CORPORATE GOVERNANCE REPORT

STOCK CODE : 7025

COMPANY NAME: WOODLANDOR HOLDINGS BERHAD

FINANCIAL YEAR : June 30, 2024

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 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.

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
Explanation on : application of the practice	The Board is responsible to the shareholders for the strategic direction and proper management of the business of the Company and the Group with the objective of creating and enhancing shareholders' value.
	To achieve that objective, the Board reserves certain strategic and financial matters for its collective decisions.
	The Company is led and managed by an experienced and yet sleek Board comprising five (5) members with a wide spectrum of diverse skills and expertise in business, accounting, finance and consultancy sectors.
	The Board currently consists of the Executive Chairman (also Chief Executive Officer), one (1) Executive Director and three (3) Independent Non-Executive Directors. The Company has met the Main Market Listing Requirements ("Listing Requirements") in respect of having at least one third (1/3) of the membership of the Board comprising independent directors. The composition of the Board reflects a sufficiently wide and relevant mix of backgrounds, skills and experience vital for the successful direction and management of the Group's business operations. A brief profile of each Director is set out on pages 8 and 9 of this Annual Report.
	The Executive Directors have the responsibility of making and implementing operational decisions and running of the Group's business. The Non-Executive Directors play key supporting roles, contributing their knowledge, skills and experience towards the formulation of strategies and policies and in the decision-making process.
	Where a potential conflict of interest may arise, it is mandatory practice for the director concerned to declare his interest and abstain from deliberations of the Board on the matter.

Fundamentian for	Presently, the Board is supported by three (3) Board Committees namely, Audit Committee, Nomination Committee and Remuneration Committee that are delegated with specific responsibilities to oversee the Group's affairs, with authority to act on behalf of the Board in accordance with their respective Terms of Reference ("TOR"). Each Board Committee will review, report and make recommendation to the Board during the Board meeting on matters relevant to their roles and responsibilities. The Board Committees also table the minutes of the Board Committees meetings at the quarterly Board meetings as to keep the Board abreast of the decision and discussion made by each Board Committee.
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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 1.2

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 Executive Chairman assumes the position of Chief Executive Officer as he brings with him a wealth of about twenty-four years (24) years experiences in wood working industry and a calibre to ensure that strategies and policies approved by the Board are effectively implemented. The Chairman ensures all Directors are properly briefed on issues arising at Board meetings and ensure that sufficient time is allowed for the discussion of complex or contentious issues. In instilling good corporate governance practices, the Chairman also ensures that Executive Directors look beyond their executive functions and accept their full share of responsibilities on governance matters.
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 :	Departure
Explanation on : application of the practice	
Explanation for : departure	The Executive Chairman assumes the position of Chief Executive Officer as he brings with him a wealth of about twenty-four (24) years experiences in wood working industry and a calibre to ensure that strategies and policies approved by the Board are effectively implemented.
	Nonetheless, the high representation of Independent Directors has brought strong independent views, judgement, knowledge, experience and support to the Board's deliberation to ensure a balanced Board decision making process.
	In addition, the day-to-day operations of the operating subsidiaries within the Group are carried out by the various members of Senior Management reporting directly to the respective Boards. Together with other director(s) of the operating subsidiaries, the Executive Chairman is not the only party to make decisions. Rather, providing leadership, high-level business judgement and wisdom, to meet immediate performance targets at the operating subsidiary level.
	Taking into consideration the experience of the Executive Chairman/Chief Executive Officer, the relatively small business operations of the Group and other factors stated above, the Board considers that the departure from the recommended practice of separating the functions of the Chairman and that of the Chief Executive Officer is appropriate in the circumstances.
	Based on the review of the Board composition in October 2024, the Board is of the view that the current size and composition of the Board are appropriate and effective for the control and direction of the Group's strategy and business. The composition of the Board also fairly reflects the investment of shareholders in the Company.
Large companies are requi	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	The Company does not have any alternative plan to meet the 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.

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	Timeframe :	Others	No specific timeline set

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 Chairman of the board should not be a member of the Audit Committee, Nomination Committee or Remuneration Committee

Note: If the board Chairman is not a member of any of these specified committees, but the board allows the Chairman to participate in any or all of these committees' meetings, by way of invitation, then the status of this practice should be a 'Departure'.			
Application	:	Departure	
Explanation on application of the practice	÷		
Explanation for departure	:	The Chairman of the Board is not a member of the Audit Committee, Nominating Committee or Remuneration Committee, but the Chairman will participate in any or all of these committees' meetings, by way of invitation.	
		While this departs from Practice 1.4, the Board is of the opinion that the current arrangement is suitable and expedient for effective boardroom dynamics due to the following rationale:	
		a) Whenever issues relating to the Executive Chairman's performance or remuneration are discussed, the Executive Chairman will excuse himself from the meeting to ensure the members of the Board Committees are able to discuss the issues freely in the best interest of the Company;	
		b) All the Board Committees comprise 3 Independent Non-Executive Directors as their members which provides an adequate 'check and balance' amongst each other to ensure no one member dominates discussion nor possess any unfettered powers in decision making; and	
		c) The Board ensures that the Board Chairman does not assume Chairmanship in any of the Board Committees, since the Chairpersons of Board Committees generally wield more power than the Committee members. This removes any inherent self-review threat as the Chairpersons of Board Committees are normally the persons who present recommendations of the Board Committees to the Board at Board meetings.	
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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				
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

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 Company Secretary of the Company has the requisite credentials, and suitably qualified and licensed to act as company secretary under Section 235(2) of the Companies Act 2016 ("the Act"). She is a member of CPA Australia (CPA) and the Malaysian Institute of Chartered Accountant (MIA) respectively and holds a practising certificate issued by the Companies Commission of Malaysia, who is supported by appropriately qualified secretarial staff to ensure she is able to discharge her duties effectively and efficiently.		
	The Company Secretary attended programmes and seminars to keep abreast with inter alia, regulatory requirements, the Act and corporate governance best practices. Outside of scheduled meetings, the Company Secretary also plays a key role in advising and guiding Management with respect to compliance matters.		
	With that, the Board is satisfied with the performance and support rendered by the Company Secretary to the Board in discharging its functions.		
Explanation for departure			
	ired to complete the columns below. Non-large companies are encouraged		
to complete the columns	below.		
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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 1.6

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	The Board and Board Committees are provided with notices and written reports and supporting information covering various aspects of the Group's operation and performance at least seven (7) days before the meeting date to ensure that they have sufficient time to study them and be prepared for discussion. The Board has access to all staff for any information pertaining to the Group's affairs. The minutes of the meetings record the decisions, including key		
	deliberations, rationale for decisions made, and any significant concerns or dissenting views. The final minutes of the prior meetings are always circulated beforehand together with the notice of meeting, prior to the Board/Board Committee meetings.		
	All Directors have access to the advice and services of the Company Secretary who is responsible for ensuring that Board procedures are followed. In addition, Directors have access to independent professional advice in appropriate circumstances at the Company's expense in furtherance of their duties in accordance to procedure set by the Board.		
	The Company Secretary also follows up with Management on the status of actions taken with reference to the previous minutes of meetings for updating the Board. Action items remain as matters arising in the minutes of meetings until they are resolved or removed, if deemed no longer relevant.		
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	:	The Board has approved a board charter ("Board Charter") which sets
application of the		out the composition, roles and responsibilities and processes of the
practice		Board and those delegated to Management. It is a reference and induction literature in providing the Board members and Management insight into the functions of the Board.
		The Board Charter was last revised in October 2024 in tandem with the Malaysian Code on Corporate Governance, and Securities Commission Guidelines on the conduct of Directors of listed corporations and their subsidiaries.
		The Board Charter is made available for reference on the Company's website at www.woodlandor.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	: A Code of Ethics is formalised through the Company's Code of Conduct, which summarises what the Company must endeavour to do proactively in order to increase corporate value, and which describes the areas in daily activities that require caution in order to minimise any risks that may occur. To ensure relevancy, the Code of Ethics will be reviewed at least once a year. The Code of Conduct and Ethics is made available for reference on the Company's website at www.woodlandor.com.my . In addition to the above, the Board also observes the Directors' Code of Ethics, which is part of the Board Charter. Apart from prescribing a Code of Conduct and Ethics, the Company is also cognisant of the various laws that prohibit bribery and corruption. In response to the latest Malaysian regulatory development pertaining to anti-corruption, the Company established a stand-alone Anti-Bribery and Corruption Policy ("ABC Policy") that is applicable to all its Group Directors and employees. The ABC Policy was made available for reference on the Company's website at www.woodlandor.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.

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Application	Applied	
Explanation on application of the practice	The Board also has a separate Whistle-Blowing Policy stating the appropriate communication and feedback channels to facilitate whistleblowing. The implementation of such policy is in line with Section 587 of the Act where provisions have been made to protect the Company's officers or stakeholders who make disclosures on breach or	
	non-observance of any requirement or provision of the Act or on any serious offence involving fraud and dishonesty.	
	The Whistle-Blowing Policy is made available for reference on the Company's website at www.woodlandor.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		

The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.1

The board together with management takes responsibility for the governance of sustainability in the company including setting the company's sustainability strategies, priorities and targets.

The board takes into account sustainability considerations when exercising its duties including among others the development and implementation of company strategies, business plans, major plans of action and risk management.

Strategic management of material sustainability matters should be driven by senior management.

Application :	Applied	
Explanation on : application of the practice	The Board has delegated a comprehensive sustainability governance structure by overseeing the sustainability responsibility through the implementation of the Sustainability Working Group. The Working Group comprises of the Executive Directors and senior management, and assists the Board in managing matters related to Economic, Environmental, Social and Governance ("EESG")'s policies, initiatives, performance and reporting. The Sustainability Working Group is responsible for exercising EESG plans and collecting data regularly to review performance and reports to the Board on a timely basis.	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.2

The board ensures that the company's sustainability strategies, priorities and targets as well as performance against these targets are communicated to its internal and external stakeholders.

Application	Applie	ed	
Explanation on application of the practice		Company's Sustainability Statement is incorporated in the Annual ort 2024.	
Explanation for departure			
Large companies are required to complete the columns below. Non-large companies are encouraged			
to complete the columns below.			
Measure			
Timeframe			

The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.3

The board takes appropriate action to ensure they stay abreast with and understand the sustainability issues relevant to the company and its business, including climate-related risks and opportunities.

Application	Applied	
Explanation on application of the practice	The Board is committed to keep itself abreast with and understand the sustainability issues relevant to the Company and its business by attending several training and development programmes, whether internal and external training, as well as reading materials from international guidance and standards released. Going forward, Management will update the Board on relevant training relating to sustainability and/or climate related risk and opportunities for their consideration.	
Explanation for departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure		
Timeframe		

The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.4

Performance evaluations of the board and senior management include a review of the performance of the board and senior management in addressing the company's material sustainability risks and opportunities.

Application :	Departure	
Explanation on : application of the practice		
Explanation for : departure	The performance evaluations for the financial year ended 30 June ("FY") 2024 did not include a review of the performance of the Board and senior management in addressing the Company's material sustainability risks and opportunities.	
	The Board will develop the key performance indicators linked to sustainability risks and opportunities for annual performance evaluations of the Board and senior management once the Group has established the sustainability strategies, priorities and target.	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.5- Step Up

The board identifies a designated person within management, to provide dedicated focus to manage sustainability strategically, including the integration of sustainability considerations in the operations of the company.

Note: The explanation on adoption of this practice should include a brief description of the responsibilities of the designated person and actions or measures undertaken pursuant to the role in the financial year.			
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 5.1

The Nomination Committee should ensure that the composition of the board is refreshed periodically. The tenure of each director should be reviewed by the Nomination Committee and annual re-election of a director should be contingent on satisfactory evaluation of the director's performance and contribution to the board.

Application	: Applied
Application Explanation on application of the practice	 : The duties of the Nomination Committee include considering candidates for Board vacancies and recommending all appointments to the Board. The Board will consider such recommended appointment and approve if they are found to be appropriate and suitable. The TOR of the Nomination Committee have been adopted by the Board and can be obtained from the Company's website at www.woodlandor.com.my. During the financial period under review, the Nomination Committee met one (1) time and the summary of the activities of the Nomination Committee during the financial year are as follows: - • Reviewed the mix of skill and experience and other qualities of the Board. • Assessed the effectiveness of the Board as a whole, the Board
	 committees and the Directors. Considered if there were any conflict of interest between the Directors and any of the companies in the Group which could affect their ability to act in the best interest of the Company; Discussed the Directors subject to retirement by rotation. Discussed the retention of the Independent Director who had served the Company for more than nine (9) years. The Nomination Committee also concluded, amongst others, that the
	composition of the Company's Board of Directors and all Board Committees reporting to it, are generally suitable for the Company, given its size, complexity and the industry it operates in.
Explanation for departure	
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.1	
Timeframe	

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

Practice 5.2

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

Application :	Applied	
Explanation on : application of the practice	At the end of the financial year under review, the Board consists of three (3) Independent Non-Executive Directors.	
	The high representation of Independent Directors constituting 60% of the Board has brought strong independent views, judgement, knowledge, experience and support to the Board's deliberation to ensure a balanced Board decision making process.	
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 5.3

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 provide justification and seek annual shareholders' approval through a two-tier voting process.

Application	: Applied	
Explanation on application of the practice	The Board has implemented a nine-year policy for Independent Non-Executive Directors. Upon completion of the nine (9) years, an Independent Director may continue to serve on the Board subject to the Director's re-designation as a Non-Independent Director. In the event such Director was to retain as an Independent Director, the Board would have to justify in the notice convening the annual general meeting ("AGM") and seek shareholders' approval the retention of such Independent Director at every AGM. The Board should seek annual shareholders' approval through a two-tier voting process if the retention of such Independent Director was after the nine (9) years. Mr. Chay Ng was appointed as an Independent Non-Executive Director ("INED") on 27 August 2012, and he had served the Company for a cumulative term of more than nine (9) years as an INED as of the date of the 28th AGM. Following an assessment and recommendation by the Nomination Committee, the Board recommends and seeks the approval of the Shareholders of the Company through a two-tier voting process, at the 28th AGM to enable Mr. Chay Ng to continue as an INED of the Company until the conclusion of the next AGM of the Company.	
Explanation for departure		
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.4 - Step Up

The board has a policy which limits the tenure of its independent directors to nine years without further extension.

Note: To qualify for adoption of this Step Up practice, a listed issuer must have a formal policy which limits the tenure of an independent director to nine years without further extension i.e. shareholders' approval to retain the director as an independent director beyond nine years.		
Application	:	Not Adopted
Explanation on adoption of the practice	:	This is NOT ADOPTED by the Company as the Board does not have such a policy.

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

Practice 5.5

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.

Directors appointed should be able to devote the required time to serve the board effectively. The board should consider the existing board positions held by a director, including on boards of non-listed companies. Any appointment that may cast doubt on the integrity and governance of the company should be avoided.

Application :	Applied	
Explanation on application of the practice	The Board does not set specific criteria for the assessment and selection of candidate. The assessment/evaluation process may include, at the Nomination Committee's discretion, reviewing the candidate's resume, curriculum vitae and other biographical information, confirming the candidate's qualifications and conducting legal and other background searches as well as formal or informal interview at the Nomination Committee's discretion. In evaluating candidates, the Nomination Committee applies strictly the concept of meritocracy, with no specific targets towards, nor discrimination against, any age group, ethnic groups or gender although these attributes are taken into consideration in deriving a decision. In addition, the Nomination Committee considers the outcome of the annual Board assessment pertaining to the skills sets in shortlisting candidates for directorship. The Nomination Committee would also assess the candidate's integrity, wisdom, independence, ability to make independent and analytical inquiries, ability to work as a team to support the Board, understanding of the business environment and the willingness to devote adequate	
	time and commitment to discharge the duties/functions of the Board.	
Explanation for : departure		
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.6

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.

If the selection of candidates was based on recommendations made by existing directors, management or major shareholders, the Nominating Committee should explain why these source(s) suffice and other sources were not used.

Application	:	Applied
Explanation on application of the practice		The Board does not set specific criteria for the assessment and selection of candidate. The assessment/evaluation process may include, at the Nomination Committee's discretion, reviewing the candidate's resume, curriculum vitae and other biographical information, confirming the candidate's qualifications and conducting legal and other background searches as well as formal or informal interview at the Nomination Committee's discretion. The Nomination Committee would also assess the candidate's integrity, wisdom, independence, ability to make independent and analytical inquiries, ability to work as a team to support the Board, understanding of the business environment and the willingness to devote adequate time and commitment to discharge the duties/functions of the Board. The Nomination Committee may also obtain and rely upon independent sources such as a directors' registry, open advertisement or use of independent search firms in furtherance of their duties at the Company's expense, subject to approval by the Chairman or the Board, depending on the quantum of the fees involved. If the selection of candidates was solely based on the recommendations made by the Management, the existing Board member(s) or major shareholder(s), the Nomination Committee will explain why other sources were not used.
		Upon completion of the assessment and evaluation of the potential candidate, the Nomination Committee would make its recommendation to the Board. Based on the recommendation of the Nomination Committee, the Board would evaluate and decide on the appointment of the potential candidate. The Chairman of the Board would then make an invitation or offer to the potential candidate to join the Board as a director. With the acceptance of the offer/invitation, the potential candidate would be appointed as director of the Company.

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

Practice 5.6					
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.7

The board should ensure shareholders have the information they require to make an informed decision on the appointment and reappointment of a director. This includes details of any interest, position or relationship that might influence, or reasonably be perceived to influence, in a material respect their capacity to bring an independent judgement to bear on issues before the board and to act in the best interests of the listed company as a whole. The board should also provide a statement as to whether it supports the appointment or reappointment of the candidate and the reasons why.

Application :	Applied		
Explanation on : application of the practice	The information on the appointment and re-appointment of the Directors are available on the Company's website and Bursa Malaysia Securities Berhad's website.		
	The Company will release an immediate announcement to Bursa Malaysia Securities Berhad in accordance with the prescribed format whenever there is an appointment of new Director. The re-election of Director will be set out in the notice of 28 th AGM and announcement to Bursa Malaysia Securities Berhad with a statement as to whether the Board supports the election or re-election of the candidate and the reasons why.		
	The profile of Directors is published in the Annual Report 2024, which includes their age, gender, date of appointment, qualification, working experience, any conflict of interest with the Company and shareholdings in the Company, if any.		
	Explanatory notes under the Notice of the 28th AGM further provides the relevant information of the Directors standing for re-election including the Board's statement on its recommendation to support the re-election of Directors.		
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 5.8

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

Application :	Applied
Explanation on :	The Nominating Committee is chaired by an Independent Director.
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practice	
Explanation for :	
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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 5.9

The board comprises at least 30% women directors.

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	The Board recognises the recommendation of the Malaysian Code of Corporate Governance issued by the Securities Commission Malaysia to have at least 30% women Directors on the Board. The Board strongly advocates Board diversity as a truly diverse Board
	will include and make good use of differences in skills, regional and industry experience, background, gender, age, ethnicity and other qualities of Directors such as the candidates' competency, character, time commitment, integrity and experience in meeting the Company's needs. These diversities are considered in determining the optimum composition of the Board and, whenever possible, should be balanced appropriately.
	The Board currently has 20% female representation, i.e., one (1) female director whom is the Executive Director.
	Moving forward, the Board will seek to improve on the gender diversity of its Board as and when the opportunity arises, by advocating the Company's policy of identifying and recruiting qualified candidates including women candidates via equal opportunities to serve on its Board and key management in the event of recruitment.
Large companies are require to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	The Company does not have any alternative plan to meet the intended outcome.
Timeframe :	No specific timeline set

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

Practice 5.10

The board discloses in its annual report the company's policy on gender diversity for the board and senior management.

Application	:	Applied
Explanation on application of the practice		The Board recognises and embraces the benefits of having a diverse Board and sees increasing diversity at the Board level as an essential element in maintaining a competitive advantage. A truly diversified Board and senior management will include and make good use of differences in the skills, regional origins, industry experience, background, gender, age, ethnicity and other qualities of Directors.
Explanation for departure		
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Measure	:	
Timeframe	:	

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

Practice 6.1

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 its outcome, actions taken and how it has or will influence board composition.

For Large Companies, the board engages an independent expert at least every three years, to facilitate objective and candid board evaluation.

Note: For a Large Company to qualify for adoption of this practice, it must undertake annual board evaluation and engage an independent expert at least every three years to facilitate the evaluation. **Application Applied Explanation on** The Board effectiveness assessment was conducted by the Nomination application of the Committee based on a self and peer assessment approach before practice recommendation was made to the Board and shareholders for the reelection and/or re-appointment of a director. The Company Secretary facilitated the Nomination Committee in carrying out the annual assessment exercise. The Board's effectiveness was assessed in the following key areas of composition, administration and process, accountability and responsibility, Board conduct, communication and relationship with Management, performance of the Chairman, the time commitment in discharging their role and responsibilities through attendance at their respective meetings as well as the application of good governance principles to create sustainable shareholder's value. Criteria on independence of existing directors was based on the guidelines set out in the Listing Requirements. The Independent Directors also confirmed their independence by completing the annual independence checklist. The results of annual assessment for FY 2024 indicated that the Board has generally been effective in the discharge of its stewardship responsibilities in meeting the needs of the Company. The results, in particular the key strength and weaknesses identified from the evaluation, were tabled to the Board to allow enhancements to be undertaken. There were no comments from the annual assessment for FY 2024 which indicated that the Board should be refreshed in terms of its size and composition vis-à-vis the needs of the Company. The Nomination Committee will be spending more time in financial year 2025 deliberating the Group's performance targets and risks associated with

Intended Outcome	
	environmental, social and governance matters, apart from the strategic, operational, compliance and financial risks faced in business.
Explanation for : departure	
Large companies are require to complete the columns be	ed to complete the columns below. Non-large companies are encouraged clow.
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 7.1

The board has remuneration 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 remuneration policies and practices should appropriately reflect the different roles and responsibilities of non-executive directors, executive directors and senior management. The policies and procedures are periodically reviewed and made available on the company's website.

Application	•	Departure
Application	•	Departure
E deserve		
Explanation on	:	
application of the practice		
practice		
Explanation for	:	The Remuneration Committee evaluates the remuneration packages of
departure		Executive Directors and Senior Management executives and recommends for the Board's approval, the framework of executive remuneration of the Executive Director's remuneration package. The components of the remuneration package for the Executive Directors and Senior Management are linked to corporate and individual performance.
		To uphold the corporate governance and public confidence in the Company, Executive Directors (including Executive Chairman) should not be involved in deciding their own remuneration.
		For Non-Executive Directors, the level of remuneration is reflective of their experience and level of responsibilities. The remuneration payable to Non-Executive Directors are in respect of Directors' fees paid to INEDs only and also includes fees for chairman/chairperson and members of the Board Committees, who are Independent Directors. Non-Executive Directors' fees are determined by the Board as a whole with the Director concerned abstaining from deliberations and voting on decisions in respect of his/her fee.
		During FY 2024, the Remuneration Committee reviewed and evaluated the remuneration packages of Executive Directors and INEDs at its meeting for the Board's consideration and approval and recommended the same for the Shareholders' approval at the AGM, where required, for example the fees and other benefits of INEDs.

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.		
	No remuneration policy is formulated and made available on the Company's corporate website as the Board is of the view that the confidentiality and sensitivity of the features of the Company's remuneration structure which are in supportive of the strategies and long-term vision of the Company, should be safeguarded.	
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.	
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 7.2

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 duty of the Remuneration Committee is to ensure that the remuneration of the Executive Directors and key management commensurate with their skills, experience and responsibility. The directors concerned would abstain from discussion pertaining to their own remuneration. The TOR of the Remuneration Committee has been adopted by the Board and is accessible at the Company's website at www.woodlandor.com.my .
	During the financial year under review, the Remuneration Committee met one (1) time and the activities undertaken by the Remuneration Committee during the financial year under review were as follows:
	 Discussed and recommended the remuneration packages for the executive members of the Board which are commensurate with the performance and responsibility expected of the directors and Senior Management concerned and be sufficiently attractive enough to attract, motivate and retain the officers needed to run the Group successfully for the Board's approval; Ensured that the remuneration and incentives for INEDs do not conflict with their obligations to bring objectivity and independent judgement to the Board.
	It is the responsibility of the entire Board to approve the remuneration of Executive Directors (as full-time employees of the Group), with the individual Directors concerned abstaining from deliberation and voting for the respective remuneration. As for the fees and allowances of Non-Executive Directors, the Board deliberated (with the abstention of the Non-Executive Directors) before recommending for the same to be approved by shareholders at the Company's AGM.

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.

	The last review of the fees payable to the non-executive directors as well as the chairman and members of the respective Board Committees for FY 2024 was conducted in October 2024.
Explanation for :	
departure	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
ivicasuie .	
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 8.1

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 aggregate remuneration of all the Directors of the Company and the Group during the financial year ended 30 June 2024 on a named basis with the detailed remuneration is set out in the table below.

			Company ('000)						Group ('000)							
No	Name	Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total
1	Dato' Seri Mun Weng Sum	Executive Director	24	-	264	-	26	33	347	24	-	686	-	26	85	821
2	Mun Li Choo	Executive Director	24	-	264	-	5	33	326	24	5	561	-	5	70	665
3	Dato' Teh Boon Sing	Non-Executive Director	24	-	-	-	-	-	24	24	-	-	-	-	-	24
4	Chay Ny	Non-Executive Director	24	-	-	-	-	-	24	24	-	-	-	-	-	24
5	Soo Keng Wah	Non-Executive Director	24	-	-	-	-	-	24	24	-	-	-	-	-	24

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 8.2

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 practice							
Explanation for : departure	sensibility associated with such of that are instrumental to the Combelieves that individual discloremuneration of the top five Senthe best interest of the Group, as retention issues and may lead personnel being poached by cor Group losing high calibre personnel Group's performance all these years.	nterest of the shareholders will not be					
	Management Personnel's remuneration.						
Large companies are requi to complete the columns b	•	Non-large companies are encouraged					
Measure :	The Company does not have any alternative plan to meet the intended outcome.						
Timeframe :	Others	Not specific timeline set					

				Company							
No Name	Name	Position	Salary	Allowance	Bonus	Benefits	Other emoluments	Total			
1											
2											
3											
4											
5											

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 8.3 - 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	:	This Step-Up is NOT adopted.

No Name			Company ('000)								
	Position	Salary	Allowance	Bonus	Benefits	Other emoluments	Total				
1											
2											
3											
4											
5											

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 9.1The Chairman of the Audit Committee is not the Chairman of the board.

Application :	Applied
Explanation on application of the practice	The positions of Chairperson of the Audit Committee and the Chairman of the Board are held by 2 different individuals. Hence, the objectivity of the Board's review of the Audit Committee's findings and recommendations will be able to preserve. Mr. Soo Keng Wah was appointed to the Board on 29 March 2021 and assumed the role as the chairperson of the Audit Committee. Mr. Soo Keng Wah is a Chartered Accountant, Malaysian Institute of Accountants and Certified Public Accountant, MACPA since 2002. He has more than twenty-six (26) years of experience in finance and audit. The Board is of the view that the chairperson of the Audit Committee has performed the duties as defined and his judgement was not impaired as he is sufficiently independent from Management in leading the discussion on the matters being deliberated and findings as well as recommendations made by the Audit Committee objectively in the Board meetings.
Explanation for : departure	
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
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 9.2

The Audit Committee has a policy that requires a former partner of the external audit firm of the listed company to observe a cooling-off period of at least three years before being appointed as a member of the Audit Committee.

Application :	Applied						
Explanation on : application of the practice	The Audit Committee has adopted a three (3)-year cooling-off period policy for a candidate whom is a former audit partner before being appointed as a member of the Audit Committee. However, the said policy currently does not apply to the Audit Committee given none of the Audit Committee nor Board members is a former audit partner of the retiring External Auditor as at the date of this Report.						
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 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 9.3

The Audit Committee has policies and procedures to assess the suitability, objectivity and independence of the external auditor to safeguard the quality and reliability of audited financial statements.

Applied
The Audit Committee met with the external auditors, HLB Ler Lum Chew PLT to discuss their audit plan, audit findings and the Company's financial statements and also had two (2) private sessions with the external auditors without the presence of Executive Board members or management personnel.
The Audit Committee assessed the suitability, objectivity, and independence of HLB Ler Lum Chew PLT as the external auditors of the Company as well as reviewed the quality of service and the level of non-audit services rendered to the Company for the financial year under review.
The Audit Committee has obtained assurance from the external auditors confirming that they are, and have been, independent throughout the conduct of the audit engagement in accordance with the terms of all relevant professional and regulatory requirements.
The Audit Committee had conducted an annual assessment of the suitability, objectivity, independence and quality of service of the external auditors for FY 2024. Based on the outcome of the annual assessment, the Board had endorsed Audit Committee's recommendation for the re-appointment of HLB Ler Lum Chew PLT as external auditors for the ensuing year, for the Shareholders' approval to be sought at the forthcoming 28 th AGM.
red to complete the columns below. Non-large companies are encouraged elow.

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 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application :	Adopted
Explanation on : adoption of the practice	The Board established an effective and independent Audit Committee. consisting of three (3) members, all of which are Independent Non-Executive Directors. The Board is of the view that the Audit Committee is able to assist the Board in reviewing and scrutinising the information in terms of accuracy, adequacy and completeness for disclosure to ensure reliability and compliance with applicable financial reporting standards.

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 9.5

Collectively, the Audit Committee should possess a wide range of necessary skills to discharge its duties. All members should be financially literate, competent 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 Audit Committee chairperson, Mr. Soo Keng Wah together with all Audit Committee members, reviewed the Company's financial statements and Annual Audited Financial Statements in the presence of external auditors, prior to recommending them for the Board's approval and issuance to stakeholders.
	To assist the Board in reviewing and scrutinising the information in terms of accuracy, adequacy and completeness for disclosure to ensure reliability and compliance with applicable financial reporting standards, all the Audit Committee members will undertake continuous professional development to keep abreast of relevant developments in accounting and auditing standards, practices and rules.
	In addition to the duties and responsibilities set out under its TOR, the Audit Committee contributes to the Board's review of the effectiveness of the Group's internal control and risk management systems.
	The Board, through the recommendation of the Nomination Committee and with the exception of the Directors who are also Audit Committee is generally satisfied that all the Audit Committee members are financially literature and have sufficient understanding of the Company's business.
	Further details on the external programs attended by the Audit Committee are set out in the Corporate Governance Overview Statement of the Annual Report 2024.
Explanation for : departure	

There is an effective and independent Audit Committee.

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

no company o initational etatement le a reliable écales et information:			
Large companies are required 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 10.1The board should establish an effective risk management and internal control framework.

Application :	Applied
Explanation on application of the practice	The Board acknowledges that risk management and internal control is an integral part of achieving the Group's objectives. The Board is committed to maintain a sound system of risk management and internal control and responsible for reviewing its adequacy and effectiveness. The Board exercises its oversight of risk management and internal control through the Audit Committee which meets on a quarterly basis and supported by an outsourced independent assurance provider. Management is accountable to the Board for the risk management and internal control system and for the implementation of processes to identify, evaluate, monitor and report risks and controls. Further details on the management and reporting of the risks and the controls in place to mitigate and manage those risks are provided in the Statement on Risk Management and Internal Control set out in the Annual Report 2024.
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 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 aforeseeable future event or situation on the company's objectives is mitigated and managed.

Practice 10.2

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

Application :	Applied
Explanation on : application of the practice	The Board is responsible of identifying principal risks and ensures the implementation of a dynamic system to manage risk exposure within the acceptable level of tolerance. To fulfil its oversight responsibility, the Board, as a whole or through delegation to the Audit Committee reviews the adequacy and integrity of the Group's risk management system which encapsulates the key processes of risk identification, assessment, mitigation, monitoring and reporting. The Group has an on-going process of identifying, evaluation and managing key risks and the Board reviews the key risks highlighted on a regular basis to ensure appropriate actions are taken to mitigate the risks of the Group for continuous sustainable growth. Investigation or special review will be carried out at the request of the Audit Committee on specific areas of concern when necessary. Significant breaches and deficiencies identified will be discussed at the Audit Committee meetings where appropriate course of actions will be recommended to the Board for consideration. The Statement of Risk Management and Internal Control is set out in the Annual Report. It provides an overview of the state of risk management and internal control within the Group.
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 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 aforeseeable future event or situation on the company's objectives is mitigated and managed.

Practice 10.3 - 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 :	Not Adopted
Explanation on : adoption of the practice	

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

Practice 11.1

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

Application :	Applied	
	T. P. P. C. C.	
Explanation on : application of the practice	The Board has outsourced its internal audit function to an independent assurance provider, Vaersa Advisory Sdn Bhd ("Vaersa") to provide an independent appraisal over on the adequacy, efficiency and effectiveness of the system of internal control of the Group and recommendations for improvement of the control procedures to the Audit Committee. Vaersa's reporting lines are independent from the Management as it reports its findings directly to the Audit Committee. Their key Engagement Partner is invited to attend the Audit Committee meetings to facilitate the deliberation of internal audit reports. The Audit Committee reviewed and approved the internal audit plan in order to ensure that the internal audit function was effective and adequate to minimise and manage the overall risk exposure of the Group. Further details on the elements of the internal control system are provided in the Statement on Risk Management and Internal Control, set out in the Company's Annual Report 2024.	
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 11.2

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 Group has outsourced its internal audit functions to an independent assurance provider, Vaersa. Vaersa is free from any relationship or conflicts of interest with those involved within the Group which could impair their objectivity and independence and is capable of carrying out internal audit reviews. Premised on the performance assessment by the Audit Committee and	
		feedback from the Management Team, the Audit Committee is of the opinion that Vaersa is independent and able to objectively carry out its role as internal auditors. Areas for improvement had been communicated to the Head of Internal Audit of Vaersa. The internal audit costs incurred for FY 2024 was RM32,000 (FY 2023: RM32,000). The audit team consists of five (5) members, is headed by a member of	
		MIA and also Associated of Chartered Certified Accountants.	
		The internal auditors adopted the International Professional Practices Framework advocated by the Institute of Internal Auditors Inc. USA and have performed their work in accordance with the international internal auditing standards. The internal audit engagement was carried out based on an annual internal audit plan as approved by the Audit Committee.	
		The internal audit activities are aligned with the Group's business risks and the Internal Audit Charter which has been adopted by the Company for the internal auditors.	
		Further details of the Internal Audit Charter are set out in the Report of the Audit Committee of the Annual Report 2024.	
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 12.1

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

Application :	Applied	
Explanation on : application of the practice	The Company recognises the importance of continuous communication with shareholders and investors to inform about the Group's latest financial performance and business / corporate matters. Such information is made available to shareholders and investors through	
	Annual Reports, disclosures and announcements made to Bursa Securities and on the Company's website.	
	Apart from general meetings, the Company encourages shareholders to provide feedback and raise queries to the Company through the Company's website www.woodlandor.com.my .	
	As part of the Group's commitment towards communication with its stakeholders, experienced members of Management are directly involved in the Group's investor relations activities. The contact information of the Executive Chairman cum Chief Executive Officer, Management and the Company Secretary are made available in the Company's Annual Report to encourage stakeholders to channel their concerns.	
Explanation for : departure		
$\label{large-companies} Large\ companies\ are\ encouraged\ to\ complete\ the\ columns\ below.$		
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 12.2

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

Application :	Not applicable – Not a Large Company
Explanation on : application of the practice	
Explanation for : departure	The Company does not fall under the category of "Large Companies" as defined in the Malaysian Code on Corporate Governance. Hence, such requirement is not applicable.
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	
Measure :	
Timeframe :	

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

Practice 13.1

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 Notice of the 28 th AGM that will be held on 3 December 2024, was issued on 29 October 2024 with a notice period of at least twenty-eight (28) days as to ensure sufficient time is given to the Shareholders to make the necessary arrangement to attend the 28 th AGM. The notice of the 28 th AGM outlines the resolutions to be tabled and is accompanied with explanatory notes and background information to provide clarity on the matters that will be decided at the forthcoming 28 th AGM.
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 13.2

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 :	Applied
Explanation on : application of the practice	All the Directors shall endeavour to present in person to engage directly with, and be accountable to the shareholders for their stewardship of the Company at the AGM. The Executive Chairman, Executive Director and/or Key Management Personnel may also hold discussions with the press and analysts when necessary, to provide information on the Group's strategy, performance and major developments.
	After the Chairman's address, the Executive Chairman or Executive Director will give a presentation which includes details on the performance, key developments and financial results for the reporting year and comments on outlook for the following year. The Executive Chairman will share the Company's responses to questions posed by the Minority Shareholders Watch Group, if any before engaging the shareholders on Questions & Answers Q&A session. All Directors attended the last AGM (or "27th AGM") held on 16 November 2023.
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 13.3

Listed companies should leverage technology to facilitate-

- · voting including voting in absentia; and
- remote shareholders' participation at general meetings.

Listed companies should also take the necessary steps to ensure good cyber hygiene practices are in place including data privacy and security to prevent cyber threats.

Application	:	Departure
Explanation on application of the practice	:	
Explanation for : departure		The Company's annual general meetings tend to be done physically to provide better interaction between the Directors, Management and shareholders. The Company will always make sure that its general meeting is to be held at an accessible location but not in remote areas in order to encourage shareholders to attend and participate in the meeting. Having considered that the shareholder base of the Company is not large, the Board is of the view that there is no immediate need for the Company to leverage on technology to facilitate remote shareholder participation at this juncture of time. Shareholders are allowed to appoint any person(s) as their proxies to attend and vote at the 28 th AGM by submitting the proxy pre-cast form
		with pre-casted voting instruction. At the last AGM, the Company had leveraged technology to facilitate electronic voting via electronic voting devices, whether in person or by proxy, for the conduct of poll on all resolutions in accordance with Paragraph 8.29A of the Listing Requirements. An independent scrutineer was also appointed to observe the polling process and to validate the polling results. The Company has not adopted, but will continue to explore, the practice of using technology to enable voting in absentia and remote shareholder participation at shareholders' meetings.
		and to complete the columns help Non-laws a companies are annual and

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

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

Practice 13.3		
Measure	:	
Timeframe	:	

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

Practice 13.4

The Chairman of the board should ensure that general meetings support meaningful engagement between the board, senior management and shareholders. The engagement should be interactive and include robust discussion on among others the company's financial and non-financial performance as well as the company's long-term strategies. Shareholders should also be provided with sufficient opportunity to pose questions during the general meeting and all the questions should receive a meaningful response.

Note: The explanation of adoption of this practice should include a discussion on measures undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient opportunity to pose questions and the questions are responded to.					
Application	: Applied				
Explanation on application of the practice	 All the Directors of the Company, the Company Secretary, the external auditors and Senior Management attended the 27th AGM held on 16 November 2023. During the Q&A session, the Shareholders were allowed to raise their queries and have real-time interaction with the Board and Senior Management as well as the external auditors. No question was raised by the Shareholders, prior to and during the 27th AGM. The outcome of the 27th AGM was announced to Bursa Malaysia Securities Berhad on the same day, which is also accessible on the Company's website at www.woodlandor.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					

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

Practice 13.5

The board must ensure that the conduct of a virtual general meeting (fully virtual or hybrid) support meaningful engagement between the board, senior management and shareholders. This includes having in place the required infrastructure and tools to support among others, a smooth broadcast of the general meeting and interactive participation by shareholders. Questions posed by shareholders should be made visible to all meeting participants during the meeting itself.

Note: The explanation of adoption of this practice should include a discussion on measures undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient opportunity to pose questions and the questions are responded to. Further, a listed issuer should also provide brief reasons on the choice of the meeting platform.					
Application	:	Departure			
Explanation on application of the practice	:				
Explanation for departure	÷	The forthcoming 28 th AGM will be conducted physically in an easily accessible location in Selangor. All the Directors, Company Secretary and external auditors will attend the 28 th AGM to engage with the Shareholders and address issues of concern raised, if any.			
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 13.6

Minutes of the general meeting should be circulated to shareholders no later than 30 business days after the general meeting.

Note: The publication of Key Matters Discussed is not a substitute for the circulation of minutes of general meeting.				
Application	Applied			
Explanation on application of the practice	Minutes of the 27 th AGM of the Company were uploaded to the Company's website at www.woodlandor.com.my within the stipulated timeline.			
Explanation for departure				
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 Exchangethat are required to comply with the above Guidelines.

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