CORPORATE GOVERNANCE REPORT

STOCK CODE : 9679

COMPANY NAME: WCT HOLDINGS BERHAD

FINANCIAL YEAR : December 31, 2024

OUTLINE:

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application	Applied	
Explanation on application of the practice	 The Board of Directors ("the Board") of V ("WCT" or "the Company") plays an im stewardship of its direction and operations what strategies, oversight of the Group's finance critical business issues to ensure that the governies is consistently maintained. The roles and responsibilities of the Board and for the Board's approval are set out in the Board reviewed, discussed and adopted plan and the financial budget of the Compan ("the Group") presented by the Management the financial year and to ensure that the necessary place to meet the objectives, have long terminal include strategies on environmental and underpinning sustainability. The Board is supported by the Executive Management, whose responsibilities are to in 	cortant role in the ich focuses mainly on ial performance and ernance of the Group the matters reserved and Charter. The strategic business y and its subsidiaries that the beginning of ssary resources are in a value creation and social consideration the Directors and the
	strategies and manage the operation of the certain prescribed authority limit. The Board oversees the conduct of WCT's bus whether the businesses are being properly non matters delegated to the Management, reported on a quarterly basis or as and when The Board has been reviewing and closely with the Management on the Group's firespective business operation. Discussions we Management on the replenishment of constand the action plans taken to mitigate and it position of the Group. The Board has reviewed and carried out the during the year under review in line with the gearing initiative and to improve the financial	inesses and evaluates nanaged by oversight whereby updates are required. Immonitoring, together nancial position and ere also held with the truction order books in proved the financial erefollowing proposals. Group's on-going de-

- the proposed establishment of Paradigm Real Estate Investment Trust ("Paradigm REIT");
- (2) the proposed disposal of 3 subject properties, namely Bukit Tinggi Shopping Centre, Paradigm Mall Petaling Jaya and Paradigm Mall Johor Bahru to RHB Trustee Berhad (acting on behalf of Paradigm REIT); and
- (3) proposed initial public offering of Paradigm REIT units as well as the proposed admission of Paradigm REIT to Official List of the Main Market of Bursa Malaysia Securities Berhad ("Bursa Securities") and listing and quotation of 1,600,000,000 units on the Main Market of Bursa Securities.
- The Board undertook the private placements during the financial year ("FY") 2024 and completed the issuance of 141,664,000 new ordinary shares in 2 tranches representing up to 10% of the total no. of issued shares of the Company on 16 October 2024. The detail of total proceeds raised from the private placements and its utilisation are provided in "Other Disclosures" section of the Annual Report 2024.
- The Board continue to drive on IT and digital transformation for the Group's businesses, which aims to improve the efficiency and effectiveness of the Group's daily operations and works toward a more sustainable future.
- The Board has in place the Code of Conduct and Ethics for the Directors, a standard Code of Conduct and Ethics relating to its business operations for all its employees, the Policy & Procedures on Anti-Bribery and Anti-Corruption ("ABAC"), Whistleblowing Policy & Procedures as well as Corporate policies which promotes a good corporate governance culture within the Group.
- A Group Integrity Unit, which is guided by an Integrity Management Framework, was established to record, and monitor reported corruption incidents, ABAC training for employees and the Board, as well as manage whistleblowing report received from whistleblowing channels.
- The Board is responsible for maintaining a sound system of internal controls and risk management as well as reviewing the adequacy and effectiveness of the systems to safeguard the shareholders' investment and the Group's assets.
- Where appropriate, matters have been delegated to the following Board Committees, all of which have written terms of reference to assist the Board in discharging its duties and responsibilities:
 - (1) Audit Committee
 - (2) Board Risk and Sustainability Committee ("BRSC")
 - (3) Nomination & Remuneration Committee ("NRC")
- The Audit Committee has been entrusted by the Board to ensure the Group's financial and non-financial reporting presents a true and fair view of its state of affairs, and all the applicable approved accounting standards in Malaysia have been adopted, as well as ascertaining the adequacy and effectiveness of the Group's internal control system.
- The BRSC is to assist the Board in overseeing the risk management activities of the Group and approving appropriate risk management

	procedures and methodologies across the Group. In addition, BRSC is also responsible for overseeing sustainability-related risks and ensuring that sustainability considerations are incorporated into the Group's businesses and strategies to create value for its businesses and stakeholders, as well as to support business continuity and competitiveness in the long term. • The BRSC, through the Group Sustainability Committee, oversees the implementation of the Group's sustainability initiatives and ensures that all such initiatives implemented by the business units are aligned with the Group's Sustainability Frameworks, which encompass the targets and tangible actions set towards year 2030. The details of the Group's sustainable business practices covering Environmental, Social and Governance ("ESG") aspect, the activities conducted, and the progress in improving its sustainability performance are disclosed in the Sustainability Statement of the Company's Annual Report 2024. • During the year under review, the Board, through NRC, undertook an internal annual evaluation of individual Board members, the Board as a whole, the Board Committees and the independence assessment of Independent Directors with the assistance of the Company Secretary. The NRC also reviewed the restructuring of the management team and the new senior management team for Engineering & Construction Division. • The Board ensures effective engagement with the stakeholders through the Company's Annual Report, Annual General Meeting ("AGM"), the Company's website (www.wct.com.my), and the timely release of all corporate announcements and quarterly interim financial results, thus providing shareholders and the investing public with an overview of the Group's performance and operations. All enquiries made are dealt with as promptly as practicable. Note: The Board Charter and the Terms of Reference for all the Board Committees are available for reference at the Company's website (www.wct.com.my)
Explanation for : departure	
to complete the columns be	ed to complete the columns below. Non-large companies are encouraged Plow.
Measure :	
Timeframe :	

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

Practice 1.2

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

Application	: Applied
Explanation on application of the practice Explanation for departure	 Tan Sri Lim Siew Choon, the Executive Chairman of the Company, is primarily responsible for ensuring the Board's effectiveness and conduct as well as facilitating constructive deliberation on all matters presented. The responsibilities of the Chairman include, amongst others, the following: As a leader of the Board and is responsible for the development needs of the Board. To maintain constructive and respectful relationships between the Directors and between the Board and the Management. Setting the board agenda and ensuring the Board receive complete and accurate information in a timely manner. Leading the Board in establishing and monitoring good corporate governance practices in the Group. To represent the Company at shareholders' meetings and to ensure an effective communication between the Company and the shareholders and stakeholders. To manage the boardroom dynamics by promoting a culture of openness and debate. To oversee the annual evaluation of performance of the Board, Board Committees and individual directors as well as to discuss the performance and assessment with the individual director concerned and the chairman of the respective Board Committees. To facilitate the constructive and effective contributions from all the Directors at the Board meetings.
	ired to complete the columns below. Non-large companies are encouraged
to complete the 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 position of Chairman and CEO are held by two (2) different individuals. Tan Sri Lim Siew Choon is the Executive Chairman of the Board and Dato' Lee Tuck Fook is the Group Managing Director of the Company.
		The Company ensures that there is a clear and proper balance of power and authority between the two (2) positions.
		The responsibilities of the Executive Chairman are disclosed in Practice 1.2 above, whilst the Group Managing Director has an overall responsibility for the business and operation units, organisational effectiveness and implementation of the Board's policies, strategic plans and decisions.
		 The responsibilities of the Group Managing Director include, amongst others, the following: To develop and implement the policies and strategic action plans for the Group.
		 To develop and implement long term and short-term business plans to achieve the Group's objectives in terms of growth and profitability aimed at building sustainable value for shareholders and stakeholders.
		 To co-ordinate the business plans and strategies with the respective heads of business and operation units and divisions to ensure the same are implemented effectively.
		 To communicate effectively the Company's vision, mission, core value as well as management philosophy and strategic action plans to the employees.
		 To assess any business opportunities and investments with potential benefits and within the Group's objectives. To keep the Board informed of important and material developments/matters relating to the Group's business operations
		 on an accurate and timely basis. To maintain good relationship with employees and to provide a
		 healthy and safe working environment for the employees. To ensure the Group complies with relevant laws and regulations.
		The Group Managing Director may delegate specific functions to the Deputy Managing Director, and any member of the Management to assist him in discharging his duties and 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	•		

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

Practice 1.4

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

Note: If the board Chairman is not a member of any of these specified committees, but the board allows the Chairman to participate in any or all of these committees' meetings, by way of invitation,			
then the status of this prac	then the status of this practice should be a 'Departure'.		
Application :	Applied		
Explanation on : application of the practice	The Executive Chairman of the Board, Tan Sri Lim Siew Choon is not a member of the Audit Committee and Nomination & Remuneration Committee of the Company, and he does not participate in any of these committees' 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 :			

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

Practice 1.5

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

Application		Applied
Explanation on	:	During the financial year 2024, The Board is supported by two suitably
application of the		qualified and competent Company Secretaries, namely:
practice		
		 (1) Ms Loh Chee Mun, a Chartered Secretary and Associate member of The Malaysian Institute of Chartered Secretaries and Administrators; and (2) Mr Chong Kian Fah, a member of the Malaysian Institute of Accountants. Ms Loh Chee Mun is also the Secretary for all the Board Committees of the Company. She attends all Board and Board Committee meetings. The Board and Board Committees have unrestricted access to the
		advice and services of the Company Secretaries relating to the Group policies and procedures, regulatory requirements such as companies and securities laws, corporate governance matters, Main Market Listing Requirements ("MMLR") of Bursa Malaysia Securities Berhad ("Bursa Securities") and the Code. The Company Secretaries keep themselves abreast with the regulatory
		changes and development in corporate governance, rules and regulations through continuing education and professional training.
Explanation for departure	:	
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to complete the column	s be	elow.
Measure	:	
Timeframe	:	

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

Practice 1.6

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

Application	: Applied
Explanation on application of the practice	: The Company Secretary ensures that all meeting materials are generally sent to the Board members five (5) business days before the meeting to allow them to have sufficient time to go through papers and make informed decisions.
	The Board's deliberation and decision are properly recorded in the minutes of the Board meetings and distributed to the Directors in a timely manner for review and thereafter for confirmation at the next 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 Company's Board Charter sets out the roles and responsibilities of the Board, the Board Committees, Directors and the Management as well as the issues and decisions reserved for the Board. The Board Charter, which made available for reference on the Company's website at (www.wct.com.my), is periodically reviewed to ensure its compliance and relevance to the prevailing laws, rules and regulations and to be consistent with the Board's objective.
Explanation for departure	:	
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Measure	•	
Timeframe	:	

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

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

Practice 3.1

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 Code of Conduct and Ethics for Company Directors adopted by the Company provides the ground rules and guidance for the proper standard of conduct and ethical behaviour for the Board and its members, based on the principles of sincerity, integrity, responsibility, and corporate social responsibility. The Group has also adopted a Code of Conduct and Ethics which must be adhere by all employee while at work.
		As part of the Company's commitment against all forms of bribery and corruption, the Company has put in place the Anti-Bribery and Anti-Corruption ("ABAC") Policy and ABAC Standard Operating Procedures to prohibit the giving or receiving of bribes and to prohibit corrupt acts by any director, employee, or service provider (including consultants, advisors, contractors, subcontractors, suppliers, and agents) performing services for and on behalf of the Group.
		The Company's Whistleblowing Policy and Whistleblowing Procedures serve to provide an avenue and mechanism for any individual to report any concerns they may have on any suspected and/or known improper conduct, wrongdoings, bribery, corruption, fraud and/or abuse in accordance with the procedures as provided therein.
		The Group Integrity Unit ("GIU"), guided by an Integrity Management Framework was formed to oversee four core activities, namely complaint management, detection & verification, integrity strengthening and governance.
		GIU records and monitors reported corruption incidents, ABAC training for employees, as well as manage whistleblowing report received from whistleblowing channels.
		The Code of Conduct and Ethics for Company Directors and employees and ABAC Policy are made available for reference on the Company's website at (www.wct.com.my).

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 Board has in place Whistleblowing Policy and Whistleblowing Procedures for any individual to report any concerns they may have on any suspected and/or known improper conduct, wrongdoings, bribery, corruption, fraud and/or abuse in accordance with the procedures as provided under the Policy. The Whistleblowing Policy is made available on the Company's website at (www.wct.com.my), as a reference and for ease of access for reporting by the employees and business associates.
		 Improper conduct is any act, omission or conduct that is unlawful, illegal, immoral, unethical, dishonest, improper, or wrong, and may include but is not limited to the following: (a) a criminal offence; (b) failure to comply with any law or regulation; (c) failure to comply with any policy, guideline, procedure, advisory, directive and/or instructions issued by the Group; (d) misuse of the Group's funds or assets; (e) an act or omission which creates a substantial and specific danger to the lives, health, or safety of the employees, or the public or the environment; (f) unsafe work practices or substantial wasting of Group's resources; (g) abuse of power by an officer of the Group; (h) fraud, corruption, bribery, blackmail, and money laundering; (i) sexual harassment; and (j) concealment/cover up of any of the above.
		 The Whistleblower may report any suspected or known instances of improper conduct that are committed by any director, employee, or service provider directly to the Audit Committee ("AC") Chairman via any of the following channels: (i) By post in a sealed envelope, indicate "Strictly Private and Confidential – to be opened by Addressee Only" to the attention of:

	Audit Committee Chairman
	WCT Holdings Berhad
	B-30-01, The Ascent, Paradigm
	No. 1 Jalan SS7/26A, Kelana Jaya,
	47301 Petaling Jaya,
	Selangor Darul Ehsan, Malaysia
	(ii) Via electronic mail (e-mail) to whistleblower@wct.my
	(iii) Via online submission using this link
	https://www.wct.com.my/whistleblowingform/
	incepsiff www.vectoonming.vimostessiewing.comp
	For every whistleblowing report received, GIU will perform a preliminary assessment on the credibility of the whistleblowing report and the adequacy of evidence. Based on the results of the preliminary assessment, the AC Chairman shall decide or discuss with the AC members on the next course of action (i.e. whether a full investigation is warranted). The AC will review the investigation report, and should the allegation be substantiated, the AC will identify and recommend the appropriate action. The Board will on the final apricate action to be taken again the wrongdoer (<i>if any</i>). During the year under review, one (1) whistleblowing case concerning sexual harassment was reported and it was closed following the completion of a thorough investigation.
Explanation for : departure	
, ,	red to complete the columns below. Non-large companies are encouraged
to complete the columns be	elow.
Measure :	
Timeframe :	

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

Practice 4.1

The board together with management takes responsibility for the governance of sustainability in the company including setting the company's sustainability strategies, priorities and targets.

The board takes into account sustainability considerations when exercising its duties including among others the development and implementation of company strategies, business plans, major plans of action and risk management.

Strategic management of material sustainability matters should be driven by senior management.

Application	:	Applied
Explanation on application of the practice	:	To strengthen governance and oversight, the Board has delegated responsibility for sustainability and risk management to the Board Risk and Sustainability Committee (BRSC), comprising five (5) Independent Non-Executive Directors. Supporting the BRSC is the Group Sustainability Committee (GSC), made up of senior leaders from each business division to ensure consistent execution of sustainability goals across the Group.
		Sustainability considerations are embedded in the Board's decision-making processes, including the formulation and implementation of strategies, business plans, major initiatives, and risk management activities.
		The BRSC oversees the Group's sustainability strategy, policies, initiatives, and performance, including reviewing targets, monitoring progress, evaluating outcomes, and reporting updates to the Board. Key material sustainability issues, such as climate change, GHG emissions, biodiversity, human rights, and supply chain practices, are actively addressed through this Committee. Board-level oversight of sustainability matters is jointly held by the BRSC Chair and the Group Managing Director, ensuring continuous alignment with the Group's commitments and driving improvement across operations.
		The strategic management of material sustainability matters is led by the GSC, with oversight from the Board to ensure alignment with the Group's long-term objectives. This includes setting sustainability strategies, priorities, and measurable targets, as well as ensuring their effective execution.

	The Board continues to take a proactive and holistic approach to managing material sustainability risks and opportunities. In alignment with the 17 United Nations Sustainable Development Goals (UN SDGs), WCT has assessed its contributions as an economic entity and continues to make positive strides toward achieving these global objectives.	
	WCT first conducted a materiality assessment in 2021 to identify significant environmental, economic, and social impacts. This assessment was updated in 2023 and will be reviewed again in 2025 to reflect evolving business priorities and stakeholder expectations. The revised material matters, approved by the Board, form the foundation of WCT's sustainability strategies. Details of the Group's prioritised material matters are provided in the Sustainability Statement of the 2024 Annual Report.	
	These material matters are supported by four key sustainability pillars: 1. Promoting sustainable development in all economic endeavours 2. Delivering shared value to stakeholders 3. Upholding environmental and social stewardship 4. Balancing private wealth with public good	
	Resources are allocated to these priorities, with performance indicators ensuring measurable progress toward sustainability targets. This approach allows WCT to deliver long-term value while maintaining its commitment to sustainability.	
	Sustainability is a standing agenda item at BRSC meetings, with quarterly updates on material matters and sustainability targets to ensure continuous monitoring and accountability.	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encourage to complete the columns below.		
Measure :		
Timeframe :		

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

Practice 4.2

The board ensures that the company's sustainability strategies, priorities and targets as well as performance against these targets are communicated to its internal and external stakeholders.

Application :	Applied
Explanation on : application of the practice	The Group's sustainability strategy, initiatives, policies and practices as approved by the Board including targets and sustainability performance measurements will be communicated internally via the Group Sustainability Committee and to all employees, where appropriate and externally via WCT's Sustainability Statement and corporate website at https://www.wct.com.my/sustainability/ . In addition, the related policies and initiatives will be embedded into daily business operations and socialised with internal stakeholders by respective business divisions and departments through inclusion in procedures or training.
Explanation for : departure	
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Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns b	pelow.
Measure :	
Timeframe :	

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

Practice 4.3

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

Application	: Applied
Explanation on application of the practice	: The Board continues to strengthen its leadership and oversight in integrating sustainability considerations — including environmental, social and governance (ESG) factors — into the Company's corporate strategy, governance structures, and decision-making processes. These issues are recognised as material to WCT's ability to create long-term, durable value and maintain stakeholder confidence.
	In support of this, the Board places emphasis on continuous competency training and capacity building for both Directors and senior management. These efforts are aimed at enhancing the Company's ability to address sustainability-related risks and capitalise on emerging opportunities.
	In 2024, five Directors attended the Institute of Corporate Directors Malaysia's Mandatory Accreditation Programme Part II: Leading for Impact (LIP) training. The programme equipped the directors with practical insights and tools to effectively navigate sustainability risks and opportunities – including climate-related matters – enhancing their ability to provide strong oversight of the Company's material sustainability matters.
	Through focused sessions on board oversight of sustainability, environmental considerations, social and governance aspects, and reporting requirements aligned with local and international developments, the directors gained a clearer understanding of their evolving role in driving sustainable business practices. The knowledge gained has further strengthened the Board's capacity to support the Company's long-term sustainability strategy and respond to emerging expectations with greater confidence and clarity.
	The BRSC Terms of Reference was reviewed in early 2025 to better reflect the Board's role in overseeing the Group's material sustainability matters and assessing performance against the sustainability targets.
Explanation for departure	

Large companies are req to complete the columns	•	Non-large companies are encouraged
Measure		
Timeframe		

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

Practice 4.4

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

Amplication	Domostius
Application :	Departure
Explanation on :	
application of the	
practice	
Explanation for :	In the annual assessment conducted for the FY2024, the Board was
departure	assessed on their sustainability leadership and roles relating to ESG and
	the Board was satisfied with its performance in addressing the
	sustainability issues of the Group.
	In 2024, WCT further strengthened its commitment to sustainability
	governance by reviewing its group-wide sustainability targets and
	initiating a divisional target-setting exercise to align operational goals
	with the Group's broader sustainability agenda. As part of ongoing
	efforts to embed sustainability into leadership accountability, it has been proposed that sustainability performance be incorporated into
	the annual performance evaluation of senior management. This will be
	based on the Group's relevant key sustainability objectives and targets.
	The integration of these criteria is currently under review and is
	intended to be formalised in the upcoming performance cycle.
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	A study will be carried out to review and develop the criteria for the
	performance evaluations of the Management in addressing the
	Company's material sustainability risk and opportunities once the
	sustainability targets have been set for the Group.
Timeframe :	Within 2 years
innerranne :	Within 2 years

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

Practice 4.5- Step Up

The board identifies a designated person within management, to provide dedicated focus to manage sustainability strategically, including the integration of sustainability considerations in the operations of the company.

Note: The explanation on adoption of this practice should include a brief description of the responsibilities of the designated person and actions or measures undertaken pursuant to the role in the financial year. **Application** Adopted The WCT's Group Sustainability Committee ("GSC"), comprising **Explanation on** adoption of the members who are the senior management of the respective business practice unit, was established in 2018 to oversee WCT's sustainability plan and strategies. The GSC is currently headed by a Chairperson, Dr Goh Teck Shang, Director of Technical Department from the Engineering and Construction Division. The Chairperson oversees the following responsibilities of the Committee: a) Review and recommending to the Board the Group sustainability plans, strategies, and performance. b) Oversee WCT Group's management of sustainability objectives and strategies to ensure alignment with Group's commitment towards sustainability. c) Review and assess overall sustainability strategies and sustainability performance management and update the Board Risk and Sustainability Committee. d) To review and advise on the Sustainability Statement prior to the Board's review.

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

Practice 5.1

The Nomination Committee should ensure that the composition of the board is refreshed periodically. The tenure of each director should be reviewed by the Nomination Committee and annual re-election of a director should be contingent on satisfactory evaluation of the director's performance and contribution to the board.

Application	:	Applied
Explanation on application of the practice		The Nomination & remuneration Committee ("NRC") reviews the size and composition of the Board based on objective, merit and with due regards on the diverse set of skills, knowledge, professional/industry experience, gender, age, cultural and educational backgrounds, ethnicity, the adequacy of balance between Executives Directors and Independent Directors, including the tenure of Directors through annual review to ensure its appropriateness and effectiveness. The NRC reviews and evaluates the performance and effectiveness of the Board and individual directors including those directors who are seeking re-election through annual directors' evaluation and fit and proper assessment. Only those directors with satisfactory evaluation and continues to perform effectively and to demonstrate commitment to his/her role are recommended to the Board for re-election. During the year under review, the Board has reviewed and is satisfied that its current size and composition are optimum and well balanced in terms of the required mix of skills, experience and core competencies for the Company's business as well as the need to safeguard the interest of the minority shareholders. The NRC has also reviewed and assessed the performance and contribution of each of the retiring Directors through the annual
		evaluation and the Director's fitness and propriety in accordance with the Company's Directors' Fit and Proper Policy and accordingly recommended to the Board for their re-election to be tabled for shareholders' approval at the forthcoming 14 th AGM.
Explanation for departure	i	
Large companies are to complete the colu	•	ed to complete the columns below. Non-large companies are encouraged elow.
Measure	:	

Timeframe	:	

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

Practice 5.2

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

Application	:	Applied
Explanation on	:	The Board comprises eight (8) Directors, five (5) of whom are
application of the		Independent Directors.
practice		
Explanation for	:	
departure		
Large companies are req	uir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns	be	elow.
Measure		
Timeframe	:	

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

Practice 5.3

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

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

Application	Applied
Explanation on	None of the existing Independent Directors have served on the Board
application of the	for more than 9 years.
practice	
Explanation for	
departure	
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns	below.
Measure	
Timeframe	

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

Practice 5.4 - Step Up

The board has a policy which limits the tenure of its independent directors to nine years without further extension.

Note: To qualify for adoption of this Step Up practice, a listed issuer must have a formal policy which limits the tenure of an independent director to nine years without further extension i.e. shareholders' approval to retain the director as an independent director beyond nine years.		
Application	:	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 5.5

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

Directors appointed should be able to devote the required time to serve the board effectively. The board should consider the existing board positions held by a director, including on boards of non-listed companies. Any appointment that may cast doubt on the integrity and governance of the company should be avoided.

Application	:	Applied
Explanation on application of the practice	••	The NRC is responsible for assessing and making recommendations on any new appointments including the re-election of retiring Directors to the Board. In making these recommendations, the NRC considers and assesses the diverse set of skills, knowledge, professional/industry experience, gender, age, cultural and educational backgrounds, ethnicity and length of services of the proposed candidate in accordance with the Board and Senior Management Diversity Policy ("Diversity Policy"), when determine the Board's composition.
		The NRC will take into consideration the time commitment, number of directorships and other obligations when considering the potential candidates. During the year under review, the Board is satisfied with the level of time committed by its members in discharging their respective duties and roles as Directors of the Company. The time commitment of the Directors was demonstrated by the attendance at the Board and Board Committees meetings during the FY 2024. All the Directors of the Company have complied with the MMLR of Bursa Securities on the maximum number of directorships which they can hold in public listed companies.
		The Directors' Fit and Proper policy serves as a guide for the NRC and the Board in their review and assessment of candidates that are to be appointed as Director as well as Directors who are seeking re-election, to ensure that each of the Directors possesses the necessary character, integrity, competence, relevant range of skills, knowledge, experience, commitment and time to discharge their duty effectively before they are appointed to the Board.
Explanation for departure	:	

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

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

Practice 5.6

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

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

Application	:	Applied
Explanation on application of the practice	ī	The NRC will consider multiple channels such as recommendations from the Board, management or independent sources to identify suitably qualified candidates should there be any new appointment of Directors. No recommendation was made for appointment of new director during the FY 2024.
Explanation for departure	:	
Large companies are re to complete the colum	•	red to complete the columns below. Non-large companies are encouraged elow.
Measure	:	
Timeframe	:	

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

Practice 5.7

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

Application	:	Applied
Explanation on application of the practice	:	The following Directors who are retire at the forthcoming 14 th AGM and being eligible, have offered themselves for re-election ("Retiring Directors"): (i) Dato' Lee Tuck Fook
		(ii) Datuk Ab Wahab Bin Khalil (iii) Mr. Ng Soon Lai @ Ng Siek Chuan
		The NRC has reviewed and assessed the performance and contribution of each of the Retiring Directors through the annual evaluation and the Director's fitness and propriety in accordance with the Company's Directors' Fit and Proper Policy and accordingly recommended to the Board for their re-election to be tabled for shareholders' approval at the forthcoming 14 th AGM.
		The Board supports the re-appointment of the Retiring Directors as they meet the criteria of character, integrity, experience, competence, time and commitment required to discharge their duties and have continued to perform effectively and demonstrated commitment to their respective roles as a Director. In addition, the Independent Directors who are seeking re-election at the forthcoming 14 th AGM do not have any position or relationship that might influence, in a material respect, their capacity to bring an independent judgement on issues before the Board and to act in the best interest of the Group.
		The recommendation of the Board on the proposed re-election of the Retiring Directors is set out in the Explanatory Notes to the Notice of the 14 th AGM of the Company.
		The Retiring Directors do not hold any share in the Company and their personal profile are set out in the Profile of Directors of the Company's Annual Report 2024.
Explanation for departure	:	

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

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

Practice 5.8

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

Application :	Applied
Explanation on :	, , , , , , , , , , , , , , , , , , , ,
application of the	Wahab Bin Khalil, an Independent Non-Executive Director.
practice	
Explanation for :	
departure	
Large companies are read	irad to complete the columns helevy. Non large companies are encouraged
• •	ired to complete the columns below. Non-large companies are encouraged
to complete the columns i	pelow.
Measure :	
Timeframe :	

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

Practice 5.9

The board comprises at least 30% women directors.

Application :	Departure	
Explanation on :		
application of the		
practice		
Explanation for :	As at 31 December 2024, Puan F	Rahana Binti Abdul Rashid is the only
departure		Board, which represent 12.5% of the
•	Board Composition.	·
	·	
	The Board recognised the imports	ance of promoting gender diversity in
	=	pany has not reached the 30% women
		Board discharge its duties objectively
	_ ·	t of the Group taking into account the
	diverse perspectives and insights.	
	diverse perspectives and misignes.	
Large companies are reau	ired to complete the columns helow	Non-large companies are encouraged
to complete the columns b	•	Non large companies are encouraged
	erow.	
Measure :	Where new appointments are	to be made to the Board or on
	replacement of a Director on the B	Board, priority will be given to suitable
	women director candidates to ach	nieve at least 30% women directors on
	the Board.	
Timeframe :	Others	By year 2026
		' '

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

Practice 5.10

The board discloses in its annual report the company's policy on gender diversity for the board and senior management.

Application	:	Applied
Explanation on application of the practice	:	The Board is committed to greater diversity in terms of a number of aspects, including but not limited to skills, knowledge, professional/industry experiences, gender, age, cultural and educational background, ethnicity and length of service ("Diversity Perspectives"). While the ultimate decision will be based on merit and potential contribution that the selected candidate will bring to the Board and the Group to achieve its corporate and commercial goals and to maintain sustainable growth through a healthy, harmonious and professional workplace, the Board ensures that the selection of candidates will be based on a range of Diversity Perspectives without discrimination on gender, age, religion and ethnic group when considering any director/senior management appointment. The Board supports the Government's aspiration to achieve at least 30% women directors on the board of public listed companies. Where new appointments are to be made to the Board or on replacement of a Director on the Board, priority will be given to suitable women candidates to achieve at least 30% women directors on the Board. The Board and Senior Management Diversity Policy is disclosed in the Corporate Governance Overview Statement of the Company's Annual Report and also made available for reference at (www.wct.com.my).
Explanation for departure	:	
• •	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure	:	
Timeframe	:	Please specify number of years.

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

Practice 6.1

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

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

Note: For a Large Company to qualify for adoption of this practice, it must undertake annual board evaluation and engage an independent expert at least every three years to facilitate the evaluation. **Application Applied Explanation on** During the year under review, an annual assessment and evaluation of application of the each individual Director, the Board as a whole and the Board practice Committees as well as the independence of the Independent Directors were conducted internally with the assistance of the Company Secretary ("Assessment 2024"). The annual assessment and evaluation for FY 2022 was facilitated by an independent consultant. Each Director is required to review and appraise himself and the Board and/or the respective Committees of which he is a member based on the criteria as set out in the evaluation form. From the results, the NRC will draw conclusions on the Board's and Committees' effectiveness in discharging their duties and responsibilities. The results and conclusions will be escalated to the Board The individual directors are assessed based on their contribution, participation, and other criteria such as governance and integrity, skills, knowledge and experiences, time commitment, judgment and decision making. For the Board and Board Committees, the criteria cover the composition and structure, required mix of skills and experience, competencies, roles, and responsibilities as well as communication and governance. Based on the outcome of the Assessment 2024, the NRC and the Board were satisfied with the overall performance and effectiveness of the Board and the Board Committees as they have contributed positively and continued to operate effectively towards fulfilling their duties and responsibilities as members of the Board and Board Committees.

	The NRC had also reviewed and assessed the Board's leadership and role relating to Environmental, social and Governance (ESG) and was satisfied with the performance of the Board in addressing the sustainability issues of the WCT Group.
	The areas identified for improvement include the review of the remuneration framework for Directors and Senior Management to incorporate the non-financial metrics such as sustainability target, and training needs for sustainability topics.
	The Board and the NRC are, based on the Assessment 2024, satisfied with the level of independence demonstrated by all the five (5) Independent Directors of the Company and that they fulfil the definition of "Independent Director" under the MMLR of Bursa Securities and the Independent Directors have continued to demonstrate their independence through their robust discussion, engagement and bringing an independent judgment to decisions.
	The results from the Assessment 2024 form the basis of the NRC's recommendation to the Board on the re-election of Directors at the forthcoming 14 th Annual General Meeting as well as for the Directors' further enhancement.
Explanation for : departure	
Large companies are required to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	
	

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

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

Practice 7.1

The board has remuneration policies and procedures to determine the remuneration of directors and senior management, which takes into account the demands, complexities and performance of the company as well as skills and experience required. The remuneration policies and practices should appropriately reflect the different roles and responsibilities of non-executive directors, executive directors and senior management. The policies and procedures are periodically reviewed and made available on the company's website.

Application :	Applied
Explanation on : application of the practice	The objective of the Group's Remuneration Policy is to attract and retain the Directors and Senior Management who play an important role in leading and controlling the Group's operation effectively. Generally, the remuneration of each Director and Senior Management are determined based on their roles and responsibilities having regard to their merits, qualifications and competence as well as the Group's operating results, individual performance and comparable market statistics.
	The Policy on Remuneration of Directors and Senior Management of the Group, which set out the details on the procedures involved to determine the remuneration of the Directors and senior management, is in line with the best practices recommended by the Code and MMLR of Bursa Securities and make available for reference on the Company's website at (www.wct.com.my).
Explanation for : departure	
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged pelow.
Measure :	
Timeframe :	

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

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

Practice 7.2

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

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

Application :	Applied
Explanation on : application of the practice	The NRC is to assist the Board in identifying and to recommend for the Board's approval on new appointments and/or re-elections of Directors, review the terms of employment and propose remuneration for Directors and Senior Management as well as the diverse set of skills, knowledge, professional/industry experiences, gender, age, cultural and educational backgrounds, ethnicity and length of service of the Directors The Terms of Reference of NRC is available on the Company's website at (www.wct.com.my).
Explanation for : departure	
Large companies are require to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

Practice 8.1

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

Application :	Applied
Explanation on : application of the practice	Please refer to the disclosure for the financial year ended 31 December 2024 as per attached.

					Com	pany ('0	000)			Group ('000)						
No	Name	Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total
1	Tan Sri Lim Siew Choon	Executive Director	12	-	3,091	-	27	8	3,138	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
2	Dato' Lee Tuck Fook	Executive Director	12	-	2,688	-	-	6	2,706	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
3	Datuk Chow Ying Choon	Executive Director	12	-	2,016	-	31	3	2,062	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
4	Tans Sri Marzuki Bin Mohd Noor	Independent Director	84	24	-	-	-	1	109	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
5	Datuk Ab Wahab Bin Khalil	Independent Director	84	19	-	=	-	1	104	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
6	Dato' Ng Sooi Lin	Independent Director	84	19	-	-	-	4	107	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
7	Ng Soon Lai @ Ng Siek Chuan	Independent Director	84	14	-	-	-	4	102	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
8	Rahana Binti Abdul Rashid	Independent Director	84	14	-	=	-	4	102	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
9	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
10	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
11	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
12	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
13	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here

14	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here
15	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here

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

Practice 8.2

The board discloses on a named basis the top five senior management's remuneration component including salary, bonus, benefits in-kind and other emoluments in bands of RM50,000.

Application	:	Departure	
Explanation on application of the practice	:		
Explanation for departure	:	Generally, the remuneration of each see in accordance with each senior mana expertise and experience, having taken and employment conditions within industries to ensure the remuneration sufficient to attract and retain talents. The Company has opted not to disclose senior management's remuneration in confidentiality and sensitivity of each of the competitive conditions for talent in the competitive conditions for talent in aggregate and no named basis paid to (excluding the Directors of the Company)	gement's level of responsibility, in into account the remuneration the construction and property in package are competitive and use on a named basis the top 5 bands width of RM50,000 due to remuneration package as well as in the industry.
			RM'000
		Salaries	5,748
		Other emoluments	39
		Fees	56
		Bonus	84
		EPF contribution	482
		Benefit-in-kind	146
		Total:	6,555
Large companies are red to complete the column	•	ed to complete the columns below. Non- low.	large companies are encouraged
Measure	:	The Company has no immediate plan t	o comply with this disclosure.

Timeframe :	Others	

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

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

Practice 8.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	:	

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

There is an effective and independent Audit Committee.

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

Practice 9.1

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

Application		Applied
Explanation on	:	The Chairman of the Audit Committee, Tan Sri Marzuki Bin Mohd Noor,
application of the		is not the Chairman of the Board.
practice		
Explanation for	:	
departure		
Large companies are req	uir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns	be	elow.
Measure		
Timeframe	:	

There is an effective and independent Audit Committee.

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

Practice 9.2

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

Application :	Applied
Explanation on : application of the practice	The Audit Committee's Terms of Reference provides for a person who is a former audit partner in charge of the external audit of the Company is required to observe a cooling-off period of at least five (5) years before he/she can be considered to be appointed as a director or a member of the Audit Committee or senior management team of the Company.
Explanation for : departure	
Large companies are reau	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 9.3

The Audit Committee has policies and procedures to assess the suitability, objectivity and independence of the external auditor to safeguard the quality and reliability of audited financial statements.

Application	:	Applied
Explanation on application of the practice		The Company has in place a Policy on Assessment of External Auditors that contains the policies and procedures to assess the suitability, objectivity and independence of the Company's external auditor upon reviews being conducted on the same. The Audit Committee ("AC") shall carry out an annual assessment via assessment forms, which covers the following criteria, together with the Director of Finance and Accounts prior to recommending the reappointment of the external auditors to the Board for shareholders' approval: (a) quality of services rendered over the past financial year; (b) sufficiency of resources extended to the Company; (c) communication and interaction with the Board, Audit Committee and management; and (d) independence, objectivity and professional scepticism exhibited. Based on the review of the performance and the independence of Messrs Ernst & Young PLT ("EY"), the AC was satisfied with the suitability of EY based on the above criteria. In addition, the AC also took into account the openness in communication and interaction with the partner and the audit engagement team through the private session, which demonstrated their independence, objectivity and professionalism. The AC had also obtained confirmation from EY that they are and have
		been independent throughout the conduct of the audit engagement in accordance with the By-Laws (on Professional Ethics, Conduct and Practice) of the Malaysian Institute of Accountants and the International Code of Ethics for Professional Accountants (including International Independence Standards).
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 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Adopted
Explanation on adoption of the	:	The Audit Committee comprises the following members, who are all Independent Non-Executive Directors:
practice		 (1) Tan Sri Marzuki Bin Mohd Noor (Chairman) (2) Datuk Ab Wahab Bin Khalil (3) Dato' Ng Sooi Lin (4) Ng Soon Lai @ Ng Siek Chuan (5) Rahana Binti Abdul Rashid

There is an effective and independent Audit Committee.

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

Practice 9.5

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

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

Application :	Applied
Explanation on : application of the practice	The Audit Committee possesses a wide range of necessary skill and experience to discharge its duties. The qualification and experience of individual member of the Audit Committee are disclosed in the Profile of Directors of the Company's Annual Report 2024.
	The members of the Audit Committee continuously to keep themselves abreast of relevant developments in accounting and auditing standards, new rules and regulations etc.
	In addition to the seminar/training programmes attended by the following members of the Audit Committee, all the Audit Committee members had attended the Mandatory Accreditation Programme for Part II: Leading for Impact (in relation to Sustainability and the Related Roles of a Director) as prescribed by Bursa Securities and a briefing on the Malaysia tax updates provided by Messrs Ernst & Young during the FY2024:
	Datuk Ab Wahab Bin Khalil Harness the Power of Generative Al for Leaders Workshop (30 July 2024) Datuk Ab Wahab Bin Khalil Na Seen Lei @ Na Siek Chuan
	 Ng Soon Lai @ Ng Siek Chuan Recent Amendments to Listing Requirements: Enhanced Conflict of Interest Framework (22 November 2024)
Explanation for : departure	

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

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

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

Practice 10.1

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

Application	: Applied
Explanation on application of the practice	: The Board affirms its responsibility for maintaining a sound risk management framework and internal control system to safeguard shareholders' investment and the Group's assets, as well as to discharge its stewardship responsibility in identifying principal risks and ensuring the implementation of an appropriate risk action plan and internal control system to manage those risks.
	In this respect, the Board has established a governance structure to ensure effective oversight of risks and control within the Group. It is assisted by the Board Risk and Sustainability Committee ("BRSC") and the Risk Management Committee ("RMC"). Risk Management Policy ("RMP") and Risk Management Framework ("RMF") were reviewed, proposed, and approved by the BRSC to guide the effective implementation of risk mitigation in the Group.
	BRSC is responsible for providing independent oversight of the implementation and operation of the Group's enterprise-wide risk management framework. It reviews the Group's enterprise-wide risk management framework and ensures that an effective process to identify, evaluate, control, report and manage risks is created, implemented, and maintained by the Group.
	RMC is responsible for developing, executing, and maintaining an effective risk management system, including the continual review process of identified risks and the effectiveness of risk mitigation strategies and controls.
	At the operating unit level, risk owners are responsible for identifying risks that may have an impact on achieving their operational, financial, and other business objectives.
	Information on the Group's risk management and internal control systems implemented during the year is presented in the Statement on Risk Management and Internal Control set out in the Company's 2024 Annual Report.

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

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

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

Practice 10.2

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

Application	: Applied
Explanation on application of the practice	: Aligned with ISO31000 standard, the Group adopts an enterprise-wide risk management framework, that identifies potential major risks. The identified risks are assessed using qualitative and quantitative aspects against their likelihood (based on risk appetite approved by the Board) and their impact thereof. Details of risk information are recorded in the Risk Register for quarterly risk assessment with the Risk Owner. Gross risks are ranked accordingly, after taking into consideration of gross likelihood and gross impact should the risks occur, before they are ranked according to the residual risks, after taking into consideration the effectiveness of controls and action plans taken or proposed to be taken to mitigate such identified risks.
	RMC reviews, appraises, and assesses the risks identified by the respective risk owners together with the controls and action plans undertaken or proposed to be undertaken to mitigate and manage the identified risk exposure. The RMC then reported key risks and mitigation actions to the BRSC on a quarterly basis. After due deliberation, the BRSC would then present a summary of the key risks and mitigation actions and its recommendation to the Board for final endorsement.
	The Board has received assurance from the Group Managing Director and Director of Finance & Accounts that the Group's risk management and internal control system is operating adequately and effectively, in all material aspects, based on the risk management and internal control system of the Group.
Explanation for departure	
Large companies are to complete the colum	 equired to complete the columns below. Non-large companies are encouragea ns below.

Measure	:	
Timeframe	:	

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

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

Practice 10.3 - 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 Company's Board Risk and Sustainability Committee, consisting entirely of the Independent Non-Executive Directors listed below, was established to oversee the Company's risk management framework and policies including sustainability risks and efforts: (1) Dato' Ng Sooi Lin (Chairman) (2) Tan Sri Marzuki Bin Mohd Noor (3) Datuk Ab Wahab Bin Khalil (4) Rahana Binti Abdul Rashid (5) Ng Soon Lai @ Ng Siek Chuan

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

Practice 11.1

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

Application	:	Applied
Application	•	Аррнеи
Explanation on		The internal audit function of the Group is performed by the in-house
application of the		Group Internal Audit Department ("GIAD") that provides independent
practice		and reasonable assurance on the adequacy and effectiveness risk
		management, control, and governance processes within the Group.
		Head of GIAD functionally reports to AC who reviews, deliberate and
		endorsed the audit plan and resources required by GIAD. GIAD focused
		on timely and complete execution of audit plan, finalisation of audit
		reports, and implementation of agreed action plan ("AAP") which are
		encompasses in internal audit report.
		Results from audit engagements together with those from
		implementation of AAP are presented and deliberated during quarterly
		AC meeting.
		Ac incetting.
		To ensure that GIAD function effectively, the resources required by
		GIAD is periodically reviewed according to the needs e.g., business
		expansion and diversification of the Group.
Explanation for	:	
departure		
	_	
Large companies are requ	uire	ed to complete the columns below. Non-large companies are encouraged
to complete the columns	bei	low.
Measure	:	
Timeframe	+	
Timeframe	•	

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

Practice 11.2

The board should disclose-

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

Application	: Applied				
application of the	they we	All members of GIAD have signed an annual declaration to declare that they were and has been independent, objective, and free from any family relationship with directors and/or major shareholders of WCT			
practice	and its	subsidiaries.			artered Accountant ("CA")
	and a m total of	nember of In eight (8) n	stitute of Intenental	ernal Audito of 31 Dece	ors ("IIA") Malaysia, has a mber 2024. Summary of of GIAD is as follow:
		Educatio	on		
	Туре		Number	CA	Associate member of IIA Malaysia
	Maste	r	1	-	-
	Bachel	or Degree	7	4	4
	Total		8		
	related	to business c		nd it perfor	ependent of the activities m its duties in accordance A Global.
Explanation for departure	:				
Large companies are requ to complete the columns		nplete the co	lumns below.	Non-large c	ompanies are encouraged
Measure	:				
Timeframe	:				

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

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

Practice 12.1

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

Application	:	Applied
Explanation on application of the practice	:	The Company has in place procedures to enable effective communication with stakeholders. This includes announcements to Bursa Malaysia Securities Berhad ("Bursa Securities"), media releases, Annual General Meeting ("AGM"), the Investor Relations Programme which reaches out to the investors and other stakeholders through engagement such as briefing with analysts, road shows etc as well as the Company's websites (www.wct.com.my) which provides relevant information for investors and other stakeholders. The detailed on the effective, transparent and regular communication with the stakeholders of the Company is as follows: EFFECTIVE COMMUNICATION AND PROACTIVE ENGAGEMENTS WITH SHAREHOLDERS The Group values and strongly believes in the importance of effective communication with shareholders, potential investors and the public. This is to ensure that all shareholders, both institutional and individual investors, have full access to the relevant information disclosed by the Company. It does this through the Company's Annual Report, AGM, the Company's website (www.wct.com.my) and the timely release of all corporate announcements and quarterly interim financial results, thus providing shareholders and the investing public with an overview of the Group's performance and operations. All enquiries made are dealt with as promptly as practicable. The Annual Report remains the Company's main source of information to the shareholders and investors while the Company's website, which has a dedicated investor relations section, is intended to provide relevant information about the Group to a wider segment of the investing public. Any shareholder and/or stakeholder of the Group who may have concerns relating to the Group may directly convey the same to Tan Sri Marzuki Bin Mohd Noor, the Company's Senior Independent Non-Executive Director, who serves as a point of contact for shareholders and other stakeholders.

ENSURE TIMELY AND HIGH-QUALITY DISCLOSURE

The Board recognises the importance of prompt and timely dissemination of accurate and sufficient information concerning the Company and its Group to the shareholders, investors and other stakeholders to enable them to make informed decisions.

The Company maintains the practice of releasing all requisite announcements as well as material and price-sensitive information in a timely manner to Bursa Securities in compliance with the disclosure requirements as set out in the MMLR of Bursa Securities. The Company also releases timely updates to the market and community through the Company's websites, media releases and other appropriate channels. Price-sensitive information and information that may be regarded as undisclosed material information about the Group is, however, not disclosed until after the requisite announcement to Bursa Securities has been made.

THE AGM

The AGM of the Company is used as a forum for communication with its shareholders. The Company has provided at least 28 days' notice for its AGMs in line with good corporate governance practices. Each item of special business included in the notice of the general meeting is accompanied by an explanation of the effects of a proposed resolution. The Company's 13th AGM was held virtually on 13 June 2024 where the shareholders were able to exercise their rights to participate and vote at the 13th AGM remotely via the Remote Participation and Electronic Voting (RPEV) facilities. During the 13th AGM, a presentation was given by the Senior Management to the shareholders on the Group's strategies, performance and latest developments including the Company's responses to the questions raised by the Minority Shareholders Watch Group (MSWG), on behalf of the minority shareholders of the Company.

The Board encourages participation from shareholders by having a question and answer session during the AGM whereby the shareholders may channel their queries relating to the audited financial statements of the Group and the Company to the Company's External Auditors and may discuss the Group's performance and its business activities with the Directors and the Management of the Company. A channel was made available for shareholders to submit or pose questions before and during the AGM and questions submitted by the shareholders were read out and answered verbally by the Chairman of the meeting.

The participants of the AGM were also briefed on the voting procedure by the poll administrator prior to the voting and an independent scrutineer was appointed to validate the votes cast. The poll voting results were displayed on the live streaming screen while they were announced by the Chairman of the meeting. The minutes of the general meetings including the questions raised at the meeting and answers provided are made available to the shareholders and the public for reference on the Company's website at www.wct.com.my no later than 30 business days after the AGM.

	INVESTOR RELATIONS Another important channel of communication with shareholders, investors, and the general investment community, both locally and internationally, is the Group's investor relations activities. The Company conducts briefings with financial analysts and fund managers from time to time as a means of maintaining and improving investor relationships and to hold press conference after the AGM or any Extraordinary General Meeting of the Company, where necessary. The Group's website (www.wct.com.my) has a section dedicated to
	investor relations and provides up-to-date information on the Group's businesses and operations. Presentations made to analysts and fund managers are also posted on this section of the Company's website. Further enquiries on all investor-related matters may be directed to the following person:
	Ms Lo Wei Teing Assistant General Manager Corporate Affairs and Sustainability Tel: +603 7806 6608 Email: wei-teing.lo@wct.my
Explanation for : departure	
to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

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

Practice 12.2

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

Aliantin	Departure
Application	Departure
Explanation on	
application of the	
practice	
Explanation for	The Company's Annual Report 2024 is currently not fully aligned with
departure	the Integrated Reporting framework recommended by the
	International Integrated Reporting Council.
	In the Annual Report 2024, the Company reports on the Group's
	strategy, governance, performance and prospects for the benefit of all
	its stakeholders vide the following reports:
	Chairman's Statement;
	Financial Statements and the Management Discussion & Analysis;
	Sustainability Statement;
	Corporate Governance Overview Statement and Corporate
	Governance Report;
	Statement on Risk Management and Internal Control; and
	Audit Committee Report.
	ired to complete the columns below. Non-large companies are encouraged
to complete the columns	pelow.
Measure	The Company will continue to enhance on its reporting on the Group's
	strategy, governance, performance and prospects as well as the risks
	and opportunities by progressively adopt the principles recommended
	by the International Integrated Reporting Council in order to provide a
	comprehensive report on the Group initiatives to create greater value
	to its stakeholders.
Timeframe	Others
· · · · · · · · · · · · · · · · · · ·	Galeis

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

Practice 13.1

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

Application	:	Applied
Explanation on application of the practice	:	The Notice of 13 th AGM of the Company was issued on 26 April 2024, which had more than 28 days' notice prior to the 13 th AGM held on 13 June 2024.
Explanation for departure	:	
Large companies are re- to complete the column	•	red to complete the columns below. Non-large companies are encouraged elow.
Measure	:	
Timeframe	:	

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

Practice 13.2

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

Application	Applied
Application :	Applied
Explanation on :	All the Directors, including the chair of the Board Committees, had
application of the	attended and participated the fully virtual 13 th AGM of the Company
practice	held on 13 June 2024 via the Remote Participation and Electronic Voting
	Facility and had provided response to questions addressed to them.
	Despite the 13 th AGM of the Company was a fully virtual meeting, the
	shareholders were given opportunities to submit questions before the
	meeting via email or submit questions via the query box facilities
	available in the Meeting Platform in real time during the meeting.
	The Company's responses to the questions raised by Minority
	Shareholders Watch Group (MSWG) prior to the 13 th AGM were also
	shared with the shareholders at the meeting for the benefit of the shareholders.
	stratefioliders.
Explanation for :	
departure	
	ired to complete the columns below. Non-large companies are encouraged
to complete the columns l	pelow.
Measure :	
Timeframe :	

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

Practice 13.3

Listed companies should leverage technology to facilitate-

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

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

Application :	Applied
Explanation on : application of the practice	The Company had leveraged on technology to facilitate remote shareholders' participation and voting in absentia at its fully virtual 13 th AGM held on 13 June 2024.
	The 13 th AGM was held through Remote Participation and Electronic Voting ("RPEV") facilities provided by the Company's Share Registrar, Boardroom Share Registrars Sdn Bhd ("Boardroom") via the meeting platform at https://meeting.boardroomlimited.my (Domain Registration No. with MYNIC — D6A357657) which facilitate shareholders' remote participation and voting in absentia as well as to allow the shareholders to pose question to the Board and Chairman of the meeting via typed text in the query box during the live streaming of the 13 th AGM.
	The meeting platform provided by Boardroom is regularly and extensively penetration tested using independent, accredited third-party experts. Besides, all LumiAGM systems and suppliers' services are certified to the ISO/IEC 27001:2013 international standard. This provides a robust, auditable and externally verified framework of controls designed to maintain the confidentiality, integrity, and availability of customer information and the personal data Lumi processes on their behalf. Lumi uses strong, industry best-practice encryption techniques to ensure customer data is protected from unauthorized access. All data is encrypted, with all keys managed directly by Lumi. There is also audit trail on respective LUMI system.
Explanation for : departure	
Large companies are requito complete the columns by	ired to complete the columns below. Non-large companies are encouraged pelow.

Measure	:	
Timeframe	:	

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

Practice 13.4

The Chairman of the board should ensure that general meetings support meaningful engagement between the board, senior management and shareholders. The engagement should be interactive and include robust discussion on among others the company's financial and non-financial performance as well as the company's long-term strategies. Shareholders should also be provided with sufficient opportunity to pose questions during the general meeting and all the questions should receive a meaningful response.

undertaken to ensure the	f adoption of this practice should include a discussion on measures general meeting is interactive, shareholders are provided with sufficient ons and the questions are responded to.
Application :	Applied Applied
Explanation on application of the practice	The Company had on 26 April 2024 published on the Company's website (www.wct.com.my) the Annual Report 2023 together with the Administrative Details which encompassed the guidance on the conduct of the 13 th AGM, including the electronic voting for the conduct of poll on the resolutions. During the 13 th AGM, a presentation was given by the Senior Management to the shareholders on the Group's strategies, performance and latest developments including the Company's responses to the questions raised by the Minority Shareholders Watch Group (MSWG) on behalf of the minority shareholders of the Company, for the benefit of the shareholders. The shareholders were allowed to submit their questions related to the resolutions tabled at the 13 th AGM and the financial performance/development of the Group via email to enquiries@wct.my prior to the 13 th AGM or use the query box to transmit questions to the Board and the Chairman of the AGM via RPEV Facilities provided by Boardroom during the live streaming of the 13 th AGM. The Chairman had ensured that sufficient time was allocated for discussion and addressed the questions raised by the shareholders.
Explanation for : departure	
Large companies are require to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.

Measure	:	
Timeframe	:	

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

Practice 13.5

The board must ensure that the conduct of a virtual general meeting (fully virtual or hybrid) support meaningful engagement between the board, senior management and shareholders. This includes having in place the required infrastructure and tools to support among others, a smooth broadcast of the general meeting and interactive participation by shareholders. Questions posed by shareholders should be made visible to all meeting participants during the meeting itself.

Note: The explanation of	fadoption of this practice should include a discussion on measures			
undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient				
opportunity to pose questions and the questions are responded to. Further, a listed issuer should also				
provide brief reasons on the choice of the meeting platform.				
Application :	Applied			
Explanation on :	The Company conducted a fully virtual 13 th AGM on 13 June 2024. The			
application of the	RPEV Facilities provided by Boardroom, the Company's Share Registrar,			
practice	via the meeting platform at https://meeting.boardroomlimited.my			
	facilitated shareholders' remote participation and voting in absentia as well as to allow the shareholders to pose question to the Board and Chairman of the meeting via typed text in the query box. The shareholders are also allowed to submit their questions via email to enquiries@wct.my prior to the 13 th AGM.			
	enquines@wct.my prior to the 13 Adivi.			
	The meeting platform provided by Boardroom allows the shareholders to participate the meeting online using smartphone, tablet or computer and to view live webcast of the meeting.			
	Questions posed by the shareholders during the meeting and the responses to the questions raised by the Minority Shareholders Watch Group (MSWG) prior to the meeting were made visible to all participants during the 13 th AGM.			
Explanation for : departure				
Large companies are requi	red to complete the columns below. Non-large companies are encouraged			
to complete the columns b	·			
Measure :				
Timeframe :				

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

Practice 13.6

Minutes of the general meeting should be circulated to shareholders no later than 30 business days after the general meeting.

Note: The publication general meeting.	on of Ke	ry Matters Discussed is not a substitute for the circulation of minutes of
Application	:	Applied
Explanation on application of the practice		The minutes of 13 th AGM had been made available to the shareholders on the Company's website at www.wct.com.my no later than 30 business days after the 13 th AGM.
Explanation for departure		
Large companies are to complete the colu	•	ed to complete the columns below. Non-large companies are encouraged Plow.
Measure	:	
Timeframe		

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

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

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