CORPORATE GOVERNANCE REPORT

STOCK CODE : 4006

COMPANY NAME : Oriental Holdings Berhad

FINANCIAL YEAR : December 31, 2020

OUTLINE:

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application	:	Applied
Explanation on application of the practice	:	The Board is responsible for governing and directing the affairs of Oriental Holdings Berhad ("OHB") and its subsidiaries (collectively referred to as the "Group"). The Board focuses on enhancing long term stockholders' value whilst safeguarding the interests of other stakeholders. Premised on high standards of transparency, accountability and integrity, the Board strives to ensure that its obligations to stakeholders are met. In fulfilling its role as stewards of the Company, the Board is dedicated to discharging its duties with unfettered objectivity, due care and skill in the best interest of the Company.
		In order to assist in the discharge of its stewardship role, the Board has established Board Committees, namely, the Executive Committee ("EXCO"), Audit Committee ("AC"), Remuneration Committee ("RC"), Nominating Committee ("NC") and Risk Management Committee ("RMC"), to oversee matters within their purviews approved by the Board and to report to the Board on key issues deliberated at their respective meetings. The ultimate responsibility for decision making, however, resides with the Board.
		Salient activities conducted by the Board during the year are as below:
		 receive and discuss reports from EXCO, AC, RC, NC and RMC; review the Group's ethical standards and framework; and review report on related party transaction and recurrent related party transactions of revenue or trading nature.
		The EXCO assists the Board by overseeing the implementation of Board policies. The Board reserves to itself the overall responsibility for establishing business objectivities and targets for the Group.
		The group annual budget for financial year 2020 was reviewed and approved by the EXCO during its first meeting in 2020 and circulated to the Non-Executive Directors. The Group Chief Financial Officer ("GCFO") was invited to the meeting to present the budget overview and capital expenditure of each segment. Management representatives from respective segments then tabled the detailed segment budget to the EXCO.
		At the quarterly meetings, the Performance Coordinating Team ("PCT") of selected segment present the performance and Key Performance Indicators to the EXCO. The EXCO reports the results to the Board subsequently.
		The AC assists and supports the Board to oversee the Group's processes for preparation of financial information, its internal control system and independence of the Group's external and internal auditors.
		The RC is primarily responsible for recommending to the Board the remuneration of Executive Directors, drawing from outside advice, if necessary.
		The NC oversees the nomination and election of new directors, the conduct of Directors' assessment and the facilitation of Directors' induction, training and succession programmes.

		The RMC is tasked for reviewing and recommending the risk management policies and strategies for the Group. It assists the Board to fulfil its oversight responsibility on risk management to manage the overall risk exposure of the Group.		
		Refer to the Corporate Governance Overview Statement in the Annual Report 2020 for the details of board meetings attended by the Directors during the year.		
		The Board has also set the tone to commit towards corporate social responsibility and sustainable development activities which stem from the fundamental principles of good corporate governance and striking a harmonious synergy between corporate pursuits and social obligations. The Group is committed to ensure that economic, environment and social considerations are integrated into business activities.		
Explanation for departure	:			
Large companies are requi	red	to complete the columns below. Non-large companies are encouraged to complete the		
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	1:	Applied			
Application Explanation on application of the practice	:	The Board of OHB is helmed by an Executive Chairman, Datuk Loh Kian Chong. He w appointed as Chairman on 1 January 2015. As outlined in the Board Charter, the responsibilities of the Chairman, amongst other are as follows: • acting as chief spokesperson and representative of the Board and Company; • ensuring that the Board is aware of its statutory obligations to the Company, shareholders, employees and other stakeholders; • presiding at Board and shareholder meetings and ensuring the proceedings there comply with good conduct and practices; • establishing frequency and timing of Board meetings as well as reviewing surpractice from time to time, as considered appropriate, or as requested by the Board functioning as facilitator at Board meetings and ensuring that no member, wheth executive or otherwise, dominates discussion. The Chairman shall also encourage Board members to participate in discussions and that relevant opinions among members are forthcoming, resulting in logical and understandable outcomes; • ensuring that all Directors are enabled and encouraged to participate at Board meetings. This includes ensuring that all relevant issues are on the agenda and that Directors receive timely and relevant information tailored to their needs and that the are properly briefed on issues arising at Board meetings; • ensuring Executive Directors accept their share of responsibilities of governance are provide regular updates on all issues pertinent to the welfare and future of the Groutothe Board; • liaising and co-ordinating input from all Directors, especially Board Committees; • ensuring the adequacy and integrity of the Board and its Committees; • ensuring the adequacy and integrity of the Board governance processes; and • performing other responsibilities assigned by the Board from time to time.			
Explanation for departure	:				
Large companies are required to complete the columns below. Non-large companies are encouraged to comple columns below.					
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 1.3

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

Application	:	Applied					
Explanation on application of the practice	:	The positions of Chairman and CEO of OHB are held by different individuals, i.e. Datuk Loh Kian Chong as the Chairman whilst Dato' Robert Wong Lum Kong, DSSA, JP and Dato' Seri Lim Su Tong are the joint Group Managing Directors. Ms. Tan Kheng Hwee and Dato' Sri Datuk Wira Tan Hui Jing serve as Executive Directors.					
		The Board believes that segregation of positions of the Chairman and CEO allows OHB to promote accountability and facilitate division of responsibilities as well as ensure a balance power between Chairman and the CEO.					
		Additionally, the Board has established an EXCO comprising all five Executive Directors to assist the Board in overseeing the execution of day to day activities of the Company with a view of achieving long term business sustainability.					
		In order to foster greater objectivity and strengthen collective oversight over Management, the Board has designated Dato' Ghazi bin Ishak as the Senior Independent Director, to whom concerns may be conveyed by stockholders and other stakeholders.					
Explanation for departure	:						
Large companies are requi columns below.	Large companies are required to complete the columns below. Non-large companies are encouraged to complete columns below.						
Measure	:						
Timeframe	:						

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

Practice 1.4

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

Application	:	Applied				
Explanation on application of the practice	:	Ms. Ong Tze-En (MAICSA 7026537) and Ms. Tai Yit Chan (MAICSA 7009143) were appointed as the joint Company Secretaries of OHB on 31 December 2012. They are Chartered Secretaries by profession and their qualifications are in accordance with Section 235(2)(a) of Companies Act 2016. Being members of Chartered Secretaries Malaysia (MAICSA), Company Secretaries have taken the steps to keep themselves apprised on changes to legislative promulgations, particularly those relevant to corporate governance. The Board is regularly updated and advised by the Company Secretaries on statutory and regulatory requirements to guide the Board in adopting the best practices in the realm of corporate governance. The Company Secretaries also oversee the adherence with Board policies and procedures and brief the Board on the content and timing of announcements to Bursa Malaysia Securities Berhad. The right to appoint and remove the Company Secretaries in accordance with Sections 236 and 239 of Companies Act 2016 is enshrined in the Company's Constitution.				
Explanation for departure	:					
Large companies are required to complete the columns below. Non-large companies are encouraged to complete t columns below.						
Measure	:					
Timeframe	:					

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

Practice 1.5

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

	_	T					
Application	:	Applied					
Explanation on application of the practice	:	The Company Secretaries circulate the meeting pack including the meeting agenda and meeting materials to all directors at least seven (7) calendar days prior to the meeting to ensure Directors have sufficient time to review meeting materials and facilitate an effective meeting. The said practice is in line with Guidance to Practice 1.5 of the Malaysian Code on Corporate Governance ("MCCG") which states that "the meeting materials should be circulated at least five business days in advance of the board meeting". Exception is made by OHB for ad-hoc and urgent agenda items whereby the meeting					
		materials will be circulated less than 7 calendar days prior to the meeting. The meeting notices are circulated 7 calendar days before the Board and Board Committees meetings and include the date, time and place of the meeting as well as the matters to be discussed in accordance with Paragraph 3 of the Third Schedule of Companies Act 2016.					
		Company Secretaries record decisions of the Board and Board Committees, including key deliberations, rationale of each decision made and any significant concerns or dissenting views during the meeting. The minutes also indicate whether any Director abstained from voting or excused himself or herself from deliberating on particular matters. The meeting minutes will be circulated to the Board and Board Committee for confirmation subsequent to the meeting to ensure the completeness and accuracy of the minutes.					
		As stated in the Board Charter, every Director has the right to the resources, whenever necessary and reasonable for the performance of his duties, at the cost of OHB, including but not limited to:					
		 obtaining full and unrestricted access to any information pertaining to the OHB; obtaining full and unrestricted access to the advice and services of the company secretaries; and obtaining independent professional or other advice. This is in line with the Paragraph 15.04 of the Main Market Listing Requirements of Bursa					
		Malaysia Securities Berhad ("Listing Requirements").					
Explanation for departure	:						
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.							
Measure	:						
Timeframe	:						

There is 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	:	 As the primary source of guiding document for the Directors, the Board Charter of OHB which is published on the Company's website outlines the following: OHB Group's vision, mission and values; Role of the Board including matters reserved for the decision of the Board and responsibilities of the Board; Board structure including board balance and mix, role of the Chairman (i.e. chief spokesperson), Executive Directors (i.e. oversees implementation of Board policies), Non-Executive Directors (i.e. contribute to the development of strategy) and Company Secretary; Board processes (e.g. meeting frequency, agenda, Directors' external commitments and conflict of interest, Directors' remuneration); Delegation of authority to Board Committees (e.g. EXCO, AC, RC, NC and RMC); Restriction on the tenure of Independent Directors; and Directors' Code of Ethics. The Board Charter and relevant Group policies are reviewed by the Board periodically (at least once every three years) or whenever there are changes in the regulations and also upon request from the Board.				
Explanation for departure	:					
Large companies are requ columns below.	ired	to complete the columns below. Non-large companies are encouraged to complete the				
Measure	:					
Timeframe	:					

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

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

Practice 3.1

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

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

Application	:	Applied				
Explanation on application of the practice		OHB has formalised a Code of Ethics which serves to provide guidance for employees on how ethical matters are to be dealt with. The Code of Ethics covers the issues related to: External environment; Work environment; Safe and healthy environment; Usage of OHB's property; Compliance with laws; Fair dealing with others, illegal or questionable gifts or favours; Gifts and entertainment; Travel and hospitality; Donations and sponsorships; Employment outside OHB Group; Foreign transactions; Political contribution and activities; Opportunities; Conflicts of interests; Fraud and actions constituting fraud; Insider trading; Abuse of power; Money laundering; Gratification, Bribery and Corruption; Facilitation payment; and Sexual harassment. The Directors' Code of Ethics is incorporated in the Board Charter. It guides the conduct of Directors so as to act in the best interest of the OHB and its stakeholders. The content of the Directors' Code of Ethics also covers aspects such as prohibition on insider trading and declaration on conflict of interest. The Code of Ethics has been reviewed during the year in conjunction with the Group's exercise to enhance the ethical standards and framework. The Code of Ethics is subjected to periodic reviews to ensure it is kept contemporaneous. A summary of OHB's Code of Ethics is available on the Company's website. In line with Section 17A of the Malaysian Anti-Corruption Commission ("MACC") Act 2009 (Amendment 2018) which took effect on 1 June 2020, amongst others, the following policies and procedures have been established or enhanced as part of the management's effort to further safeguard the Company's interest in relation to managing conflicts of interest and corruption: Anti-Bribery and Corruption Policy – Made available on the Company's website; Gift and Entertainment Policy – Internal policy; Donation and Sponsorship Policy – Internal policy; Donation and Sponsorship Policy – Internal policy;				

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

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

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

Practice 3.2

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

Application	:	Applied					
Explanation on application of the practice	:	OHB has formalised its Whistle Blowing Policy and it is made available on the Company's website. As outlined in the policy, stakeholders, employees and members of the public can raise					
		legitimate concerns, unethical or questionable practice in confidence without the risk of reprisal to the designated recipients of OHB, i.e. the Chairman of the AC and the Head of Internal Audit. Whistleblowers may report the suspected wrongdoing through various channels such as phone, electronic mail ("email"), or in writing under confidential cover.					
		The Internal Audit function oversees the implementation of the Whistle Blowing Policy of OHB as well as assists the AC to investigate the reports made. Whistleblowing reports will be escalated and discussed with the AC, prior to channelling them to the Board of Directors of OHB based on the gravity of the suspected wrongdoings. The Board reserves the right to make final decision on whistleblowing reports.					
		Three whistleblowing reports were received and acted upon for financial year 2020. The internal audit function has conducted proper investigation and reported to AC.					
		The Whistle Blowing Policy has been reviewed and adopted by the Board on 21 May 2020 in conjunction with the Group's exercise to enhance the ethical standards and framework. The policy is subjected to periodic reviews by the AC and Board.					
Explanation for departure	:						
Large companies are required to complete the columns below. Non-large companies are encouraged to composition columns below.							
Measure	:						
Timeframe	:						

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

Practice 4.1

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

Application	:	Departure					
Explanation on application of the practice	:						
Explanation for departure	:	The Board does not comprise a majority of Independent Directors with the composition as shown below:					
		No	Directorship	Number of Directors	Name		
		1	Executive Director	5	 Datuk Loh Kian Chong Dato' Robert Wong Lum Kong, DSSA, JP Dato' Seri Lim Su Tong Ms. Tan Kheng Hwee Dato' Sri Datuk Wira Tan Hui Jing 		
		2 Senior Independent 1 Non-Executive Director 1 Dato' Ghazi bin Ishak					
		3 Independent Non- Executive Director 2 • Ms. Mary Geraldine Phipps • Mr. Lee Kean Teong					
		4 Non-Independent Non- Executive Director 2 • Pn. Sharifah Intan binti S. M. Aidid • Mr. Yoshitaka Nakamura					
			Total	10			
		The composition, however, is in line with Paragraph 15.02(1) of the Listing Requirements which requires at least one third of the Board members to be independent. Although the Board does not have a majority of Independent Directors, there is an even balance of Executive Directors and Non-Executive Directors in the boardroom. The roles of the 5 Non-Executive Directors encompass the monitoring of the Group's performance as well as constructively challenge and contributing to the development of the Group's strategy. The Non-Executive Directors provide the relevant checks and balances, focusing on stockholders' and other stakeholders' interests by contributing diverse perspectives and insights to the Board.					
				_	nated as the Senior Independent Director in then collective oversight over Management.		
		Based on the annual Board performance assessment carried out, the Board is satisfied with the current Board composition and believe the decisions were made objectively in the best interests of the Company, taking into account diverse perspectives and insights.					
Large companies are require columns below.	nies are required to complete the columns below. Non-large companies are encouraged to complete the w.						
Measure	:	The NC and the Board will continue to assess the effectiveness and objectivity of the Board's performance based on current composition. OHB will consider to appoint higher number of Independent Directors without undue disruption or making unwieldy changes to its composition.					
Timeframe	:	Others 4 Years					

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	: D	Departure						
Explanation on application of the practice	E c tl	As outlined in the Board Charter, the Board has restricted the tenure of Independent Director to a consecutive or cumulative term of nine (9) years. The Independent Non-Executive Director may continue to serve on the Board beyond the 9 years tenure in the capacity of a Non-Independent Non-Executive Director. Nonetheless, the Board reserves the right to retain the Independent Non-Executive Director beyond the 9-year tenure by obtaining annual stockholders' approval. The summary of years of service is tabulated as below:						
		No	Independent Directors	Joined Date	Years of Service			
		1	Ms. Mary Geraldine Phipps	14 August 2009	11 years and 4 months			
		2 Dato' Ghazi bin Ishak 22 September 2010 10 years and 3 months						
		5 years and 8 months						
	T Ir	The Board has obtained stockholders' approval to retain Ms. Mary Geraldine Phipps Dato' Ghazi bin Ishak as the Independent Non-Executive Director and Senior Independent Non-Executive Director respectively beyond the 9-year tenure in 58 th AGM. The Board wishes to retain Ms. Mary Geraldine Phipps and Dato' Ghazi bin Ishak Independent Non-Executive Director and Senior Independent Non-Executive Director. justifications to support the Board's intention are outlined in the Corporate Governa ("CG") Overview Statement in the Annual Report 2020.						
Explanation for departure	:							
Large companies are require columns below.	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.							
Measure		The Board will review the necessity of having two-tier voting process as prescribed by MCCG to enhance the Group's corporate governance framework.						
Timeframe	: C	Others 10 Years						

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	:	In line with Paragraph 15.08A (3) of the Main Market Listing Requirements, the criteria in appointing Directors were indicated in the Board Charter to endorse Board diversity. The Board strives to ensure that there is no discrimination on the basis of, but not limited to, race, age, ethnicity, gender, nationality, political affiliation, religious affiliation, sexual orientation, marital status, education, physical ability or geographic region when deciding the composition of the Board.				
		The NC is responsible to review and assess the Board and Key Senior Management's composition and mix and make recommendations on the appointment of new directors and Key Senior Management (where relevant).				
		As stated in the Terms of Reference of NC, the suitability of the candidate will be assessed based on the criteria as outlined below:				
		 Skills, knowledge, expertise and experience; Professionalism; Diversity; Level of integrity; Commitment; Competence; Character; Contribution and performance; Time commitment and value contribution (number of directorships and other external obligations held); and Independence. The appointment of and promotion to Key Senior Management positions are mainly merit-driven and with due regard to the above criteria. In respect of the workforce diversity, female employees made up 26% of the total workforce of the Group. 				
Explanation for departure	:					
Large companies are require columns below.	red	to complete the columns below. Non-large companies are encouraged to complete the				
Measure	:					
Timeframe	:					

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

Practice 4.5

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

Application	:	Applied
Explanation on application of the practice	:	Benchmarked against the gender diversity policy pronouncement espoused by the Government to have at least 30% women representation on the boards of public listed companies, OHB's Board comprises three (3) women directors out of ten (10) Directors since 2009.
		The Board strives to ensure that there is no discrimination on the basis of, but not limited to, race, age, ethnicity, gender, nationality, political affiliation, religious affiliation, sexual orientation, marital status, education, physical ability or geographic region when deciding the composition of the Board.
		The Board and NC ensure that the recruitment and selection practices at all levels are appropriately structured so that a diverse range of candidates are considered and that there are no conscious or unconscious biases against certain candidates.
		In line with paragraph 15.08A(3) of Listing Requirements, the Board has formalised a Board Diversity Policy which sets out the approach to diversity of the Board. The policy outlines the following:
		 Identifying and creating the right balance of skills and industry experience, background and gender of Directors; Retaining Directors based on performance and merit, in the context of skills, time commitment and experience, in order for the Board to be effective; Providing a safe and healthy environment for the views of Board members to be heard, their concerns attended to and where, bias, discrimination and harassment on any matter are not tolerated; and Reviewing and assessing the Board and Key Senior Management's composition and mix and make recommendations on the appointment of new Directors and Key Senior Management.
Explanation for departure	:	
Large companies are require columns below.	red	to complete the columns below. Non-large companies are encouraged to complete the
Measure	:	
Timeframe	:	

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

Practice 4.6

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

Application	:	Applied			
Explanation on application of the practice	:	As stated in the NC's Terms of Reference, the said Committee is responsible for sourcing candidates for directorships in OHB and making candidature recommendations to the Board for concurrence prior to the tabling of a resolution in the general meeting for stockholders' approval.			
		Additionally, NC is responsible for developing and reviewing the Board Diversity policy (covering Board members and Key Senior Management) to ensure a diverse range of qualified candidates are considered for Board appointments.			
		The selection of candidates is facilitated through recommendations from other Directors, Management and/or stockholders as well as from independent sources including Directors' registry, open advertisements and independent search firms.			
		The NC, where necessary, meets with the shortlisted candidates to assess their suitability before formally considering and recommending them for appointment to the Board.			
Explanation for departure	:				
Large companies are requir columns below.	red	to complete the columns below. Non-large companies are encouraged to complete the			
Measure	:				
Timeframe	:				

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

Practice 4.7

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

Application	:	Appli	Applied					
Explanation on application of the practice	:	Execu whon	he NC of OHB is chaired by Ms. Mary Geraldine Phipps who is an Independent Non- xecutive Director. The NC comprises exclusively Non-Executive Directors, a majority of hom are independent, as codified in Listing Requirements. The composition of NC is resented in the table below:					
		No	Name of Directors	Position	Types/ Nature of Directors			
		1	Ms. Mary Geraldine Phipps	Chairman	Independent Non-Executive Director			
		2	Dato' Ghazi bin Ishak		Senior Independent Non- Executive Director			
		3	Mr. Lee Kean Teong	Committee Member	Independent Non-Executive Director			
		4	Pn. Sharifah Intan binti S. M. Aidid		Non-independent Non- Executive Director			
Explanation for departure	:							
Large companies are requi columns below.	red	to con	nplete the columns below. Non-large	e companies a	re encouraged to complete the			
Measure	:							
Timeframe	:							

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

Practice 5.1

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

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

Application	:	Departure			
Explanation on application of the practice	:				
Explanation for departure	:	The Terms of Reference of the NC has outlined the requirement of assessment on the effectiveness of the Board, as a whole, Board Committees and the contribution of each individual Director on an annual basis.			
			sment and peer review – the results of which are a criteria of annual self-assessment are as follows:		
			red in the areas of Board size, mix and composition, activities and Directors' skill set matrix.		
		Effectiveness of the Board Committees The Board composition, skills and competencies, meeting administration, conduct as well as roles and responsibilities of Board Committee are taken into the consideration of Board Committee annual assessment.			
		Effectiveness of Individual Director For assessing the effectiveness of individual Directors, the Board has conducted self and peer review to assess their own contribution and competencies to the Board.			
		The performance assessment results were presented to the Board and the Board was satisfied with the effectiveness of the Board, Board Committees and individual Directors, based on the mix and composition of the Board members which comprises wide skill set and range of experiences.			
		Refer to the CG Overview Statement in the Annual Report 2020 for the details of training attended by the Directors during the year.			
		Although independent expert has not been appointed to facilitate the board evaluation in financial year 2020, the objectivity and independence of the current performance assessment are to a large extent preserved as the results are compiled by an external consultant and the feedback from each Director is maintained anonymous when the results are discussed with the NC Chairman and reported to the Board.			
Large companies are require columns below.	red	to complete the columns below. Non-la	arge companies are encouraged to complete the		
Measure	:	The NC will review the effectiveness of the current performance assessment conducted and make recommendation for the engagement of independent experts. The stipulation for independent experts to facilitate the Board evaluation, has been updated in the NC's Terms of Reference and duly approved by the Board of Directors on 27 February 2018.			
Timeframe	:	Others	9 Years		

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

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

Practice 6.1

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

Application	:	Applied			
Explanation on application of the practice		The Board via its RC has formalised Directors' Remuneration Policy to guide the Board Committee in determining the remuneration of directors. There are two different types of remuneration packages that are established by RC to assess the suitability and reasonableness of the remuneration of Executive Directors/ Key Senior Management and Non-Executive Directors. Executive Director/Key Senior Management (N1) For Executive Directors/Key Senior Management, performance-related elements such as Company's growth and profitability are taken into the consideration of assessment in order to align the interest of the Executive Directors/Key Senior Management with long-term objectives and business strategy of the company. The Committee ensures that the remuneration is linked to the performance of the OHB. Remuneration for Executive Directors/Key Senior Management consists of both fixed (i.e. base salary) and variable (performance-based incentive) remuneration components. The remuneration of the Executive Director/Key Senior Management is designed to ensure the Company's continued ability to attract and retain the most qualified Executive Board members/Key Senior Management is outlined in the Directors' Remuneration Policy. N1: The EXCO members by virtue of their positions as Executive Directors of the Group forms part of the Key Senior Management of the Group that is primarily responsible for the business operations of OHB's core business and principal subsidiaries. Non-Executive Director On the other hand, the remuneration of Non-Executive Directors must reflect the experience, time commitment, scope of responsibilities and contribution to the effective functioning of the Board. The fees of the Non-Executive Directors are reviewed by the RC as and when necessary, taking into account the fees paid to Non-Executive Directors of comparable companies and capacity to attract and retain highly competent Non-Executive Directors. Non-Executive Directors are not entitled to receive performance-based bonuses nor participate			
		The Directors/Key Senior Management Remuneration Policy is made available on the Company's website.			
Explanation for departure	:				
Large companies are requir columns below.	ed t	l To complete the columns below. Non-large companies are encouraged to complete the			
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	:	Applie	Applied			
Explanation on application of the practice	:	The Board has established a committee, namely the RC, which comprises solely No Executive Directors, with a majority of whom are independent to oversee remuneration related matters. The composition of the RC is presented in the table below:				
		No	Name of Directors	Position	Types/ Nature of Directors	
		1	Dato' Ghazi bin Ishak	Chairman	Senior Independent Non- Executive Director	
		2	Ms. Mary Geraldine Phipps		Independent Non-Executive Director	
		3	Mr. Lee Kean Teong	Committee Members	Independent Non-Executive Director	
		4	Pn. Sharifah Intan binti S. M. Aidid		Non-Independent Non- Executive Director	
Explanation for		The R Senio The E Direct or he payak ("AGI" The T matter	cors (e.g. Executive Director/ Key Selectors (e.g. Executive Director/ Key Selectors and recommends the rentral Management prior to the Board. Board, as a whole, approves the stors with the Directors concerned for individual remuneration. The recole is tabled for stockholders' approved"). Ferms of Reference of RC, which deepers reserved for the Committee is for company's website.	nuneration pace recommended abstaining from ommendation val at the forther eals with the re	remuneration of Non-Executive n the decision in respect of his on Directors' fees and benefits coming Annual General Meeting	
Explanation for departure	:					
Large companies are requi columns below.	red	to com	nplete the columns below. Non-larg	ge companies a	are encouraged to complete the	
Measure	:					
Timeframe	:					

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

Practice 7.1

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

Application	: Applied						
Explanation on application of the practice	the remunerati approves the abstaining from fees and benef The remunerati financial year 2	ion for all Exer remuneration in the decision in its payable will cion received 020 are as follo	er review, the RC cutive Directors of Non-Executiv naking in respect l be tabled for a / receivable k ows (disclosure k Listing Requirer	of the Compe Directors was on their individual at the proval at the poy the Directors also served.	pany. The with the [vidual remule forthcomes of the ors or	Board, as Directors of uneration. ning AGM. e Compan	a whole, oncerned Directors' y for the
	Received from the Group	Directors' Fees~	Salary and other emoluments~*	Allowances^	Other Fees #	Benefits in kind	Total
				RM'000	<u>'</u>	<u>'</u>	
	Executive Direct	ors / Key Senio	r Management				
	Datuk Loh Kian Chong	171	2,709	-	219	-	3,099
	Dato' Robert Wo Lum Kong, DSSA		2,592	50	20	8	2,945
	Dato' Seri Lim Su Tong	147	3,257	-	19	-	3,423
	Ms. Tan Kheng Hwee	123	2,855	2	19	19	3,018
	Dato' Sri Datuk V Tan Hui Jing	Vira 193	3,836	-	19	-	4,048
	Non-Executive D	Directors		,	,	,	
	Dato' Ghazi Bin Is	hak 120	-	-	57	-	177
	Mary Geraldine Phipps	120	-	-	98	-	218
	Lee Kean Teong	120	-	-	50	-	170
	Sharifah Intan bir S.M. Aidid	nti 120	-	-	46	-	166
	Yoshitaka Nakam (Appointed on 1 April 2020) @	ura 90	-	-	8	-	98
	Datin Loh Ean**	-	1,425	-	-	-	1,425
	Keiichi Yasuda (Resigned on 31 March 2020) @	30	-	-	2	-	32

		Received from the Company	Directors' Fees	Other Fees #	Total		
				RM'000			
		Executive Directors/ Key Senior Manageme	nt				
		Datuk Loh Kian Chong	90	219	309		
		Dato' Robert Wong Lum Kong, DSSA, JP	90	19	109		
		Dato' Seri Lim Su Tong	90	19	109		
		Ms Tan Kheng Hwee	90	19	109		
		Dato' Sri Datuk Wira Tan Hui Jing	90	19	109		
		Non-Executive Directors					
		Dato' Ghazi Bin Ishak	120	57	177		
		Mary Geraldine Phipps	120	98	218		
		Lee Kean Teong	120	50	170		
		Sharifah Intan binti S.M. Aidid	120	46	166		
		Yoshitaka Nakamura (Appointed on 1 April 2020) @	90	8	98		
		Datin Loh Ean**	-	-	-		
		Keiichi Yasuda (Resigned on 31 March 2020) @	30	2	32		
		 Including provision for prior year (i.e. fin paid during the financial year under review Including salary , bonus, incentive, EPF & S remuneration received from local and ove Including entertainment and meeting allo Including meeting attendance fees, chairr ** Datin Loh Ean (Alternate Director to Dato's salary and other emoluments are received she is the director of the Company. Yoshitaka Nakamura and Keiichi Yasud Co. Ltd. Director fee received by Honda themselves. 	w. GOSCO, provision rsea subsidiarion wance nan and board Robert Wong I from oversea a are represe	on for directors es Company committee fee Lum Kong D.S. subsidiaries Co	es S.A., J.P.), the ompany which Honda Motor		
Explanation for departure	:						
Large companies are requi columns below.	ired	to complete the columns below. Non-large co	ompanies are e	encouraged to	complete the		
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	:	applied			
Explanation on application of the practice	:	The members of EXCO by virtue of their positions as Executive Directors of the Group are the Key Senior Management of the Group that is primarily responsible for the business operations of OHB's core business and principal subsidiaries. Their remuneration has been disclosed under Practice 7.1.			
Explanation for departure	:				
acpartare					
Large companies are requir columns below.	red	to complete the columns below. Non-large companies are encouraged to complete the			
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 7.3 - 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 Chairman of the AC is Ms. Mary Geraldine Phipps, who is distinct from the Chairman of the Board. In addition, the Chairman of the AC is an Independent Non-Executive Director, as enumerated under paragraph 15.10 of Listing Requirements.
		The roles and responsibilities of the AC are clearly detailed in AC Terms of Reference and AC Report, addressing the independence and objectivity of the Committee.
Explanation for departure	:	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure	:	
Timeframe	:	

There is an effective and independent Audit Committee.

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

Practice 8.2

The Audit Committee has a policy that requires a former key audit partner to observe a cooling-off 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 Terms of Reference of AC has outlined that former key audit partners shall observe a cooling-off period of at least two (2) years, before being appointed as a member o the AC.
Explanation for departure	:	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure	:	
Timeframe	:	

There is an effective and independent Audit Committee.

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

Practice 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 Terms of Reference of AC has outlined the roles and responsibilities of AC in reviewing the suitability, objectivity, and independence of the external auditor.
practice.		In early 2013, the AC has also formalised the policy and procedures on the nature of non-audit services that may be provided by the external auditor.
		The assessment on the suitability, objectivity and independence of the external auditor is conducted yearly by AC via a customised evaluation instrument. The first assessment was done in year 2017 for financial year 2016 and this year will be the fifth year in carrying out the assessment. The evaluation instrument covers quality processes/ performance, independence and objectivity, audit scope and planning as well as audit communications of external auditor. The Board has also received confirmation from its external auditor to ensure that the team from external audit firm has been independent throughout the conduct of audit
		engagement in accordance with the terms of relevant professional and regulatory requirements.
Explanation for departure	:	
Large companies are requir columns below.	red	to complete the columns below. Non-large companies are encouraged to complete the
Measure	:	
Timeframe	:	

There is an effective and independent Audit Committee.

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

Practice 8.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Not adopted
Explanation on adoption of the practice	:	

There is an effective and independent Audit Committee.

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

Practice 8.5

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

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

Application :	Applied					
Explanation on application of the practice	Kean Teong a	Two out of the four members of the AC, namely Ms Mary Geraldine Phipps and Mr Lee Kean Teong are members of professional accountancy bodies, which is in accordance with paragraph 15.09 of Listing Requirements.				
	Name	Qualification	Background			
	Ms. Mary Geraldine Phipps (Chairman)	Chartered Accountant registered with the Malaysian Institute of Accountants Certified Public Accountant under the Malaysian Institute of Certified Public Accountants Member of the Malaysian Institute of Taxation and currently serve as a fellow of the Chartered Tax Institute of Malaysia	In 1982, she was a partner of KPMG. In 1990, she was appointed Managing Partner of the Penang practice of KPMG. Extensive experience in taxation and tax advisory services.			
	Dato' Ghazi bin Ishak (Committee Member)	Lawyer by profession. Barrister at Law from Lincoln's Inn London	In 1971, he joined the Malaysian Government Legal Services. In 1975, he was appointed as Deputy Public Prosecutor Penang. Having litigated in landmark Malaysian cases in fields ranging from criminal, commercial, company and banking. Currently he is the partner of Messrs Ghazi & Lim.			
	Mr. Lee Kean Teong (Committee Member)	Chartered Accountant of Malaysian Institute of Accountants Member of Malaysian Institute of Certified Public Accountants	He was a partner of KPMG Malaysia for more than 19 years. Extensive experience in audit and management consulting.			
	Pn. Sharifah Intan binti S. M. Aidid (Committee Member)	Took up law in 1980 and called to Bar in 1985	20 years in teaching profession. Currently work as consultant in Messrs. Lim Huck Aik & Co, Advocates & Solicitors.			

		Based on the outcome of director's performance assessment conducted, the Board is satisfied with the AC performance as its Chairman and members are able to understand matters under the purview of the AC including the financial reporting process.
		During the year under review, all members of the AC attended relevant training sessions in order to upskill themselves and keep themselves abreast of the latest market developments relevant to the growth and performance of the Group.
		Refer to the CG Overview Statement in the Annual Report 2020 for the details of training attended by the Directors during the year.
Explanation for departure	:	
Large companies are require columns below.	red	to complete the columns below. Non-large companies are encouraged to complete the
Measure	:	
Timeframe	:	

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

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

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

Application	:	Applied	
Explanation on application of the practice	:	framework for the Group and business risks. The Management of respective report to the Corporate Office	as established the risk management and internal control respective segments to identify, evaluate and monitor the e segments is responsible to manage the business risks and and the RMC.
		Control Mechanism	Internal Control Activities
		Limits of authority and responsibility	 Formally defined and documented lines of responsibility as well as delegation of authority. Hierarchical reporting is in place to achieve its strategies and operational objectives as well as provide documented and auditable trail of accountability.
		Planning, monitoring, reporting and safeguarding	 Preparation of annual budget by all business segments for approval by EXCO. Performance Coordinating Team reviews the KPIs and reports to the EXCO on a quarterly basis. Audit Committee reviews the quarterly financial results and evaluates significant unusual variances. Management meetings are held regularly to identify, discuss and resolve key management issues.
		Further details are available in of the Annual Report.	the Statement on Risk Management and Internal Control
Explanation for departure	:		
Large companies are requi	red	L to complete the columns below	v. Non-large companies are encouraged to complete the
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 has, through its RMC established a risk management and internal control framework that was implemented throughout the Group, which is firmly embedded in the Group's key processes. Management is to identify, evaluate, monitor and report of risks and internal control as well as provide assurance to the Board that it has done so in accordance with the policies adopted by the Board.
		The key features of the Group's risk management and internal control framework are clearly detailed in the Statement on Risk Management and Internal Control, which include:
		 risk management organisation; risk appetite (quantitative and qualitative); and risk reporting.
		In November 2020, the RMC had received the interim update on the Group risk compilation 2020 from an external consultant. In February 2021, the Group top 7 risks were identified with management controls and management action plan to manage the risks and reported to the RMC and Board. In addition, the outcome of corruption risk assessment has been reviewed by the RMC.
		The Group Risk Management Policy and Procedures have been updated and approved in February 2019 with the latest risk reporting framework, e.g. risk organisation structure, frequency and risk reporting documents for the Group.
		The Board has received assurance in writing from Executive Chairman, Executive Directors and Group Chief Financial Officer that the risk management and internal control system has been operating adequately and effectively, in all material aspects. Further assurance is provided by the in-house Internal Audit function, which operates across the Group.
Explanation for departure	:	
Large companies are requicolumns below.	red	to complete the columns below. Non-large companies are encouraged to complete the
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	:	Not adopted
Explanation on adoption of the practice	:	

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

Practice 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 roles and responsibilities of the AC are outlined in the Terms of Reference of AC. The AC assesses the performance of Internal Auditors on an annual basis to ensure that the Internal Auditors perform their functions effectively and independently throughout the course of their engagement.
		The AC ensures that Internal Audit function carries out their work according to a recognised framework (i.e. International Professional Practices Framework (IPPF) issued by the Institute of Internal Auditors), covering governance, risk management and internal control processes.
		The activities that the AC performed for the financial year 2020 in relation to Internal Audit function include the following:
		 Reviewed the Internal Audit Plan (scope of work inclusive of governance, risk management and selected internal control processes) with the Head of Internal Audit department to ensure adequate scope and comprehensive coverage of the activities of the Group; Reviewed the Internal Audit Report from the Head of Internal Audit and discussed the root cause, audit issues as well as Management action plan; Discussion on unsatisfactory findings of Internal Audit Reports; Approved the Internal Audit Operating Budget for 2020; Reviewed the performance of Internal Audit function from the formal evaluation as the following: Internal Audit Charter and Structure; Internal Auditors' skills and experience; and Communication with Executive Directors and Management.
Explanation for departure	:	
Large companies are requi columns below.	red	to complete the columns below. Non-large companies are encouraged to complete the
Measure	:	
Timeframe	:	

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

Practice 10.2

The board should disclose -

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

Application	:	Applied
Explanation on application of the practice	:	The Internal Audit Department is currently lead by Mr. Choo Mun Yew, a member of Malaysian Institute of Accountants (MIA), Malaysian Institute of Certified Public Accountants (MICPA) as well as a chartered member of The Institute of Internal Auditors Malaysia (CMIIA).
		The Internal Audit Department governs itself through adherence to International Professional Practices Framework ("IPPF") promulgated by The Institution of Internal Auditors. The IPPF encompasses the Definition of Internal Auditing, Core Principles, the Code of Ethics, and the International Standards for the Professional Practice of Internal Auditing.
		The Internal Audit function has engaged the Institute of Internal Auditors Malaysia ("IIAM") to perform Quality Assurance and Improvement Program in 2014.
		All eight (8) internal audit personnel (including the Head of Internal Audit) are free from any relationships or conflicts of interest, which could impair their objectivity and independence, as disclosed in the Audit Committee Report.
		In accordance with paragraph 30 of Part A, Appendix 9C, Bursa's Listing Requirements, disclosure of cost of internal audit function for the financial year ended 31 December 2020 was made available, amounting to RM1.81 million for the Company and RM1.92 million for the Group level.
Explanation for departure	:	
-		
Large companies are require columns below.	red	to complete the columns below. Non-large companies are encouraged to complete the
Measure	:	
Timeframe	:	

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

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

Practice 11.1

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

Application	:	Applied	
Explanation on application of the practice	:	The Board recognises the importance of facilitating a transparent, active and constructive communication with its stakeholders. Therefore, the Board has formalised "Corporate Disclosure and Communication Policy" in addressing the issue of disseminating material information. The content of the said policy includes areas such as dissemination of reports and events (Annual Report, Analyst and investors meeting and etc.), procedures on responding to market rumours, confidential information and leakage of private information. The summary of key matters discussed at the previous AGM has also been disclosed on its website as required by Listing Requirements. The contact numbers and addresses of Group Chief Financial Officer are made available	
		on the corporate website of OHB as the primary contact person. Furthermore, OHB's investor relations' email, ir@ohb.com.my is provided on the website to facilitate effective communication from the stakeholders.	
Explanation for departure	:		
Large companies are requicolumns below.	ired	to complete the columns below. Non-large companies are encouraged to complete the	
Measure	:		
Timeframe	:		

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

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

Practice 11.2

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

Application	:	Departure			
Explanation on application of the practice	:				
Explanation for departure	: OHB has published an Annual Report and a Sustainability Report which is b Global Reporting Initiative (GRI) Standards for the financial year ended 3' 2020.				
		However, the OHB's Annual Report as a whole is not an Integrated Report based on parameters set out by the International Integrated Reporting Council's ("IIRC") Integra Reporting Framework.			
		OHB's Annual Report (e.g. Chairman's Statement, Management Discussion and Analy Corporate Governance Overview Statement, Audit Committee report, Statement on Management and Internal Control) and Sustainability Report have broadly address certain elements of Integrated Reporting such as the organisation overview, outlook external environment, governance policies, performance and the basis of preparation presentation.			
	In addition to the annual report and sustainability report, stakeholders are also with the contacts of the Company Secretaries as well as the Group Chief Finance to enquire further on relevant information for informed decision making.				
Large companies are require columns below.	red	to complete the columns below. Non-large o	companies are encouraged to complete the		
Measure	:	The Board will seek to undertake a readiness assessment to identify the structural changes that would be necessitated from the proposed transition to integrated reporting.			
Timeframe	:	hers 9 Years			

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

Practice 12.1

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

Application	:	Applied			
Explanation on application of the practice	:	The Corporate Disclosure and Communication Policy contains a policy stipulation that the notice of OHB AGM shall be given at least twenty-one (21) days prior to the AGM. For the 58 th AGM which was held on 15 July 2020, the notice was circulated on 23 June 2020, 22 days prior to the AGM. This is in compliance with the paragraph 7.15 of Listing Requirements which requires at least 14 days of notice before the meeting for passing ordinary resolution and at least 21 days where any special resolution is to be proposed.			
Explanation for departure	:				
Large companies are requir columns below.	red	to complete the columns below. Non-large companies are encouraged to complete the			
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	:	All directors attended the 58th Annual General Meeting on 15 July 2020. The Executive Chairman, Executive Directors and Group Chief Financial Officer were responsible for answering the questions relating to operations raised by stockholders: • Written queries from Minority Shareholders Watch Group, relating to strategic and financial as well as corporate governance matters; • Written queries from named stockholders; and • Written queries from stockholders in relation to the audited financial statements for			
Explanation for	the financial year ended 31 December 2019.				
departure					
Large companies are require columns below.	red	to complete the columns below. Non-large companies are encouraged to complete the			
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	:	In accordance with paragraph 8.29A of Listing Requirements, all resolutions set out in the notice of the 58th AGM were put to vote by poll and the voting was conducted through online remote voting via a Remote Participation and Voting ("RPV") Facilities from the Broadcast Venue (Bayview Hotel Georgetown Penang). The results of the voting were validated by independent scrutineers, Boardroom Business Solution Sdn. Bhd. and announced to Bursa Malaysia on the same day. In line with the Guidance Note on Conduct of General Meetings for Listed Issuers issued by the Securities Commission Malaysia on 18 April 2020, the 2020 AGM was conducted virtually from the Broadcast Venue on RPV Facilities as a precautionary measure amid COVID-19 pandemic. The RPV Facilities provided by Boardroom Corporate Services Sdn. Bhd. enabled stockholders to exercise their right as a member of the Company to participate by posing questions to the Board of Directors and/or Management of the Company in advance or via real time submission of typed texts and voting remotely. Stockholders who were unable to attend the virtual meeting may appoint a proxy to attend and vote on behalf. This is provided for in the Company's Constitution. As at 31 December 2020, the Company has approximately 7,291 stockholders.			
Explanation for departure	:				
Large companies are require columns below.	red	to complete the columns below. Non-large companies are encouraged to complete the			
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.

