CORPORATE GOVERNANCE REPORT

STOCK CODE : 5085

COMPANY NAME: MUDAJAYA GROUP BERHAD

FINANCIAL YEAR : December 31, 2020

OUTLINE:

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application	:	Applied
Explanation on : application of the practice		The Board of Directors ("the Board") of Mudajaya Group Berhad ("the Company" or "Mudajaya") has general oversight of management of the Company and its subsidiaries ("the Group"). In order to ensure the effective discharge of the Board's functions and responsibilities, the Board has in place the Board Charter and has established Board Committees with clearly defined terms of reference.
		Together with senior management, the Board is committed to promoting good corporate governance culture within the Company which reinforces ethical, prudent and professional behaviour.
		The Board provides direction to Management on the Group's strategy and overall policies for long-term value creation for all stakeholders including shareholders and employees. It endeavours to do this by taking into account the interests of all stakeholders in its decisions.
		The Board is not directly involved in the day-to-day management of the Group but implements and monitors adequate guidelines and policies to ensure that Management acts in the best interest of the Group and its stakeholders, and observes and conforms to proper ethical, regulatory and legal requirements. In doing so, the Board has set limits of authority and boundaries for the actions that may be taken by Management and matters that it considers sufficiently material for its deliberation and approval.
		In the interest of business efficacy, the Board may delegate authority to achieve the corporate objectives of the Group to the Group Managing Director & Chief Executive Officer ("Group CEO") and Executive Director, supported by an Executive Committee (a Management-level Committee). The Group CEO and Executive Director remain accountable to the Board for all actions taken by them pursuant to any such authority as well as for their performance in accordance with their contracts of service. Notwithstanding, the Board reserves the authority

to consider and make decisions on any matter that it deems of significance to stakeholders and the Group. Furthermore, the Board may establish Key Performance Indicators (KPIs) for Management to ensure that they meet performance and delivery targets for the Group and will provide incentives for performance, and link remuneration and benefits to performance.

The key functions and roles of the Board include but are not limited to the following:-

- Setting and reviewing the objectives, goals and strategic plans for the Group with a view to maximising shareholders' value.
- Adopting and monitoring progress of the Company's strategies, budgets, plans and policies.
- Overseeing the conduct of the Group's businesses to evaluate whether the businesses are properly managed.
- Identifying principal risks of the Group's businesses and ensuring the implementation of appropriate systems to mitigate and manage these risks.
- Reviewing, challenging and deciding on Management's proposals/ recommendations on key issues including acquisitions, divestments, joint ventures, restructuring, funding and significant capital expenditure; and monitoring its implementation by Management.
- Succession planning for the Board and senior management.
- Reviewing the adequacy and integrity of the Group's financial and non-financial reporting, internal control systems and management information systems.
- Ensuring the Company has in place procedures to enable effective communication with stakeholders.

Financial year 2020 was a challenging year caused by the COVID-19 pandemic which had impacted the global economy causing a slowdown in global operations and closure of borders resulting in challenges to businesses. Management performed an assessment of the overall impact on the Group's operations and financial performance, including reviewing the 2020 budget, cash flow projection and profit forecast. The key focus areas of the Board for the year under review were to ensure long-term sustainability of the business and the well-being and safety of the Group's employees. The Board noted that the market changes rapidly hence, business needs to be agile to respond to such uncertainty and tough business environment. In order to manage the challenging environment, appropriate systems with adequate capacity, security arrangements, facilities and resources were put in place to mitigate risks that could cause interruptions to the Group's businesses.

The role of the Independent Directors is to take into account the interest of all shareholders and adopt an independent and objective stand on all matters before the Board. Independent Directors must vocalise their views on all matters and act in the best interest of the Group as a whole.

The Board has established Board Committees, namely the Audit Committee ("AC"), Combined Nomination and Remuneration Committee ("CNRC"), Investment Committee, Risk Management Committee and Options Committee to assist the Board with specific matters within their respective terms of reference. The terms of reference of these Board Committees have been approved by the Board but are continuously evaluated to ensure that they are adequate and Although specific powers are delegated to the Board Committees, the Board keeps itself abreast through the reports from the respective Chairmen of the Board Committees and the minutes of the Board Committee meetings. The ultimate responsibility for decision-making, however, lies with the Board. The Board is mindful of the importance of building a sustainable business and therefore takes into consideration its environmental, social and governance impact when developing Mudajaya's corporate strategies. Mudajaya's sustainability agenda includes the following:-• Uphold high corporate governance standards and ethics across the organisation. · Streamlining all policies, processes and internal controls, and strengthening compliance with the relevant laws and regulations. Extend local and international standards on health, safety, security, environment, human rights and ethics to all business partners. Mudajaya takes a proactive approach in managing potential environmental risks and impacts across the Group's operations and comply with international standards such as ISO 9001:2015, ISO 14001:2015 and ISO 45001:2018. Mudajaya has also put in place processes to facilitate the disposal of construction waste in accordance with regulatory requirements. Annual recycling campaigns have been organised to promote recycling activities among the employees. The Group's sustainability practices and activities for the financial year under review are disclosed in the Sustainability Statement in the Annual Report. Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.

Explanation for departure

Measure

Timeframe

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

Practice 1.2

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

Application	:	Applied
Explanation on application of the practice	:	 The Chairman of the Board is Dato' Yusli Bin Mohamed Yusoff, an Independent Non-Executive Director. Dato' Yusli is primarily responsible for the leadership and governance of the Board, ensuring its effectiveness. The Chairman moderates and guides all meetings, and encourages active participation and contribution from all members of the Board. Key responsibilities of the Chairman include the following:- Providing leadership for the Board so that the Board can perform its duties and responsibilities effectively. Setting the board agenda and ensuring that Board members receive complete and accurate information in a timely manner. Leading board meetings and discussions. Encouraging active participation and allowing different/dissenting views to be freely expressed. Managing the interface between Board and Management. Ensuring appropriate steps are taken to provide effective communication with stakeholders and that their views are communicated to the Board as a whole. Leading the Board in establishing and monitoring good corporate governance practices in the Company.
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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	
Application .	Applied	
Explanation on application of the practice	The positions of Chairman and Group CEO are held by 2 different individuals. There is a clear division of responsibilities between the Chairman and the Group CEO to ensure that there is a balance of power and authority such that neither individual has unfettered powers over decision-making. Their division of responsibilities are outlined in the Board Charter. The Independent Non-Executive Chairman, Dato' Yusli Bin Mohamed Yusoff's primary role is to lead the Board in the oversight of Management and is responsible for ensuring the integrity and effectiveness of the governance process of the Board. He engages directly with the Group CEO, Ir. James Wong Tet Foh to monitor performance and oversees the implementation of strategies. The Group CEO has the responsibility in the running of the day-to-day operation of the Group's businesses, and the execution of the agreed business policies and directions set by the Board and of all operational	
	decisions in managing the Group.	
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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 board is supported by a suitably qualified and competent Company Secretary to provide sound governance advice, ensure adherence to rules and procedures, and advocate adoption of corporate governance best practices.

Application	: Applied
Explanation on : application of the practice	: The Board is supported by suitably qualified and competent Company Secretaries who manage and direct the flow of information to the Board and its Committees. Both Company Secretaries are Associate members of the Malaysian Institute of Chartered Secretaries and Administrators (MAICSA).
	The Company Secretaries are responsible for developing and maintaining the processes that enable the Board to fulfil its roles, ensuring compliance with the Company's constitution and the relevant guidelines, regulatory and statutory requirements, and advising the Board on all governance matters.
	The Board is regularly updated and advised by the Company Secretaries on new statutory and regulatory requirements, and the implications on the Group and the Directors in relation to their duties and responsibilities. The Company Secretaries also oversee the adherence to Board policies and procedures.
	The Company Secretaries attend meetings of the Board, Board Committees and shareholders to ensure that these meetings are properly convened, and that accurate and proper records of the proceedings and resolutions passed are taken and maintained accordingly.
	The Company Secretary also assists in the Directors' training and development. The Directors have ongoing access to continuing education programmes as they are kept informed of relevant training programmes by the Company Secretary. The records of all training programmes attended by the Directors are maintained by the Company Secretary.
	All Directors have access to the advice and services of the Company Secretaries. The Company Secretaries constantly keep themselves abreast of the evolving regulatory changes and developments in corporate governance through attendance of training programmes, seminars and conferences. The Company Secretaries also monitor the developments in corporate governance and assist the Board in applying best practices to meet the Board's needs and stakeholders' expectations.

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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

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	:	Each Director has full and unrestricted access to all information pertaining to the Group's business affairs, whether as a full Board or in their individual capacity, to enable them to discharge their duties. The Directors will be informed by the Company Secretaries of the annual meeting calendar in advance of each new year to facilitate the Directors' time planning. The calendar that provides Directors with scheduled dates for meetings of the Board and Board Committees and the Annual General Meeting ("AGM"), as well as the closed periods for dealings in securities by Directors based on the targeted dates of announcements of the Group's quarterly results were circulated and tabled at the Board meeting held on 26 November 2020. The Board meets quarterly to review financial, operational and business
		performances, with additional meetings convened when necessary. The Board endeavours to deliberate on all important and material matters at physical meetings, however where urgent and unforeseen matters require a decision of the Board and a physical meeting is not possible, the available Directors endeavour to arrive at a consensus by conferring via telephone or other electronic means. The Board may make routine or administrative decisions via circular resolutions. In all cases, the Board decides after receiving the information it requires for an informed decision.
		All Directors are provided with an agenda and a set of agenda papers at least 5 business days prior to the Board and Committee meetings to enable the Directors to review and consider the items to be deliberated at the meetings. The Board papers include, inter alia, the progress report on the Group's developments, business plan and budget, quarterly financial results and minutes/decisions of meetings of the Board Committees. The Directors may seek advice from Management, or request further explanation, information or updates, where necessary. Additionally, the Board may receive further updates, reports and information to ensure that it is apprised of the latest key business, financial and operational matters.

	In May 2016, the Company implemented a paperless environment for all the Board and Board Committee meetings, using a solution that stores meeting documents digitally in a secured manner. This enables the Directors to access agenda papers via iPad instead of distribution of hard copies. In addition to agenda papers, various documents such as the Company's constitution, terms of reference, policies, rules and guidelines are also uploaded using this solution for convenient reference. With this initiative, Directors are able to have access to these documents in a timely and more efficient manner.
	At the Board and Committee meetings, members of Management who attend Board and/or Board Committee meetings by invitation, will report and update on areas within their responsibility to give the Directors thorough insights into the business and affairs of the Group. The Board is also provided with relevant information in between Board meetings, such as important financial and operational updates.
	At Board meetings, the Chairman encourages constructive and healthy debates, and Directors are free to express their views. Any Director who has a direct or deemed interest in the subject matter shall abstain from deliberation and voting during the meeting. The proceedings of and resolutions passed at each Board and Board Committee meeting are minuted accordingly.
	Access to Independent and Professional Advice
	The Board or an individual Director may seek professional expert advice at the Company's expense with prior approval from the Board on any matters in relation to the discharge of their responsibilities, when considered necessary.
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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 is guided by the Board Charter which sets out amongst others, the roles and responsibilities of the Board, Board Committees, individual Directors and Management in upholding good corporate governance standards and practices. The Board Charter also covers the composition of the Board; division of responsibilities between the Chairman and Group CEO; matters reserved for the Board's consideration and approval; procedures for convening Board meetings; Directors' remuneration and training; financial reporting; investor relations; and shareholder communication.
		The Board delegates the day-to-day management of the Group's businesses to the Group CEO but reserves those significant matters/key issues for its consideration and approval such as annual budget and business plan, acquisitions, divestments, restructuring, funding and significant capital expenditure. The Board also delegates certain responsibilities to various Board Committees with defined terms of reference.
		The Board Charter which serves as a source of reference for new Directors, will be reviewed periodically to keep it up-to-date with changes in regulations and best practices to ensure its effectiveness and relevance to the Board's objectives. The Board Charter is accessible in Mudajaya's website at www.mudajaya.com .
Explanation for departure	:	
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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 practice	The Board has a formalised Code of Ethics and Conduct ("the Code") which reflects Mudajaya's vision and core values of integrity, respect, trust and openness. The Code provides clear direction on the conduct of business, workplace behaviour, relations with stakeholders and the wider community. It also includes guidance on disclosure of conflict of interests; maintaining confidentiality and disclosure of information; good practices and internal controls; compliance with relevant laws and regulations; and the duty to report where there is a breach of the Code, amongst others.
	The Directors and employees are expected to behave ethically and professionally at all times and protect the reputation and performance of the Group. The Code is communicated to all Directors and employees upon their appointment or employment.
	The Code is reviewed periodically by the Board when the need arises to address the changing conditions of the business environment. The Code is made available on Mudajaya's website at www.mudajaya.com .
	Insider Trading
	Notices on closed period for trading in the securities of Mudajaya are sent to Directors and principal officers on a quarterly basis specifying the timeframe during which the Directors and principal officers are prohibited from dealing in the securities and to comply with relevant requirements governing their trading in securities during closed period. The Board is also reminded not to deal in the securities when pricesensitive information is shared with them on any proposed transactions presented to them.
	Anti-Bribery and Corruption Policies
	In compliance with the new Section 17A of the Malaysian Anti- Corruption Commission (Amendment) Act 2018 and guided by the

	principles under the Guidelines for Adequate Procedures and Paragraph 15.29 of the Main Market Listing Requirements of Bursa Securities in relation to anti-bribery, the Board has on 27 February 2020, approved the new Anti-Bribery Policy Statement. On 28 May 2020, the Board adopted the Anti-Bribery Manual and the Anti-Bribery Objectives & Targets.
	The Anti-Bribery Policy Statement, Anti-Bribery Manual and the internal policies set out the procedures and measures implemented by Mudajaya to prevent the occurrence of corruption in connection with its business and to ensure compliance with anti-corruption laws in the countries in which the Group operates. These policies serve as control measures to address and manage the risks of fraud, bribery, corruption, misconduct and unethical practices for the benefit of long-term success of the Company. The Anti-Bribery Policy Statement is published on Mudajaya's website at www.mudajaya.com.
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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	Mudajaya has in place a Whistleblowing Policy & Procedure to provide an avenue and mechanism to all employees and stakeholders of the Group to report concerns in strict confidence about any suspected wrongdoing, inappropriate behaviour or misconduct relating to fraud, corrupt practices and/or other forms of inappropriate or unethical behaviour.	
	Dedicated channels for reporting have been established. Reports can be made anonymously without fear of retaliation or repercussions and will be treated confidentially. There is a process in place to independently investigate all reports received to ensure the appropriate follow-up actions are taken.	
	During the financial year, the Whistleblowing Policy & Procedure was revised for the purpose of compliance with the ISO 37001:2016 Anti-Bribery Management System (ABMS). The revised Whistleblowing Policy & Procedure which was approved by the Board on 27 February 2020, is published on Mudajaya's website at www.mudajaya.com .	
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 4.1

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

Application	:	Applied
Explanation on application of the practice		As at 31 December 2020, the Board has 6 members, comprising the Independent Non-Executive Chairman, Group CEO, Executive Director and 3 other Independent Non-Executive Directors. More than half of the Board members consists of Independent Non-Executive Directors, to ensure balance of power and authority on the Board. Dato' Wong Peng Chong was appointed as an Independent Non-Executive Director of the Company on 22 December 2020. During the financial year 2020, the CNRC in its annual assessment, reviewed the independence of Independent Non-Executive Directors. Based on their self-assessment of independence, the Independent Non-Executive Directors namely Dato' Yusli Bin Mohamed Yusoff, Mr Chew Hoy Ping and Dato' Amin Rafie Bin Othman have declared that they fulfilled the criteria of independence, as defined under the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities") and other independence criteria applied by the Company which took into account that the individual Director is independent of Management and free from any business or other relationship which could interfere with the exercise of independent and objective judgement. Based on the assessment, the Board is of the opinion that the Independent Non-Executive Directors consistently provided independent and objective judgement in all Board and Board Committee deliberations, and is satisfied with the level of independence demonstrated by the Independent Non-
		Executive Directors and their ability to act in the best interest of the
		Company.
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.2

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

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

Application	Applied - Annual shareholders' approval for independent directors serving beyond 9 years	
Explanation on application of the practice	Dato' Yusli Bin Mohamed Yusoff who was appointed on 13 July 2011, has served on the Board as an Independent Non-Executive Director for 9 years on 13 July 2020.	
	The Company has obtained shareholders' approval for the retention of Dato' Yusli as an Independent Non-Executive Director, at the 2020 AGM.	
	However, Dato' Yusli has decided to be redesignated as a Non-Independent Non-Executive Chairman at the conclusion of the forthcoming 2021 AGM, in line with best corporate governance practice.	
	Save for Dato' Yusli, none of the other Independent Directors of the Company has served on the Board for a cumulative term of more than 9 years during the financial year.	
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	:	

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

Practice 4.4

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

Application :	Applied
Explanation on : application of the practice	The CNRC is responsible to ensure that the procedures for appointing new Directors are transparent and rigorous, and that appointments are based on merit, skills and experience with due regard to the requirements of Chapter 2, Paragraph 2.20A of the Main Market Listing Requirements of Bursa Securities. In evaluating the suitability of individuals for Board membership, the CNRC ensures that the Board comprises individuals with the necessary background, skills, knowledge, experience and personal characteristics to complement the existing Board and meets its future needs.
	A proposed candidate is first considered by the CNRC who takes into account, among others, the skills and experience of the candidate, before making a recommendation to the Board for approval. A formal procedure and process has been established for the nomination and appointment of new Directors. The process for the nomination and appointment of new Directors is as follows:-
	(a) The CNRC will assess and identify the skills required for the Board, taking into consideration the diversity factor, including but not limited to age, race, gender, experience and skills.
	(b) Selection of candidate. Candidate may be nominated by the Chairman, Director, senior management or shareholder of the Company.
	(c) Obtain the profile/curriculum vitae and relevant information from the candidate.
	(d) Interview the candidate by the CNRC, if necessary.
	(e) Table the candidate's profile/curriculum vitae and relevant information to the CNRC for deliberation and assessment, based on the following:-
	 i) background, character, competence, integrity and time commitment (i.e. number of existing directorships and other positions that involve significant time commitments); ii) qualifications, skills, expertise and experience; iii) professionalism; and iv) in the case of candidates for the position of Independent Non-Executive Directors, the candidate's independence and

	ability to discharge such responsibilities as expected from Independent Non-Executive Directors, will be evaluated.
	(f) Recommendation to the Board for approval.
	(g) A formal invitation to join the Board to be extended by the Chairman after approval by the Board.
	(h) Complete documentation process i.e. candidate to execute relevant documents required under the Companies Act 2016, Main Market Listing Requirements of Bursa Securities and other applicable regulations.
	(i) Organise induction programme for the newly appointed Director.
	Diversity of gender, ethnicity and age within the Board is also important, and this includes appropriate mix of skills, experience and competencies which are relevant to enhance the Board's composition. The Board recognises that the evolution of this mix is a long-term process that is deliberated each time a vacancy arises to ensure a balanced and diverse Board composition is maintained.
	On 22 December 2020, Dato' Wong Peng Chong was appointed as an Independent Non-Executive Director of the Company. Dato' Wong has declared that he fulfilled the criteria of independence, as defined under the Main Market Listing Requirements of Bursa Securities and other independence criteria applied by the Company. The proposed appointment was duly considered by the CNRC taking into account his background, qualification, experience, competence, integrity and time commitment. Upon the recommendation of the CNRC, the Board approved the said appointment.
	There was no new appointment of key senior management during the financial year under review. Appointments of key senior management are also based on objective criteria, merit and with due regard for diversity in skills, experience, age, cultural background and gender.
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 4.5

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

Application :	Applied	
Explanation on : application of the practice	The Board does not have a specific policy on gender diversity but the CNRC is mindful of its responsibilities to conduct all Board appointment processes in a manner that promotes gender diversity pursuant to the recommendation stated in the Malaysian Code on Corporate Governance (MCCG) 2017. The CNRC will endeavour to consider both suitable male and women candidates, and candidates of all ethnicities in the recruitment exercise, when the need arises. The CNRC would look into the current diversity of skills, experience, age	
	and ethnicity of the existing Board in seeking potential candidate(s). This helps to ensure an appropriate balance between the experience perspectives of the long-term Directors and new perspectives that bring fresh insights to the Board.	
	In respect of workforce diversity, the Group is an equal opportunity employer and all appointments and employments are based strictly on merits and are not driven by any racial or gender or age bias.	
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.6

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

Application	Applied	
Explanation on application of the practice	A formal procedure and process has been established for the nomination and appointment of new Directors. The CNRC who is guided by this process, does not solely rely on recommendations from existing Directors, Management or major shareholders. The CNRC/Board will rely on varied approaches and sources to ensure that it is able to identify suitably qualified candidates. This may include	
	sourcing from a directors' registry, use of independent search firms or through recommendations from business associates/partners.	
Explanation for departure		
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Measure		
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.7

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

Application	: Applied	
Explanation on application of the practice	The CNRC comprises all Independent Non-Executive Directors. The CNRC is chaired by an Independent Non-Executive Director, Dato' Amin Rafie Bin Othman.	
	The CNRC has written terms of reference dealing with its authority, duties and responsibilities, which is made available on Mudajaya's website at www.mudajaya.com.	
	The role of Chairman of the CNRC includes the following:-	
	 Leading in succession planning and appointment of new Directors; and 	
	 Leading the annual review of Board effectiveness, ensuring that the performance of each individual Director is independently assessed. 	
	Details of the CNRC's activities during the financial year are set out in the Corporate Governance Overview Statement contained in the Annual Report.	
Explanation for departure		
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to complete the columns	below.	
Measure		
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Stakeholders are able to form an opinion on the overall effectiveness of the board and individual directors.

Practice 5.1

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

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

Application	: Applied	
Explanation on application of the practice	: The Board annually evaluates its performance and governance processes with the aim of improving individual Director's contributions, and effectiveness of the Board and its Committees.	
	During the financial year, a Board evaluation exercise facilitated by the Company Secretary, was carried out to assess the performance and effectiveness of the Board, Board Committees and each Director; and the independence of Independent Non-Executive Directors. The evaluation exercise was conducted via questionnaires, which were distributed to all the Directors and covered areas which include, amongst others, the Board mix, composition and structure; Board operations and activities; roles and responsibilities of Directors and Board Chairman; and performance/contribution of the Board Committees. The questionnaires are reviewed annually to continuously engage the Directors' perspectives on fresh and relevant areas.	
	The CNRC and Board, in accordance with Chapter 15, Paragraph 15.20 of the Main Market Listing Requirements of Bursa Securities, also reviewed the term of office and performance of the AC and each of AC members, and they were satisfied that the AC and its members have carried out their duties effectively in accordance with the AC's terms of reference.	
	The evaluation also encompassed Director's Self & Peer Evaluation, assessing the individual Director's contributions and interaction; quality of input; and understanding of roles and responsibilities as a Director, as well as the assessment of mix of skills and experience. Performance of individual Directors were assessed against a range of criteria, as follows:-	
	 (a) Participate actively in Board deliberations and share information/insights. (b) Take strong constructive stands at Board or Committee meetings, where necessary. (c) Regular and timely attendance of Board/Committee meetings. 	

- (d) Maintain good relationship and able to work with other Directors and Management.
- (e) Ensure that contribution is relevant; up-to-date with changes in laws/regulations and industry developments.
- (f) Provide practical advice in Board/Committee deliberations.
- (g) Apply analytical and conceptual skills to decision-making process.
- (h) Exercise independence of judgement when considering issues before the Board.
- (i) Communicate persuasively in a clear and non-confrontational manner.
- (j) Has a clear understanding of the roles and responsibilities of a Director.
- (k) Attend meetings well prepared.
- (I) Take initiative to request for more information, where necessary.

In the assessment of the independence of Independent Directors based on the criteria specified in the Main Market Listing Requirements of Bursa Securities, the Board was of the opinion that the Independent Directors consistently provided independent and objective judgement in all Board and Board Committee deliberations. The Board was also satisfied with the level of independence demonstrated by the Independent Directors and their ability to act in the best interest of the Company.

The CNRC reviewed the overall results of the evaluations conducted and subsequently tabled the same to the Board and highlighted those areas which required further and continuous improvement. The assessment results also indicated that there was a good balance in the composition of the Board. The composition of the Board provides the appropriate size, and the Directors possessed the expertise and experience in a wide range of fields and areas from their diverse backgrounds and specialisations to assist the Board to lead and contribute positively and effectively to the Group.

The CNRC also reviewed and recommended to the Board, those retiring Directors who are eligible to stand for re-election at the forthcoming 2021 AGM, namely Dato' Yusli Bin Mohamed Yusoff and Ir. James Wong Tet Foh. The recommendation was based on the review and assessment of the performance and contribution of these Directors. The Board approved the CNRC's recommendation to support the reelection of these Directors at the forthcoming AGM.

All assessments and evaluations carried out by the CNRC are documented and maintained by the Company Secretary.

Explanation for departure	:	
acpartare		

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

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

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

Practice 6.1

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

Application	:	Applied
Explanation on application of the practice	:	The remuneration policies for Directors and key senior management are reviewed by the CNRC prior to making its recommendation to the Board for approval.
		The objective of Mudajaya's remuneration policies is to attract and retain Directors and key senior management of high calibre needed to run the Company successfully. The remuneration of the Executive Directors is structured on the basis of linking rewards to corporate and individual performance. Market survey data on the remuneration practices of comparable companies is taken into consideration in determining the remuneration packages for the Executive Directors.
		For Non-Executive Directors, the level of remuneration reflects their experience, expertise and level of responsibilities undertaken by the Non-Executive Directors concerned. Market survey data is also used to benchmark the Directors' fees and benefits before recommendation is made to the Board.
		The Board collectively determines the remuneration for the Non-Executive Directors based on the recommendation from the CNRC. Each of the Non-Executive Directors would abstain from deliberating and voting in respect to his individual remuneration. Directors' fees and benefits payable to the Non-Executive Directors are subject to the approval of shareholders at the AGM.
Explanation for departure	:	
Large companies are i to complete the colun	-	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 6.2

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

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

Application :	Applied			
Explanation on : application of the practice	As at 31 December 2020, the CNRC consists of all Independent Non-Executive Directors and the members are as follows:-			
the product	(i) Dato' Amin Rafie Bin Othman (Chairman) (Independent Non-Executive Director)			
	(ii) Dato' Yusli Bin Mohamed Yusoff (Member) (Independent Non-Executive Director)			
	(iii) Chew Hoy Ping (Member) (Senior Independent Non-Executive Director)			
	The role of the CNRC is to assist the Board in overseeing the remuneration policies for Directors and key senior management. The responsibility of the CNRC is to review the Executive Directors' performance in line with the corporate objectives and decides and recommends for the Board's approval, their remuneration package. The CNRC also reviews the remuneration package of the Non-Executive Directors and recommend the same for shareholders' approval at the AGM of the Company.			
	The CNRC is authorised to commission independent advice for the purpose of discharging its duties and responsibilities. The written terms of reference of the CNRC which deals with its authority, duties and responsibilities, are available on Mudajaya's website at www.mudajaya.com .			
	The CNRC meets as and when required, and at least once a year. The CNRC met once during the financial year 2020 and the meeting was attended by all the Committee members.			

During the financial year 2020, the CNRC evaluated the Group CEO and Executive Director against the set performance criteria in respect of the preceding year, and reviewed and recommended their compensation packages for the Board's approval, with the Directors concerned abstaining from deliberation and voting on the same. The Board also reviewed and endorsed the CNRC's recommendation on the Non-Executive Directors' fees and benefits for shareholders' approval at the AGM.

The CNRC, at its meeting held in February 2021, reviewed and recommended for the Boards' consideration and approval, the proposed remunerations of the Group CEO and Executive Director in respect of financial year 2020 performance. Their proposed remunerations remain unchanged from the previous year given the challenging time due to the COVID-19 pandemic.

Under the current remuneration policy, the remuneration payable to the Non-Executive Directors of the Company comprises Directors' fees, fixed allowances and meeting attendance allowances ("Remuneration"). The other benefits accorded to the Chairman of the Board are company car and driver, which were also provided to him in the previous year.

The CNRC, at its meeting held in February 2021, reviewed and recommended the Remuneration payable to the Non-Executive Directors for the period from the forthcoming 2021 AGM until the conclusion of the next AGM of the Company to be held in 2022, in accordance with the remuneration structure as set out below:

	Chairman of the Board	Chairman of Audit Committee	Chairman of other Board Committees	Other Non- Executive Directors
Directors' Fees (payable on monthly basis)	RM200,000 per annum	RM80,000 per annum	RM80,000 per annum	RM80,000 per annum
Fixed Allowance (payable on quarterly basis)	RM60,000 per annum	RM40,000 per annum	RM6,000 per annum	-
Meeting Allowance for attendance of Board and Board Committee Meetings, and general meetings (payable after each meeting)	RM1,000 per meeting	RM1,000 per meeting	RM1,000 per meeting	RM1,000 per meeting
Other Benefits	Company car and driver	-	-	-

	 In view of the current unprecedented challenges posed by the COVID-19 pandemic, the CNRC proposed a reduction of the fixed allowance and meeting attendance allowance (which took effect on 1 March 2021), as follows: (a) the fixed allowance payable to the Chairman of the Board be reduced from RM100,000 to RM60,000 per annum; (b) the fixed allowance payable to the Chairman of Audit Committee be reduced from RM55,000 to RM40,000 per annum; and (c) the meeting attendance allowance be reduced from RM2,000 to RM1,000 per meeting. The Board reviewed and endorsed the CNRC's recommendation on the Remuneration for shareholders' approval at the forthcoming 2021 AGM.
Explanation for :	
departure	
	required to complete the columns below. Non-large companies are encouraged
to complete the colu	mns below.
Measure :	
Timeframe :	

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

Practice 7.1

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

Application :	Applied								
Explanation : on application	Details of remunerations of the Directors of Mudajaya (received from the Company and on a group basis respectively) for the financial year ended 31 December 2020 are as follows:-								
of the practice	Name of Directors	Directors' Fees	Salaries	Bonuses	Defined Contribution Plan	Fixed Allowances	Meeting Attendance Allowances	Benefits- in-kind	Total
	Executive Directors Ir. James	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
	Wong Tet Foh	-	600	-	78	-	-	-	678
	Lee Eng Leong	-	542	-	65	-	-	-	607
	Non- Executive Directors Dato' Yusli Bin Mohamed Yusoff	200	-	-	-	106	36	35	377
	Chew Hoy Ping	80	-	-	-	55	30	-	165
	Dato' Amin Rafie Bin Othman	80	-	-	-	11	24	-	115
	Wee Teck Nam (Resigned on 1 September 2020)	53	-	-	-	-	18	-	71
	Dato' Wong Peng Chong (Appointed on 22 December 2020)	2	-	-	-	-	-	-	2
	Received from the Company	415	1,142	-	143	172	108	35	2,015

	Executive Directors Ir. James Wong Tet Foh	-	600	-	78	-	-	42	720
	Lee Eng Leong	-	542	-	65	-	-	38	645
	Received from a subsidiary	-	1,142	-	143	-	-	80	1,365
	Total Group	415	2,284	-	286	172	108	115	3,380
Explanation : for departure									
	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.								
Measure :									
Timeframe :									

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

Practice 7.2

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 retention of talented employees is critical to the successful delive of the Group's strategy. The Board is of the view that disclosing the remuneration of senior management on a named basis is not to the Group's advantage, as it may lead to other competitor companies attempting to 'poach' performing executives.				
		The Company ensures that the ren management are set at industry sta responsibilities, level of skills and expe	andards, and reflect the roles,			
		The performances of senior management are 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 not only on their individual performance and contributions in the preceding year, but also the Group's performance. The total remunerations of key management personnel are disclosed in the Company's Audited Financial Statements for the financial year ended 31 December 2020 contained in the Annual Report. The top 5 senior management's remuneration (including salary, allowances and other emoluments) for financial year 2020 are disclosed in the bands of RM50,000, as follows:-				
		Range of Remuneration Number of Senior (per annum) Management Personnel RM400,000 to RM450,000 1				
		RM650,000 to RM700,000 1 RM800,000 to RM850,000 1				
		RM1,350,000 to RM1,400,000 1				
		RM1,500,000 to RM1,550,000 1				

Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	:	Please explain the measure(s) the to adopt the practice.	company has taken or intend to take
Timeframe	:	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 7.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	:	

There is an effective and independent Audit Committee.

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

Practice 8.1
The Chairman of the Audit Committee is not the Chairman of the board.

Application :	Applied
Explanation on : application of the practice	The AC Chairman is not the Chairman of the Board. The AC Chairman, Mr Chew Hoy Ping is the Senior Independent Non-Executive Director and a member of the Malaysian Institute of Accountants and Malaysian Institute of Certified Public Accountants. The Chairman of the Board is Dato' Yusli Bin Mohamed Yusoff. Details of the composition and activities of the AC are set out in the Audit Committee Report contained in the Annual Report.
Explanation for : departure	
Large companies are require to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 8.2

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

Application :	Applied
Explanation on : application of the practice	The Board is cognisant of the importance of upholding independence. None of the Board members were former key audit partners within the cooling-off period of 2 years. Hence, there is no such person being appointed as a member of the AC. The Board/AC will observe a cooling-off period of at least 2 years in the
	event any potential candidate to be appointed as a member of the AC, is a former key audit partner.
	The AC Charter has been revised on 27 February 2019 to incorporate a clause stating that no former audit partner of Mudajaya's external auditors shall be appointed to the AC unless that person has observed a cooling-off period of at least 2 years before being appointed as a member of the AC.
Explanation for : departure	
Large companies are require to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 8.3

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

Application	Applied	
Explanation on application of the practice	The AC conducts assessment on the suindependence of the external auditor annuall In February 2021, the AC undertook an assess independence of the external auditors for Auditors of the Company at the forthcoming 2 a structured evaluation questionnaire complithe AC. The questionnaires which are used a based on a 4-scale rating or 'Yes' and 'N applicable for each question. The areas wh assessment encompassed the external auditor of skills, expertise and competencies, calibre independence and objectivity, audit reasonableness of audit fees, provision of nonof communications with the AC. This annual e with a disciplined approach for maintaining external auditors' performance. The evaluation results were tabled at the February 2021. The external auditors have confirmation on their independence in according the relevant professional and regulatory resatisfied with the suitability and independence and thereby recommended to the Board for the forthcoming 2021 AGM of the Company. The AC was also satisfied that the provision of external auditors did not impair their objective external auditors. In addition, private sessions with the external a year to review the extent of assistance rendissues arising from their audit. The AC was sain communication and interaction with the enteam, which demonstrated their independence	ment of the suitability and their re-appointment as 021 AGM, which included eted by each member of an assessment tool, are o' answer, whichever is ich were covered in the rs' performance in terms of the external audit firm, scope and planning, audit services and quality valuation provides the AC effective oversight of the AC meeting held on 22 e also provided written dance with the terms of quirements. The AC was e of the external auditors eir re-appointment at the non-audit services by the vity and independence as auditors were held twice ered by Management and tisfied with the openness gagement partner and his

	Having regard to the outcome of the annual assessment of external auditors, the Board at its meeting held on 24 February 2021, approved the AC's recommendation for the re-appointment of external auditors, subject to the shareholders' approval being sought at the forthcoming 2021 AGM.
Explanation for :	
departure	
•	
	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
ivicasure .	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 8.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Adopted
Explanation on adoption of the practice	:	As at 31 December 2020, the AC comprises 4 members, all of whom are Independent Non-Executive Directors.

There is an effective and independent Audit Committee.

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

Practice 8.5

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

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

Application	:	Applied
Explanation on application of the practice	:	All members of the AC are financially literate and have sufficient understanding of the Group's businesses. They are well-equipped with relevant knowledge and experience to effectively discharge their duties and responsibilities as members of the AC. Two of the AC members are members of the Malaysian Institute of Accountants. The qualification and experience of each member of the AC are disclosed in the Directors' Profile section of the Annual Report.
		The AC reviews and discusses with Management the Company's financial reporting, transactions and other financial information, and where required, challenges Management's assertions on the Company's financials.
		The AC demonstrates an appropriate level of vigilance and scepticism towards, among others, detection of any financial anomalies or irregularities on the financial statements.
		Where there are significant matters requiring judgement, the AC asks probing questions to ascertain whether the financial statements are consistent with operational and other information known.
		The AC reviews and provides advice on whether the financial statements taken as a whole provide a true and fair view of the Company's financial position and performance.
		The Board reviews the term of office of the AC members and assesses the performance of the AC and its members through an annual evaluation. Based on the outcome of the evaluation for financial year 2020, the Board was satisfied with the AC's performance.
		All members of the AC had undertaken continuous professional development to keep themselves abreast of the relevant industry developments. The training programmes attended by the AC members

	during the financial year are set out in the Corporate Governance Overview Statement contained in the Annual Report.
Explanation for :	
departure	
Large companies are requir	red 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 9.1The board should establish an effective risk management and internal control framework.

Application	. ^	andia d
Application	: ^	Applied
Explanation on	: -	The Board has the ultimate responsibility of approving the risk
application of the	1	management framework and policy as well as overseeing the Group's
practice	1	risk management and internal control framework.
	١,	Mudajaya has in place an ongoing process for identifying, evaluating
		and managing significant risks that may affect the achievement of the
		business objectives of the Group. The Board through its Risk
		Management Committee, reviews the key risks identified on a regular
	ŀ	basis to ensure proper management and mitigation of risks within its
	(control. The Board is also assisted by the AC in the review and
		assessment of the adequacy and effectiveness of the risk management
	á	and internal control system.
		The Court have formalized Estate in Birl Manager 15
		The Group has a formalised Enterprise Risk Management Framework encompassing a group-wide risk policy, and the roles and
		responsibilities for oversight, management and reporting of risks. The
		Enterprise Risk Management Framework was reviewed and approved
		by the Board on 27 February 2020.
		,
Explanation for	:	
departure		
		I to complete the columns below. Non-large companies are encouraged
to complete the columns	pelo	DW.
Measure	:	
Timeframe	+	

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

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

Practice 9.2

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

Application	:	Applied
Explanation on application of the practice	÷	The Board acknowledges its overall responsibility for establishing and maintaining an adequate and effective system of risk management and internal control to safeguard shareholders' investments and the assets of the Group.
		There is an ongoing process of identifying, evaluating and managing all significant risks faced by the Group throughout the year. A risk management framework together with the standard operating policy and procedure, which has been communicated to the Management team, serves as a guide to the Group's risk management policy, risk management processes and reporting framework.
		The Management team assists the Risk Management Committee and the Board in implementing the process of identifying, evaluating and managing the significant risks applicable to their respective areas of business and in formulating suitable internal controls to mitigate and control these risks. Each business unit submits their risk register and risk assessment report which are presented via the risk management department to the Risk Management Committee for deliberation. The Risk Management Committee reviews matters such as identification and responses to address significant risks, internal control systems, adequacy of risk mitigation actions within the Group's risk appetite and tolerance to enhance shareholders' investments, safeguarding of assets, enhance opportunities, reduce threats and maintain corporate sustainability.
		The Risk Management Committee receives from Management and the Internal Audit and Risk Management Department ("IARMD"), the Enterprise Risk Management report every 6 months for review. This report summarises the risk assessment and mitigation actions on the Group's high and significant risks.
		Details of the risk management and internal control framework are set out in the Statement on Risk Management and Internal Control contained in the Annual Report.

Explanation for departure	•••		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	•		
Timeframe	•		

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

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

Practice 9.3 - Step Up

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

Application :	Adopted
Explanation on : adoption of the practice	As at 31 December 2020, the Risk Management Committee comprises a majority of Independent Directors i.e. 2 out of 3 members are Independent Non-Executive Directors.

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

Practice 10.1

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

Application	:	Applied
Explanation on application of the practice	:	The internal audit and risk management functions are performed inhouse by the IARMD, which reports directly to the AC. The main role of the IARMD is to undertake regular reviews of the Group's systems of controls, procedures and operations so as to provide independent and objective assurance to the AC regarding the adequacy and effectiveness of internal control, risk management and governance systems. Each year, the IARMD prepares yearly Internal Audit and Risk Management Plans for consideration and approval by the AC. The IARMD adopts a risk-based approach in developing the annual internal audit plan for approval by the AC. The IARMD is guided by the Internal Audit Charter on their authority, duties and responsibilities. The AC reviews the quarterly internal audit reports from the IARMD
		based on the approved audit plan on the effectiveness and adequacy of the governance, risk management, operational and compliance processes. Follow-up reviews on a quarterly basis were also undertaken to ascertain the status of implementation of prior quarter audit recommendations, the results of which were reported to the AC.
		Apart from the aforesaid internal audit mandate, the IARMD is also responsible for facilitating and assisting Management in maintaining a structured risk management framework to identify, evaluate and manage the significant risks facing the Group. The IARMD submits semi-annual reports on enterprise risk management for the Group to the Risk Management Committee for review and deliberation.
		In February 2021, the AC carried out an evaluation of the effectiveness of the internal audit function in respect of financial year 2020. The appraisal covered the adequacy of IARMD's scope, its functions, resources, authority and independence, as well as the competency of internal audit staff. The results of the evaluation were tabled at the AC meeting held on 22 February 2021. Overall, the AC was satisfied with the performance of the IARMD.
		The detailed activities carried out by the IARMD are disclosed under the Audit Committee Report contained in the Annual Report.

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

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

Practice 10.2

The board should disclose-

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

Application	:	Applied
Explanation on application of the practice	:	As at 31 December 2020, the Mudajaya Group's IARMD comprised 3 personnel. The name and qualification of each member of the IARMD are set out below:-
		 Mr Mok Yew Pong holds the position of the Head of IARMD. He is a Chartered Accountant and a member of the Malaysian Institute of Accountants.
		2. Mr Lai Heng Loong holds the position of Assistant Manager. He has a Bachelor of Accounting (Hons) and is a member of the Malaysian Institute of Accountants.
		3. Mr Tan Hwan Sin holds the position of Senior Executive. He has a Bachelor of Accounting (Hons) and is a member of the Malaysian Institute of Accountants.
		Under the supervision of the Head of IARMD, the IARMD conducts risk-based assignments across the Group's business units and operations in accordance with the Institute of Internal Auditors' International Standards for the Professional Practice of Internal Auditing.
		The internal audit function provides the Board with assurance over the adequacy, effectiveness and efficiency of risk management, internal control and governance processes employed across the Group.
		The IARMD has no direct authority or responsibility for the activities it reviews, and maintains a functional reporting line to the Chairman of the AC through the Head of IARMD.
		None of the IARMD personnel has any relationships or conflicts of interest that would impair the objectivity or independence of the function in the performance of their duties.

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

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

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

Practice 11.1

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

Application :	Applied
Application : Explanation on application of the practice	Periodic and Continuous Disclosure The Board acknowledges the need for shareholders and other stakeholders to be informed of all material matters affecting the business and performance of the Company. Announcements to Bursa Securities are made on developments or events significantly affecting the Group. Financial results are released on a quarterly basis to provide shareholders and other stakeholders with a regular overview of the Group's performance. All announcements made by the Company to Bursa Securities are also available to shareholders and the market on the Investor Relations section of Mudajaya's website. The Company also arranges press interviews and briefings, and releases press announcements to provide information on the Group's business activities, performance and major developments, as and when necessary. Company Website The Company's website, www.mudajaya.com provides detailed information on the Group's businesses and latest development. The website has a dedicated section on investor relations and corporate governance which contains announcements to Bursa Securities, quarterly financial results and annual reports, among others. Shareholders and Investors Queries Whilst the Company aims to provide sufficient information to shareholders and investors about Mudajaya and its activities, it also

	Investor Relations					
	Mudajaya Group Berhad					
	PH1, Menara Mudajaya					
	No. 12A, Jalan PJU 7/3					
	Mutiara Damansara					
	47810 Petaling Jaya					
	Selangor Darul Ehsan					
	Tel No: (603) 7806 7899					
	Email: info@mudajaya.com					
Explanation for :						
departure						
Large companies are requi	red to complete the columns below. Non-large companies are encouraged					
to complete the columns b	elow.					
Measure :						
T: of						
Timeframe :						

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

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

Practice 11.2

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

Application :	Departure		
Explanation on : application of the practice			
Explanation for : departure	The Company does not fall within the definition of Large Companies.		
	Please provide an alternative practice and explain how the alternative practice meets the intended outcome.		
Large companies are required to complete the columns by	red to complete the columns below. Non-large companies are encouraged elow.		
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.		
Timeframe :	Choose an item.		

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

Practice 12.1

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	:	In light of the COVID-19 pandemic outbreak, the Company's 2020 AGM was held and conducted fully virtual on 7 August 2020 through live streaming and online remote voting via Remote Participation and Voting ("RPV") facilities.		
		The Notice for the AGM was issued on 30 June 2020, which was more than 28 days prior to the date of the AGM. The Notice of AGM with sufficient information of businesses to be dealt with thereat, together with the Proxy Form, Administrative Guide for AGM and Request Form (for printed copy of Annual Report and/or Share Buy-Back Statement), were sent to shareholders. The Notice of AGM was published in one national newspaper to provide for wider dissemination of such notice to encourage shareholder participation. In addition, the Notice of AGM, Proxy Form, Administrative Guide for AGM and Request Form were posted on the websites of Mudajaya and Bursa Securities. Each item of special business included in the Notice of AGM was accompanied by an explanatory statement for the proposed resolution to facilitate better understanding and enable shareholders to make an informed decision in exercising their voting rights.		
Explanation for departure	:			
Large companies are req to complete the columns		ed to complete the columns below. Non-large companies are encouraged Plow.		
Measure	:			
Timeframe	:			

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

Practice 12.2

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

Application :	Applied		
Explanation on application of the practice	At the 2020 AGM, due to the restrictions imposed by the Malaysian Government, only limited essential individuals were allowed to be physically present at the broadcast venue. The Chairman together with 4 Directors and the Company Secretary were physically present at the broadcast venue of the AGM while one Director participated in the AGM remotely. At the said AGM, the Group CEO presented an overview of the Group's performance and strategies. The Group CEO also shared with the shareholders/proxies, the Company's responses to questions submitted by the Minority Shareholder Watchdog Group prior to the AGM. Shareholders and proxies were encouraged to pose their questions using the message icon via the RPV facilities. The Chairman, Group CEO and Executive Director responded to all the questions posed by the shareholders and proxies. In addition, the external auditors, KPMG PLT were in attendance remotely via video conferencing to answer questions on the audited financial statements.		
Explanation for : departure			
Large companies are requito complete the columns b	ired 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 12.3

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

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

Application :	Applied		
Explanation on : application of the practice	With the outbreak of COVID-19 pandemic and as part of the safet measures to curb its spread, the 2020 AGM of the Company wa conducted fully virtual through live streaming and online remote votin by using RPV facilities, which is in compliance with Section 327 of th Companies Act 2016 and Clause 60 of the Company's Constitution.		
	Boardroom Share Registrars Sdn Bhd was appointed as the Poll Administrator for the AGM to conduct the RPV process and Boardroom Corporate Services Sdn Bhd was appointed as the Independent Scrutineer for the verification of poll results.		
	The Company had on 30 June 2020 sent to all shareholders, the Administrative Guide which sets out the details of the RPV facilities. The same was also published on the Company's corporate website.		
	With the RPV facilities, shareholders are able to exercise their right to participate (including posing questions to the Board/Management) and vote by registering themselves before the closing date as stipulated in the Administrative Guide. If a member is unable to attend the AGM, he/she may appoint a proxy or the Chairman of the meeting as his/her proxy to attend the AGM via the RPV facilities.		
	On the day of the AGM, the registered users were required to log in to the virtual meeting portal to participate, vote and submit questions at the AGM.		
	Upon verification of the poll results, the Independent Scrutineer announced the results for each resolution, which were also displayed on the screen. Subsequently, the poll results were announced to Bursa Securities via Bursa LINK on the same day for the benefit of all shareholders.		
Explanation for : departure	Please provide an explanation on how the practice is being applied.		
	Please provide an alternative practice and explain how the alternative practice meets the intended outcome.		

Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	:	Please explain the measure(s) the company has taken or intend to take to adopt the practice.	
Timeframe	:	Choose an item. Please specify number of years.	

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.

Not applicable		