# CORPORATE GOVERNANCE REPORT

STOCK CODE : 7097

**COMPANY NAME**: TA WIN HOLDINGS BERHAD

FINANCIAL YEAR : June 30, 2021

#### **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 PURSUANT TO THE 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 ("Board") is responsible to ensure long term success and delivering of sustainable value to its stakeholders through its leadership and management of the Group's businesses. The Board sets the strategic direction of the Group while exercising oversight on day-to-day management and operations delegated to the Executive Directors and Senior Management to ensure that the conduct of the business of the Group is in compliance with relevant laws, practices, standards and guidelines applicable to the Group and that the set objectives and goals of the Group are achieved.
		In order to ensure orderly and effective discharge of the Board's function and responsibilities, the Board has in place an internal governance model for the Group where specific powers of the Board are delegated to the relevant Board Committees, namely the Audit, Risk Management, Nomination and Remuneration to oversee the Company's affairs, in accordance with their respective Terms of Reference. All matters deliberated in the Board Committees are required to be reported to the Board for endorsement and/or approval. As such, the direction and control of the Group is held firmly within the Board.
		The Board together with Senior Management have established various policies and procedures which provide guidance for proper standards of conduct and sound and prudent practices to be carried out or performed in the respective areas and circumstances in order to propagate and preserve the core values of the Group and to further promote good corporate governance culture within the Group. These values are disseminated to employees and continuously reinforced throughout their tenure with the Group. These policies and procedures are periodically reviewed to ensure it is relevant and effective.
		To enable the Board to discharge its responsibilities in meeting the goals and objectives of the Group, the Board deliberated, reviewed and approved the business proposals and strategic initiatives proposed by

the Executive Directors and/or Key Senior Management. The Board monitored the implementation of the strategic initiatives regularly, through updates reported by the Executive Directors and/or Senior Management, to ensure that the Group is aligned with its objectives set.

The principal responsibilities of the Executive Directors and Senior Management are as follows:-

- (a) Developing, co-ordinating and implementing business and corporate strategies;
- (b) Implementing the policies and decisions of the Board;
- (c) Overseeing the day-to-day operations of the Group; and
- (d) To participate the various management committees or working committees for the effective discharge of duties and functions.

The Senior Management assisted the Executive Directors by preparing important matters such as strategy and actions plan as well as putting them into practice.

The Board reviewed and deliberated the financial results and detailed information relating to the running of the Group's operations presented by the Senior Management at Board meetings held during the financial period. The Board scrutinised the management proposals taking into consideration the long term business and finance of the Group. In Board meetings, the Board was updated on the progress of the approved management proposals. The Board was updated and/or informed on any material progress that required Board's immediate attention through electronic means.

The Board reviews overall performance of the management from time to time and provides leadership within a framework of prudent and effective controls which enable risks to be appropriately assessed and managed.

The Risk Management Committee advises the Board on areas of high risk and the adequacy of compliance and control procedures throughout the Group. There is an on-going process in place for the Risk Management Committee to identify, evaluate, monitor and manage the significant risks in the Group's business and business environment to enable the Group to achieve its business and corporate objectives in the best possible way. Identified risks are assessed and prioritised according to their likelihood and their potential impact on the Group's operations and financial performance. The Board's responsibilities for the Group's system of internal controls cover not only financial aspects of the business but also organisational, operational, regulatory compliance as well as risk management matters. Details pertaining to the Company's internal control system and the review of its effectiveness are set out in the Statement on Risk Management and Internal Control in the Annual Report 2021.

The Board is assisted by the Nomination Committee with the responsibility on the matter in relation to the succession planning of Directors and Senior Management in order to maintain an appropriate

	balance of skills on the Board and to ensure continuity of the operations and management of the Group.
	The Board values the dialogue with shareholders and appreciates the keen interest shown by shareholders on the Group's performance. The Board adopted a shareholder communication policy, which sets out the standards and the requirements of the Company in relation to communicating with its shareholders.
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

# **Practice 1.2**

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

Application	Applied
Explanation on application of the practice	The roles and responsibilities of the Chairman of the Board have been specified in the Board Charter, which is available on the Company's website at <a href="www.ta-win.com">www.ta-win.com</a> .  The current Chairman of the Company is Dato' Yeo Boon Leong, JP who was appointed on 23 November 2017.  The main roles and responsibilities of the Chairman include, but are not limited to, the following: (a) to oversee the Board in the effective discharge of its role; (b) provides leadership and guidance to the Board in order for the Board to discharge its responsibilities with respect to the Company's organisational priorities and governance matters; (c) to liaise with the Executive Directors, Senior Management and Company Secretary on the agenda for Board meetings; (d) manages the interface between the Board and management and facilitates the flow of information between the management and the Board and ensures that the Board members receive complete and accurate information in a timely manner; (e) leads the Board meetings and discussions; (f) encourages active participation to enhance constructive deliberations by the Board and allows dissenting views to be freely expressed; (g) to chair general meetings of shareholders of the Company; (h) leads the Board in establishing and monitoring good corporate governance practices in the Company; and (i) ensures appropriate steps are taken to provide effective communication with stakeholders and that their views are communicated to the Board as a whole.
Explanation for departure	
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

# **Practice 1.3**The positions of Chairman and CEO are held by different individuals.

Application	:	Applied	
Explanation on application of the practice	:	The role of the CEO is assumed by the Managing Director of the Company i.e. Dato' Sri Ngu Tieng Ung, JP who was appointed on 1 July 2020. Whereas, Dato' Yeo Boon Leong, JP was appointed on 23 November 2017 as the Chairman of the Company.  The position and functions of the Chairman and the CEO are distinct and separate. This segregation ensures there is a balance of power and authority so that no one individual has autonomous power which could influence or dominate the Board's decision.  The Chairman is responsible for the achievement of the Group's strategic vision and also for leading the Board in its collective oversight of management, whiles the CEO focuses on the business and day-to-day management of the Group and the implementation of the Board's decisions and policies.  The CEO is responsible to the Board for the overall management and profit performance of the Group, including day to day operation and administration within the framework of the Group's policies, reserved powers and routine reporting requirements.  The respective duties and responsibilities of the Chairman and the CEO are clearly defined in the Board Charter.	
Explanation for departure	:		
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

#### Practice 1.4

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. Kimberly Ong Sweet Ee, who is qualified to act as a Company Secretary under Section 235(2) of the Companies Act 2016 was appointed as the Company Secretary of the Company on 3 March 2020.	
	The Company Secretary provides advice and guidance to the Board on issues relating to compliances with the Companies Act 2016, the Main Market Listing Requirements ("MMLR"), the Company's Constitution, the Malaysian Code on Corporate Governance ("the Code"), relevant rules, regulations and laws, policies and procedures in relation to corporate secretarial, as well as applications of good corporate governance and best practices.	
	The Company Secretary attended the Board and Board Committee meetings held during financial period ended 30 June 2021 and ensured that the meetings were properly convened and that accurate and adequate records of the proceedings of meetings and decisions made were properly kept. The Company Secretary highlighted or brought attention to the Board on the matters that require follow-up and update from the management. The Company Secretary also worked closely with the management to ensure timely flow of information to the Board.	
	The Board is also updated on the Directors' and Principal Officers' dealings pursuant to Chapter 14 of the MMLR of Bursa Malaysia Securities Berhad ("Bursa Securities") at every ordinary Board meeting during the financial period ended 30 June 2021, if any.	
	The roles and responsibilities of the Company Secretary are clearly defined in the Board Charter.	
Explanation for : departure		
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

# **Practice 1.5**

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

Application	•	Applied
	•	
Explanation on application of the practice	÷	The Directors have the right to access all information pertaining to the Group for the purpose of discharging their duties. The Directors may interact directly with the Management, or request further explanation, information or updates on any aspect of the Company's operation or business concerns.
		Every Director has unhindered access to the advice and dedicated support services of the Company Secretaries in ensuring the effective functioning of the Board. In addition, the Directors may seek independent professional advice at the Company's expense, as they individually or collectively consider necessary, to fulfil their responsibilities and permit independent judgment in decision making.
		For the financial period ended 30 June 2021, the notice of each meeting confirming the venue, time and date, together with an agenda of items to be discussed, are forwarded to each member of the Board within stipulated time from the date of the meeting. The meeting minutes are circulated in a timely manner .
		Key Senior Management and external advisers are invited to attend Board or Board Committees meetings to provide additional insights and professional opinion and clarification on specific agenda items. At the Board meetings, respective Chairman of the Board Committees will report, advise and recommend to the Board, salient views and conclusions of their respective agendas. Minutes of the Board Committees are circulated for the Board's information.
		The deliberations and conclusions of issues discussed in the Board and Board Committees meetings are well documented in the minutes. The decision made at the Board meetings are also communicated to the Management on a timely manner to ensure appropriate execution. The Company Secretary will also follow up on the status of actions taken with reference to the previous minutes of meeting for updating the Board. On-going issues/ items would stay as matters arising in the minutes of meeting until they are resolved. Minutes of each Board meeting are circulated to all Directors in advance for their perusal prior to confirmation of these minutes at the commencement of the Board meeting.

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	: The Board Charter which clearly sets out the roles, composition, responsibilities, operations and processes of the Board, is made available on the Company's website at <a href="https://www.ta-win.com">www.ta-win.com</a> .
	The Board Charter is to ensure that all Board members are acting in the interest of the Company and are aware that their duties and responsibilities are towards the best interest of the Group. It serves as a reference and primary induction literature providing insights to prospective Board members and senior management in the practising of good corporate governance and ethical bahaviour. In addition, it also assists the Board in the assessment of its own performance and that of its individual Directors.
	It also outlines the matters and decisions reserved for the Board. Key matters of the Company reserved for the Board's approval include:  (a) Approval of major corporate plans, policies and programmes;  (b) Approval of major capital commitments;  (c) Approval of new ventures;  (d) Approval of material acquisitions and disposals of undertakings
	<ul> <li>(a) Approval of material acquisitions and disposals of undertakings and properties;</li> <li>(b) Changes to the management and control structure within the Company and its subsidiaries, including key policies, delegated authority limits;</li> <li>(c) Appointment and removal of Director;</li> </ul>
	<ul> <li>(g) Establishment of Board Committees;</li> <li>(h) Appointment and removal of Secretary;</li> <li>(i) Directors' fee for Non-Executive Director; and</li> <li>(j) Executive Directors' Remuneration packages.</li> </ul>
	Any subsequent amendment to the Board Charter can only be approved by the Board. The Board Charter is periodically reviewed and updated in accordance with the needs of the Company and any new regulations that may have an impact on the discharge of the Board's responsibilities.

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

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

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

#### **Practice 3.1**

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

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

Application	:	Applied
Explanation on application of the practice	:	The Group is committed to provide a safe, supportive and productive work environment. The Group has in place a Code of Conduct and Ethics which sets out the rules or standard for all who participate in the Group and represent themselves outside the Group. The aims are to ensure that all employees, officers and Directors conduct business with high integrity, honesty and ethical standards. This helps the Company maintain a reputation for honesty, fairness, respect, responsibility, integrity and trust. Principles for short terms advantages are not compromised and the Group strives to adhere to high standards of integrity at all time.
		The Code of Conduct and Ethics covers amongst others, all aspect affecting the business operations such as standards of conduct, conflicts of interest, other business opportunity, bribes, gifts, gratuities, hospitality, confidentiality and sensitive information, insider dealing, accuracy of information, compliance with laws & regulations, health & safety, protection of assets, corruption and money laundering.
		The employees are made aware that relevant disciplinary actions will be taken for unethical behaviour and gross misconduct that is in contravention with the ethos of the said Code of Conduct and Ethics. The Board together with the Heads of Departments play important roles to oversee the culture of the Group and they work hand in hand in setting the tone of high standards of integrity, honesty, ethics and compliance within the Company to ensure the Code of Conduct and Ethichs is fully complied with.  The Code of Conduct and Ethics is accessible on the Company's website
		at <u>www.ta-win.com</u> .
Explanation for departure	:	

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

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

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

# Practice 3.2

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

Application	:	Applied
Explanation on application of the practice	:	The Whistleblowing Policy was established by the Board to encourage employees and third parties to report any perceived unethical or illegal conduct in a confidential manner without any fear of harassment, intimidation or reprisal of anyone for raising concern(s) under this policy. It also helps promote and develop a culture of openness, accountability and integrity, the whistle-blower reporting channel was established; which provides assurance that all disclosures will be appropriately investigated objectively and confidentially.
		The Board is directly notified should there be any concerns raised via email from an employee to the designated whistleblowing channel. A whistle blower will be accorded with protection of confidentiality of identity, to an extent practicable, if he or she wish to remain anonymous. The Company also ensures an employee who whistleblows internally shall be protected against any harassments or retaliations in any forms or manners.
		The policy also set out the steps the Company will take in respect of the report received from the employees and members of the public with the strict enforcement of this policy. It will reduce the potential and probability of fraudulent acts to be committed within the Company.
		Any reports received shall be investigated promptly by the investigating officer. The matters and the results of the investigation shall be reported to the Audit Committee from time to time as it progresses.
		The Board together with Senior Management review the Whistle Blowing Policy periodically to ensure that it continues to remain appropriate and effective.
		The Whistleblowing Policy can be found on the Company's website at <a href="https://www.ta-win.com">www.ta-win.com</a> .
Explanation for departure	:	

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

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

# Practice 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	:	From 1 July 2020 to 30 March 2021, the Board comprised of three (3) out of six (6) directors are Independent Directors and half of the Board comprised of independent directors.  On 30 March 2021, Mr. Lim Boon Shen was appointed as Non-Independent Non-Executive Director of the Company. As at 30 June 2021, the Board comprised of seven (7) members with three (3) being Independent Non-Executive Directors ("INEDs"). The Board is in compliance with Chapter 15.02 of the MMLR of Bursa Securities, which	
		requires that at least two (2) Directors or one-third of the Board of the Company, whichever is the higher, are INEDs.  Presently, the Board does not comprise at least half of INEDs with the breadth of their experience, skill and qualification, professional background, have enabled the Board to exercise objective judgement on various issues through their sharing of impartial and objective and unbiased opinions. Also, there are two (2) Non-Executive Directors who do not involved in daily management of the Group's business operation. The Board is of the view that the Non-Executive Directors of the Board provide reasonably effective checks and balances within the Board. Therefore, the lack of the necessary ratio of INEDs has not jeopardise the independence of Board deliberations and all decisions have been made in the best interest of the Group.	
Explanation for departure	:		
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Measure	:		
Timeframe	:		

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

#### Practice 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 :	Not applicable - No independent director(s) serving beyond 9 years
Explanation on :	No Independent Director is currently serving beyond nine (9) years.
application of the	
practice	However, if the Board intends to retain an Independent Director
	beyond nine (9) years and twelve (12) years, it will justify and seek annual shareholders' approval in accordance with the Code.
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 4.3 - 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	
		The appointments of Board and Key Senior Management are done through the Nomination Committee. Key Senior Management is defined as business and functional leads who are reporting to the Group Executive Directors. The Nomination Committee will review the candidates' experiences and credentials before recommending them to the Board.	
		The Board places great emphasis on the importance of diversity in terms of skills, experience, age, gender, cultural background and ethnicity and recognises the benefits of diversity at the Board and Senior Management.	
		Having a range of diverse dimensions brings different perspectives to the boardroom and to various levels of Management within the Group. The Nomination Committee is responsible to identify and select potential new candidate(s) and to make recommendations to the Board for the appointment of Director(s).	
		The Executive Directors are responsible for selection and appointment of candidates for Key Senior Management position based on selection criteria which best matches the requirements of the open position.	
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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.

	T
Application :	Departure
Explanation on :	
application of the	
practice	
•	
Explanation for :	The Board must have at least 30% women directors and this was not
departure	achieved. The Board now comprised of 14% women director.
	The Board is judicious of the gender diversity recommendation
	promoted by the Code in order to offer greater depth and breadth for
	discussions and constructive debates in senior management level.
	In the process of selecting and evaluating candidates for the Board, the
	Nomination Committee has taken into consideration the overall
	composition of the Board and the combination skills of existing
	Directors as well as diversity in terms of gender, age and ethnicity. The
	ultimate goal is to ensure that the Board as a whole has the appropriate
	balance of skills, experience, independence and knowledge of the
	Company to enable them to discharge their respective duties and
	responsibilities effectively.
	, ,
	Appointment of additional women to the Board in order to meet the
	target will be made when a suitable candidate who can add value to the
	Board is identified.
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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	
Fundamentan	The Common has in place its many desired in the common desired in	
Explanation on : application of the practice	The Company has in place its procedures and criteria for appointment of new directors. Selection of candidates to be considered for appointment as Directors is facilitated through recommendations from the Directors, management, major shareholders or external parties including the Company's contacts in related industries.	
	All candidates for appointment are first considered by the Nomination Committee. The final decision of the appointment of new Directors remains the responsibility of the full Board after considering the recommendations of the Nomination Committee. The Company practices a clear and transparent nomination process which involves the following:-	
	(a) Identification of candidates;	
	(b) Evaluating suitability of candidates;	
	<ul><li>(c) Discussion with the candidates on the proposed appointment;</li><li>(d) Deliberation by the Nomination Committee; and</li></ul>	
	(e) Recommendation to the Board.	
	New members are evaluated for the required mix of skills, expertise, competencies, experience, professionalism, integrity, and other qualities, before a recommendation is made by the Nomination Committee to the Board. Candidates are only considered if they meet the following criteria:-	
	<ul> <li>(a) Possess a diverse range of skills, including business, legal and financial expertise, professional knowledge, financial industry experience, as well as experience in regional and international markets;</li> </ul>	
	(b) Demonstrates honesty and integrity;	
	<ul><li>(c) Ability to be independent and capable of lateral thinking;</li><li>(d) People skills;</li></ul>	
	(e) Have followed the code of conduct expected by Board members; and	
	(f) Aware of time commitment required to perform his/her duties.	
	In the process of selecting and evaluating candidates for the Board, the Nomination Committee also takes into consideration the overall composition of the Board and the combination skills of existing Directors as well as diversity in terms of gender, age and ethnicity. The ultimate goal is to ensure that the Board as a whole has the appropriate balance of skills, experience, independence and knowledge of the	

Company to enable them to discharge their respective duties and responsibilities effectively.
Presently, Mr. Lim Boon Shen was appointed as Non-Independent Non-Executive Director of the Company on 30 March 2021.
ed to complete the columns below. Non-large companies are encouraged
low.

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		<ul> <li>The Nomination Committee ("NC") is chaired by Datuk Zakaria Bin Sharif, the Independent Non-Executive Director of the Company.</li> <li>Presently, the NC comprising of Non-Executive Directors, a majority of whom are Independent Directors, whose present membership is:-         <ul> <li>(a) Datuk Zakaria Bin Sharif (Chairman, Independent Non-Executive Director);</li> <li>(b) Datin Seri Azreen Binti Abu Noh (Independent Non-Executive Director); and</li> <li>(c) Mr. Lim Boon Shen (Non-Independent Non-Executive Director) – appointed on 30 March 2021.</li> </ul> </li> <li>The Chairman had led the annual review of Board effectiveness and ensured that the performance of each individual Director is independently assessed and will lead the succession planning and appointment of future Board members.</li> <li>The Terms of Reference of the Nomination Committee is available on the Company's website at <a href="https://www.ta-win.com">www.ta-win.com</a>.</li> </ul>	
Explanation for departure			
Large companies are red to complete the column	•	ed to complete the columns below. Non-large companies are encouraged Plow.	
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	:	Applied
Explanation on application of the practice	:	The Board has adopted a formal and objective annual evaluation of the Board, Board Committees and Directors' performance.
practice		The Company Secretary assisted in the preparation of documents and facilitation of the annual evaluation.
		The evaluation process was led by the Chairman of the Nomination Committee ("NC") with the assistance of the Company Secretary. Each Director participated in the evaluation by answering a set of questionnaires.
		The evaluation process was based on self-assessments whereby the Directors assessed each other and themselves, the Board as a whole and the performance of each Board Committee. The results of all assessments and comments will be collated and summarised by the Company Secretary and were deliberated at the NC meeting and thereafter the NC's Chairman reported the results and its deliberation to the Board.
		The Board's performance and effectiveness were assessed in the areas of size, composition, mix of skills, principal responsibilities of the Board, the Board's meeting process, administration and conduct, interaction and communication with the Management and the Board's engagement, as well as the effectiveness of the Chairman.
		The assessment of individual Directors' contribution and performance is conducted based on performance criteria which are incorporated in the Directors'/ Key Senior Officers' evaluation form which include competency, knowledge, integrity, due diligence, character, independence and objectivity, accountability, time commitment, contribution to interaction, ability to critically challenge and ask the right questions and confidence to stand up for their point of view.
		The Board Committees' performance and effectiveness were assessed in the area of composition, processes, accountabilities and responsibilities and their contribution as well as the effectiveness of the Chairman of the respective Board Committees.

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

The 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 has in place a set of policies and procedures in determining the remuneration of Directors and Senior Management. The objective of the Remuneration Policy of the Company is designed with the main objective which is to attract and retain Directors and Senior Management with extensive experience, qualification and merit to manage the business of the Group. The remuneration of the Executive Directors and Senior Management comprises basic salary, allowances, bonuses and other customary benefits as appropriate. In the case of the Non-Executive Directors, a basic fee as ordinary remuneration and meeting allowances will be paid.  The Executive Directors play no part in deciding their own remuneration. It is the ultimate responsibility of the Board to approve the remuneration package of Executive Directors. The Directors' Fee payable and other benefits payable to Directors are subject to the members' approval at the Annual General Meeting ("AGM") in accordance with Section 230(1) of the Companies Act 2016.  The Remuneration Policy and Procedures for Directors and Senior Management is periodically reviewed and it is available on the Company's website at <a href="https://www.ta-win.com">www.ta-win.com</a> .	
Explanation for : departure		
Large companies are requi	ired to complete the columns below. Non-large companies are encouraged	
to complete the columns b	,	
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.	
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

to complete the columns below.

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	of Non-Executive Directors, a majority of whom are Independent Directors.  The present membership of Remuneration Committee are as follows:-	
	<ul> <li>(a) Datin Seri Azreen Binti Abu Noh (Chairman, Independent Non-Executive Director);</li> <li>(b) Dato' Paduka Dr. Hii King Hiong (Independent Non-Executive Director); and</li> <li>(c) Dato' Yeo Boon Leong, JP (Non-Independent Non-Executive)</li> </ul>	
	Director)	
	Remuneration Committee's primary responsibilities include establishing, reviewing and recommending to the Board the remuneration packages of each individual Executive Director and Senior Management to ensure that their remuneration is commensurate with that of their responsibilities and commitment.	
	The Chairman of the Committee may request for a meeting as and when deemed necessary. The remuneration of Directors shall be the ultimate responsibility of the full Board after considering the recommendation of the Committee.	
	The Terms of Reference of the Remuneration Committee is available on the Company's website at <a href="https://www.ta-win.com">www.ta-win.com</a> .	
Explanation for : departure		
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged	

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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 Company has a detailed disclosure on a named basis for the remuneration of individual Directors, the same of which are set out in pages 41 & 42 of the Annual Report 2021.	
Explanation for departure		
Large companies are requ	uired to complete the columns below. Non-large companies are encouraged	
to complete the columns below.		
Measure		
Timeframe		

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	Management Personnel names component (salary, bonus, benefits not be in the best interest of the sensitivity of each remuneration particles and also believes that the not will not affect the interest of the Conformation of its personnel in the band of RMS	n-disclosure of the said information
	Range of Remuneration (RM)	Top Five Senior Management
	250,000-500,000	1
	200,000-250,000	-
	150,000-200,000	4
	100,000-150,000	-
	Total	5
Large companies are requito complete the columns &	red to complete the columns below. Nelow.	lon-large companies are encouraged
Measure :	The Board will monitor the market	practices.
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	: The Chairman of the Audit Committee is not the Chairman of the Board.
practice	Dato' Paduka Dr. Hii King Hiong was redesignated from being a Chairman to a Member and Datuk Zakaria Bin Sharif was re-designated from being a Member to a Chairman on 25 May 2021. Mr. Lim Boon Shen was appointed as a Member of Audit Committee on 30 March 2021.
	The current composition of the Audit Committee is as follows:- (1) Datuk Zakaria Bin Sharif (Chairman); (2) Dato' Paduka Dr. Hi King Hiong (Member); (3) Datin Seri Azreen Binti Abu Noh (Member); and (4) Mr. Lim Boon Shen (Member).
	Having the positions of the Board Chairman and the Audit Committee Chairman assumed by different individuals allow the Board to objectively review the Audit Committee's findings and recommendations.
	The Chairman of the Audit Committee is responsible in ensuring the overall effectiveness and independence of the Audit Committee. The roles and responsibilities of the Committee as well as the rights are set out in the Terms of Reference of the Audit Committee, which is published on the Company's website at <a href="https://www.ta-win.com">www.ta-win.com</a> .
	The Chairman of the Audit Committee, Datuk Zakaria Bin Sharif and the previous Chairman Dato' Paduka Dr. Hii King Hiong are members of the Malaysian Institute of Accountants (MIA). They possess sound financial understanding and their experience equip them with the ability to lead discussions and deliberations, ultimately achieving satisfactory results for the Audit Committee as a whole.
	Details of activities carried out by the Audit Committee during the financial period ended 30 June 2021 are set out in the Audit Committee Report.
Explanation for departure	

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

There is an effective and independent Audit Committee.

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

# Practice 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 Audit Committee comprises of three (3) Independent Non-Executive Directors. Currently, none of the Audit Committee is a former key audit partner of the Company's External Auditors.  The policy, which is codified in the Audit Committee's Terms of Reference, requires a former key audit partner to observe a cooling-off period of at least two (2) years before being appointed as member of the Audit Committee.
Explanation for : departure	
Large companies are requi to complete the columns b	 ired to complete the columns below. Non-large companies are encouraged pelow.
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

# Practice 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 policies and procedures to assess the suitability, objectivity and independence of the External Auditors are in place and accordingly guided by the Code.
		To maintain a transparent and formal relationship with the Company's External Auditors, the Audit Committee reviews the appointment, performance, independence of the External Auditors annually in accordance to the established policies and procedures of the Company. The Company's policies and procedures to assess the suitability, objectivity and independence of external auditors will be reviewed from time to time to ensure that it continues to remain relevant and appropriate.
		Through evaluation on the suitability and effectiveness of External Auditors, the Audit Committee reviewed the overall comprehensive external audit plan, the audit approaches, the timelines and quality of deliverables and the competency, capability and adequacy of the resources to achieve the scope outlined in the audit plan.
		The Audit Committee reviewed and assessed the independence of the External Auditors, including but not limited to any relationships with the Company or any other person or entity that may impair or compromise, or appear to impair or compromise, the External Auditors' independence. Messrs. Ecovis Malaysia PLT (LLP 0003185 LCA & AF 001825)("Ecovis") has in its presentations highlighted that Ecovis are independent of the Group in accordance with their policies and the provisions of the By-Laws (on Professional Ethics, Conduct and Practice) of the Malaysian Institute of Accountants and Ecovis has complied with the relevant ethical requirements regarding professional independence.
		Upon deliberating all relevant substances, the Audit Committee was satisfied with Ecovis' performance, quality of communication, sufficiency and allocation of resources, competency as well as timelines in completing the audit. The Audit Committee was of the view that Ecovis had demonstrated and maintained their independence, objectivity and professionalism.

Timeframe :		
Measure :		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Explanation for : departure		
	The three (3) basic principles on the prohibition of non-audit engagement are as follows:  (a) Not to function as Management;  (b) Not to audit their own work; and  (c) Not to serve in an advocacy role of the Company and its subsidiaries.  All engagements of the External Auditors to provide non-audit services are subject to the approval by the Audit Committee; and with expectation on the Management to obtain confirmation from the External Auditors on their independence which shall not be impaired by the provision of non-audit engagement.  The Audit Committee assessed the fee chargeable by the auditors to ensure that the policies governing the provision of non-audit fees are observed.  The Audit Committee met with the External Auditors twice in the financial period ended 30 June 2021 without the presence of the Executive Directors and management. The External Auditors were encouraged to raise with the Audit Committee any matters deemed to be important to bring to the Audit Committee's attention.	
	The External Auditors can be engaged to perform non-audit engagement that are not, and are not perceived to be, in conflict with the role of the External Auditors. This excludes audit related work in compliance with statutory requirements.	

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	••	Please provide an explanation on the adoption.

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.

Explanation on application of the practice	The present Chairman of the Audit Committee, Datuk Zakaria Bin Sharif and the previous Chairman Dato' Paduka Dr. Hii King Hiong are members of the Malaysian Institute of Accountants (MIA).  All members of the Audit Committee are financially literate, equipped with extensive experience and are able to comprehend matters under the purview of the Audit Committee including the financial reporting process. They possess sufficient financial knowledge to provide satisfactory input on financial matters. The Committee members possess the necessary knowledge, experience, expertise and skills which contributed to the overall effectiveness of the Audit Committee.  During the financial year ended 30 June 2021, the Audit Committee is also kept updated on the implications of any latest changes and pronouncements on the Company and the Group, which were issued by the accountancy, statutory and regulatory bodies as well as publications on matters of significance, which may be of interest to the Audit Committee and the Board. The Audit Committee is aware of the importance of continuous professional development.  In addition, during meetings with the External Auditors, the External
	Auditors also brief the Audit Committee on any updates in accounting and auditing standards, and any developments which are of significance to the Company.
Explanation for :	
departure	
Large companies are requ to complete the columns i	ired to complete the columns below. Non-large companies are encouraged below.
Measure :	

to complete the columns below.

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

Application :	Applied
Explanation on : application of the practice	The Board affirms its overall responsibility for maintaining a sound internal control system and risk management as well as reviewing the adequacy and integrity of the system. The risk management and internal control system is designed to manage rather than eliminate the risks of failures in order to achieve all business goals and objectives. Therefore, the system provides reasonable but not absolute assurance against material misstatement, operational failure, fraud or loss.
	The internal controls cover financial, operational, environmental and compliance control, and risk management procedures. The Board embedding risk management framework in all aspect of the Group's activities and approving the acceptable risk appetite after assessing whether the risks are managed within tolerable ranges.
	The Group has in place a risk management framework which outlines the Group's risk management system, defines the management's responsibilities and sets the Group's risk appetite and risk tolerance.
	The level of risk tolerance of the Group is expressed through the use of a risk impact and likelihood matrix with an established risk tolerance boundary demarcating those risks that are deemed to have "Exceeding Risk Appetite" and those "Within Risk Appetite". After identified the type of risk, suitable action plans will be developed and allocated to the right personal for implementation within the agreeable timeline.
	The Statement on Risk Management and Internal Control, set out in the Company's 2021 Annual Report provides an overview of the internal control and risk management framework adopted by the Company.
Explanation for : departure	
Large companies are require	 ed to complete the columns below. Non-large companies are encouraged

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	:	Risk Management Committee assists the Board to fulfill its
application of the		responsibilities with regard to risk governance and risk management in
practice		order to manage the overall risk exposure of the Group.
		The Risk Management Committee reviews and recommend and identifies key risk oversee the overall management of all risks and ensures that infrastructure, resources, processes and systems were in order.
		The terms of reference of the Risk Management Committee is available on the Company's website, www.ta-win.com.
		The Risk Management Committee assessed and monitored the efficacy and effectiveness of the risk management controls and measures taken whilst the adequacy and effectiveness of the internal controls in conjunction with the activities and reports of the outsourced Internal Auditors.
		Further details of the Group's risk management and internal control are disclosed in the Statement of Risk Management and Internal Control which has been reviewed by the External Auditors.
Explanation for departure	:	
		ed to complete the columns below. Non-large companies are encouraged
to complete the columns	be	elow.
Measure	:	
Timeframe	:	

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

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

## Practice 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	The Risk Management Committee comprises a majority of Independent Non-Executive Directors and is chaired by an independent director, with participation of two (2) independent directors and one (1) executive director. The RMC is to identify, evaluate and manage significant risks faced by the Group, if any and report to the Board. The RMC is primarily responsible for overseeing the risk management activities of the Company and the Group.

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
Application :	Applied
Explanation on : application of the practice	The Internal Auditors act independently and report directly to the Audit Committee.
	The internal audit function is independent of the operations of the Group and provides reasonable assurance that the Group's system of internal control is satisfactory and operating effectively. The Internal Auditors' risk-based approach towards the planning and conduct of internal audit, are consistent with the Group's framework in designing, implementing and monitoring its internal control system.
	The principal responsibility of the Internal Audit is to undertake continuous testing, review and assessment on the effectiveness and efficiency of the Group's system of internal control and its compliance with the group policies and procedures over its business processes based on the risk-based internal audit plan.
	The risk-based internal audit plan outlines the audit timetable for auditable business processes and follow up visit are tabled for Audit Committee's review and approval. The Audit Committee would consider the level of the risks to determine the priority of the auditable areas. The Audit Committee may authorise changes on the Audit Plan from time to time if the need arises.
	The comprehensive report on the approaches of internal audit reviews, findings and the recommendation action plans are tabled for Audit Committee's review and endorsement. The status of implementation of the action plans are highlighted to the Audit Committee after Internal Auditors' follow up reviews.
	During financial period ended 30 June 2021, the Internal Audit Plan setting out the internal audit work expected to be carried out for the financial year 2022, was tabled and approved by the Audit Committee after due consideration on the level of possible risks and upon obtaining management's input.
	In the financial period under review, the outsourced internal audit function carried out audits in accordance with the risk-based internal audit plan reviewed and approved by the Audit Committee on 20 October 2021. The results of their review presented in the Internal Audit Report, which include a summary of internal audit findings and management's responses, were discussed with the Senior Management and subsequently presented to the Audit Committee. Follow up visits

were also conducted by Internal Auditors to ensure that management's action plans in respect of the matters highlighted in the internal audit reports have been adequately addressed. None of the internal control weaknesses have resulted in any material losses, contingencies or uncertainties that would require disclosure in the Annual Report. To ensure effectiveness of the Group Internal Audit function, the Audit Committee assessed the following in respect of internal audit amongst others, the terms of engagements, scope of works, the Company's financial budget, Internal Audit Reports and quality of deliverables:-(a) the adequacy of the scope, functions, competency and resources of the internal audit function and that it has the necessary authority to carry out its work; and (b) the internal audit program, processes, the results of the internal audit program, processes or undertakings and whether or not appropriate action is taken on the recommendations of the internal audit function. In developing the scope of the internal audit function, the Audit Committee was satisfied that -(a) the person responsible for the internal audit has relevant experience, sufficient standing and authority to enable him to discharge his functions effectively; (b) internal audit has sufficient resources and is able to access information to enable it to carry out its role effectively; and (c) the personnel assigned to undertake internal audit have the necessary competency, experience and resources to carry out the function effectively. The Internal Auditors had and would continue to keep abreast with developments in the profession, relevant industry and regulations and ensure that they function in alignment with the Code. **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	
	those internal audit assignments performed during the financial period ended 30 June 2021.  The number of personnel deployed for the internal audit reviews ranges from 3 to 4 audit team members per visit including the engagement partner. The personnel in the audit reviews possess professional qualifications and/or a university degree.
	Mr. Ivan Law, the partner of ILC has a diverse professional experience in internal audit, risk management and corporate governance advisory.  Mr. Ivan Law's qualifications and membership with professional qualifications are as follows:-  (i) Member of Malaysian Institute of Accountants; and
Explanation for :	(ii) Member of Malaysian Institute of Certified Public Accountants  The internal audit was conducted using a risk-based approach and was guided by a recognised framework.
departure	

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

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

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

## Practice 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 a Shareholders' Communication to enable effective communication with its shareholders and other stakeholders. The Board hopes that this will help in promoting effective communication and constructive engagement between the board members and senior management with shareholders on the Group's performance and other matters affecting the shareholders' interest.
	<ul> <li>The Board leverages on a number of formal channels for effective dissemination of information to shareholders and other stakeholders, particularly through:-</li> <li>AGM and Extraordinary General Meeting ("EGM") which shareholders are encouraged to attend and participate;</li> <li>Annual Reports which are available in CD, hardcopy and on Bursa Securities and the Company's website;</li> <li>Quarterly Financial Reports which are available on Bursa Securities and the Company's website;</li> <li>Emails either directly to the Company or through the share registrar or Investor Relation; and</li> <li>Disclosures and announcements as required by MMLR of Bursa Securities.</li> </ul>
	The Company via its website, www.ta-win.com, provides all relevant information of the Group, and it is accessible to the public. It contains information concerning the operations of the Group, disclosures, announcements, policies adopted, Board Charter, terms of references of Board Committees as well as other corporate information.  The Board places great significance in sustaining dynamic dialogue and in communicating effectively with the Shareholders and regards that AGMs and EGMs are the primary forum for communication by the Company with its shareholders and for shareholders participation. Transparency and accountability are greatly emphasised to ensure shareholders are able to procure material, accurate and timely information of the Company.
	Shareholders will be provided with the notices of meetings and accompanying explanatory material such as notes, Annual Report

and/or Circular prior to the General Meetings to enable them to exercise their rights and make educated investment decisions. During General Meetings, the Chairman of Meeting will invite shareholders to raise questions pertaining to the Company's Financial Statements and other items for adoption at the meeting, before putting a resolution to vote. The Directors, Management and External Auditors will be in attendance to respond to the shareholders' queries. In addition to the above, the Company will look into allocation of time during AGM for dialogue with shareholders to address the issues concerning the Group and to make arrangements for officers of the Company to present and handle other face-to-face enquiries from shareholders. In maintaining the commitment to effective communication with shareholders and other stakeholders, the Company releases comprehensive, timely and continuing disclosures of information to its shareholders as well as to the general investing public, which also provides additional disclosure of information on a voluntary basis, where possible and applicable. The Board has put in place a Corporate Disclosure Policy for the purpose to raise awareness and provide guidance on the Company's disclosure requirements and practices and to provide guidance and structure in disseminating corporate information to the market in accordance with all applicable legal and regulatory requirements. All public announcements are electronically published and can be assessed at Bursa Securities' website at www.bursamalaysia.com or the Company's website. The Annual Report which is prepared in accordance with the MMLR of Bursa Securities and the Code, communicates comprehensive information of the financial results and activities undertaken by the Group is considered as one of the main channels for communication between the Company and its stakeholders. Besides, shareholders can at any time seek clarification or raise queries through the Company's website, by email or phone. Primary contact details are set out at the Company's website. **Explanation for** departure Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below. Measure **Timeframe** 

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

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

#### **Practice 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	:	Not applicable to Ta Win Holdings Berhad. The Company is not a Large Company as defined by the Code.
		The Company will consider adopting integrated reporting if the Board is of the view that the benefits of the adoption outweigh the costs.
Large companies are re	quir	ed to complete the columns below. Non-large companies are encouraged
to complete the column	is be	elow.
Measure	:	
Timeframe	:	

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 Board endeavours to provide shareholders with adequate time to consider the resolutions that will be tabled during the AGM and to facilitate informed decision making by the shareholders.  The Twenty Sixth AGM of the Company was held on 10 December 2020 while the Notice of Twenty Sixth AGM of the Company was issued on 28 October 2020. The Company dispatched the Notice of AGM to its shareholders at least 28 days prior to the AGM. By applying Practice 12.1 of the Code, the Company has exceeded the minimum notice period as stipulated in Section 316(2) of the Companies Act 2016 and paragraph 7.15 of the MMLR.  The Notice of Twenty Sixth AGM, which sets out the businesses to be transacted at the AGM, was also announced via Bursa LINK in Bursa Malaysia's website, and published in a major local newspaper and on the Company's website.
Explanation for : departure	
• • • •	
, ,	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
Timeframe :	

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

## Practice 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 :	Departure				
Explanation on : application of the practice	All Directors attended the following general meetings held during the financial period ended 30 June 2021 except Dato' Paduka Dr. Hii King Hiong who has extended his apologies to the shareholders for not attending the Company's Twenty Sixth AGM held on 10 December 2020:-				
	Date	Meeting			
	10 December 2020	Twenty Sixth AGM			
	23 February 2021 EGM				
	The Chairman encouraged shareholders' active participation during AGM and EGM by giving sufficient time to the floor during the question and answer session. The Chair of respective Committees are fully aware of their respective scope of responsibilities and they are prepared to address and provide relevant answers to any question that the shareholders may raise which fall under the purview of the Committees.  The shareholders and proxy holders can rely on real time submission of typed text to exercise their rights to speak or communicate in a virtual meeting by submitting questions in relation to the agenda items into the text box. The Chairman, Managing Directors, Group Chief Financial Officer were in attendance to respond to the shareholders' queries.				
Explanation for : departure	All Directors have always been committed to attend the General Meetings of the Company. However, Dato' Paduka Dr. Hii King Hiong was unable to attend Company's Twenty Sixth AGM held on 10 December 2021 due to urgent matter.				
Large companies are required to complete the columns below. Non-large companies are encouraged					
to complete the columns be	210W.				
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 the Company's Constitution, the Company may convene a meeting of Members at more than one (1) venue using any technology or method that enables the Members of the Company to participate and to exercise the Members' right to speak and vote at the meeting.			
	In view of the COVID-19 pandemic, the Company had leveraged on technology to facilitate remote shareholders' participation and electronic voting for the conduct of poll on all resolutions for the fully virtual Twenty Sixth AGM and EGM held on 10 December 2020 and 23 February 2021 respectively, to ensure that all Directors and shareholders are able to participate the AGM and EGM under a safe condition in accordance with Securities Commission's Guidance and FAQs on the Conduct of General Meetings for Listed Issuers.			
	Our Shareholders participated remotely via live streaming and casted their votes remotely using remote participation and voting facilities ("RPV") provided by the appointed Poll Administrator. The vote results were verified by the Independent Scrutineer. The Administrative Guide of the Twenty Sixth AGM and EGM were also provided to shareholders on the RPV procedures. In addition, a step-by-step guide together with a short audio clip on the online voting module was played prior to the commencement of poll voting.			
	In view of the resurgence of Covid-19 pandemic, the Company will continue to utilise technology to conduct the forthcoming AGM on a virtual basis as part of our safety measures and to contain the spread of Covid-19.			
Explanation for :				
departure				
Large companies are required to complete the columns below. Non-large companies are encouraged				
to complete the columns b	eiow.			
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.

Not Applicable.		