effectiveness of the board and individual directors.

Practice 5.1

The board should undertake a formal and objective annual evaluation to determine the effectiveness of the board, its committees and each individual director. The board should disclose how the assessment was carried out and its outcome.

For Large Companies, the board engages independent experts periodically to facilitate objective and candid board evaluations.

Applied
The Nomination Committee conducted the annual Board Effectiveness Evaluation (BEE) process in respect of the financial year ended 30 June 2020, covering the Board, Board Committees and individual Directors, including Independent Directors. In the annual assessment of individual Directors by the Nomination Committee, the skills and experience of individual Directors are reviewed to ensure the composition of the Board is appropriate with a good mix of skills and core competencies in order to discharge its duties and responsibilities and to meet the business needs of the Group. The BEE for the financial year ended 30 June 2020 was conducted internally, facilitated by the Company Secretaries. The BEE was conducted using questionnaires that were administered by the Company Secretaries which employ a self and peer rating assessment model. The Nomination Committee reviewed the results and shared the outcome of the BEE with the Board. The Board agreed on the action points moving forward including the training needs of the Directors.
red to complete the columns below. Non-large companies are encouraged elow.

The level and composition of remuneration of directors and senior management take into account the company's desire to attract and retain the right talent in the board and senior management to drive the company's long-term objectives.

Remuneration policies and decisions are made through a transparent and independent process.

Practice 6.1

The board has in place policies and procedures to determine the remuneration of directors and senior management, which takes into account the demands, complexities and performance of the company as well as skills and experience required. The policies and procedures are periodically reviewed and made available on the company's website.

Application	:	Applied
Explanation on application of the practice	:	The Board has in place policies and procedures to determine the remuneration of Directors and Senior Management that take into account the demands, complexities and performance of the Company as well as skills and experience required, and these are periodically reviewed.
		The Remuneration Policy for Directors and Senior Management is available on the Company's website at www.titijaya.com.my .
		For Executive Directors and Senior Management, the component parts of remuneration are structured so as to link rewards to corporate and individual performance. The remuneration strategy and practices for Senior Management ensure business complexities and individual responsibilities are aligned with business strategy and long-term objectives.
		In the case of Non-Executive Directors, the levels of remuneration are reflected by the experience, level of responsibilities and the remuneration package for similar positions in the market and time commitment required from these Directors.
		Further details on the activities of the Nomination Committee in the discharge of its duties for the financial year under review, are set out in the Corporate Governance Overview Statement in the Annual Report for the financial year ended 30 June 2020.
Explanation for departure	:	
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Measure	:	
Timeframe	:	

The level and composition of remuneration of directors and senior management take into account the company's desire to attract and retain the right talent in the board and senior management to drive the company's long-term objectives.

Remuneration policies and decisions are made through a transparent and independent process.

Practice 6.2

The board has a Remuneration Committee to implement its policies and procedures on remuneration including reviewing and recommending matters relating to the remuneration of board and senior management.

The Committee has written Terms of Reference which deals with its authority and duties and these Terms are disclosed on the company's website.

Application :	Applied
Explanation on : application of the practice	The Board has in a place a Remuneration Committee comprises one (1) Independent Non-Executive Director, one (1) Non-Independent Non-Executive Director and one (1) Executive Director.
	The Board is aware of the recommendation of MCCG that Remuneration Committee should only consist of Non-Executive Directors and a majority of them must be Independent Directors.
	The Board acknowledged that the Remuneration Committee is also tasked with recommending remuneration matters for the Senior Management. By having an Executive Director in the Remuneration Committee will be advantageous to provide realistic inputs on the appropriate remuneration for the Senior Management team. The independence of the Remuneration Committee will not be impaired by the inclusion of one Executive Director.
	The Remuneration Committee discharges its responsibilities in accordance with its TOR, among others, reviewing the remuneration packages, reward structure and fringe benefits applicable to Board and Senior Management and making appropriate recommendations to the Board. The approval for Directors' remuneration rests with the Board as a whole with the Directors abstaining from voting and deliberating on decisions in respect of their own remuneration. The TOR of Remuneration Committee is accessible for reference on the
	Company's website at www.titijaya.com.my .
Explanation for : departure	

Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.				
Measure :				
Timeframe :				

Stakeholders are able to assess whether the remuneration of directors and senior management is commensurate with their individual performance, taking into consideration the company's performance.

Practice 7.1

There is detailed disclosure on named basis for the remuneration of individual directors. The remuneration breakdown of individual directors includes fees, salary, bonus, benefits in-kind and other emoluments.

Application :	Applied							
Explanation on : application of the practice	The details of the remuneration of the Directors who served during financial year ended 30 June 2020 are as follows: Received from the Company							
	In Ringgit Malaysia	Fees	Total					
	Admiral Tan Sri Dato' Setia Mohd Anwar Bin Hj Mohd Nor (Retired)	-	12,500	49,000	61,500			
	Tan Sri Dato' Lim Soon Peng	-	-	28,980	28,980			
	Lim Poh Yit	-	-	29,680	29,680			
	Lim Puay Fung	-	-	28,980	28,980			
	Datuk Nozirah Binti Bahari (Retired on 28 November 2019)	-	5,500	13,417	18,917			
	Tan Sri Syed Mohd Yusof Bin Tun Syed Nasir	-	8,000	28,980	36,980			
	Chin Kim Chung	-	12,000	40,950	52,950			
	Datuk Seri Ch'ng Toh Eng	-	14,000	32,900	46,900			
	Dato' Mohd Ibrahim Bin Mohd Nor (Appointed on 28 November 2019)	-	5,500	18,783	24,283			
	Received on Group Basis							
	In Ringgit Malaysia	Salaries, Bonus and Other Emoluments	Allowance	Fees	Total			
	Admiral Tan Sri Dato' Setia Mohd Anwar Bin Hj Mohd Nor (Retired)	-	12,500	49,000	61,500			
	Tan Sri Dato' Lim Soon Peng	856,801	-	28,980	885,781			
	Lim Poh Yit	701,832	-	29,680	731,512			
	Lim Puay Fung	609,639	-	28,980	638,619			
	Datuk Nozirah Binti Bahari (Retired on 28 November 2019)	-	5,500	13,417	18,917			

	Tan Sri Syed Mohd Yusof Bin Tun Syed Nasir	-		8,000	28,980	36,980
	Chin Kim Chung	-		12,000	40,950	52,950
	Datuk Seri Ch'ng Toh Eng	-		14,000	32,900	46,900
	Dato' Mohd Ibrahim Bin Mohd Nor (Appointed on 28 November 2019)	-		5,500	18,783	24,283
Explanation for :						
departure						
-						
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to complete the colum						-
Measure :						
Timeframe :						

Stakeholders are able to assess whether the remuneration of directors and senior management is commensurate with their individual performance, taking into consideration the company's performance.

Practice 7.2

The board discloses on a named basis the top five senior management's remuneration component including salary, bonus, benefits in-kind and other emoluments in bands of RM50,000.

Application : Departure Explanation on : application of the			
application of the			
practice			
•	The remuneration of the top 5 Senior Management in each remuneration band for the financial year ended 30 June 2020 is as follows:-		
Remuneration Bands Number of Senior Managemen (RM) (Excluding Executive Directors)	t		
100,001 – 200,000 1			
200,001 – 200,000 1			
300,001 – 400,000 2			
300,001 – 400,000			
remuneration of its Key Senior Management. Howe Company's policy that employees' salaries are con Company also believes that the interest of the sharehold	The Company notes the need for corporate transparency in the remuneration of its Key Senior Management. However, it is the Company's policy that employees' salaries are confidential. The Company also believes that the interest of the shareholders will not be prejudiced as a result of such non-disclosure of the identity and remuneration of the Company's Senior Management.		
The Board will re-evaluate this requirement from time to	time.		
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to complete the columns below.	-		
Measure :			
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Stakeholders are able to assess whether the remuneration of directors and senior management is commensurate with their individual performance, taking into consideration the company's performance.

Practice 7.3 - Step Up

Companies are encouraged to fully disclose the detailed remuneration of each member of senior management on a named basis.

Application	:	Not Adopted
Explanation on adoption of the practice	:	

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 8.1

The Chairman of the Audit Committee is not the Chairman of the board.

Application	:	Applied
Explanation on application of the practice	:	The Audit Committee is chaired by Dato' Mohd Ibrahim Bin Mohd Nor, who is an Independent Director, and is not the Chairman of the Board.
Explanation for departure	:	
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Measure	:	
Timeframe	:	

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 8.2

The Audit Committee has a policy that requires a former key audit partner to observe a coolingoff period of at least two years before being appointed as a member of the Audit Committee.

Application	:	Applied
Explanation on application of the practice	:	The policy on observation of a cooling-off period of at least two (2) years for a former key audit partner prior to the appointment as an Audit Committee member is incorporated in the TOR of Audit Committee. Presently, no former key audit partners of the present and former external auditors have been appointed to the Board or employed by the Company.
Explanation for departure	:	
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Measure	:	
Timeframe	:	

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 8.3

The Audit Committee has policies and procedures to assess the suitability, objectivity and independence of the external auditor.

Application :	Applied
Explanation on : application of the practice	The external audit function under the purview of the Audit Committee is essential for all shareholders in ensuring the reliability of the Group's financial statements. The Board maintains a formal and transparent professional relationship with the Group's independent external auditors via the Audit Committee.
	The Audit Committee is tasked with the annual assessment process on the performance and quality of external auditors and their independence, objective and professionalism.
	For the financial year ended 30 June 2020, the Audit Committee undertook an assessment of the suitability and independence of the external auditors, using a questionnaire-based internal review, as well as input from officers who have constant contact with the team of the external auditors.
	The Audit Committee also reviewed the independence of the external auditors and the level of non-audit services rendered by the external auditors and their affiliates.
	Based on the results of the evaluation, the Audit Committee is satisfied with the performance of the external auditors, their adequacy of experience, resources and the professional staff assigned to the audit of the Group. The Board has accepted the recommendation of the Audit Committee for the re-appointment of Baker Tilly Monteiro Heng PLT as external auditors of the Company for the ensuing financial year in the upcoming Annual General Meeting ("AGM") of the Company.
Explanation for : departure	
Large companies are requ to complete the columns b	ired to complete the columns below. Non-large companies are encouraged pelow.
Measure :	

Timeframe	:	

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 8.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Not Adopted
Explanation on adoption of the practice	:	

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 8.5

Collectively, the Audit Committee should possess a wide range of necessary skills to discharge its duties. All members should be financially literate and are able to understand matters under the purview of the Audit Committee including the financial reporting process.

All members of the Audit Committee should undertake continuous professional development to keep themselves abreast of relevant developments in accounting and auditing standards, practices and rules.

Application :	Applied	
Explanation on : application of the practice	The Board regards the members of the Audit Committee to collectively possess the accounting and related financial management expertise and experience required for the Audit Committee to discharge its responsibilities and assist the Board in its oversight over Management in the design, implementation and monitoring of risk management and internal control systems.	
	The qualification and experience of the individual Audit Committee members are disclosed in the Board of Directors' Profiles in the Annual Report for the financial year ended 30 June 2020.	
	Members of the Audit Committee attend trainings and talks to keep them updated on developments on financial standards. Updates on developments in accounting and governance standards are presented by the external auditors at meetings of Audit Committee.	
Explanation for : departure		
Large companies are requ to complete the columns i	ired to complete the columns below. Non-large companies are encouraged below.	
Measure :		
Timeframe :		

Companies make informed decisions about the level of risk they want to take and implement necessary controls to pursue their objectives.

The board is provided with reasonable assurance that adverse impact arising from a foreseeable future event or situation on the company's objectives is mitigated and managed.

Practice 9.1The board should establish an effective risk management and internal control framework.

Application :	Applied
Explanation on application of the practice	The Board acknowledges its responsibilities for maintaining a sound and reliable system of internal controls within the Group, covering the financial controls, the operational and compliance controls, and risk management. This is a continuing process which includes risk assessments, internal controls reviews and internal audit checks on all companies in the Group. The system of internal controls of the Group, by its nature are designed to provide reasonable but not absolute assurance against risk of material errors, misstatement, fraud, or losses occurring. The Audit Committee is tasked with the duty to assess the Group's internal control environment to determine the adequacy and effectiveness of the system of internal controls put in place by Management. The review covers the financial, operational and compliance controls. The Company has implemented an Enterprise Risk Management ("ERM") Framework to ensure proper management of risks that may impede the achievement of the Company's goals and objectives. The objectives of the ERM Framework are amongst others to ensure all risks are identified, analysed, evaluated, treated, monitored and communicated and to provide a means of prioritising the myriad of risks and control initiatives and to achieve a tolerable level of risk whilst capitalising on opportunities to maximise revenue and profits for the Company.
Explanation for : departure	
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged below.
Measure :	

Timeframe	:	

Companies make informed decisions about the level of risk they want to take and implement necessary controls to pursue their objectives.

The board is provided with reasonable assurance that adverse impact arising from a foreseeable future event or situation on the company's objectives is mitigated and managed.

Practice 9.2

The board should disclose the features of its risk management and internal control framework, and the adequacy and effectiveness of this framework.

Application	:	Applied
application of the practice system of internal controls is an essential part of management practice. The Board also acknowledges to the Group's activities do involve some degree of risk are to ensure that the Group has an effective risk management which allows the Group to identify, evaluate, manage are		The Board recognises that having an effective risk management and system of internal controls is an essential part of good business management practice. The Board also acknowledges that all areas of the Group's activities do involve some degree of risk and is committed to ensure that the Group has an effective risk management framework which allows the Group to identify, evaluate, manage and monitor risks within defined risk parameters that affect the achievement of the Group's business objectives.
		The Group has implemented a formal approach to the risk management framework whereby a systematic and logical methodology risk management model has been adopted to ensure key risks are identified, evaluated, properly prioritised, owners identified with proper response time set and allowed for continuous improvement. The Management-level Risk Management Committee through their meetings ensures that the accountability for managing the significant risks identified is clearly assigned and that the identified risks affecting the Group and the Company are being satisfactorily addressed on an ongoing basis.
		The Group's system of internal controls, by its nature is designed to provide reasonable but not absolute assurance against risk of material errors, misstatement, fraud, or losses occurring. The Group's outsourced internal audit function is tasked to independently carry out a review of the existing systems, controls and procedures, and thereafter provide such recommendations that would further enhance the existing internal controls. Based on the audits, the outsourced Internal Auditors provide the Audit Committee with independent and objective reports on the state of internal control of the various operating units within the Group, and the extent of compliance by the units with the Group's established policies and procedures. The key features of the Group's risk management framework and internal control system are entailed in the Statement on Risk Management and Internal Control in the Annual Report for the financial

Explanation for : departure			
Large companies are requi	red to complete the columns below.	Non-large companies are encouraged	
to complete the columns below.			
Measure :			
Timeframe :			

Companies make informed decisions about the level of risk they want to take and implement necessary controls to pursue their objectives.

The board is provided with reasonable assurance that adverse impact arising from a foreseeable future event or situation on the company's objectives is mitigated and managed.

Practice 9.3 - Step Up

The board establishes a Risk Management Committee, which comprises a majority of independent directors, to oversee the company's risk management framework and policies.

Application :	Adopted
Explanation on adoption of the practice	The Board has established a Board Risk Management Committee to oversee the Group's risk management framework and policies, in line with the step-up practice set out in the MCCG. The Board Risk Management Committee supports the Board by setting and overseeing the risk management framework and activities of the Group, and regularly assessing such risk management processes to ascertain their adequacy and effectiveness. The principal objective of the Board Risk Management Committee is to assist the Board in their responsibilities to identify, assess and monitor key business risks to safeguard shareholders' investments and the Group's assets.
	sareguard shareholders investments and the Group's assets.

Companies have an effective governance, risk management and internal control framework and stakeholders are able to assess the effectiveness of such a framework.

Practice 10.1

The Audit Committee should ensure that the internal audit function is effective and able to function independently.

Application	:	Applied	
Explanation on application of the practice		The internal audit function is supported by an outsourced independent professional service provider, Tricor Axcelasia Sdn. Bhd. (formerly known as Axcelasia Columbus Sdn. Bhd.), to assist the Audit Committee as well as the Board in discharging their responsibilities by providing independent, objective assurance and advisory services that seek to add value and improve the Group's operations.	
		The internal auditors perform their work in accordance with the principles of the international internal auditing standards covering the conduct of the audit planning, execution, documentations, communication of findings and consultation with key stakeholders on the audit concerns.	
		The Audit Committee approves their audit plan and upon completion monitor the implementation progress of their audit recommendations.	
		The internal audit function provides the Board reasonable assurance of the effectiveness of the system of internal control in the Group. The details and summary of work of the internal audit function are further disclosed in the Audit Committee Report in the Company's Annual Report for the financial year ended 30 June 2020.	
Explanation for departure	:		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	:		
Timeframe	:		

Companies have an effective governance, risk management and internal control framework and stakeholders are able to assess the effectiveness of such a framework.

Practice 10.2

The board should disclose-

- whether internal audit personnel are free from any relationships or conflicts of interest,
 which could impair their objectivity and independence;
- the number of resources in the internal audit department;
- name and qualification of the person responsible for internal audit; and
- whether the internal audit function is carried out in accordance with a recognised framework.

Application :	Applied		
Explanation on : application of the practice	The internal audit ("IA") function is outsourced to an independent professional firm, Tricor Axcelasia Sdn. Bhd. (formerly known as Axcelasia Columbus Sdn. Bhd.) ("Axcelasia"), and reports directly to the Audit Committee.		
	The head of IA function, Mr. Derek Lee of Axcelasia, is a Chartered Member of Institute of Internal Auditors Malaysia, and is supported by his engagement team of internal auditors who have the relevant professional qualifications such as Certified Internal Auditor or equivalent.		
	The Audit Committee had evaluated and reviewed the IA function and were satisfied that the IA activities/audit plan were carried out in accordance with recognised framework, which include the Standards in the International Professional Practices Framework issued by Institute of Internal Auditors.		
	The Audit Committee also received assurance from the outsourced IA that all assigned IA engagement team personnel remain independent, objective and free from any relationships or conflicts of interest in carrying out their IA duties throughout the engagement.		
Explanation for : departure			
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure :			
Timeframe :			

There is continuous communication between the company and stakeholders to facilitate mutual understanding of each other's objectives and expectations.

Stakeholders are able to make informed decisions with respect to the business of the company, its policies on governance, the environment and social responsibility.

Practice 11.1

The board ensures there is effective, transparent and regular communication with its stakeholders.

Application	:	Applied	
Explanation on application of the practice	:	Communication and engagement with stakeholders are made through various platforms i.e. media other than general meeting(s), press announcements, analyst briefings and via electronic means such as website.	
		The Board ensures that the Company announces its quarterly results on timely basis to the shareholders and also make the necessary material announcements to its stakeholders.	
		Corporate information is disseminated via the Company's website and announcements made via Bursa LINK. The Company's Annual Report consists of information such as Annual Financial Statements, Corporate Governance Statements and such other disclosures listed under the content of the Company's Annual Report.	
		The Board also ensures stakeholders are given the opportunity to speak and seek clarification during the Company's AGM and Extraordinary General Meeting.	
Explanation for departure	:		
•	•	ed to complete the columns below. Non-large companies are encouraged	
to complete the column	is be	elow.	
Measure	:		
Timeframe	:		

There is continuous communication between the company and stakeholders to facilitate mutual understanding of each other's objectives and expectations.

Stakeholders are able to make informed decisions with respect to the business of the company, its policies on governance, the environment and social responsibility.

Practice 11.2

Large companies are encouraged to adopt integrated reporting based on a globally recognised framework.

Application :	Departure		
Explanation on : application of the practice			
Explanation for : departure	The Company is not required to comply with this requirement as it is not a Large Company.		
	Corporate information is disseminated via the Company's website and announcements are published on the website of Bursa Securities. At present, the Board is of the view that the Company's Annual Report is comprehensive enough for stakeholders to make informed decisions.		
	The current Annual Report provides stakeholders with a fairly comprehensive overview on the Company's financial and non-financial information including future prospects. Components such as the Management and Discussion Analysis, Corporate Governance Overview Statement, Statement on Risk Management and Internal Control, as well as the Sustainability Statement, form an integral part of the non-financial information.		
	Once the level of maturity of non-financial reporting practices is adequate and able to comply with global recognised integrated reporting standards, the Company will implement this as soon as it is practicable.		
	red to complete the columns below. Non-large companies are encouraged		
to complete the columns below.			
Measure :			
Timeframe :			

Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 12.1

Notice for an Annual General Meeting should be given to the shareholders at least 28 days prior to the meeting.

Application :	Applied	
Explanation on application of the practice	The Company's Seventh AGM was held on 28 November 2019 and the notice for the AGM was issued on 30 October 2019, which fulfilled the minimum 28 days' notice period to be given to shareholders prior to the date of the AGM, which is in line with the recommendation of MCCG and as per the requirement of the Companies Act 2016 and the MMLR. The Notice for the Company's upcoming Eighth AGM to be held on 26 November 2020 is given to the shareholders at least 28 days before the date of holding the Eighth AGM. The same practice will apply to future AGMs of the Company. The notice of AGM also provides detailed explanation for the resolutions proposed along with any background information and reports or recommendations that are relevant, where required and necessary, to enable shareholders to make informed decisions when exercising their voting rights.	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 12.2

All directors attend General Meetings. The Chair of the Audit, Nominating, Risk Management and other committees provide meaningful response to questions addressed to them.

Application :	Departure	
Explanation on : application of the practice		
Explanation for : departure	During the Seventh AGM held on 28 November 2019, all members of the Board of the Company attended the Seventh AGM save for Datuk Nozirah Binti Bahari and Tan Sri Syed Mohd Yusof Bin Tun Syed Nasir Tan Sri Syed Mohd Yusof Bin Tun Syed Nasir was absent to the Seventh AGM as he was obligated to attend an official event of the Selangor State Government held on the same day, while the absence of Datuk Nozirah Binti Bahari was due to other unavoidable business engagement which required her urgent attention. All the Directors of the Company will endeavour to attend all future AGM and the Chair of the Audit, Nomination, Remuneration and Board Risk Management Committees, as well as Senior Management, where appropriate, will provide feedbacks, answers and clarifications to the questions raised from the shareholders during the AGM. The Directors of the Company are mindful of their individual collective responsibility as a Board towards shareholders and will ensure their presence at AGM to respond to specific questions pertinent to their respective roles and responsibilities.	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged elow.	
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.	
Timeframe :	Choose an item.	

Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 12.3

Listed companies with a large number of shareholders or which have meetings in remote locations should leverage technology to facilitate—

- including voting in absentia; and
- remote shareholders' participation at General Meetings.

Application	:	Departure
Explanation on application of the practice	:	
Explanation for departure	:	Presently, the Company does not practice voting in absentia and remote shareholders' participation at general meetings.
		In order to implement voting in absentia and remote sshareholders' participation, the Company had in the Seventh AGM held on 28 November 2019 updated the relevant provisions relating to the convening of general meetings in the Company's Constitution to allow for shareholders to attend general meetings remotely in line with the expectations of the MCCG.
		Over the years, the AGM of the Company is held in the city centre and accessible by public transport and not in remote location. The Company held its Seventh AGM at Concorde Hotel Shah Alam, a strategic location which is easily accessible by its shareholders with free parking space and proximity to public transport.
		Shareholders are encouraged to attend general meetings. Shareholders who have questions and queries are welcome to submit questions or engage with Management separately. Management will endeavour to respond within a reasonable time. Shareholders are allowed to appoint any person as their proxies to attend, participate, speak and vote in his stead at a general meeting.
		A shareholder of the Company can vote in person or appoint a proxy to attend and vote on his/her behalf. Voting at the general meeting is by poll and the Company utilises an electronic voting system to expedite the voting and facilitate the tabulation process in a seamless manner.
		The Company will explore the use of technology to allow voting in absentia or remote shareholders' participation. The Company will assess the necessity and viability for such facility taking into consideration the number of shareholders, the reliability of the technology and cost-benefit to the Company.

Large companies are required to complete the columns below. Non-large companies are encouraged			
to complete the columns below.			
Measure :			
Timeframe :			

SECTION B – DISCLOSURES ON CORPORATE GOVERNANCE PRACTICES PERSUANT CORPORATE GOVERNANCE GUIDELINES ISSUED BY BANK NEGARA MALAYSIA

Disclosures in this section are pursuant to Appendix 4 (Corporate Governance Disclosures) of the Corporate Governance Guidelines issued by Bank Negara Malaysia. This section is only applicable for financial institutions or any other institutions that are listed on the Exchange that are required to comply with the above Guidelines.

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