CORPORATE GOVERNANCE REPORT

STOCK CODE : 0053

COMPANY NAME: OSK Ventures International Berhad

FINANCIAL YEAR : December 31, 2024

OUTLINE:

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application	:	Applied
Explanation on application of the practice	:	OSK Ventures International Berhad ("OSKVI" or "the Company"), led by an experienced Board of Directors ("Board"), prioritises high personal integrity, business acumen and management skills. The Board is entrusted with charting the direction for the Company and its subsidiaries ("the Group"), aiming to enhance long-term shareholder value.
		The Board's key responsibilities include:
		 Promotes an ethical, prudent and professional corporate governance culture in collaboration with Senior Management. Reviews and approves business objectives, strategies and plans while monitoring performance. Oversees sustainability governance to ensure long-term resilience and stakeholder confidence. Establishes and monitors key performance indicators ("KPIs") to track progress toward organisational goals. Evaluates OSKVI's operations to ensure proper management and sustainability. Ensures competent Senior Management and structured succession planning for leadership continuity. Implements a sound risk management framework and policies. Reviews the adequacy and integrity of internal control systems. Establishes procedures to manage conflict of interest ("COI") and prevent self-serving practices. Ensures effective Board committees with clear authority and terms of reference ("TOR"). Approves transactions beyond Senior Management's discretion. Maintains effective procedures for transparent stakeholder engagement. Ensures accurate and reliable financial and non-financial reporting.

Governance Framework and Committee Structure

The Board operates within defined *TOR* and *Board Charter*, which will be periodically reviewed, to align with the changes to the regulatory requirements, direction or strategies of the Group.

For effective functioning of the Board, the Board has established several Board Committees and Management Committees to assist in discharging the Board's responsibilities.

The Board Committees and Management Committees operate within their respective *TORs* which are clearly defined and duly approved by the Board.

Key Activities in 2024

In leading the Group to meet its objectives and reviewing management performance, the Board had carried out the following key activities in the financial year ended 31 December 2024 ("FY2024"):

- Promotion of Good Corporate Governance Culture

The Board prioritised the promotion of a strong corporate governance culture within the Group. Key initiatives undertaken by the Board included:

- o set a right tone from the top in promoting good corporate governance culture within the Group.
- ensured competency and succession planning of the Board and Senior Management.
- o ensured effective communication with stakeholders.
- o reviewed various corporate governance documents and policies of the Group.
- reviewed performance and contributions of the Board, Board Committees, individual Directors, Chief Executive Officer ("CEO") and Head of Finance.

These efforts underscore the Board's commitment to upholding the highest standards of corporate governance and enhancing long-term shareholder value.

- Strategic Oversight and Performance Management

The Board plays a pivotal role in shaping the Group's strategic direction and ensuring the effective execution of its business plans. In FY2024, the Board has carried out the following activities:

 discussed, considered and approved the Five (5)-Year Business and Strategy Plan, as well as the Five (5)-Year Sustainability Roadmap for the Group.

- o monitored and oversaw the business conduct, financial and non-financial performance of the Group.
- discussed, considered and approved the KPIs for the Company,
 CEO and Head of Finance.

Through proactive strategic oversight, the Board aims to position the Group for sustained growth and profitability in a dynamic business environment.

The Board maintains a rigorous monitoring and evaluation process to assess the effectiveness of management practices and ensure alignment with strategic objectives.

In order to monitor the Group's performance against its strategic objectives, the Board is supplied with quality financial and non-financial information, which include but are not limited to the following at regular intervals and/or as and when required:

- strategy and budget for the year.
- o quarterly performance reports of the Group.
- o quarterly operations reports.
- key or major initiatives, developments and achievements of the Group, as well as the challenges faced by the Group.
- investments, acquisitions and disposals of major/material assets.
- risk analysis related to its investments and businesses and any non-compliance issues.
- o major operational and financial matters.
- o manpower and human resource matters.

The Board provided constructive challenge and guidance to the Management in development and implementation of strategic initiatives.

By actively monitoring and evaluating the Group's performance, the Board identifies areas for improvement and make informed decisions to drive long-term value creation.

- Risk Management, Compliance and Oversight

The Board places a strong emphasis on risk management and internal control to safeguard the interests of stakeholders and protect the Group's assets. In FY2024, the Board:

- o oversaw the risk management framework of the Group and ensured its soundness.
- reviewed and approved risk management initiatives and plan for 2024.
- discussed, considered and approved the Three (3)-Year Risk Management Plan.

- ensured the integrity of the Company's financial and nonfinancial reporting.
- o received whistleblowing updates, if any, on a quarterly basis.
- reviewed declaration of COI/potential COI and its mitigation plan.

The Board oversees the risk management process of the Group through the Risk Management Committee ("RMC"). The RMC advises the Board on the key risk areas and the adequacy and integrity of the risk management process within the Group.

The Board meets and deliberates on the top risks identified through the RMC meetings, which are held quarterly. Critical risks are escalated to the Board immediately for deliberation. Significant issues arising from changes in business environment are reviewed continuously with proposed mitigation measures to ensure minimal impact on the Group.

Details of the activities of the RMC and the Company's risk management framework are set out in the *Statement on Risk Management and Internal Control* of the Integrated Annual Report for FY2024 ("IAR").

Adequacy and integrity of the Group's internal control system

The Board has delegated the function of overseeing the internal audit function and ensuring the adequacy and integrity of the Group's internal control system to the Audit Committee ("AC").

In FY2024, the Board, through the AC:

- oversaw the internal control system of the Group and ensured its adequacy and integrity.
- o reviewed and approved the Three (3)-year Internal Audit Plan.
- o reviewed the performance of the Internal Auditors for 2024.

Details pertaining to the Group's internal control system are available in the AC Report and Statement on Risk Management and Internal Control of the IAR.

Proper Succession Planning

The Board, through the Nomination and Remuneration Committee ("NRC"), is responsible for ensuring that there is orderly succession planning within the Group.

The TOR for NRC outlines the NRC's responsibilities on the selection and assessment of Directors and Key Senior Management. The NRC is responsible for reviewing candidates for Director positions based on their profiles, professional qualifications, experience and other

	core competencies, as well as the annual assessment of Directors and Key Senior Management.				
	In respect of FY2024, the NRC had carried out an annual review of the required skillset, experience and requisite qualities of Directors, as well as conducted the annual assessment of the Board's effectiveness as a whole, the performance of the Board Committees and the contribution of each individual Director, as well as CEO and Head of Finance.				
	The Board Charter, TOR for Board and TOR for each Board Committee are available on the Company's corporate website at www.oskvi.com/about_governance.				
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 1.2

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	: In FY2024, the Board was led by the Non-Independent Non-Executive Chairman, Tan Sri Ong Leong Huat @ Wong Joo Hwa ("Tan Sri Ong"). The Chairman of the Board is responsible for instilling good corporate governance practices, ensuring the Board's effectiveness on all aspects of its roles and setting Board meeting agendas, which mainly focus on strategy, performance and value creation. Tan Sri Ong is not a member any Board Committees and does not participate in any Board Committee meetings.
	 The key roles of the Chairman are to, amongst others: provide leadership to the Board in ensuring the effectiveness of all aspects of its roles; leading the Board in establishing, implementing and monitoring good corporate governance practices in OSKVI; act as facilitator at Board meetings and ensure that appropriate discussion takes place; ensure the issues discussed are forward looking and concentrate on strategies and policies; and ensure the Board receives the complete and accurate information in a timely manner from the Management to enable effective and informed decision making.
	The roles and responsibilities of the Chairman of the Board are specified in the <i>Board Charter</i> , which is available on OSKVI's website at www.oskvi.com/about_governance . The profile of the Chairman is available on OSKVI's website at https://www.oskvi.com/about_board.php and the IAR.
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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 1.3The positions of Chairman and CEO are held by different individuals.

Application	:	Applied						
Explanation on application of the practice	:	In FY2024, the positions of Chairman and CEO are held by different individuals. Tan Sri Ong is the Chairman of the Board and the role of CEO has been held by Ms. Amelia Ong Yee Min since 20 May 2022.						
		The Board recognises the importance of separating the positions of the Chairman and CEO to promote a clear and effective division of responsibilities and accountability between the provision of leadership to the Board and the executive responsibilities of running the Group's businesses.						
		The Chairman is responsible for the leadership of the Board in ensuring the effectiveness of all aspects of its roles, while the CEO is the conduit between the Board and the Senior Management in ensuring the success of OSKVI's governance and management functions.						
		There is a clear division of responsibilities between the Chairman and the CEO, which is spelt out in the <i>Board Charter</i> and further detailed in the <i>Roles of Chairman and CEO</i> . Both of these documents are available on OSKVI's website at www.oskvi.com/about_governance .						
		Following the annual Directors' Performance Assessment in respect of FY2024 conducted by the NRC, it was concluded that the Chairman and the CEO have both discharged their respective duties and responsibilities in accordance with their roles.						
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.4

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

allows the Chairman t	o par	an is not a member of any of these specified committees, but the board ticipate in any or all of these committees' meetings, by way of invitation, tice should be a 'Departure'.			
Application	:	Applied			
Explanation on application of the practice	:	The Chairman of the Board, Tan Sri Ong, is not a member of any Board Committees, namely AC, RMC and NRC. To ensure there is check and balance, as well as objective review by the Board, Tan Sri Ong does not attend, nor participate in any Board Committees' meeting.			
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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 two (2) suitably qualified, experienced, competent and knowledgeable Company Secretaries. Ms. Chua Siew Chuan and Ms. Yeow Sze Min are the appointed Company Secretaries of OSKVI. Both the Company Secretaries are suitably qualified to act as Company Secretaries under Section 235(2) of the Companies Act 2016 and are members of the Malaysian Institute of Chartered Secretaries and Administrators (MAICSA). They are experienced, competent and knowledgeable in the Companies Act 2016, Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities") ("Listing Requirements"), Malaysian Code on Corporate Governance ("MCCG") and company secretarial matters. The Code of Ethics for Company Secretaries has been in place and the Board ensures that the appointed Company Secretaries have the relevant experiences and skills. The roles and responsibilities of Company Secretaries include, but are not limited to the following: • manage all Board and Board Committee meeting logistics, attend and record minutes of all Board and Board Committee meetings and facilitate Board communications; • advise the Board on its roles and responsibilities; • facilitate the orientation of new Directors and Director training and development; • advise the Board on corporate disclosures and compliance with company and securities regulations and Listing Requirements; • manage processes pertaining to the shareholders' meeting; • monitor corporate governance developments and assist the Board in applying governance practices to meet the Board's needs and stakeholders' expectations; and • serve as a focal point for stakeholders' communication and engagement on corporate governance issues.

	The Board has full access to the advice and services of the Company Secretaries for the Board's affairs and the businesses. The Company Secretaries advise the Board on issues relating to the Company's Constitution, corporate governance best practices and compliance with laws, rules and regulatory requirements.					
	During FY2024, all Board meetings were convened in an orderly manner, while accurate and proper records of the proceedings and resolutions passed have been minuted and maintained in the statutory records of the Company.					
	The Company Secretaries stay up to date with regulatory changes, development in corporate governance, evolution of the Company Secretary's roles and business trends through continuous training. In FY2024, both of the Company Secretaries have attended continuous professional development programmes.					
	The Board would, through the NRC, review the performance of the Company Secretaries on an annual basis.					
	The performance of the Company Secretaries in respect of FY2024 was satisfactory and the NRC concluded that the Company Secretaries have carried out their roles and responsibilities during the financial year under review.					
	The roles and responsibilities of the Company Secretaries have been clearly specified in the <i>Code of Ethics for Company Secretaries</i> , as well as the <i>Board Charter</i> . Both of these documents are available on OSKVI's website at www.oskvi.com/about_governance .					
Explanation for : departure						
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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	:	To facilitate the attendance and active participation of all Directors in Board and Board Committee meetings, as well as the Annual General Meeting ("AGM"), the Company establishes the annual meeting schedule ahead of each new financial year. This is also to ensure that the Management has ample time to prepare meeting materials.
		The agenda of the meeting will be set by the Chairman and notice of the scheduled meeting will be served to the Directors or members of the Board Committees, at least five (5) business days in advance before the meeting.
		The meeting materials are distributed to the Board and Board Committees at least five (5) business days in advance before the meetings, in order for the Board and Board Committees to have sufficient time to go through them and seek any clarification and consultation from Management, Company Secretaries or independent advisers before the meetings, if necessary. This would encourage indepth deliberation of pertinent matters.
		Meeting agendas are scheduled according to the complexity of the agenda items and purpose (whether they are tabled for approval, discussion or notation by the Board and Board Committees). This could enhance the effectiveness of the meetings.
		Management personnel are invited to attend Board and Board Committee meetings to report on matters relating to their areas of responsibility and to brief and provide details to the Directors on recommendations or reports submitted.
		The Board members have complete and unhindered access to Management and the Company Secretaries at all times. They may consult other personnel and seek additional information, where necessary. Additionally, the Directors also have access to independent professional advice at the Company's expense whenever such services are needed to assist them in carrying out their duties.
		In FY2024, all Board and Board Committee meetings were conducted separately to enable objective and independent discussion during the meetings.

	The Board and Board Committees ensure that meeting minutes accurately capture decisions made, key deliberations, rationales and any significant concerns or dissenting views.						
	In case where a COI arises, the minutes will reflect whether the Director involved abstained from deliberations and decision-making.						
	The draft minutes are circulated promptly after the conclusion of the meetings.						
Explanation for : departure							
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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 has a Board Charter which sets out the Board's responsibilities. The Board Charter also serves as a primary reference and is part of the Board induction literature, providing insights to prospective and existing Board members. The Board Charter entails, inter alia, the following main items: Board's Responsibilities Board Membership Board Structures and Procedures Effective Communication Company Secretary Stakeholders The TOR for Board further detailed the following matters: Duties and functions Board procedures Approving authority Meetings proceedings The above governance documents are in place to ensure that all Board members are aware of their fiduciary duties and responsibilities, various legislations and regulations affecting their conduct, the need for safeguarding the interests of the shareholders and other stakeholders, and that the highest standards of corporate governance are applied in all their dealings in respect and on behalf of the Company. The Board Charter and the TOR for Board were first published in 2017, and both were last reviewed in November 2023. Both of these documents will be reviewed and updated at least once every three (3)
	and both were last reviewed in November 2023. Both of these

Delegation of Authority

The Board is supported by the following dedicated Committees, each entrusted with defined roles and responsibilities outlined in their respective TOR:

Board Committees

- o AC
- o RMC
- o NRC

Management Committees

- Executive Committee ("EXCO")
- Corporate Disclosure Committee ("CDC")

While the Board delegates certain responsibilities to its Board Committees, it retains collective oversight and accountability for their activities. The Chairpersons of the Board Committees report on key deliberations and recommendations to the Board for its consideration and decision. Confirmed minutes of each Committee meeting are also tabled at Board meetings for the Board's notation.

Matters Reserved for Board

The matters reserved for collective decision of the Board are outlined in the *Board Charter*:

- appointment of new Directors;
- appointment of Chairman and members of the Board Committees and EXCO;
- changes to the Constitution of OSKVI;
- o alterations of capital and new issuance of securities;
- modification to class rights;
- corporate restructurings;
- payment of interim dividend and recommendation of final dividend for shareholders' approval;
- significant related party transactions and capital financing;
- decisions on material transactions/major investments and matters that have significant impact to the Group;
- major capital expenditure, acquisitions or disposal of a business or assets in excess of authority levels delegated to EXCO; and
- o other transactions requiring Board and shareholders' approval.

Roles of Senior Independent Director

The roles of the Senior Independent Director, currently held by Puan Mazidah binti Abdul Malik, are also outlined in the *Board Charter*. The Senior Independent Director shall act as:

- a sounding board for the Chairman;
- o an intermediary for other Directors when necessary; and
- the point of contact for shareholders and other stakeholders.

	The Board Charter and TOR for Board and respective Board Committees					
	are	available	on	the	Company's	website
	www.os	skvi.com/abo	out governa	ance.		
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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	: Code of Conduct and Business Ethics	
practice	The Group has adopted the <i>Code of Conduct and Business Ethics</i> . The code was published in August 2018 and last reviewed in August 202. The code serves to promote good business conduct and to maintain healthy corporate culture, which is in alignment with the Group's convalues. The code is applicable to the Directors and employees of the Group.	
	The code provides guidance on the standards of behaviour expected of all Directors and employees of the Group and comprises the following three (3) main areas: O Business Conduct and Ethics O Conflict of Interest O Personal Conduct	
	All Directors and employees must ensure that decisions and actions for or on behalf of the Group conform to the highest standard of ethical conduct and integrity.	
	Fit and Proper Policy	
	The Group has adopted a Fit and Proper Standards for Directors and Key Senior Management Staff. The same was published in 2013 and was subsequently updated as <i>Fit and Proper Policy</i> in May 2022. The policy sets out the fit and proper criteria for the appointment of Directors and Key Senior Management, as well as for the re-election of Directors within the Group.	
	The policy also serves as a guide for the NRC and Board in reviewing and assessing candidates for appointment as Directors or Key Senior Management, as well as Directors seeking re-election. It ensures that Directors and Key Senior Management are individuals of high calibre	

and integrity as they are entrusted by the shareholders and other stakeholders to manage and perform effectively.

The fit and proper criteria include but are not limited to the following:

- Character and Integrity
 - ✓ Probity
 - ✓ Personal Integrity
 - ✓ Financial Integrity
 - ✓ Reputation
- Experience and Competence
 - ✓ Qualifications, Training and Skills
 - ✓ Relevant Experience and Expertise
 - ✓ Relevant Past Performance or Track Record for the position of Director
- Time and Commitment
 - ✓ Ability to Discharge Role Having Regard to Other Commitments
 - ✓ Participation and Contribution in the Board or Track Record

The Code of Conduct and Business Ethics and Fit and Proper Policy are available on OSKVI's website at www.oskvi.com/about_governance.

Anti-Bribery and Anti-Corruption Handbook

In line with the Guidelines on Adequate Procedures pursuant to Section 17A of the Malaysian Anti-Corruption Commission Act 2009, the Group has adopted the *Anti-Bribery and Anti-Corruption Handbook*. First published in January 2020 and last reviewed in May 2023, the Handbook defines and enforces the Group's zero tolerance position on all forms of bribery, corruption and improper conduct. It applies to Directors, employees and third party including agents, consultants, vendors when conducting business on behalf of the Group. This ensures the Group's continuous compliance with applicable anti-bribery and anti-corruption laws.

The Anti-Bribery and Anti-Corruption Handbook is available on OSKVI's website at www.oskvi.com/pdf/ABAC-Handbook OSKVI.pdf.

Disciplinary Procedures

The Group has established its *Disciplinary Procedures* to cater for misconduct on act of corruption or bribery and social media matters. The *Disciplinary Procedures* set out the framework for a clear and consistent administration and management of the disciplinary process practised within the Group.

	Review of Corporate Governance Documents
	The Board has adopted a three (3)-year review cycle for corporate governance documents or earlier if there are changes in regulatory requirements, strategic direction or Group policies. This approach ensures that corporate governance documents remain relevant and aligned with the evolving needs and dynamics of the Group.
Explanation for :	
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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 Group has adopted a <i>Whistleblowing Policy</i> . The policy was published in 2014 and was last reviewed in November 2023. The AC provides oversight function over the administration of this policy. The Group's <i>Whistleblowing Policy</i> seeks to contribute to an environment where a high standard of integrity, accountability and ethical behaviour are maintained in the conduct of the Group's businesses and operations. The policy provides an avenue for all employees of the Group or members of the public to raise any potential illegal or improper conduct and/or wrongdoing within the Group. The policy is designed to support the Group's values and ensure that employees or members of the public can raise concerns without fear of reprisals, unfair treatment or practices. All whistleblowers who have acted in good faith will be conferred with protection of confidential information and protection against	
		detrimental action. Whistleblowing Reporting Channels A whistleblower can lodge a suspected and/or known improper conduct by submitting the information to the prescribed reporting channels as follows: © Email to Whistleblowing Coordinator via the dedicated email,	
		 whistleblowing@oskvi.com; Email to Chairman of AC via the dedicated email, acchairman@oskvi.com; or 	

	 Post to Whistleblowing Coordinator at the following address: 		
	Attn: Whistleblowing Coordinator,		
	OSK Ventures International Berhad,		
	Level 11, Plaza OSK, Jalan Ampang,		
	50450 Kuala Lumpur, Wilayah Persekutuan, Malaysia.		
	30 130 Madia Zampan, Milayam Persenataan, Malaysian		
	o Contact the Whistleblowing Coordinator directly through the		
	dedicated hotline number at 03-2161 0662.		
	The Whistleblowing Policy, details of reporting procedures and		
	Frequently Asked Questions (FAQ) in relation to whistleblowing are		
	available on OSKVI's website at www.oskvi.com/whistle_blowing.php .		
	Review of Whistleblowing Incidents		
	Should any incident of abuse of protection is noted, the Whistleblowing		
	Coordinator will assess and report the said incident to EXCO or the AC.		
	The EXCO or AC will decide on the revocation of protection afforded.		
	The Exec of Ac will decide on the revocation of protection anoraed.		
	The AC reviews the reports on whistleblowing incidents reported (if		
	any) on a quarterly basis. During FY2024, there was no reported		
	whistleblowing case.		
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Explanation for :			
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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 4.1

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	
, the manner	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Explanation on	The Board is committed to developing the Group as a long term,	
application of the	sustainable business that delivers value for all stakeholders. As	
practice	responsible investor, employer and business partner, the Group believes in leveraging sustainability as one of the key enablers to	
	building a successful, value-driven and thriving organisation.	
	addition of the state of the st	
	The Board, being the ultimate governing body on sustainability, adopts	
	an integrated approach towards the management of material	
	sustainability matters and has adopted the Sustainability Policy to	
	formalise the Group's fundamental approach, principles, and	
	governance structure. The policy provides clear directions relating to the incorporation of Environmental, Social and Governance ("ESG")	
	values across the Group's operational agendas and decision-making	
	processes.	
	F-555555	
	The policy was first published in December 2012 and was last reviewed	
	in February 2024 to further enhance how the Company respond	
	towards its material sustainability matters, sustainability commitments	
	and focus areas, which include the following strategic pillars:	
	i) Driving value creation;	
	ii) Exemplifying responsible governance;	
	iii) Flourishing societal well-being; and	
	iv) Sustaining the environment.	
	To much forward ECC integration the Board elements the Coulty	
	To push forward ESG integration, the Board, alongside the Senior Management, established a Sustainability Action Plan for FY2024 at the	
	beginning of the year, outlining specific initiatives to be executed	
	throughout the fiscal year. Progress and updates on the sustainability	
	initiatives planned for the year were reported quarterly at the Boa	
	Meetings. A materiality survey was conducted in FY2023,	
	demonstrating our dedication to identifying and prioritising key	
	sustainability issues that impact both the Group and our stakeholders.	

	Details of the Group's material sustainability matters and the Company's responses are set out in the Sustainability Report in the IAR.
	For a deeper read of the Group's <i>Sustainability Policy</i> , please log on to https://www.oskvi.com/sustainability.php .
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 4.2

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	i.	The Board believes that engagement, consultation and seeking regular feedback are key steps in driving sustainability at OSKVI. During FY2024, stakeholder engagements were carried out on an ongoing basis throughout the year via formal and informal channels, to communicate the Group's sustainability strategy, priorities and expectations with internal and external stakeholders. During this process, valuable suggestion and feedback were channelled to the Senior Management for internal review and discussion. The platforms that the Group utilise in FY2024 for conducting of	
		engagement activities are as follows: Stakeholder Engagement Groups Platforms Shareholders and O Annual general meetings	
		Investors	 Extraordinary general meetings Annual reports Bursa announcements Corporate website
		Private Portfolio Companies	Quarterly financial results Board and Management meetings
		Employees o Internal employee portal o Internal engagement activities o Training and development	
		opinions and insight Management in sustainability prior Details pertaining	as committed to drawing on the collective views, nots from its stakeholders, which helps the Board and making informed decisions for the Company's ities and business objectives. To OSKVI's position, key engagement topics, each and frequency of engagements are available in
Explanation for departure	:		

Large companies are requir to complete the columns b	 Non-large companies are encouraged
Measure :	
Timeframe :	

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

Practice 4.3

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

Application :	Applied	
Explanation on : application of the practice	The Board, through the NRC assessed the training programmes attended by each Director during FY2024 to ensure they stay abreast with the latest trends and developments in the industry, as well as the sustainability issues relevant to the Group, including impact investing, equitable and sustainable financing, digital transformation, cybersecurity and risk management. In FY2024, the Directors and Senior Management had attended sustainability related trainings. Trainings programmes in relation to sustainability attended by the Board and Senior Management in FY2024 were as follows:	
Explanation for : departure		

Large companies are requir to complete the columns be	-	Non-large companies are encouraged
Measure :		
Timeframe :		

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

Practice 4.4

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

Application	:	Applied	
Explanation on application of the practice		During the annual Board Evaluation, the Board, through the NRC reviewed its performance in areas including the evaluation of the Group's strategic and business plans which promote sustainability, integration of ESG risks and considerations into the Group's enterprise risk management framework, as well as monitoring of Key Senior Management's sustainability KPIs and targets.	
		The Board is cognisant that effective performance evaluations of the Board and Key Senior Management in addressing material sustainability risks and opportunities are essential for enhancing corporate governance, accountability and stakeholder trust. The Board has integrated ESG implementation and performance into the Corporate KPIs and the CEO's KPIs to demonstrate the Group's focus on ESG efforts.	
		The summary of OSKVI's material sustainability risks and the measures taken in managing related risks and opportunities are set out in the Statement on Risk Management and Internal Control in the IAR.	
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 4.5- 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
Explanation on adoption of the practice	:	Since November 2023, the Board appointed Ms. Amelia Ong Yee Min as the Chief Sustainability Officer (" CSO ") of the Company. With the support of the sustainability working group, the CSO is responsible for leading efforts to integrate sustainability considerations into the Group's business operations and decision-making processes.

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 :	Review of Composition and Effectiveness of the Board			
application of the practice	The NRC oversees the overall composition of the Board in terms of size, tenure of Independent Non-Executive Directors ("INEDs"), mix of skills, experience and core competencies, as well as the balance between Executive Directors and INEDs.			
	The effectiveness of the Board as a whole, along with the contribution of each individual Director to the Board's effectiveness and the contribution of the Board's various committees, will be assessed on an annual basis. Additionally, the NRC conducts an annual review of the composition of the Board and its Board Committees to assess if there are any gaps and will advise the Board on the need for enhancement, if necessary. In reviewing the Board composition, the NRC is guided by the Board Combined Skills Matrix, which was adopted by the Board in 2019, which identifies key skills and experience essential for effective Board oversight and alignment with the Group's business, strategies and operations: Board Skillset			
	Skil		Number of	
			Directors	
	1	Senior Leadership Experience	5	
	2	Business/Industry Experience	4	
	3	Global Perspective	5	
	4	Financial Expertise/Knowledge	5	
	5	Good Corporate Governance	5	
	6	Strategic Planning and Business	5	
		Development		
	7	Human Capital Management	5	
	8	Legal and Regulatory Requirements	5	
	9	Risk Management and Internal Control	5	
	10	Entrepreneurial Experience	4	

	For FY2024, the NRC reviewed the Board composition, including the tenure of Directors and concluded that the Board's membership and size remain appropriate. The Board comprises a well-balanced mix of skills, experience and core competencies with representation from diverse professional backgrounds and experiences including finance, accounting, economics, capital market services, governmental and international affairs. **Recommendation on Re-election of Directors** The NRC is also responsible for recommending to the Board, the Directors who are standing for re-election at the AGM. The recommendation of annual re-election of retiring Directors for shareholders' approval will be contingent on the satisfactory evaluation of the retiring Directors' performance and contributions to the Board (including the independence of INEDs, if any), as well as satisfaction of them meeting fit and proper criteria in accordance with the Fit and Proper Policy of the Group.		
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 5.2

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

	T		
Application :	Applied		
Explanation on : application of the practice	In ensuring that the Board decisions are made objectively with the necessary checks and balances in the best interest of the Company, the composition of the Board of Company as at 31 December 2024 is as follows:		
	Designation	Number of	
		Directors	
	Non-Independent Non-Executive Chairman	1 (20%)	
	INEDs	3 (60%)	
	Executive Director	1 (20%)	
	Total:	5 (100%)	
	The INEDs participated actively and objectively and exercised unbiased and independent judgem In addition, to ensure adequate checks and Committees consist of exclusively INEDs.	ent in Board decisions.	
Explanation for : departure			
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Measure :			
Timeframe :			

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

Practice 5.3

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	
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns	
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 recognises the risk of familiarity impeding the objectivity of Independent Directors. The Board had in November 2023 formalised the policy which limits the tenure of an INED to nine (9) years in its <i>Board Charter</i>. As at 31 December 2024, the tenure of service of all three (3) INEDs is less than three (3) years. The <i>Board Charter</i> is available on the Company's website at www.oskvi.com/about governance. 			

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

Practice 5.5

Application

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.

Applied

Explanation on : application of the practice	With an objective to achieve sustainable and balanced development, the Group sees diversity at the Board and Senior Management levels as an essential element in supporting the attainment of its strategic objectives and its sustainable development. In any appointment, a number of aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills and knowledge, will be considered to maintain a diversified Board and Senior Management which will help to grow the Group and contribute to better governance within the Group. The NRC is responsible for screening, evaluating and recommending to the Board suitable candidates for appointment as Directors and Key Senior Management members, as well as filling vacancies in the Board Committees. The NRC is chaired by Mr. Pankajkumar a/I Bipinchandra, who is an INED of the Company. As at 31 December 2024, the diversity in gender, ethnicity and age of the Board and Senior Management is as follows:		
	Board Ethnicity	Senior Management^ Ethnicity	
	1) Chinese – 3 (60%)	1) Chinese – 5 (83.33%)	
	2) Malay – 1 (20%)	2) Others – 1 (16.67%)	
	3) Indian – 1 (20%)	, , ,	
	Gender	Gender	
	1) Male – 3 (60%)	1) Male – 2 (33.33%)	
	2) Female – 2 (40%)	2) Female – 4 (66.67%)	
	Age Group	Age Group	
	1) 40 - 49 years – 1 (20%)	1) 30 - 39 years – 1 (16.67%)	
	2) 50 - 59 years – 2 (40%)	2) 40 - 49 years – 4 (66.66%)	
	3) 60 years and above – 2 (40%) 3) 50 - 59 years – 1 (16.67%) Note:		
	^ includes one (1) Executive Director (who is also the CEO.	

	Time Commitment
	The Directors are expected to devote sufficient time and attention to the affairs of the Group. Any Director, while holding office, is at liberty to accept board appointment(s) in other companies so long as the appointment is not in conflict with the Group's business and does not affect the discharge of his/her duty as a Director of the Company. The Directors are required to notify the Chairman before accepting any new directorship and to indicate the time expected to be spent on the new appointment. In FY2024, none of the Directors held more than three (3) directorships in listed issuers, which is well within the Bursa Securities' requirement to limit directors to a maximum of five (5) directorships in listed issuers. This is to ensure that each Director is able to devote sufficient time and commitment to the Group. The Board met four (4) times during FY2024 and had a Business Strategy Meeting to discuss future key strategic priorities, including portfolio management, value creation and the Group's long-term plans. All Directors have attended and actively participated in all the meetings of Board and Board Committees in FY2024.
Explanation for : departure	
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.6

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

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

Application	: Applied	
Explanation on application of the practice	Appointment of Directors The primary responsibility of screening, evaluating and nominating new Board member(s) for an appointment is delegated to the NRC. The nomination process and the criteria used by the NRC in the selection process for the appointment of Directors are clearly set out in the Board Charter. The nomination process for the appointment of Directors involves the following four (4) stages: Stage 1: Identification of candidates Stage 2: Evaluation of the suitability of candidates Stage 3: Meeting up with candidates Stage 4: Final deliberation by the NRC and recommendation to the Board	
	In addition to the above, the new appointment of Directors is subject to the following process/criteria: Criteria as set out in the Board Combined Skills Matrix which includes experience, competencies and personal attributes required to fulfil the role in line with the Group's strategic directions; State of independence (for INEDs); Ability to devote sufficient time and attention to the affairs of the Group; Assessment on COI or potential COI with the Group; and Fit and proper criteria. The identification of candidates for the appointment of Directors is facilitated through recommendations from the Directors, Management or external parties, including the Group's contacts in related industries, finance, legal and accounting professions.	

	In FY2024, no new Directors were appointed to the Board.	
	Induction Programme for newly appointed Directors	
	If there are new Board appointments, an induction programme will be conducted and led by Senior Management, prior to the new Directors' first Board Meeting. This programme aims to provide insights into the Group's business operations, key policies and governance processes to facilitate an effective transition into the Board.	
	The induction programme covers the following elements:	
	 Introduction of nature of business, culture and corporate strategy of the Group; Group people matters; 	
	 Group risk management and business continuity management; Group internal audit;	
	 Group sustainability and initiatives; and Governance matters.	
	The essential corporate governance materials including the <i>Board Charter, TORs for Board and Board Committees,</i> the Group's key policies, as well as the latest budget and business plan, will also be shared with the new Directors to facilitate their understanding of the Group's business and governance framework.	
Explanation for : departure		
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Measure :		
Timeframe :		
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.7

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

Application	:	Applied
Explanation on application of the practice	:	In accordance with the Company's Constitution, one-third (1/3) of the Directors for the time being, or, if their number is not a multiple of three (3), the number nearest to one-third (1/3) with minimum of one (1), shall retire from office and an election of Directors shall take place, provided always that each Director shall retire once in every three (3) years but shall be eligible for re-election. The performance of retiring Directors recommended for re-election at the AGM will be assessed through evaluation of their individual performance and contributions to the Board (including the independence of INEDs, if any), as well as assessment on them meeting the fit and proper criteria in accordance with the <i>Fit and Proper Policy</i> of the Group. Pursuant to the <i>Fit and Proper Policy</i> of the Group, the Directors who are seeking for re-election had provided their declarations in relation to the compliance with legal obligations, regulatory requirements and professional standards, personal and financial integrity, as well as time commitment. A statement by the Board and NRC satisfied with the performance, effectiveness, fit and proper assessment and independence (for INEDs) of the retiring Directors who have offered themselves for re-election at the AGM has been included in the notes accompanying the Notice of AGM. The profiles of the Directors who are standing for re-election, including details of any COI with the Group, are set out in the <i>Directors' Profile</i> section in the IAR.
Explanation for departure	:	

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to complete the columns be	elow.	
Measure :		
Timeframe :		

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

Practice 5.8

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

Application :	Applied
Explanation on : application of the practice	In FY2024, the NRC was chaired by Mr. Pankajkumar a/l Bipinchandra, who is an INED of the Company. The Chairman of the NRC is responsible to lead the NRC in discharging its duties and functions as delegated by the Board, including but not limited to the following: o establish minimum requirements for the Board and Key Senior Management; establish assessment mechanism and succession planning; recommendation and assessment of the nominees for directorship, Board Committee members, as well as nominees for Key Senior Management; o overseeing the composition of Board and/or Key Senior Management; recommend Remuneration Framework; and review/recommend remuneration packages for the Directors and Key Senior Management. The profile of the NRC Chairman is available on OSKVI's website at https://www.oskvi.com/about_board.php and the IAR.
Explanation for : departure	
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Measure :	
Timeframe :	

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

Practice 5.9

The board comprises at least 30% women directors.

Application	:	Applied	
Explanation on application of the practice	·	The Board comprises five (5) Directors, two (2) of whom are women, equivalent to 40% female representation at the Board level. The gender diversity of the Board and Senior Management as at 31 December 2024 is as follows:	
		Board	Senior Management^
Explanation for departure	:	Gender 1) Male – 3 (60%) 2) Female – 2 (40%) Note: ^ includes one (1) Executive Direct	Gender 1) Male – 2 (33.33%) 2) Female – 4 (66.67%)
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to complete the column	•	•	
Measure	:		
Timeframe	:		

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 Explanation for	 The Board is committed to promoting workplace diversity, which includes the representation of women in the composition of the Board and Senior Management. The Group's Diversity Policy was first published in 2017 and in its most recent review in November 2023, the Board approved the renaming of the policy to the <i>Diversity, Equity and Inclusion Policy</i>. The policy provides a framework for the Group to achieve the following objectives: A diverse and skilled workforce, leading to continuous improvement in service delivery and achievement of corporate goals; A workplace culture characterised by inclusive practices and behaviours for the benefit of all employees; Improved employment and career development opportunities for women; A work environment that values and utilises the contributions of employees with diverse backgrounds, experiences and perspectives through improved awareness of the benefits of workforce diversity and successful management of diversity; and Awareness in all employees of their rights and responsibilities with regard to fairness, equity and respect for all aspects of diversity. In pursuit of the policy, the NRC remains mindful of its responsibility to conduct Board appointments through various approaches and sources to promote diversity. A diverse Board enhances the depth and breadth of discussions, contributing to more effective decision-making. Other key considerations include Board balance and composition, the required mix of skills, the candidate's suitability for the role, background, knowledge, integrity, competency, experience and potential contribution to the Group. Additionally, for candidates proposed for appointment as INEDs, their independence is assessed based on the criteria stipulated in the Listing Requirements. The Diversity, Equity and Inclusion Policy is available on OSKVI's website at <a< th=""></a<>
departure	

Large companies are requir	red to complete the columns below.	Non-large companies are encouraged
to complete the columns be	elow.	
Measure :		
Timeframe :		

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

Practice 6.1

The board should undertake a formal and objective annual evaluation to determine the effectiveness of the board, its committees and each individual director. The board should disclose how the assessment was carried out its outcome, actions taken and how it has or will influence board composition.

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

Note: For a Large Company to qualify for adoption of this practice, it must undertake annual board evaluation and engage an independent expert at least every three years to facilitate the evaluation. **Application Applied** The Board, through the NRC, has established a formal assessment **Explanation on** application of the mechanism to carry out its assessment on the effectiveness of the practice Board and Board Committees, and the contribution of each individual Director, including the independence of the INEDs on an annual basis. The assessments are guided by the Assessment Mechanism and Measurement System for Board, Board Committees, Chairman, Individual Director and CEO ("Assessment Mechanism") adopted by the Board. The Assessment Mechanism was last reviewed by the Board in November 2023. The Assessment Mechanism is available on OSKVI's website at www.oskvi.com/about_governance. The process of the annual assessment is implemented as follows: 1) Company Secretarial Team will disseminate the assessment forms to the Directors and members of the Board Committees for completion. Assessment on Board Committees will be conducted by way of self-assessment. o Assessment on individual Directors will be conducted by way of peer assessment. 2) The results will be compiled by the Company Secretarial Team on a confidential basis and the results will be tabled on a no-named basis at the NRC meeting for review. 3) The NRC will review the results and report to the Board for consideration. 4) The Board will deliberate the report from the NRC and consider any proposed improvement plans. 5) Post-assessment, the NRC will issue a letter of performance to all individual Directors in respect of that financial year.

The areas covered in the annual assessment criteria of the Board, Board Committees and individual Directors are as follows:

Assessment Criteria

a) Board

- Board mix and composition
- Understanding of the Group's values, mission and strategic plans
- Succession planning and development
- o Risk management, internal control and ESG oversight
- Executive oversight
- o Effectiveness and communication

b) Board Committees

- Composition
- Effectiveness
- Relevant expertise
- o Board Committee Chairman's responsibilities
- o Support and communication to the Board

c) Individual Directors

- Leadership of Chairman (applicable for Board Chairman)
- Awareness of the Group's business
- Diligence
- o Independence (applicable for INEDs)
- o Time commitment
- o Preparation for meetings
- Contribution to Board oversight and leadership
- Communication
- Implementation of corporate strategies, policies, Board decisions, business plans, leadership and financial performance (applicable for Executive Director/CEO)

In respect of FY2024, upon annual assessment being conducted by the NRC, the NRC concluded that:

- o the individual Directors have performed well and effectively;
- the effectiveness of the Board and Board Committees is satisfactory;
- the Board Committees have performed their duties consistent with the Board's objectives;
- the Board mix is well represented by individuals with diverse professional backgrounds and experiences;
- the current Board, in terms of size, mix of skills, experience and core competencies and the balance between Executive, Non-Executive and Independent Directors is well-structured;
- the NRC is satisfied with the level of independence demonstrated by all Independent Directors. The Independent Directors have effectively discharged their responsibilities in corporate

	0	objective judgement during B	ed sufficient time in discharging their
Explanation for :			
departure			
Large companies are requi	red to	o complete the columns below.	Non-large companies are encouraged
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Measure :			
Timeframe :			

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

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

Practice 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 Board has a Remuneration Policy for the Directors and Key Senior Management with key objectives of attracting, retaining and motivating experienced, qualified and high calibre Directors and Key Senior Management to drive the business strategies, objectives, values and long-term interest of the Group. The Policy was first published in November 2017 and it was last reviewed in November 2023. The NRC assists the Board in implementing this Policy by reviewing and recommending matters in relation to the fees, remuneration packages and benefits of Directors and Key Senior Management annually. In recommending the remuneration of Directors and Key Senior Management, the NRC will take into consideration the following: the remuneration package shall be structured such that it is competitive and consistent with the Group's culture, objectives and strategy, as well as taking into account of the Group's performance in managing material sustainability risks and opportunities. remuneration and employment conditions of the industry and market as a whole. 	
		 individual's performance against established criteria and performance related elements; his/her responsibility and accountability. 	
		the remuneration of each Key Senior Management may differ based on his/her level of expertise, knowledge, skills and experience, having regard to the Group's operating results and comparable market statistic.	
		 the remuneration of the Key Senior Management shall be structured so as to link rewards to corporate and individual performance. A significant portion of the Key Senior 	

Explanation for : departure	Management's compensation package has been made variable in nature to be determined by the Group's performance during the year against the individual key performance indicators aligned with the corporate objectives. o the level of remuneration of the Non-Executive Directors shall be linked to their responsibilities undertaken and contributions to the effective functioning of the Board, taking into account factors such as effort and time spent and the responsibilities entrusted. The Non-Executive Directors should be paid with a basic fee as ordinary remuneration, a sum based on their responsibility in Board Committees, meeting allowance and reimbursement of reasonable expenses incurred in the course of their duties. The Remuneration Policy is available on OSKVI's website at www.oskvi.com/about_governance.
Large companies are requir to complete the columns be	ed 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 NRC, as delegated by the Board, is responsible for reviewing the remuneration packages of Directors and Key Senior Management as guided by the <i>Remuneration Policy</i> .
		The NRC consists wholly of INEDs and is governed by its <i>TOR</i> , which is available on OSKVI's website at www.oskvi.com/about_governance .
		The NRC is empowered by its <i>TOR</i> to have the resources, and full and unrestricted access to any information required to perform its duties.
		In FY2024, the NRC has carried out an annual review of the Directors and Key Senior Management's remuneration whereupon recommendations have been submitted to the Board for approval. Such annual review is to ensure that the remuneration package remains sufficiently attractive to attract and retain Directors and Key Senior Management of high calibre to provide the necessary skills and experience as required and to commensurate with their responsibilities for the effective management and operations of the Group to drive the Group's long-term objectives.
		The level of remuneration of Non-Executive Directors generally reflects the level of responsibilities undertaken, as well as the size of the Group. Ordinary remuneration consists of an annual fee, a sum based on their responsibilities in Board Committees, meeting allowance and reimbursement of reasonable expenses incurred in the course of their duties. The remuneration and incentives for INEDs do not conflict with their obligation to bring objectivity and independent judgement on matters discussed at Board and Board Committee meetings.

	For the Executive Directors, the component parts of remuneration are structured to link rewards to corporate and individual performance. The current remuneration packages of the Executive Directors include a monthly salary and benefits-in-kind/emoluments such as company car, driver and other components. **Abstention of Voting** The Executive Director does not participate in the decision with regards to his/her own remuneration. The remuneration package for all Directors is determined by the Board following the relevant recommendations made by the NRC, with the Directors concerned abstaining from deliberations and voting on his/her own remuneration. **Directors' & Officers' Liability Insurance** In addition to the above, the Directors have Directors' & Officers' ("D&O") Liability Insurance in respect of any liabilities arising from acts committed in their capacity as D&O of the Group. However, the said insurance policy does not indemnify a Director or principal officer if he/she is proven to have acted negligently, fraudulently or dishonestly,
	or in breach of his/her duty or trust.
Explanation for : departure	
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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 8.1

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

Application :	Applied
Explanation on : application of the practice	The details of the Directors' remuneration for FY2024 for each individual Director with a breakdown into fees, allowances, salaries and bonus, benefits-in-kind and other emoluments are set out in the table below.

				Company ('000)						Group ('000)						
No	Name	Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total
1	Tan Sri Ong Leong Huat @ Wong Joo Hwa	Non-Executive Non- Independent Director	51	6	-	-	-	-	57	51	6	-	-	-	-	57
2	Amelia Ong Yee Min	Executive Director	-	-	-	-	-	-	-	-	-	679	244	21	139	1,083
3	Mazidah binti Abdul Malik	Independent Director	41	16	-	-	-	-	57	41	16	-	-	-	-	57
4	Siew Chin Kiang @ Seow Chin Kiang	Independent Director	46	16	-	-	-	-	62	46	16	-	-	-	-	62
5	Pankajkumar a/l Bipinchandra	Independent Director	41	16	-	-	-	-	57	41	16	-	-	-	-	57
6	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				
7	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				
8	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				
9	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				
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				
12	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				
13	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				
14	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				
15	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				

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 it is inappropriate to disclose the remuneration of the top five (5) Senior Management other than the Executive Director, as such disclosure may give rise to recruitment and talent retention issues given the competitive human resources environment. The performance of Senior Management is evaluated on an annual basis and measured against the targets set for the year. The remuneration packages are reviewed annually and adjustments to their remuneration are made based on not only their individual performance and contributions in the preceding year but also the Group's performance.
Large companies are requ to complete the columns	ired to complete the columns below. Non-large companies are encouraged below.
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		In FY2024, the AC was chaired by Mr. Siew Chin Kiang @ Seow Chin Kiang (" Mr. Siew "), an INED of the Company, who is not the Chairman of the Board.					
		ne AC Chairman is responsible for ensuring the overall effectiveness and independence of the AC in assisting the Board in discharging its atutory duties and responsibilities relating to corporate governance, estem of internal controls, administration of <i>Whistleblowing Policy</i> , as lell as uphold integrity in financial reporting.					
		Under the leadership of Mr. Siew during FY2024, the AC ensured that:					
		 they received an audit report from the External Auditors wherein they reported on matters related to the Group's audit and its financial statements and these matters had been addressed. 					
		the External Auditors met with the AC twice during FY2024 without the presence of the Executive Director and Senior Management. The AC received assurance from the External Auditors that there was no issue or concern of fraud, which required to be highlighted to the AC.					
		 the Internal Auditors met the AC once during FY2024 without the presence of the Executive Director and Senior Management to discuss relevant issues and obtain feedback for improvement. 					
		 the AC's concerns on matters that may have an effect on the financials or audit of the Group were communicated to the External Auditors. 					
		 the internal audit function is effective and is able to function independently. Further details are enumerated in Practice 11.1 in this Report. 					
		 the audit plans of External Auditors and Internal Auditors had adequate audit coverages. 					

Explanation for departure	•		
Large companies are req to complete the columns		•	Non-large companies are encouraged
Measure	•		
Timeframe	:		

There is an effective and independent Audit Committee.

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

Practice 9.2

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

Application	Applied
Explanation on application of the practice	The TOR for AC provides the requirement for a former partner of the external audit firm of the Company to observe a cooling-off period of at least three (3) years before being appointed as a member of the AC. None of the AC members are former partners of the external audit firm of the Company within three (3) years preceding FY2024.
	The TOR for AC is available on OSKVI's website at www.oskvi.com/about governance.
Explanation for departure	
Large companies are requ to complete the columns	ired to complete the columns below. Non-large companies are encouraged pelow.
Measure	
Timeframe	

There is an effective and independent Audit Committee.

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

Practice 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 AC has adopted the <i>Guidelines on the Perform</i> External Auditors.	ance Evaluation of
produce	Annually, the AC will assess the performance and External Auditors and the recommendation for the the External Auditors at the AGM will be made up results of the annual assessment based on the follows:	re-appointment of on the satisfactory
	 Quality and Credentials; Independence, Objectivity and Professional Sceptivity and Professional Scentification and Profession and	oticism;
	Messrs. Ernst & Young PLT ("EY") has shared its Ar Report 2023 to the AC.	nnual Transparency
	The AC was satisfied with the performance and in External Auditors, EY, as well as the fulfilment of the respect of FY2023.	•
	Based on the outcome of its assessment, the AC hathe Board for the re-appointment of EY as the Exter Company which was subsequently approved by s 20th AGM in 2024.	nal Auditors for the
Explanation for departure		
Large companies are to complete the colum	red to complete the columns below. Non-large comparelow.	nies are encouraged
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	Adopted		
Explanation on adoption of the	The AC comprises solely INEDs.		
practice	The composition of the AC as of 31 December 2024 is as follows:		
	Name	Membership	Directorate
	Mr. Siew Chin Kiang @ Seow Chin Kiang	Chairman	INED
	Pn. Mazidah binti Abdul Malik	Member	Senior INED
	Mr. Pankajkumar a/l Bipinchandra	Member	INED

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 AC's effectiveness hinges on a number of critical factors, which includes knowledge, experience and commitment of the AC members, the AC's leadership, dynamics and chemistry and their quality interaction with Management, Internal Auditors and External Auditors. The members of the AC collectively have the necessary skills related to accounting, financial, banking experience and commercial expertise to discharge their responsibilities and to effectively challenge the Management. Mr. Siew, the Chairman of AC, is a Chartered Accountant and a member of Malaysian Institute of Accountants (MIA). Accordingly, the Company has complied with the requirements in set out in Rule 15.09 of the Listing Requirements. In FY2024, the NRC has undertaken an annual assessment on the effectiveness of the AC and the individual AC members. Following the annual review, the NRC agreed that the overall composition of the AC, in terms of size, the mix of skills, experience and core competencies is appropriate. The AC members are financially literate and able to understand matters under the purview of the AC including the financial reporting process. All the AC members have undertaken ongoing training and development to keep themselves abreast with the latest development and changes to regulatory requirements and ensured that they are equipped with relevant knowledge and skills to discharge their duties effectively.

The detailed training programmes, seminars and forums attended by AC members in FY2024 are as follows:

Name of AC	Training Programmes	
Members	Training Programmes	
Mr. Siew Chin	Future Proofing Your Business: What You	
Kiang @ Seow	Need to Know about the 'S' in 'ESG'	
Chin Kiang	Tax Digitalisation in Action Landscape of e-	
	Invoicing in Malaysia	
	MIA Accounting & Financial Technology Showcase 2024	
	Navigating e-Invoicing Implementation and	
	Maximising Opportunities	
	MIA International Accountants Conference	
	2024	
	Navigating Climate Transition Risks in a	
	Circular Economy	
	Navigating Capital Gains Tax Webinar	
	Trust in an Al World: A Foundational Dialogue	
	 Managing Risks: Ethical Considerations in Al Finance 	
	Al Adoption journeys: Lessons from the	
	Frontline	
	Will a Robot Take my Job	
	Al's role in enabling the future of finance -	
	Panel discussion	
	 Remaking Corporate Governance for an ESG World 	
	Directors Masterclass - Navigating Climate	
	Risks: Investor Priorities	
	Board Leadership Series 2024 Digital Transferment of the Mark III Back Back Transferment of the Mark III Back Back Back Transferment of the Mark III Back Back Back Transferment of the Mark III Back Back Back Back Back Back Back Back	
	Transformation of the World's Best Bank	
	 Outreach on IFRS 18 Presentation and Disclosure in Financial Statements 	
	Cybersecurity Oversight: Board	
	Responsibilities in Light of the Cybersecurity	
	Act 2024	
	Outreach on Exposure Draft Equity Method	
	of Accounting - IAS28	
	Geopolitical Risks and the Strategic	
	Imperatives for Boards and C-Suite	
Pn. Mazidah	In-house Training on Effective Shari'ah-	
binti Abdul Malik	Decision Making at Islamic Financial	
	Institutions	
	• Fireside Chat with Former Central Bank	
	Governors on Central Banking in an Evolving	
	International Financial System	
	Hajah & Darurah	
	In-house Training on MFRS 17	

In-house Training on Introduction to EEV Metric In-house Training on Medical Repricing Global Forum on Islamic Economics and Finance (GFIEF) 2024 Engagement Session with FIDE FORUM Members on BNM Annual Report 2023, Economic and Monetary Review 2023 and Financial Stability Review 2H 2023 BNM Sasana Symposium 2024: Structural Reforms – Making it a Reality for Malaysia Sustainability Conference 2024 Director's Liabilities within their Respective Institution's AML Frameworks FIDE FORUM – CGM Masterclass: Latest Developments in Climate-Aligned Executive Compensation Preventing Fraud: The Board's Roles and Responsibilities Alliance In-house Training on Sustainable **Finance** Distinguished Board Leadership Series 2024: Digital Transformation of the World's Best National Climate Governance Summit (NCGS) ICDM LIP Alumni Networking Session (LANS) PIDM National Resolution Symposium 2024 Alliance In-house Training on Stewardship as the Guiding Principle for your Board and People Agenda Prudential Earth Observatory of Singapore Management of Business Critical and Priority ratings for IT incidents tickets Alliance In-house Training on GenAl as a Transformation Enabler Directors' Remuneration Report 2024 Launch Economic Outlook & Post-Budget 2025 Forum Alliance In-house Training on Board Crisis Management Workshop Mr. Future Proofing Your Business: What You Need to Know about the 'S' in 'ESG' Pankajkumar a/l Mandatory Accreditation Programme Part II: Bipinchandra Leading for Impact (LIP) Remaking Corporate Governance for an ESG World

	 ICDM Advocacy Dialogue & Networking: The Launch of 2024 ASEAN Board Trends Report & The ASEAN Directors Registry The ICLIF Executive Education Center: Sustainable Sustainability – Why ESG is Not Enough Climate Governance 101: A Board's Guide to Effective Oversight ICDM Member's Exclusive with Deloitte: Are You Measuring Your Sustainability Performance Right: Targets & Metrics? Being Sued as an INED - A Personal Journey Directors Masterclass - Biodiversity Matters: Leveraging Nature's Wealth for Business Sustainability SIDC Business Foresight Forum 2024 - Investing in MSMEs for Impact COI and Governance of COI ESG Summit 2024 Strategic Data and Frameworks in Board Governance
Explanation for : departure	
Large companies are require to complete the columns be	red 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 10.1

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

Application :	Applied
Explanation on : application of the practice	An Enterprise Risk Management ("ERM") Framework has been established to provide the overall guidelines and approach to the Group's risk management.
	The Group's risk management function is benchmarked against risk governance best practices with scenario planning elements and also the <i>ISO 31000:2018 - Risk Management Guidelines</i> to embed ERM into activities and processes of the Group.
	The Board is determined to ensure the effectiveness of the Group's risk management and internal control systems by continuously reviewing their adequacy of controls and integrity. The Board ascertained that the Group's risk management and internal control systems are designed to mitigate risks threatening the achievement of the Group's business objectives and that the systems in place could provide only reasonable but not absolute assurance.
	The Management is responsible for implementing the risk management process and internal control systems to ensure that they are in place and functioning. The Management is also responsible to ensure that the risk management framework is embedded and consistently adopted throughout the Group and that significant risks are being managed according to the policies approved by the Board.
	The AC monitors and reviews the effectiveness of the internal audit activities and ensures that actions have been taken by the Management to correct any deficient conditions and improve control processes highlighted by the Internal Auditors, thereby contributing to the ongoing effectiveness of the system of risk management and internal control.
	Further details are set out in the AC Report and Statement on Risk Management and Internal Control in the IAR.
Explanation for : departure	

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

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

The board is provided with reasonable assurance that adverse impact arising from 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.

	pplied
Explanation on application of the practice a) b) c) Coma application of the practice a) line in the practice assertion ass	ne <i>ERM Framework</i> enables the Group to systematically identify, sess and mitigate risks through the following steps: Ascertain functional responsibilities and accountabilities within the Group for managing risks; Establish risk appetite and tolerance level based on measurable risk parameters; and

	 Operation Internal Controls – Approved policies, procedures and operations manuals were in place. Limits of Approving Authorities had been established and approved by the Board. This provided a sound framework of authority and accountability within the Group and facilitated proper decision-making.
	 Internal Audit – Internal audit provided independent and objective assurance on the adequacy and effectiveness of the systems of risk management and internal control. Audit follow-up was carried out to ensure timely implementation of corrective action plans.
	The above is also set out in the Statement on Risk Management and Internal Control in the IAR.
Explanation for : departure	
	ed to complete the columns below. Non-large companies are encouraged
to complete the columns be	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 10.3 - Step Up

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

Application	: Adopted		
Explanation on adoption of the practice	: The Board oversees the rist through the RMC. Throughout FY2024, the R Board in identifying, assess the principal risks relevant safeguarding shareholders' The composition of the RMC	MC comprised sole ing, managing, monito the Group's busin investments.	ly INEDs assisted the itoring and controlling esses, with the aim of
	Name	Membership	Directorate
	Pn. Mazidah binti Abdul Malik	Chairperson	Senior INED
	Mr. Pankajkumar a/l Bipinchandra	Member	INED
	Mr. Siew Chin Kiang @ Seow Chin Kiang	Member	INED
	The RMC advises the Board integrity of risk management. The RMC's main role is to rerisk management necessary businesses and to present it. The RMC meets quarterly policies and procedures significant risks based on business activities in the Ground RMC is a significant risks based on business activities in the Ground RMC is a significant risks based on business activities in the Ground RMC is a significant risks based on business activities in the Ground RMC is a significant risks based on business activities in the Ground RMC is a significant risks based on business activities in the Ground RMC is a significant risks based on business activities in the Ground RMC is a significant risks based on business activities in the Ground RMC is a significant risks based on business activities in the Ground RMC is a significant risks based on business activities in the Ground RMC is a significant risks based on business activities in the Ground RMC is a significant risks based on business activities in the Ground RMC is a significant risks based on business activities in the Ground RMC is a significant risks based on business activities in the Ground RMC is a significant risks based on business activities in the Ground RMC is a significant risks based on the	view, on behalf of the to manage the key is findings to the Boatto oversee the application monitor, evaluations.	e Board, the system of risks exposures in the rd. ication of general risk te and manage the lannings affecting the
	The TOR for RMC is www.oskvi.com/about gove		Company's website

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
Application	. Applied
Explanation on application of the practice	: The Board recognises the importance of the internal audit function and its independent status required for the latter to carry out its function effectively.
	In discharging its oversight roles on governance, risk and internal controls, the AC is assisted by an outsourced Internal Auditors.
	In FY2024, the internal audit function of the Group is outsourced to OSK Management Services Sdn. Bhd. which is led by its Head of Internal Audit, Mr. Cheng Kee Thiam, who reports directly to the AC.
	The internal audit function is independent of the activities it audits. The members of the internal audit team performing this service were free from any relationships or conflicts of interest.
	The principal responsibility of the internal audit function is to provide independent and reasonable assurance on the adequacy and effectiveness of the risk management, control and governance processes by conducting audits that are risk-based and on audit scope that have been discussed and approved by the AC.
	The duties of the AC, in respect of ensuring the effectiveness of the internal audit function are entailed in the <i>TOR for AC</i> , including but not limited to the following:
	 oversee the internal audit function and ensure compliance with relevant regulatory requirements, especially with regards to its independence; review the adequacy of the scope, functions, competency and resources of the internal audit function, and that it has the necessary authority to carry out its work; review the internal audit plan, processes, the results of the internal audit assessment, investigations undertaken and whether or not appropriate action is taken on the recommendations; and evaluate performance, set the internal audit fee and decide on the appointment/dismissal of the internal audit function. The Internal Auditors had attended relevant trainings in FY2024 to keep abroact with the developments in their profession.
	abreast with the developments in their profession.

Explanation for departure	••		
Large companies are requ to complete the columns		ed to complete the columns below. No clow.	on-large companies are encouraged
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	Under the supervision of Mr. Cheng Kee Thiam, the Head of Internal Audit of OSK Management Services Sdn. Bhd., the internal audit team conducts the assurance reviews of the Group's activities based on the scope approved by the AC in accordance with the established policies and procedures and guided by professional standards including the Institute of Internal Auditors ("IIA")'s Global Internal Audit Standard. Mr. Cheng Kee Thiam is a Chartered Accountant (Malaysia) and an associate member of the IIA Malaysia. All members of the internal audit team are free from any relationships or conflicts of interest. The internal audit team consists of eight (8) personnel to perform internal audits for the Group in respect of FY2024.	
Explanation for departure		
Large companies are requ	uired 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 recognises the importance of timely and high-quality disclosure as a key component to uphold the principles and best practices of corporate governance for the Group. As such, maintaining an effective communication policy between members of the public and the Group is important to build trust and understanding between the Group and its stakeholders.
		In ensuring effective communication, the Group has adopted the <i>Corporate Disclosure Policy and Procedures</i> . The policy was first adopted in 2015 and it was last reviewed in November 2023. The policy is applicable to the Board and all employees of the Group, in handling and disclosing material information to the shareholders and the investing public.
		The CDC oversees the implementation of and adherence to the Corporate Disclosure Policy and Procedures.
		The Company has designated the CEO (or any officer whom may be appointed by the CEO) as the authorised spokesperson, who shall be responsible for communication with investment community, regulators or media.
		In ensuring effective, transparent and regular communication with its stakeholders, the following communication channels are mainly used by the Group to disseminate information on a timely basis:
		 General meeting, which is an important forum for shareholders to engage with the Directors and Key Senior Management of the Group;
		 The annual report, which communicates comprehensive information on the businesses, as well as the financial and non- financial performance, governance and key activities undertaken by the Group;

	- Quarterly announcements and corporate disclosures to Bursa Securities, which are available on Bursa Securities' website, as well as on OSKVI's website;
	 The Company's website at <u>www.oskvi.com</u>, which provides updated information about the Group and its businesses including access to its annual report, sustainability report, policies, corporate governance practices, investor relations and financial information;
	- Press releases, which provide up-to-date information on the Group's key corporate initiatives and investments, if any; and
	- The "Contact Us" section in the corporate website at www.oskvi.com/contact , provides an avenue for stakeholders to suggest improvements and lodge complaints to the Company.
	Detailed information about the Group's stakeholder engagement can be found in the "Engaging Our Stakeholders" section within the Sustainability Report in the IAR.
	For investor relation matters, the public may contact the Company's dedicated contact person using the contact details below:
	Ms. Ong Shew Sze (603) 2161 7233 shewsze.ong@oskvi.com
Explanation for : departure	
Large companies are require to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	
1	

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	Applied
Explanation on application of the practice	The IAR was prepared in accordance with the International Integrated Reporting Council's Integrated Reporting Framework.
practice	Through the IAR, the Group demonstrates its continuous commitment to enhancing the quality of disclosures, promoting greater transparency and accountability to its stakeholders.
Explanation for departure	
Large companies are requ to complete the columns	ired to complete the columns below. Non-large companies are encouraged 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	:	During FY2024, the Notice of the 20th AGM, together with the explanatory notes of the background information and reports or recommendations that are relevant to the proposed resolutions, as well as the Form of Proxy, had been sent to the shareholders more than 28 days prior to the date of the AGM, so as to give sufficient time for the shareholders to consider the resolutions that will be discussed and decided at the AGM, and to arrange for proxies to attend the AGM on their behalf, if so required. The notes accompanying the Notice of 20th AGM provided detailed explanations for each proposed resolution to enable shareholders to make informed decisions when exercising their voting rights. Additionally, the Administrative Notes for Shareholders and Proxies, which contained useful information regarding the conduct of the AGM, along with the explanatory guide on remote participation and voting, were circulated to the shareholders together with the Notice of 20th AGM. The Notice of the 20th AGM, which sets out the businesses to be transacted at the AGM, was also published in a major local newspaper and on the Company's website, as well as on Bursa Securities' website.	
Explanation for departure	:		
Large companies are req to complete the columns		ed to complete the columns below. Non-large companies are encouraged clow.	
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
7.pp.neation	, Applied
Explanation on	: The Board is committed to fostering effective communication between
application of the	the shareholders.
practice	
	All Directors of the Company, including the Chairpersons of the AC, RMC and NRC, attended and participated in the 20th AGM held in 2024.
	In 2024, the 20th AGM was carried out on a virtual basis. The CEO presented the overall performance of the Group for FY2023 to the participants of AGM.
	The Chairman of the AGM provided ample time for the Questions-and-
	Answers ("Q&A") session in the 20th AGM. The Directors actively
	responded to all relevant questions addressed to them during the AGM.
	The Head of Finance and representatives of the External Auditors were
	The Head of Finance and representatives of the External Auditors were also in attendance to respond to any queries during the virtual AGM.
Explanation for	
departure	
осрания с	
Large companies are req	uired to complete the columns below. Non-large companies are encouraged
to complete the columns	below.
Measure	:
Timeframe	:

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

Practice 13.3

Listed companies should leverage technology to facilitate-

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

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

Application	:	Applied
Explanation on application of the practice	:	The Company conducted the 20th AGM in 2024 on a virtual basis, leveraging technology to facilitate remote shareholders' participation and electronic voting for the conduct of poll on all resolutions via remote participation and voting facilities ("RPV").
		The 20th AGM of the Company was live streamed using RPV provided by SS E Solutions Sdn. Bhd. ("SSES") via its online meeting platform, namely Securities Services e-Portal ("SSeP") at https://sshsb.net.my/ .
		Shareholders who wish to submit the form of proxy electronically were given the option to submit through SSeP.
		The Administrative Notes for the 20th AGM, which covered online registration, appointment of proxy, participation and voting using RPV, were provided to shareholders. In addition, a step-by-step video guide on the online voting module was played prior to the commencement of poll voting.
		The Administrative Notes for the 20th AGM was also published on the Company's website at www.oskvi.com/agm to encourage shareholders' participation.
		The Company noted that the security, integrity and data privacy of the SSeP platform and its applications are vital to avert cyber threats.
		The Company has received written confirmation from SSES that an independent assessment and application control review on the input, processing and output control, management of security activities, security administration, data encryption of the SSeP was last conducted on 29 April 2020 with satisfactory results. This assessment remains relevant as at the date of this Report.
		SSES has also confirmed that the SSeP is hosted on AIMS Data Center, a secure site at an accredited data centre which meets ISO standards. In addition, its database is housed behind a network firewall which undergoes periodic maintenance, is constantly protected against

	viruses and malware, and is able to achieve the highest system efficiency.
	In addition, the Company has appointed Independent Scrutineer to verify the results of the poll voting.
Explanation for :	
departure	
a spansars	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
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.

· ·	f adoption of this practice should include a discussion on measures
	general meeting is interactive, shareholders are provided with sufficient
	ions and the questions are responded to.
Application :	Applied
Explanation on :	The Board views the AGM as an annual principal forum for dialogue
application of the	between the Board and the shareholders.
practice	
	The Chairman of the 20th AGM has ensured that sufficient opportunities were given to shareholders to raise issues relating to the affairs of the Company by providing ample time for the Q&A session during the 20th AGM, where queries or comments received from shareholders/proxies were displayed on screen and the Board, led by the Chairman and CEO, responded to all of them accordingly. The shareholders and proxies can rely on real time submission of typed text to exercise their rights to communicate in a virtual meeting by submitting questions or remarks in relation to the agenda items into the text box given in the live stream player within the same SSeP page.
Explanation for :	
departure	
·	
Large companies are requ to complete the columns l	red to complete the columns below. Non-large companies are encouraged pelow.
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.

Explanation on					
application of the					
practice					

Application

Applied

The Board has leveraged on technology to enable shareholders to participate at the 20th AGM virtually by engaging SSES as the service provider of RPV, namely SSeP for the 20th AGM.

To ensure a smooth broadcast of the general meeting, the Company conducted a 'dry run' prior to the 20th AGM to ensure that the required infrastructure, equipment and proper settings were in place for seamless meeting proceedings.

To encourage shareholders' participation at the 20th AGM, an Administrative Notes for the 20th AGM outlining the procedures to register, participate and vote remotely via the RPV were issued to shareholders together with the Notice of the 20th AGM.

The shareholders and proxies can rely on real time submission of typed text to exercise their rights to speak or communicate in a virtual meeting by submitting questions or remarks in relation to the agenda items into the text box given in the live stream player within the same SSeP page.

After comparing several vendors of meeting platforms based on the complexity (such as user friendliness for shareholders and Directors), stability and cost of the meeting platform, the Company has decided to opt for SSeP, which is the same meeting platform used for the previous AGM.

Questions posed by shareholders were displayed and responded by the Directors. The poll voting results of the 20th AGM were displayed on the live streaming screen before the resolutions were declared by the Chairman.

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 general meeting.	n of Ke	ey Matters Discussed is not a substitute for the circulation of minutes of			
Application	:	Applied			
Explanation on application of the practice	:	The Minutes of 20th AGM, which include the questions raised by shareholders together with the responses by the Company and outcome of the voting results, were made available to shareholders within 30 business days after the 20th AGM on the Company's website at www.oskvi.com/agm .			
Explanation for departure	:				
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.					
Measure	:				
Timeframe	:				

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.

NIL		