CORPORATE GOVERNANCE REPORT

STOCK CODE: 9296COMPANY NAME: RCE CAPITAL BERHADFINANCIAL YEAR: March 31, 2024

OUTLINE:

SECTION A – DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

Disclosures 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 of Directors of RCE Capital Berhad (the "Company") is responsible for the oversight of the Company's business and affairs. The Board has overall responsibility for promoting the sustainable growth and financial soundness of the Company. The Directors are aware of their responsibilities to shareholders and stakeholders for creating and delivering sustainable value and long-term success through the Board's leadership and management of the Group's business.
		As a cohesive team, the Directors set the values and standards of the Group and ensure that the strategic plan of the Group supports long-term value creation and includes strategies on economic, environmental and social considerations underpinning sustainability. The Board provides oversight and evaluates the performance of the Chief Executive Officer ("CEO"), ensuring effective management to safeguard the Group's assets and enhance shareholders' value.
		To support the Board in fulfilling its responsibilities and functions, it has delegated certain responsibilities to the Board Committees namely, Audit Committee, Nomination & Remuneration Committee ("N&R Committee"), Employees' Share Scheme Committee and Sustainability Management Committee to ensure that a good corporate governance framework is in place within the Group.
		The Board has clearly demarcated the day-to-day operational functions of the Management and the overall responsibilities of the Board through the Board Charter and other governance documents. The Company had in place a Delegation of Authority and Authority Limit ("DAAL") Policy with the objective to establish a sound framework of authority and accountability within the Group, which applies to all employees of RCE Group to uphold the value of good corporate governance, accountability, transparency and integrity. The DAAL Policy governs the operations of the Group within a set limit and the delegation of authority limits to key functional areas within the Group.

The following paragraphs describe the Board's role in discharging its key fiduciary duties, leadership functions and responsibilities:
(1) The Board plays an active role in the development of the Group's strategy, and monitoring of its performance and implementation. The annual budget and strategy of the Group were presented to the Board at its meeting held in May 2023.
In November 2023, the Board reviewed the year-to-date results against the budget and strategy including financial performance of the Group. Progress was monitored against the performance targets as approved by the Board.
The Management, led by the CEO is responsible for the day-to-day operations of the Group's business activities. The CEO is supported by a Management Committee team which meets monthly to review and discuss the Group's operational and financial results. The Board exercised oversight through quarterly review and deliberated on the Group's performance, Management's proposal, as well as challenged the Management's views and assumptions as necessary prior to the approval.
(2) The Board continues to maintain and regularly review the adequacy and effectiveness of the Group's system of internal control and risk management processes to ensure, as far as possible, the protection of the Group's assets and its shareholders' investments. For this purpose, the Company had put in place a Risk Management Policy.
The Company's Risk Management Committee comprising members with risk and business management knowledge and experience, oversees the implementation of risk management policies and strategies approved by the Board. It monitors and manages the principal risk exposures by ensuring that Management has taken the necessary steps to mitigate such risks and recommends action where necessary. The Risk Management Committee advises the Audit Committee on areas of high risk and the adequacy of compliance and control procedures throughout the Group as well as assisting the Board to fulfil its responsibilities with regard to risk governance and risk management in order to manage the overall risk exposure of the Group. The Risk Management Committee is also responsible for overseeing the compliance with regulatory requirements.
Quarterly reports of the Risk Management Committee are presented to the Audit Committee which in turn will brief the Board on its findings, if so required.
Key risks deliberated by the Risk Management Committee during the financial year include, amongst others, credit risks, technology and cyber risks, fraud risks, regulatory and compliance

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	risks, liquidity, cash flow and reputational risks, and corruptio risks.
) The Board through the N&R Committee is responsible to ensur that there is an orderly succession planning within the Group. Th Terms of Reference of the N&R Committee outlines it responsibilities on selection and assessment of Board member and Managing Director/Executive Director/Chief Executive Deputy Chief Executive.
	On-going succession planning and training which are aligned t the organisation's objectives are put in place to ensure smoot management transition in the Group. The succession plan cover identification of internal and/or external candidates for leadership and management role so that the Board an Management team comprise high calibre people with th necessary and desirable experience and competencies that bes meet the Group's needs. The criteria used to assess potentia successors are formulated based on the Company's business strategies, corporate culture as well as diversity. Adequat resources and time will be provided to the selected employees for development and mentoring.
) The Board as a whole, together with Senior Managemen promote good corporate governance culture within the Grou which reinforces ethical, prudent and professional behaviour.
	With the enforcement of the corporate liability provision under Section 17A of the Malaysian Anti-Corruption Commission Ac 2009 ("MACC Act") and the subsequent amendments to the Mai Market Listing Requirements ("Listing Requirements") by Burs Malaysia Securities Berhad ("Bursa Securities") to encapsulat anti-corruption measures, the Company had strengthened it internal processes to ensure that it is equipped with adequat procedures as recommended by the Prime Minister" Department. These included putting in place a Compliance Framework for Corporate Liability Law and the Anti-Bribery an Corruption Policy, Code of Conduct for Business Partners an gift/hospitality record form, in order to provide the Group with measure of assurance and a defence against corporate liability for corruption under Section 17A of the MACC Act. To foster a cultur of integrity and compliance, employees undergo comprehensiv anti-bribery and corruption compliance training as part of the on-boarding process. Subsequently, regular annual trainin sessions are conducted to reinforce ethical practices and ensur employees are equipped to fulfill their responsibilities effectively. In addition, certain repeated and/or customised training may b recommended to any employee or operating unit, if deeme necessary based on circumstantial requirements. The Group' business partners are also required to conduct business Partners.

	To further strengthen its internal processes, the Company had also adopted Anti-Money Laundering and Counter Financing of Terrorism Policies & Procedures, which sets out the guidelines for compliance with relevant regulatory requirements concerning the prevention, detection and protection in safeguarding the Group from money laundering, terrorism financing or other criminal activities.
	During the financial year, the Group engaged an independent international advisory firm to conduct a comprehensive review of its anti-bribery and anti-corruption framework, focusing on compliance and governance. Subsequently, the Code of Conduct for Business Partners and Anti-Bribery and Corruption Policy were reviewed and revised to strengthen oversight and compliance procedures. In addition, RCE's Anti-Money Laundering and Counter Financing of Terrorism Policies & Procedures were reviewed and updated to reflect consistency with current practice. The Anti-Bribery and Corruption Policy, Code of Conduct for Business Partners and gift/hospitality record form are available on the Company's website at <u>www.rce.com.my</u> .
Explanation for : departure	
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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 1.2

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 Chairman of the Board is responsible for the leadership an governance of the Board, ensuring its effectiveness, orderly condu and smooth functioning of the Board.	
	The responsibilities of the Chairman include, amongst others, the following:	he
	 to lead the Board and ensure its effectiveness of all aspects of role; 	its
	 (b) to lead the Board in establishing and monitoring good corpora governance practices in the Group; 	te
	(c) to ensure the efficient organisation and conduct of the Board function and meetings and ensure that Board members recei complete and accurate information in a timely manner facilitate decision-making;	ve
	 to set the Board meeting agenda and facilitate the effecting contribution of all Directors at Board meetings. This includ encouraging active participation by all Directors and allowing dissenting views to be freely expressed; 	es
	(e) to act as facilitator at Board meetings and to ensure that no Boa member, CEO or Management member dominates discussion;	rd
	 (f) to promote constructive and respectful relations between Directors, and between the Board and Management; 	en
	(g) to provide guidance and mentoring to the CEO;	
	(h) to ensure the process of Board evaluation is conducted;	
	 to ensure that general meetings support meaningful engageme between the Board, Senior Management and shareholders; and 	
	(j) to ensure effective communication with shareholders an relevant stakeholders and that their views are communicated the Board as a whole.	

	The roles and responsibilities of the Chairman have been clearly specified in the Board Charter, which is available on the Company's website at <u>www.rce.com.my</u> . The Board was satisfied with the performance of the Chairman of the Board. The finding of the annual Board evaluation conducted for the financial year ended 31 March 2024 affirmed the Chairman's effective leadership in managing boardroom dynamics by providing an open environment that encouraged participation and active debate amongst Directors and ensuring that there was continued focus on addressing critical matters and issues.
Explanation for : departure	
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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 1.3

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

Application :	Applied
Explanation on : application of the practice	The Board is chaired by Encik Shahman Azman who is a Non-Independent Non-Executive Chairman while the management of the Company lies with the CEO, Mr. Loh Kam Chuin.
	The roles of the Chairman and CEO are separated with clear distinction of responsibility between them to ensure that there is a balance of power and authority so that no one has unfettered powers of decision. The division of responsibilities between the Chairman and CEO also ensures sufficient time commitment of the Chairman and CEO to allow effective discharge of their respective duties.
	The Chairman is responsible for instilling good corporate governance practices and the leadership, effectiveness and conduct of the Board, while the CEO is overall responsible for the day-to-day running and management of the Group's operations and businesses and implementation of Board's policies and decisions. The CEO leads the Management team in carrying out the Company's strategy and meets the Management members regularly to discuss and resolve operational issues.
	The roles of Chairman and CEO are clearly defined in the Company's Board Charter.
Explanation for : departure	
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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 :	Applied	
Explanation on :	The Chairman of the Board is not a member of the Audit Committee and	
application of the practice	N&R Committee.	
	The Board Charter of the Company stipulates that the Chairman of the Board should not be a member of the Audit Committee and N&R Committee. Accordingly, the Chairman of the Board shall not be invited to any Audit Committee meetings or N&R Committee meetings.	
Explanation for : departure		
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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 1.5

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 Board is supported by suitably qualified Company Secretaries under Section 235 of the Companies Act 2016 ("Act") who are experienced, competent and knowledgeable. They play an advisory role and are source of information and advice to the Board and its Committees on issues relating to the Company's Constitution, Board policies and procedures, corporate governance matters, compliance with laws, rules, procedures, codes, guidelines, legislations and regulations affecting the Group. The Company Secretaries provide valuable insights and guidance, ensuring that the Board operates in alignment with regulatory requirements and best practices. All Directors have unrestricted access to the advice and services of the Company Secretaries to ensure effective functioning of the Board and its Board Committees, and adherence to Board policies and procedures at all times.
	The Company Secretary attends all Board and Board Committees meetings, ensuring that Board procedures and policies are met and is responsible for the proper recording of the meetings minutes. He is accountable to the Board, through the Chairman, on all matters relating to proper functioning of the Board and works closely with the Chairman to manage the flow of information between the Board, its Committees and Management across the Group. The Company Secretaries also play an important role in assisting the Chairman and the Board in the conduct of general meetings. During the financial year, the fully virtual 69th Annual General Meeting ("AGM") of the Company was successfully conducted on 7 September 2023 in compliance with the Company's Constitution as well as the relevant laws, regulations and guidelines.
	The Company Secretaries constantly keep themselves abreast of the evolving capital market environment, regulatory changes and developments in corporate governance through attendance at relevant conferences and training programmes. This commitment to continuous learning ensures that they remain well-informed and are equipped to provide informed guidance to the Board on emerging issues and best practices.
	The Board is satisfied with the performance and support by the Company Secretaries to the Board in discharging its functions.

	Further details on the role of the Company Secretaries are set out in the Company's Board Charter.	
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 1.6

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 meetings (including Board Committees meetings) are planned in advance prior to the commencement of each new calendar year and the schedule is circulated to the Directors well in advance to enable them to plan ahead. Board Committees meetings are conducted separately from the Board meetings to enable objective and independent discussion during the meetings.
	Board members are given at least seven (7) days' notice before any Board meeting is held. As a best practice and to allow ample time for Directors to study and evaluate the matters to be discussed and where necessary, to obtain further information and explanations to facilitate informed decision making, full agenda and comprehensive Board papers are circulated to all Directors at least five (5) business days in advance of each Board and Board Committees meeting. Occasionally, the Board and Board Committees meetings may be called at a shorter notice when critical decisions need to be made.
	Board papers are disseminated through a paperless platform, enabling Directors to access meeting materials conveniently from their tablet devices, regardless of their location. This accords enhanced mobility, document e-storage, cost and time savings and improved convenience in accessing meeting papers. This also enhances the Group's corporate responsibility in responding to environmental initiatives by reducing paper consumption.
	Senior Management members are invited to attend the Board and Board Committees meetings to brief and provide comprehensive explanation on pertinent issues. Professional advisers appointed by the Company for corporate proposals would also be invited to render their advice and opinion to the Directors. The Directors, whether collectively as a Board or in their individual capacity, have the liberty to seek external and independent professional advice, if so required by them, in furtherance of their duties at the Company's expense.
	The deliberations and decisions at Board and Board Committees meetings are well documented in the minutes, including matters where Directors abstained from voting and deliberation. The Company Secretary communicates to the Management the matters arising from the Board and Board Committees meetings via circulation of draft

	minutes of meetings for appropriate actions to be taken and for updating at the subsequent meeting.The minutes of meetings are circulated to all Directors and Board Committees members for perusal prior to confirmation at the next meetings. The signed minutes are properly filed and kept.
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to complete the columns b	elow.
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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 Charter sets out the role, functions, composition, operation and processes of the Board as well as the matters that the Board may delegate to the Board Committees, all of which operate within their respective defined terms of reference, and the Managing Director/CEO and Management.	
	The Board Charter provides guidance to the Board members and Senior Management in performing their duties and responsibilities based on the key values and principles as committed, to uphold the value of good corporate governance in the Company. It also assists the Board in assessment of its own performance and that of its individual Directors.	
	There is a formal schedule of matters reserved for the Board's consideration and decision which is set out in the Board Charter and these matters are communicated widely throughout the Management. Additionally, the DAAL Policy put in place by the Company clearly delineates the relevant matters and applicable limits, including those reserved for the Board's approval and those which the Board may delegate to the CEO and Senior Management.	
	The Board will periodically review and update the Board Charter in accordance with the needs of the Company and any regulations that may bring an impact in the corporate governance practices of the Company and the responsibilities of the Board in discharging its governance function. The Board Charter was last reviewed and revised in March 2022.	
	The Board Charter is available on the Company's website at <u>www.rce.com.my</u> .	
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 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	: In discharging their duties and responsibilities, the Directors are guided by a high standard of ethical behaviour in accordance with the Directors' Code of Conduct and Ethics.	
	The Directors' Code of Conduct and Ethics provides principles and standards relating to Directors' duties and serves as a guideline for the Board to act in the best interest of the Group, and fulfil their fiduciary obligations to all its stakeholders. It covers, amongst others, the areas of transparency, integrity, responsibility, conflict of interest, anti-corruption/bribery, confidentiality, insider trading, anti-money laundering, proper use of the Company's assets, fair dealing and anti-competition, and compliance with laws, rules and regulations. The Directors are also required to immediately report any concern about possible/actual breaches of the Directors' Code of Conduct and Ethics by any Director to the Chairman of the Board.	
	In upholding high standards of business, professional and ethical conduct, the Directors also take cognisance of the requirements under the Guidelines on Conduct of Directors of Listed Corporations and Their Subsidiaries issued by the Securities Commission Malaysia.	
	The Code of Conduct and Ethics for the employees of the Group set out in the Company's Employee Handbook prescribes the core values and principles, and ethical standards of conduct expected from the employees which include provisions on employment practices, conflict of interest, confidentiality and privacy, commitment and diligence. All employees are also guided by a range of supporting internal policies and guidelines that apply to all companies within the Group.	
	The Group remains steadfast in its commitment to fostering a culture of integrity and zero tolerance towards bribery and corrupt practices across the organisation. An Anti-Bribery and Corruption Policy was adopted which requires RCE Group's Directors, employees and associated persons to uphold the highest standards of business ethics	

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	by refraining from any involvement in corruption, bribery, fraud or facilitation payments. They are also prohibited from giving or receiving gifts that will compromise or be perceived to compromise their ethics, integrity and objectivity in carrying out their duties.	
	The Company had also put in place a Code of Conduct for Business Partners to provide fundamental guiding principles to business partners on their conduct of business with the Group. It covers principles on compliance with laws and regulations, anti-corruption/bribes/gifts, conflict of interest, anti-trust and fair competition, confidential information, insider trading, anti-money laundering and counter financing terrorism. By adhering to these guiding principles, business partners help promote a culture of integrity and accountability across the Group's business ecosystem.	
	The Board has also adopted an Anti-Money Laundering and Counter Financing of Terrorism Policies & Procedures which sets out the guidelines for compliance with relevant regulatory requirements concerning the prevention, detection and protection in safeguarding the Group from money laundering, terrorism financing or other criminal activities.	
	During the financial year under review, the Code of Conduct for Business Partners, Anti-Bribery and Corruption Policy, and Anti-Money Laundering and Counter Financing of Terrorism Policies & Procedures of the Company were reviewed and revised.	
	The Directors' Code of Conduct and Ethics, Anti-Bribery and Corruption Policy, and Code of Conduct for Business Partners are available on the Company's website.	
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 Board has established a whistleblowing policy ("Whistleblowing Policy") to provide an avenue for employees and stakeholders to report genuine concerns about malpractices, unethical behaviour, misconduct, criminal offences, miscarriage of justice, endangerment of an individual's health and safety or failure to comply with regulatory requirements without fear of reprisal, discrimination or adverse consequences. Confidentiality of the matters raised and the identity of the whistle blowers are protected under the policy. The Company's whistleblowing mechanism is administered by the Internal Audit Function and overseen by the Audit Committee. Any concerns raised will be investigated and the outcome will be reported to the Audit Committee. If a violation is determined at the conclusion of an investigation, effective remedial action commensurate with the severity of the offence will be taken. Necessary steps will also be implemented to prevent similar situation from arising. The Whistleblowing Policy will be reviewed by the Board at least once every 3 years, or in accordance with the needs of the Company and any new regulations that may have impact to stakeholders affected by this policy. During the financial year under review, the Whistleblowing Policy was reviewed by an independent international advisory firm and subsequently revised to enhance its reporting guidelines. The Internal Audit Function maintains records of the date and content of report they received from various whistleblowing reporting channels and the records are tabled to the Audit Committee on a quarterly basis. Dedicated whistleblowing email address and hotline are available on the Company's website.
Explanation for : departure	

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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, together with the Management, recognises the importance of ensuring sustainability opportunities and risks, as well as economic, environmental, social and governance ("ESG") considerations are embedded in the strategic planning and risk management. They take responsibility for the governance of sustainability in the Group and are responsible for setting the Group's sustainability strategies to ensure the strategic plan supports long-term value creation and goals. The governance structure for the Group's sustainability management is as follows:		
	Board of Directors		
	Sustainability Management Committee		
	Sustainability Working Committee		
	The Board is ultimately accountable for managing sustainability matters of the Group. It ensures the development and implementation of the strategic plan for the Group is effective and takes into account sustainability considerations. The Board has oversight on the materiality of risks and how they should be addressed across the Group's business through the development of long-term strategies, policies, processes and initiatives to address key sustainability risks and opportunities. The Board also reviews and approves sustainability statement as part of the publication of the Company's Annual Report. The Board's responsibility in promoting sustainability is also reflected in the Board Charter which is available on the Company's website at <u>www.rce.com.my.</u>		

	The Board is supported by a Sustainability Management Committee ("SMART") which is led by the Chairman, Encik Shahman Azman and comprising a Director, CEO, Group Chief Financial Officer and Chief Business Officer. SMART is responsible for the overall sustainability matters of the Group and assists the Board in overseeing sustainability initiatives and performance, and ensuring the Group's strategies, goals and principles are aligned with its commitment towards sustainability. SMART also oversees the formulation, implementation and effective management of the Group's sustainability strategies. In discharging its duties, SMART reviews the sustainability commitments, performance and endorses the operational initiatives formulated to drive the progressive achievement of the Group's sustainability objectives, with progress and key developments escalated to the Board accordingly. A Sustainability Working Committee consists of Management team members has been set up to support SMART to identify, assess, and manage sustainability risks and opportunities, in addition to implementing and monitoring related ESG initiatives in a regular manner.	
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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 :	Applied	
Explanation on : application of the practice	The Board recognises the significance of stakeholder engagement in driving the Group's sustainability journey. To this end, the Company ensures that information is disseminated to its key stakeholders, namely business partners, investors and analysts, financiers, sales team, employees, government and regulators, customers, suppliers and community, in a comprehensive, timely and transparent manner through effective and constructive engagement. The Group has various engagement channels with its internal and external stakeholders, which include but not limited to physical and virtual meetings, teleconferencing or emails through investor relation interactions, and periodical publication of ESG initiatives on the Company's official website or social networking site. The Sustainability Statement in the Annual Report 2024 of the Company which is available on the Company's website at www.rce.com.my, provides a comprehensive description of the Group's stakeholders' engagements, sustainability management and performance, as well as insights into the Group's ESG strategies, initiatives, commitments and targets.	
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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 kept abreast via SMART of pertinent sustainability issues relevant to the Group. Whilst the Board is apprised of the progress of the Group's sustainability priorities and initiatives, the Board is also mindful of the need to keep up with the external trends. By maintaining awareness of evolving sustainability trends and best practices, the Board ensures that the Group remains proactive and responsive to emerging challenges and opportunities in the broader sustainability landscape. Directors are encouraged to attend training, webinars or any other professional development programmes in relation to the sustainability issues relevant to the Group and its business, as a way to stay abreast of sustainability developments and enhance their ESG competency. By fostering a culture of continuous learning and engagement, the Board enhances its capacity to effectively navigate sustainability challenges and capitalise on opportunities for long-term value creation.	
Explanation for : departure		
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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	: Applied
Explanation on application of the practice:The Board, through the N&R Committee, conducted an in evaluation for the financial year ended 31 March 2024 wh consideration ESG criteria as part of the evaluation que assess the Directors' awareness and knowledge of emerging ESG issues, impacts, risks, opportunities and tra- relevant to the Group and its business.	
	The N&R, through annual appraisal, also assessed the CEO on overall sustainability management in meeting the Group's sustainability targets. The CEO's compensation is linked to his performance on both financial and non-financial, including short and long-term ESG goals and targets, and the Group's performance in managing sustainability risks and opportunities.
	The performance evaluation of Senior Management is also linked to the Group's core values, which include sustainable strategies, priorities and targets predetermined by the Board and Management. The related key performance indicators are included in the annual appraisal exercise across the Group, including Senior Management as part of remuneration measurement.
	The results of the evaluation would assist in identifying the necessary ESG training to enhance the Board and Senior Management's ESG knowledge, thus contributing to sustainability ambitions.
	The N&R Committee has assessed and agreed that the Board is knowledgeable and understands the sustainability issues relevant to the Group, and the CEO and his team have adequately addressed ESG risk considerations towards attaining the Company's ESG goals and objectives.
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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 : Adopted The Sustainability Management Committee ("SMART") is responsible **Explanation on** : adoption of the for the overall sustainability management of the Group including setting practice up sustainability strategies, plans, and initiatives, and analysing sustainability risks and opportunities. SMART oversees the sustainability efforts and advises the Board on sustainability related matters, with the support of a Sustainability Working Committee, which is led by the CEO and supported by various function heads.

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
Explanation on application of the practice	:	The N&R Committee conducts annual review of the composition of the Board and tenure of each Director to ensure appropriate diversity of skills, gender and attributes.
		In October 2023, Encik Mahadzir bin Azizan who has served as Independent Director for nine (9) years, stepped down from the Board to conform to the Company's 9-year tenure policy for Independent Directors.
		In December 2023, Puan Azura binti Azman, who has over 30 years of broad-based experience in the banking industry with expertise includes stockbroking, corporate banking, credit, business development and private equity, was appointed as Independent Non-Executive Director of the Company.
		The Constitution of the Company provides that all Directors shall retire from office at least once every three (3) years and that at every AGM, one-third of the Directors for the time being or if the number is not three (3) or a multiple of three (3), then the number nearest one-third shall retire from office and shall be eligible for re-election. The Constitution further provides that those Directors appointed to fill a casual vacancy or as an addition to the Board shall retire from office at the next AGM and they may offer themselves for re-election.
		Retiring Directors who are seeking re-elections are subject to Directors' performance assessment overseen by the N&R Committee.
		In line with paragraph 15.01A of the Listing Requirements, the Company has adopted a formal Directors' Fit and Proper Policy. The Directors' Fit and Proper Policy serves as a practice guide for the appointment and re-election of Directors to assist N&R Committee and the Board to discharge their duties and functions in the Board's nomination and re-election process of Directors. The Directors' Fit and Proper Policy is available on the Company's website at <u>www.rce.com.my.</u>
		In May 2024, the N&R Committee after taking into account the satisfactory performance and contributions of the following Directors based on the outcome of the N&R Committee's review for the

	assessment period from 1 April 2023 to 31 March 2024, and being satisfied with their fitness and propriety with reference to the Directors' Fit and Proper Policy adopted by the Company, recommended their re-election for the Board's consideration:
	(1) Encik Shahman Azman (2) Tan Sri Mazlan Mansor (3) Puan Azura binti Azman
	Encik Shahman Azman, Tan Sri Mazlan Mansor and Puan Azura binti Azman had also submitted to the Company their fit and proper confirmation.
	Based on the recommendation of the N&R Committee, the Board resolved to recommend the re-election of the above retiring Directors at the forthcoming 70th AGM of the Company.
Explanation for : departure	
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 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	:	The Board composition as at 31 March 2024	was as follo	ws:	
practice		Designation	No. of Directors	Percentage (%)	
		Non-Independent Non-Executive Director	4	50	
		Independent Non-Executive Director	4	50	
		Total	8	100	
		To conform to the Company's 9-year tenure policy for Independent Directors, Encik Mahadzir bin Azizan, the Independent Director who was appointed to the Board on 31 October 2014 and had reached the 9-year term on 30 October 2023, stepped down from the Board on 30 October 2023. On 1 December 2023, Puan Azura binti Azman was appointed as Independent Director of the Company. The presence of Independent Directors on the Board ensures that the interests of minority shareholders, and not only the interest of a particular fraction or group, are taken into account by the Board. Independent Directors are actively involved in the deliberations at the Board and Board Committees levels. They play a crucial role in the exercise of independent assessment, impartial opinion, and objective participation in Board deliberations and the decision-making process and provide for effective check and balance in the functioning of the Board. The Independent Directors do not participate in the day-to-day			
		management of the Company and do not dealings and are not involved in any oth Company (other than in situations perm regulations) which could materially interfere independent judgement. None of the Indepe equity interest, whether direct or indirect, in	engage in ner relation nitted by t with the ex endent Direct	any business ship with the he applicable sercise of their ctors have any	
		All Independent Directors meet the crite prescribed under the Listing Requirements of Company's policy on assessment of Directors	of Bursa Secu	urities and the	

	also provided the annual declaration/confirmation on their independence to the Company in May 2024.	
	The N&R Committee and the Board have upon their assessment for the financial year under review concluded that all Independent Directors of the Company continue to demonstrate conduct and behaviour that are essential indicators of independence, and that each of them is independent of the Company's management and free from any business or other relationship which could materially interfere with the exercise of independent judgement or the ability to act in the best interest of the Company. The Board was satisfied with the level of independence demonstrated by all Independent Directors.	
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	:	Not applicable - Step Up 5.4 adopted
Explanation on	:	
application of the practice		
Explanation for	:	
departure		
	•	ed to complete the columns below. Non-large companies are encouraged
to complete the colum	nns be	elow.
Measure	:	
Timeframe	:	

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	:	Adopted
Explanation on adoption of the practice	:	The Board has in place a 9-year tenure policy for Independent Directors by limiting the tenure of the Independent Directors to 9 years without further extension. All the Independent Directors currently serving on the Board are less than 9 years. The tenure of Independent Directors as at 31 March 2024 are set out in the Corporate Governance Overview Statement on page 77 of the Annual Report 2024.
		During the financial year, Encik Mahadzir bin Azizan, an Independent Director who was appointed to the Board on 31 October 2014 had stepped down from the Board on 30 October 2023 in accordance with the 9-year tenure 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 N&R Committee assists the Board in ensuring the existence of the right mix of skills, knowledge, experience, expertise, gender, ethnicity, age and other factors that are relevant and contribute to the effective functioning of the Board.
	As part of the N&R Committee's oversight of Board succession planning, it is also responsible for identifying suitable candidates to fill Board vacancies as and when the needs arise, or to identify candidates to complement the Board's current composition, and make recommendations to the Board on their appointment to the Board and where applicable, to the various Board Committees. The N&R Committee in recommending new appointments to the Board, will assess the suitability of candidates and conduct a fit and proper assessment in accordance with the Directors' Fit and Proper Policy, taking into consideration the required mix of skills, knowledge, expertise, professionalism, character and integrity, experience and competencies, personal qualities, time commitment, the potential for the candidate's skills to augment the existing Board, the candidate's availability to commit to the Board's activities, and in the case of candidate proposed for appointment as Independent Director, the candidate's independence and his/her ability to discharge such responsibilities/functions as expected from an Independent Director. The N&R Committee is responsible to ensure that the procedures for appointing new Directors are transparent and that appointments are made on merits.
	The Group practices non-discrimination in any form whether based on age, gender or ethnicity throughout the organisation and this includes the selection of Board members.
	The Board recognises the challenges in achieving the right balance of diversity on the Board. This process will unfold gradually, considering the current size of the Board, the valuable knowledge and experience of the present Board members and the evolving challenges faced by the Company. The Board also believes that while it is important to promote

	gender diversity, the normal selection criteria of a Director, based on effective blend of competencies, skills, experience and knowledge in areas identified by the Board should remain a priority and all appointments to the Board should be made on merit so as not to compromise on effectiveness in carrying out the Board's functions and duties. Hence, the Board is committed to ensuring that its composition not only reflects the diversity as recommended by the Code, as best as it can, but also has the right mix of skills and balance to contribute to the achievement of the Company's goal. Nevertheless, the Board has in place a gender diversity policy to achieve at least 30% women representatives on the Board. The Board aims to achieve this target by 31 March 2025.
	The Group provides fair and equal opportunity in employment and nurturing within the organisation regardless of race, nationality, ethnic origin, age, religion, gender, marital status, disability, or any other characteristic unrelated to the performance of the job. The selection of senior management is also based on objective criteria, merit and with due regard for diversity in skills, experience, qualification, age, cultural background and gender. All Senior Management staff undergo yearly appraisal.
	The Board is satisfied with the level of time commitment given by the Directors towards fulfilling their roles and responsibilities. Directors are required to notify the Chairman before accepting any new directorship in other public listed companies and such notification shall include an indication of time that will be spent on the new appointment. Directors shall notify the Company Secretary after accepting new directorships in other companies. All the current Directors of the Company do not hold existing board positions in more than 5 listed companies.
Explanation for : departure	
Large companies are requir to complete the columns be	ed 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 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
Application :	Applied
Explanation on :	The Board in identifying candidates for appointment of Directors will ensure
application of	that the best quality candidates, taking into consideration their character,
the practice	knowledge, capabilities, professionalism, integrity, expertise, experience and
	competency, and time commitment are appointed. To this end, the N&R
	Committee may rely on recommendations and referrals from existing Board
	members, Management, major shareholders and where appropriate and
	necessary, utilise independent search firms and other independent sources
	to identify suitably qualified candidates who meet the skill sets and
	requirements of the Board.
	In summary, the nomination, election and appointment process are as
	follows:
	Conduct annual assessment and identify gapsIdentify potential candidatesEvaluate and shortlist potential candidatesProvide views and recommendation to the BoardBoard makes final decision on appointment
	assessment and identify gaps Identify potential candidates shortlist potential candidates to the Board appointment
	The Board's overriding objective in any new appointment is to select the best
	candidate with a view of achieving a high performing Board. Such
	appointment is always based on merit against objective criteria with
	consideration being given to the intrinsic capabilities of the individual. To
	ensure all candidates are fit and proper for the position, an assessment
	process is conducted, taking into consideration the Directors' fit and proper
	assessment, qualifications, experience and track record as well as any conflict
	of interest, regulatory breaches or ethical concerns. All identified candidates

	are objectively evaluated by the N&R Committee before recommending to the Board for approval. Newly appointed Director would undergo a comprehensive induction session. During the financial year under review, the Board approved the recommendation of the N&R Committee for the appointment of Puan Azura binti Azman as an Independent Non-Executive Director of the Company to fil the vacancy arising from the resignation of Encik Mahadzir bin Azizan. Puar Azura binti Azman's appointment took effect on 1 December 2023. The appointment of Puan Azura binti Azman followed the process outlined above
Explanation for : departure	
	equired to complete the columns below. Non-large companies are encouraged
to complete the colun	nns below.
Measure :	
Timeframe :	

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 profile of the Directors are published in the Annual Report 2024 and on the Company's website. These include their age, gender, date of appointment, directorships in other public companies, working experience and any conflict of interest, whilst their interest in shares are disclosed in the Analysis of Shareholdings in the said Annual Report. The proposed appointment of new Board member (other than those nominated by shareholders for appointment at general meeting) and the proposed re-election of existing Directors who are seeking re-election at the AGM of the Company will be reviewed and assessed by the N&R Committee. The N&R Committee will, upon its review and assessment, submit its recommendation on the proposed appointment or re-election of Directors to the Board for approval. Shareholders are notified of the appointment of new Board members with precise information on the newly appointed director via announcement to Bursa Securities as well as through the Company's website. The Board has not recommended any appointment of new director and retention of Independent Director to the shareholders for approval during the financial year under review, save for the re-election of Directors. The details of the Directors eligible for re-election are stated in the explanatory note in the Notice of the 70th AGM and the profile of the Directors published in the Annual Report 2024 to enable shareholders to make an informed decision. The justifications from the Board to support the re-election of Directors are disclosed in the explanatory note in the Notice of the 70th AGM. The Directors standing for re-election at the forthcoming 70th AGM had also submitted to the Company their fit and proper confirmation.

	The Board, upon recommendation by the N&R Committee, and having been satisfied with the evaluation of the performance and contributions of the Directors who are retiring at the forthcoming 70th AGM, supports and recommended the proposed re-election of Encik Shahman Azman, Tan Sri Mazlan Mansor and Puan Azura binti Azman at the forthcoming 70th AGM.
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 :	
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 : application of the practice	The N&R Committee is chaired by Datuk Mohamed Azmi bin Mahmood, an Independent Director. The specific responsibilities of the Chairman of the N&R Committee are set out in its Terms of Reference, which is available on the Company's website.
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 :	

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 :	With the appointment of Puan Azura binti Azman to the Board on	
departure	1 December 2023, the Board has two (2) female Directors forming 25% of the Board composition.	
	The Board recognises that diversity in its composition is critical in ensuring its effectiveness and good corporate governance. The Board has in place a gender diversity policy for the Board by setting the aim to achieve at least 30% women representatives on the Board. Whilst the Board acknowledges the importance of boardroom diversity, appointments to the Board shall always be based on merit.	
	The Board through the N&R Committee will actively and diligently source for, assess and where appropriate, appoint suitable female candidates, who meet the fit and proper criteria, and the skills and experience requirements to the Board.	
	Puan Azura's appointment as an Independent Director marked a significant step towards achieving the Board's goal of having 30% female representation. The Board expects to see progress made in achieving the 30% target by 31 March 2025.	
	red to complete the columns below. Non-large companies are encouraged	
to complete the columns b	elow.	
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.	
Timeframe :	Within 1 year	

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 the importance of diversity in terms of a broad range of skills and competencies, experience, background and gender to ensure its effectiveness, which in turn leads to the long-term success of the Group.	
	As disclosed in the Company's Annual Report 2024, the Board has in place a policy on gender diversity for the Board which is incorporated in the Board Charter. The policy sets out the target of the Company to achieve at least 30% women representatives on the Board.	
	The Board also acknowledges the importance of participation of women in Senior Management. The Board's commitment in having gender diversity for Senior Management is stated in the Company's Board Charter. While emphasising the importance of gender diversity in both the Board and Senior Management, appointments to these positions shall always be based on objective criteria and merit.	
Explanation for : departure		
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged pelow.	
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.

evaluation and engage an independent expert at least every three years to facilitate the evaluation		
Application	:	Applied
Explanation on application of the practice	:	The Board, through its N&R Committee reviews annually, the effectiveness of the Board as a whole and the Board Committees, as well as the performance of individual Directors and CEO.
		The N&R Committee conducted an internal Board evaluation for the financial year ended 31 March 2024. The evaluation involved the Committee members completing evaluation questionnaires regarding the processes of the Board and its Committees, their effectiveness and where improvements could be considered.
		The evaluation questionnaires will be enhanced from time to time, as needed, to align with the current needs of the Company and any changes in regulations. Evaluation questionnaires are sent to the N&R Committee members and Independent Directors via secured and confidential online portal for their completion and at the same time to obtain their feedback, views and suggestions to improve the performance of the Board and Board Committees.
		 The parameters used in the assessment are as follows: Board as a whole - Board mix and balance, composition, compliance and governance, accountability and responsibility, conduct at meeting, business knowledge, communication and value added contribution, quality of information and decision making, performance management, Board dynamics and relationships, and oversight of ESG; Board Committees - terms of reference, attendance of members at the meetings, knowledge, skills and competencies, communications with the Board as well as contribution of each Audit Committee's member to the effectiveness of the Audit
		 Committee; Individual Directors (involves peer-to-peer assessment) and CEO - contributions and performance, knowledge and experience,

	integrity and ethics, governance, strategic perspective, judgement and decision making, teamwork, communication and commitment. The evaluation of individual Directors also takes into account the fit and proper criteria. Independent Directors (involves self-assessment) are further measured on their ability to exercise independent judgement and ability to demonstrate the criteria associated with independence.
	The results of the assessment were summarised and discussed at N&R Committee meeting which will then be reported to the Board for discussion on areas for improvement and identification of actions for improvement. This would also assist the Board in identifying the training needs for Directors. All assessments and evaluations carried out are properly documented.
	Based on the results of the evaluations for the financial year under review, the Board concluded that the Board as a whole was effective and was of the right size, mix of skills, expertise and diversity. The Board composition was also well balanced and its Committees have been effective in discharging their duties and responsibilities in accordance with their terms of reference and that each of the Directors as well as the CEO possess the required competence and character to manage the Group's affairs and created value for the organisation and its stakeholders.
	The Independent Directors continued to demonstrate conduct and behaviour that were essential indicators of independence and that each of them was independent of the Company's management and free from any business or other relationship which could interfere with the exercise of independent judgement or the ability to act in the best interest of the Company.
	The Board is satisfied that the current Board size and composition remain appropriate, taking into account the mix of skills, experience and core competencies in the Board composition and given the Group's businesses and the size of its business operations.
	As the feedback of all areas under evaluation for the Board and its Committees were generally satisfactory, no apparent shortcoming had been identified.
Explanation for : departure	
Large companies are requir to complete the columns b	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 7.1

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 :	Applied	
Explanation on : application of the practice	The Company has in place a Remuneration Policy for Directors and CEO which sets out the criteria applied in recommending their remuneration packages.	
	Further details are explained in the Corporate Governance Overview Statement on pages 78 to 79 of the Annual Report 2024.	
	The Remuneration Policy for Directors and CEO is available on the Company's website.	
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 :		

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 Board has a combined N&R Committee comprising three (3) Non-Executive Directors, two (2) of whom are Independent Directors. During the financial year under review, Encik Mahadzir bin Azizan resigned as Independent Director of the Company on 30 October 2023 and ipso facto ceased as member of the N&R Committee. Subsequent to the cessation of Encik Mahadzir bin Azizan, Tan Sri Mazlan Mansor was appointed as member of the N&R Committee on 1 December 2023. The role of the N&R Committee in respect of the matters relating to remuneration is to assist the Board in reviewing the remuneration
	 framework of Directors and CEO, with the aim to attract, retain and motivate Directors and CEO who will create sustainable value and returns for the Company's stakeholders. A summary of the N&R Committee's activities during the financial year is reported in the Corporate Governance Overview Statement on page 72 of the Annual Report 2024. The duties and responsibilities of the N&R Committee in relation to
	remuneration policy are stated in its Terms of Reference which is available on the Company's website.
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	

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	:	Detailed disclosures of the remuneration received and receivable by each Director on a named basis for the financial year ended 31 March 2024 are set out in the table on the following page.
		The Directors' fees in respect of financial year ended 31 March 2024 are subject to shareholders' approval at the 70th AGM to be held on 5 September 2024.

			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	Shahman Azman	Non-Executive Non- Independent Director	75.00	-	-	-	-	-	75.00	75.00	216.00	-	-	288.94	41.04	620.98
2	Tan Sri Mazlan Mansor	Independent Director	75.00	12.00	-	-	-	-	87.00	75.00	12.00	-	-	-	-	87.00
3	Datuk Mohamed Azmi bin Mahmood	Independent Director	75.00	22.00	-	-	1.21	-	98.21	75.00	22.00	-	-	1.21	-	98.21
4	Thein Kim Mon	Independent Director	75.00	20.00	-	-	-	-	95.00	75.00	20.00	-	-	-	-	95.00
5	Azura binti Azman (appointed on 1 December 2023)	Independent Director	25.00	4.00	-	-	0.32	-	29.32	25.00	4.00	-	-	0.32	-	29.32
6	Shalina Azman	Non-Executive Non- Independent Director	75.00	-	-	-	-	-	75.00	75.00	-	-	-	-	-	75.00
7	Soo Kim Wai	Non-Executive Non- Independent Director	75.00	-	-	-	-	-	75.00	75.00	-	-	-	-	-	75.00
8	Lum Sing Fai	Non-Executive Non- Independent Director	75.00	-	-	-	-	-	75.00	75.00	-	-	-	-	-	75.00
9	Mahadzir bin Azizan (resigned on 30 October 2023)	Independent Director	43.75	10.00	-	-	0.65	-	54.40	43.75	10.00	-	-	0.65	-	54.40
10	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
11	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				

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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 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	:	 The Board is of the view that the disclosure of remuneration consisting of top 5 senior management on a named basis would not be in the best interest of the Group given the highly competitive nature of the industry. Considering such disclosure may: expose the top 5 senior management to personal security risk; lead or encourage internal comparison and affect the employees' morale; subject the Company to risk of attrition and poaching by other competitors leading to potential increase in employee remuneration packages; and lead to increased cost to the Group. Alternative Practice As an alternative to the recommended practice, the Board has resolved to disclose the aggregate remuneration package paid to the senior management which amounted to RM10,757,138 for the financial year ended 31 March 2024. The senior management includes those charged with group functions as well as those leading a business unit. As at 31 March 2024, they consisted of 13 personnel. The remuneration is a combination of fixed and variable elements including salary, defined contributions, bonus, allowances and benefits-in-kind. Factors that are considered in determining their remuneration include: (a) Group and/or unit performance (both qualitative and quantitative); (b) Scope of duty and responsibilities; (c) Skills and experience; (d) Individual performance (both qualitative and quantitative); (e) General economic situation and operating environment; (f) Future prospects of the business; (g) Sustainability related key performance indicators; and (h) Prevailing market practices.

	This has been consistently practised by the Group from previous financial years. The Group is committed to retaining the right people with the required skills, experience, professionalism and integrity to enhance the Group's long-term shareholders' and stakeholders' value. The Board believes that such disclosure is able to provide stakeholders with a fair view of the remuneration paid as it is linked to the Group's performance. The Board also assures that there is a robust internal process to ensure that the remuneration of senior management is fair and competitive when benchmarked internally for equitability and externally with the market and commensurate with the overall performance of the Group.			
	red to complete the columns below. Non-large companies are encouraged			
to complete the columns b	elow.			
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.			
Timeframe :	Choose an item.			

			Company								
No	Name	Position	Salary	Allowance	Bonus	Benefits	Other emoluments	Total			
1	Input info here	Input info here	Choose an item.	Choose an item.							
2	Input info here	Input info here	Choose an item.	Choose an item.							
3	Input info here	Input info here	Choose an item.	Choose an item.							
4	Input info here	Input info here	Choose an item.	Choose an item.							
5	Input info here	Input info here	Choose an item.	Choose an item.							

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	:	

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

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 9.1

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

Application :	Applied
Explanation on : application of the practice	The Audit Committee comprises five (5) Non-Executive Directors, four (4) of whom are Independent Directors.
	The Chairman of the Audit Committee and the Chairman of the Board are held by two (2) distinct individuals. The Audit Committee is chaired by Mr. Thein Kim Mon, an Independent Director who is not the Chairman of the Board.
	This practice has always been adopted by the Company and is reflected in the Terms of Reference of the Audit Committee.
Explanation for : departure	
Large companies are requi to complete the columns b	red 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 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	None of the members of the Audit Committee are former partner of the Company's external auditors or its affiliate firm. The Terms of Reference of the Audit Committee stipulates that "no former partner of the Company's external auditors and/or the affiliate firm (including those providing advisory services, tax consulting etc.) shall be appointed to the Audit Committee unless he/she has observed a cooling-off period of at least three (3) years before being appointed as a member of the Audit Committee". This is to ensure that the objectivity, effectiveness and independence of the external auditors are preserved.			
Explanation for departure				
Large companies are requ	ired 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.

Application	: Applied
Explanation on application of the practice	: The Board, through the Audit Committee maintains a transparent and professional relationship with the external auditors. The Audit Committee conducts yearly assessment on the suitability and independence of the external auditors.
	The assessment process involves obtaining feedback from the Audit Committee and finance personnel who regularly interacts with the external auditors through the completion of a detailed questionnaire covering the criteria as set out below:
	 Suitability Assessment The engagement partner's qualification, knowledge and experience; The level of engagement, communication and interaction with the Audit Committee and whether the external auditors have provided independent views in the discussions with the Audit Committee; Level of knowledge, skills, capabilities, experience, competency and quality of works; Level of understanding of the nature of business of the Company and the industry in which the Company operates; Ability and timeliness to update/advise the Audit Committee on significant issues concerning the Group, new developments (including the applicability of new and significant accounting standards) and the impacts on the Group; Ability to identify risks/potential issues and provide constructive recommendations, observations and implications in areas requiring improvements particularly with regard to the internal control system relating to financial reporting of the Group; Adequacy of audit scope and conduct of audit, effectiveness in planning and coordinating audit efforts, ability to meet audit deadlines and use of audit resources; and
	 Appropriateness of audit fee. <u>Independence Assessment</u> Whether the provision of non-audit services has impaired the independence and objectivity of the external auditors;

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	 Whether there are indications that the external auditors are significantly dependent on the Company for their fee income; and Whether the external auditors had demonstrated unbiased stance when interpreting policies and standards adopted by the Company and are able to maintain independence from Management in order to carry out their functions impartially.
	As part of the annual audit exercise, the Company also obtains 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. In compliance with the requirements of the Malaysian Institute of Accountants By-Laws, the external auditors shall rotate their audit partners assigned to the Group every seven (7) years, in order to ensure objectivity, independence and integrity of the audit opinions. Mr. Mak Wai Kit, who became the lead engagement partner in November 2021, will be subjected to a 7-year rotation.
	The external auditors have circulated, and briefed the Audit Committee at the Audit Committee meeting held in November 2023, their 2023 Transparency Report that contains information on the audit firm's legal structure, governance, and the system of quality controls that the audit firm employed in its Audit and Assurance business. The 2023 Transparency Report further disclosed the required Audit Quality Indicators mandated by the Securities Commission Malaysia's Audit Oversight Board including partner workload, audit independence, capacity and competence of the audit practice, audit engagement supervision, the audit firm's investment to uphold audit quality, and internal and external monitoring (inspection) reviews.
	The external auditors also confirmed to the Board their obligation to maintain independence in accordance with the By-Laws (On Professional Ethics, Conduct and Practice) of the Malaysian Institute of Accountants and the International Code of Ethics for Professional Accountants (including International Independence Standards).
	The Company has in place a Policy on Provision of Non-Audit Services by External Auditors for the purpose of regulating the engagement of the Group's external auditors to provide non-audit services to the Group.
	The Board through the Audit Committee has considered the nature of the non-audit services rendered by the external auditors and their affiliated companies during the financial year under review and has determined that the provision of such services did not compromise the external auditors' independence and objectivity. Details of fees paid for non-audit services are set out on page 83 of the Annual Report 2024. The Audit Committee was also satisfied that the external auditors had the relevant qualifications in performing their duties and were able to remain independent and objective.

	Based on the outcome of the annual assessment of Deloitte PLT and the information in their 2023 Transparency Report, and having been satisfied with the suitability and independence of Deloitte PLT, the quality and competency of services delivered and sufficiency of the professional staff assigned to the annual audit for the financial year under review, the Board had in May 2024 approved its Audit Committee's recommendation on the re-appointment of Deloitte PLT for shareholders' approval at the forthcoming AGM.
Explanation for : departure	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
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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 9.4 - 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 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 Board conducts annual evaluation to review the composition, term of office and performance of the Audit Committee and each of its members in accordance with Paragraph 15.20 of the Listing Requirements of Bursa Securities.
	The Chairman and members of the Audit Committee are financially literate and are able to understand, analyse and objectively review and made recommendations on matters under the purview of the Audit Committee, including the financial reporting process. Their qualifications and experience are disclosed in the Profile of Directors in the Annual Report 2024.
	A summary of the Audit Committee's activities during the financial year is set out in the Audit Committee Report on pages 90 to 94 of the Annual Report 2024.
	Based on the outcome of the evaluation carried out by the N&R Committee on the performance of the Audit Committee and each of its members for the financial year under review, the Board is satisfied that the Audit Committee had carried out its duties and responsibilities effectively as per its Terms of Reference and the Audit Committee as a whole and each member of the Audit Committee possess the necessary knowledge, experience, expertise and skills which have added value and contributed to the overall effectiveness of the Audit Committee.
	All Audit Committee members are expected to devote sufficient time to update their knowledge and enhance their skills through appropriate continuing education programmes, so as to enable them to sustain their active participation during deliberations.

To keep themselves abreast of relevant industry developments in accounting and auditing standards, business practices and rules, the Audit Committee members have attended various trainings during the financial year which have been disclosed in the Corporate Governance Overview Statement on pages 75 to 76 of the Annual Report 2024. In addition, the Audit Committee is also regularly briefed by the external auditors on key changes in relation to accounting and financial reporting standards.
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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 10.1

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

Application	:	Applied
Explanation on application of the practice	:	The Board has established an effective risk management and internal control framework to manage the risk of failure to achieve the Group's corporate objectives, as well as safeguarding shareholders' investments and the Group's assets but not absolute assurance against material misstatement of financial information and records or against financial losses or fraud.
		A Risk Management Committee comprising Directors and members of senior management which reports directly to the Audit Committee, monitors the risks faced by the Group and provides the Audit Committee and the Board with an impartial view of the risks involved in order to assist them in making informed decisions. The Audit Committee shall assist the Board in evaluating the adequacy of the Group's risk management and internal control framework and its alignment with business objectives to ensure it remains relevant in monitoring the effectiveness of risk treatment and mitigation action plans for the management and control of the key risks.
		The duties and responsibilities of the Risk Management Committee are clearly stated in its Terms of Reference, which amongst others, include:
		 (a) to establish risk management framework, implement, monitor and review its effectiveness; (b) to review and recommend strategies, policies as well as risk tolerance; (c) to review and approve or escalate to the Board with its recommendation for the Board's approval on significant business
		 transactions; (d) to review and deliberate reports on non-compliance findings, business continuity testing results and recommendations by Compliance, Operations and Methods ("COM") Department or any consultants or advisors appointed from time to time;
		 (e) to benchmark compliance and business continuity practices against applicable regulations, guidance or directives issued by government bodies; (f) to review and stay abreast of emerging threats, including ESG risks, technology and cyber risks and resilience impact assessment; and

	(g) to conduct investigation on any matters as authorised by the Audit Committee or the Board.
	A Risk Management Policy is in place that applies to the entire Group. Significant business transactions are clearly defined in the Risk Management Policy to represent the base risk tolerance. The appropriate risk tolerance will depend on the nature of the business and projects undertaken by the Group and the objectives pursued, which shall be reviewed periodically by the Risk Management Committee in response to the operating environment.
	The Group's risk management process involves:
	 (a) identifying risks that could influence the achievement of the Group's objectives; (b) risk ranking (quantification); (c) risk and control optimisation; and (d) monitoring and reporting.
	A two-pronged risk management approach is adopted where:
	 (a) key risks including ESG risks are identified and evaluated together with mitigating controls as part of the decision-making process for each significant business transaction by Departmental Heads; and (b) day-to-day operational risk management by Departmental Heads entail: identification of risks; implementation of mitigating controls; and self-assessment to determine changes in risks and internal controls effectiveness.
	In addition, a COM Department has been established to assist Management in ensuring compliance with applicable laws and regulations, proper standard operating procedures are in place, and that risk management policies are intact. Activities and reports by the COM Department are deliberated by the Risk Management Committee. Further details on the Group's approach to risk management and internal controls are available in the Statement on Risk Management and Internal Control on pages 84 to 88 of the Annual Report 2024.
Explanation for : departure	
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Large companies are requir to complete the columns be	ed to complete the columns below. Non-large companies are encouraged elow.
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 10.2

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 regards risk management as an integral part of the Group's business operations and has oversight over this critical area through the Audit Committee, which is assisted by the Risk Management Committee. Risk management practices are inculcated and entrenched in the activities of the Group, which require, amongst others, establishing appropriate risk tolerance levels and actively identify, assess, monitor and manage key business risks faced by the Group. The Risk Management Committee is guided by the "Committee of Sponsoring Organisations of the Treadway Commission ("COSO") Enterprise Risk Management - Integrating with Strategy and Performance" framework in managing risks throughout the Group. It will conduct a review of the Group's Risk Management Policy once every three (3) years. The Risk Management Committee administers the risk management process to ensure risks that may affect the achievement of the Group's business objectives are identified, evaluated and managed, thereby mitigating these risks to an acceptable level. In the day-to-day operations, the responsibility for risk management is delegated to the Departmental Heads who are responsible for the following in their specific areas of accountability, namely: (a) identifying the risks including corruption risks that prevent business units from achieving their objectives; (b) analysing and evaluating the potential impact of the risks which have been identified, and ranking the risks; (c) identifying cost-effective controls to mitigate the key business risks; and (e) establishing a control framework to ensure that the operations are conducted effectively and prudently.

Risk papers are prepared by Departmental Heads and reviewed by Management to document the identification and assessment of risks made in regard to significant business transactions and deliberated by the Risk Management Committee and reviewed by the Audit Committee.
Besides identifying and evaluating risks, Departmental Heads also design, operate and monitor suitable internal controls to mitigate and control the risks requiring risk management actions. These are documented in the risk profile (risk register) and reviewed by Management.
Risk profile and corresponding controls are self-assessed by Departmental Heads and reviewed by Senior Management to determine that the risk profile continues to be relevant and that the controls are practiced and effective in mitigating and controlling the risks.
Results of self-assessment are deliberated by the Risk Management Committee and reviewed by the Audit Committee. These results are also reviewed by the Internal Auditors which would then lead to a programme of work for internal audit to be completed in conjunction with the audit planning process. As they review each area of the Group's operations, Internal Auditors will assess the level of control demonstrated prior to forming an opinion as to how effectively each of the key corporate business risk is managed. This is then reported to the Audit Committee.
During the financial year, key risks reviewed and mitigating controls employed by the Group include but not limited to the following:
(a) Credit risks:
Financing facilities are reviewed for utilisation purposes, security against financing facilities and repayment patterns prior to facility extension.
Annual reviews of customers granted with financing facilities are performed where customer business' are reviewed including aspects regarding competition faced, financial performance and future prospects.
Periodical review of receivables are carried out where non-performing financing are identified and analysed in terms of reasons for non-performance, aging of facility and customer profile.
(b) Technology and cyber risks:
Assessed the operational interruption risks including potential unplanned downtime pertaining to vulnerabilities arising from phasing out of obsolete database system.

) Fraud risks:
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Any attempted and penetrated frauds are identified and investigated by the Disciplinary Committee for Fraud and Task Force Investigation.
) Regulatory and compliance risks:
The COM Department prepares Annual Plan for assignments to be carried out. Reports on reviews completed are also prepared. During the financial year, COM Department performed Policies and Procedures review, Compliance Check/Process Improvement assignments, preparation of risk review papers and regulatory reporting.
Reviewed the Anti-Bribery Framework effectiveness assessment performed by independent service provider to ensure compliance with the Malaysian Anti-Corruption Commission Act 2009 Guidelines on Adequate Procedures (TRUST principles).
Appointment of Shariah consultants to review and certify compliance with Shariah principles.
) Liquidity, cash flow and reputational risks:
Securing new credit facilities to meet liquidity requirements. Assessing terms of pricing, security and covenant requirements. Reviewed planned controls which include diligent monitoring of cash flow, security values, covenants and maintaining the mixture of fixed and floating rate financing liabilities.
) Corruption risks:
The respective operating unit identifies and assesses the risks that are inherent to its operations. Mitigating controls implemented include:
 establishment, dissemination and communication of Code of Conduct for Business Partners and Anti-Bribery and Corruption Policy to stakeholders; segregation of duties; authorisation and approval with authority matrix in place; multiple quotations from different vendors before an engagement; background checks and conduct of due diligence; donations, contributions and gifts given/received are declared and recorded; and periodical trainings or briefings.

Further details on the Group's approach to risk management and internal controls are available in the Statement on Risk Management and Internal Control on pages 84 to 88 of the Annual Report 2024.
ed to complete the columns below. Non-large companies are encouraged
elow.

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 10.3 - 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
Explanation on : application of the practice	The Company engages the services of the internal audit department of Amcorp Group Berhad, a major shareholder of the Company, to perform its internal audit function. The Internal Audit Function ("IAF") is independent of the operations of the Group and reports directly to the Audit Committee to ensure independence. It also provides reasonable assurance that the Group's system of internal control and risk management is satisfactory and operating effectively.
	The IAF conducts independent internal audit reviews based on an agreed plan, including review of related party transactions, and all internal control deficiencies identified are reported to the appropriate levels of Management for timely corrective actions. The internal audit reports are presented to the Audit Committee for review and deliberation on a quarterly basis. The Audit Committee is briefed on the audit findings, management responses to the findings and the recommended corrective measures as well as the status of previous audit findings.
	Annually, the Audit Committee conducts a review of the IAF in terms of its authority, resources and scope as defined in the Internal Audit Charter adopted by the Group.
	The Audit Committee had in February 2024 assessed the performance of the IAF. This is in line with Paragraph 15.12 of the Listing Requirements on duties of Audit Committee that include reviewing the adequacy of the scope, functions, competency and resources of the IAF and that it has the necessary authority to carry out its work.
	 To ensure that the responsibilities of IAF are fully discharged, the Audit Committee: (a) reviews and approves the Internal Audit Charter; (b) reviews the resources of the IAF and approves the appointment of the Corporate Auditors; (c) reviews and approves the risk-based Audit Plans that define the scope of work and budget of the IAF; (d) reviews the report on quality assurance and improvement programme implemented for IAF; and (e) conducts performance appraisal on the IAF in line with Paragraph 15.12 of the Listing Requirements on functions of Audit Committee.

	Through these activities, the Audit Committee is satisfied that the IAF is
	effective in terms of adequacy of scope, functions, competency, resources and authority to carry out its works and is able to function independently. The Audit Committee is also of the view that the purpose, authority and responsibility as defined in the Internal Audit Charter remained to be adequate for the IAF to accomplish its objectives.
	Throughout the financial year, the Internal Audit personnel also kept themselves abreast of developments in the profession and industry through attendance at training aimed at equipping them with relevant skills appropriate to their respective levels. The experience and qualification of the Internal Audit personnel and training attended by them during the calendar year 2023 were tabled at the Audit Committee meeting held on 8 February 2024 to facilitate the Audit Committee in conducting performance appraisal on the IAF. The activities of the IAF during the financial year are set out in the Audit Committee Report on page 94 of the Annual Report 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 :	
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 Audit Committee is satisfied that the IAF had maintained their independence and objectivity. Internal Audit personnel are free from any relationships or conflicts of interest. The IAF is appropriately positioned to be free from Management intervention and reports directly to the Audit Committee.
		In accordance with the Principle 3 of Guidance for an Effective Internal Audit Function and the Internal Audit Charter, the Head of Internal Audit, in February 2024, confirmed to the Audit Committee that there was individual objectivity and organisational independence and there was no interference in determining the scope of internal auditing, performing work, and communicating results.
		The Group has engaged the services of the internal audit department of Amcorp Group Berhad, a major shareholder of the Company, to perform its internal audit function. The IAF is headed by Ms. Chia Meng Yee since year 2001. She is a member of The Malaysian Institute of Certified Public Accountants (MICPA).
		The Head of Internal Audit is supported by a pool of six (6) to seven (7) audit executives. The IAF conforms to the International Professional Practices Framework ("IPPF"), including the Core Principles for the Professional Practice of Internal Auditing, the Code of Ethics, the International Standards for the Professional Practice of Internal Auditing and the Definition of Internal Auditing.
		In accordance with IPPF, the IAF had implemented a Quality Assurance and Improvement Programme and performed a self-assessment on the internal audit activity's conformance to the International Standards for the Professional Practice of Internal Auditing and Code of Ethics, and the self-assessment results had been presented to the Audit Committee in February 2024. As part of the Quality Assurance and Improvement Programme, external assessment by a certified body is required to be conducted once in 5 years. The external assessment was last conducted

	in financial year 2022 and the results of the assessment were presented to the Audit Committee in February 2022.	
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 Board acknowledges the importance of timely dissemination of material information to shareholders, investors, stakeholders and public at large. As such, the Board is committed to providing all stakeholders with accurate, useful and timely information about the Company, its businesses and its activities in conformity with the disclosure requirements.
	Corporate Disclosure Policies
	While the Company endeavours to provide comprehensive information to its shareholders and stakeholders, the Company is mindful of the legal and regulatory framework governing the release of material and price-sensitive information.
	Apart from adhering to and complying with the disclosure requirements of the Listing Requirements, the Board also observes the Corporate Disclosure Guide issued by Bursa Securities which can be viewed from the website of Bursa Securities at <u>www.bursamalaysia.com</u> .
	The Board is entrusted to review and approve the relevant financial results and other important announcements to ensure full compliance with regulatory authorities' disclosure requirements. The financial statements, and material and price-sensitive information are disseminated and publicly released on a timely basis to ensure effective dissemination of information relating to the Group.
	Effective Dissemination of Information
	The Company maintains a corporate website at <u>www.rce.com.my</u> which serves as a key communication channel for the Company to reach its shareholders and general public. The Company's website provides detailed information on the Group's businesses, commitments and latest developments. Corporate and financial information of the Group, corporate governance and policies, press releases, as well as the Company's Annual Reports, circulars to shareholders and announcements released to Bursa Securities are also made available to the public through the Company's website. Public could request for

	information or raise quaries through the Company's website via online
	information or raise queries through the Company's website via online Investor Relations ("IR") enquiry form, by email or phone. The contact details for IR matters are provided on the Company's website. The website also has an e-mail alert service where shareholders and public who are interested may register to receive an email whenever there is new information of the Company (e.g. announcements and updates) posted to the Company's website.
	Effective Communication and Proactive Engagement
	The Board also encourages and values dialogues with its investors and stakeholders, as it believes that effective IR enhance value for its stakeholders. Throughout the financial year, the Company and its IR team held briefings to analysts and fund managers through a variety of channels, including physical meetings, video communications, and other online tools on a regular basis to ensure the Group's aspirations, latest operational and financial developments were communicated in a timely manner.
	General Meetings serve as the primary platform for meaningful two-way interaction between shareholders and the Board/ Management of the Company. Shareholders are always encouraged to actively participate in the meetings.
	Employee engagement remains a key priority for the Company. The Company engages with its employees through internal platforms, such as the intranet, newsletter and townhall meetings for latest Company developments and updates. Meanwhile, training, seminars, and recreational activities have been organised for informal engagement with the Board/Management of the Company, fostering open communication and collaboration across all levels of the organisation.
Explanation for : departure	
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged 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 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	:	
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 13.1

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 issues the notice of its AGM to shareholders at least 28 days before the AGM, well in advance of the 21-day requirement under the Act and the Listing Requirements of Bursa Securities. The additional time given to shareholders allows them to review the Company's financial and operational performance and to make the necessary arrangements to attend and participate in person or through corporate representatives, proxies or attorneys.
	The AGM notice includes details of the resolutions proposed along with relevant explanatory notes, to enable shareholders to make informed decisions when exercising their voting rights. The notice is also published via nationally circulated newspaper as required under Listing Requirements and is made available on the Company's website.
	The Company held its 69th AGM on 7 September 2023 with the notice of AGM and Annual Report 2023 issued on 27 July 2023 (this being more than 28 days prior to the meeting).
	The 69th AGM was conducted on a fully virtual basis and the Administrative Guide for the virtual AGM which provided useful information to shareholders regarding the details on remote participation, voting procedures, appointment of proxy and submission of questions before and/or during the live streaming of meeting was also issued and made available on the Company's website.
Explanation for departure	:
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to complete the column	
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
Application : Explanation on : application of the practice	Applied To ensure effective participation of and engagement with shareholders at the virtual 69th AGM of the Company held during the financial year, all members of the Board participated in the meeting remotely via a designated virtual meeting platform. This enabled them to respond promptly to questions raised by shareholders and proxies, fostering meaningful dialogue and engagement despite the virtual format of the meeting. To further encourage engagement between the Directors and shareholders, shareholders were invited to submit questions prior to the 69th AGM via email in relation to the agenda items for the meeting. This was communicated in the Administrative Guide for the 69th AGM, providing shareholders with an opportunity to raise queries in advance and facilitating a more informed and interactive AGM experience. Apart from Directors and Senior Management, the External Auditors also participated in the said 69th AGM. The Board together with the CEO, Group Chief Financial Officer and Senior Management addressed various questions from the shareholders and proxies sent via the real time submission of typed texts through a text box before the start or during the live streaming of the meeting. The Company also shared its responses to the questions raised by
Explanation for :	shareholders prior to the 69th AGM which were briefed by the CEO.
departure	
Large companies are required to complete the columns below. Non-large companies are encourage 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	: Applied
Explanation on application of the practice	: The Company has been leveraging technology to facilitate electronic poll voting since its AGM held in 2016.
	In 2023, the Company's 69th AGM was conducted fully virtual by leveraging technology in accordance with the Company's Constitution and the Act. The Remote Participation and Voting ("RPV") facilities provided by SS E Solutions Sdn. Bhd. which were hosted on Securities Services e-Portal ("SSeP") at <u>https://sshsb.net.my/</u> allowed shareholders to participate, pose questions (via real time submission of typed texts) and vote remotely without physically attending the meeting. The conduct of the virtual 69th AGM was in compliance with the Company's Constitution, the Act, and Guidance Note and FAQs on the Conduct of General Meetings for Listed Issuers issued by the Securities Commission Malaysia.
	The Company had sought confirmation from SS E Solutions Sdn. Bhd. on its cyber hygiene practices to ensure data privacy and security to prevent cyber threats. To this, SS E Solutions Sdn. Bhd. had confirmed that it has implemented an Information Technology and Information Security policy, endpoint controls and data classification for cyber hygiene practices. Stress test and penetration testing had been performed to test its resiliency. In addition, the SSeP is hosted on a secure site with good cyber hygiene practices in place and the data center is certified by ISO/IEC 27001: 2013 standard.
Explanation for departure	:
Large companies are re to complete the columr	<i>quired to complete the columns below. Non-large companies are encouraged</i> <i>ns below.</i>
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 t	he general meeting is interactive, shareholders are provided with sufficient
opportunity to pose que	estions and the questions are responded to.
Application	: Applied
Explanation on application of the practice	: The Board believes that the general meetings is an effective channel of communication for shareholders and encourages active participation. Prior to the 69th AGM held during the financial year under review, notice of general meeting was disseminated to all shareholders detailing the time, meeting platform and the resolutions to be considered during the 69th AGM.
	The Chairman chaired the 69th AGM held in September 2023 and briefed the meeting on the meeting agenda and reminded shareholders of their rights to vote and submit their questions to the Board during the meeting.
	At the 69th AGM, a comprehensive review of the Group's activities and financial performance together with an overview of the Group's outlook were presented by the CEO.
	Shareholders have an avenue to submit questions prior to the 69th AGM at any time from the day of notice of the 69th AGM and up to the date and time as specified in the Administrative Guide for the 69th AGM (from 27 July 2023 to 4 September 2023). Sufficient opportunity was provided for shareholders to pose questions during the 69th AGM via real time submission of typed texts to exercise their rights to speak and communicate virtually.
	Questions raised by shareholders prior to the 69th AGM were displayed on the screen, as the CEO read out the questions and provided responses for the same during the meeting.
	To ensure effective communication with the shareholders at the fully virtual 69th AGM, questions posed by shareholders and proxy holders during the 69th AGM via real time submission of typed texts were moderated to avoid repetition, and made visible during the meeting whilst the Group Chief Financial Officer and Company Secretary read

	out the questions. Questions raised by the shareholders and proxies were adequately responded. Minutes of the 69th AGM together with the responses to relevant questions raised were also published on the Company's website within 30 business days after the meeting.
Explanation for :	
departure	
Larae companies are reauii	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 13.5

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 :	Applied	
Explanation on :	The Company's 69th AGM which was conducted fully virtual was	
application of the	successfully held on 7 September 2023, and was well participated by	
practice	shareholders, proxies and corporate representatives.	
•		
	The Company used the remote participation platform (SSeP) provided by SS E Solutions Sdn. Bhd. which has been robustly tested to ensure reliability, stability and security accommodating a large number of participants to participate in the virtual general meeting at one time. The Company also took necessary actions to ensure that there was dedicated and sufficient internet bandwidth to support smooth live streaming and participation by Directors, shareholders and proxies remotely.	
	Detailed instructions and procedures on remote participation and the e-voting process were provided in the Company's notification to the shareholders under the Administrative Guide of the 69th AGM. At the beginning of the meeting, SS E Solutions Sdn. Bhd. demonstrated the step-by-step guide on the online voting module within SSeP via a video clip to facilitate the polling process.	
	Shareholders participated and voted remotely at the meeting using the RPV facilities. They were also able to view the Company's presentation or slides via the live web streaming, enhancing their engagement and interaction with the proceedings.	
	During the proceedings of the 69th AGM, participants were given opportunity to pose questions in the form of typed texts through the remote participation platform. Questions received before and during the meeting were made visible and read out at the meeting to allow for real time engagement and interaction between Board members, Senior Management and shareholders during the Question and Answer	

	session, while Management provided responses to the respective questions. The poll results of the 69th AGM were verified by the Independent Scrutineers, Commercial Quest Sdn. Bhd. and the results of the poll were displayed on the screen when the Chairman of the Board declared that all the resolutions were duly carried.	
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 13.6

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 69th AGM, detailing the meeting proceedings including questions raised by shareholders and the Company's responses were made available on the Company's corporate website at www.rce.com.my within 30 business days after the general meeting.
Explanation for	
departure	
Large companies are re	red to complete the columns below. Non-large companies are encouraged
to complete the column	elow.
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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