CORPORATE GOVERNANCE REPORT

STOCK CODE : 7471

COMPANY NAME: EDEN INC. BERHAD

FINANCIAL YEAR : June 30, 2025

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 :	Applie	ed	
Explanation on : application of the practice	Direct responding guard Board The Enditivity comp	In discharging its fiduciary and leadership functions, the Board of Directors ("Board") has established clear roles and responsibilities in order to be a more effective steward and guardian of the Company. The delegation of authority by the Board to the Management is expressly authorised by the Board. The Board provides specific guidance on the various business activities of the Company and its subsidiaries ("Group") and the composition of the Board is regularly reviewed to reflect changes within the Group.	
	busin Comp	Board is responsible for overseeing the Management and ess affairs and makes all major policy decisions of the pany within the powers accorded to it by the Company's titution.	
		soard assumes the primary responsibilities which include (but of limited) to the following: -	
	a.	reviewing, ensuring and adopting a strategic plan for the Group to support long term value creation and includes strategies on economic, environmental and social considerations underpinning sustainability;	
	b.	together with the senior management, to promote good corporate governance culture within the Group which reinforces ethical, prudent and professional behaviour;	
	C.	reviewing, challenging and deciding on Management's proposals for the Group, and monitor its implementation by the Management;	
	d.	supervising and assessing Management performance to determine whether the business is being properly managed;	

- e. ensuring that there is a sound framework for internal controls and risk management;
- f. understanding the principal risks of the Group's businesses and recognising that business decisions involve the taking of appropriate risks;
- g. setting the risk appetite within which the Board expects the Management to operate and ensuring that there is an appropriate risk management framework to identify, analyse, evaluate, manage and monitor significant financial and non-financial risks;
- ensuring that the senior management has the necessary skills and experience, and there are measures in place to provide for the orderly succession of the Board and senior management;
- i. ensuring that the Group has in place procedures to enable effective communication with stakeholders;
- j. ensuring the integrity of the Group's financial and non-financial reporting;
- k. reviewing the leadership needs of the Group, both executive and non-executive, with a view to ensure the Company's continued ability to compete effectively in the market place;
- I. ensuring the Group has appropriate policies and procedures to review performance of the Directors and senior management and setting an appropriate level of remuneration to attract and retain them: and
- m. ensuring that the minutes of meetings accurately reflect the deliberations and decisions of the Board, including whether any Director abstained from voting or deliberating on any particular matter.

For the financial year ended 30 June 2025 ("**FYE 2025**"), the Board has discharged the following principal duties and responsibilities on the affairs of the Group which include but not limited to: -

- 1. reviewed and adopted the Group's strategic plan, future business opportunities and the principal risks together with its mitigations via the budget for the FYE 2025;
- 2. supervised the Management's performance via daily, weekly or monthly reports from all sectors;
- 3. reviewed the Group's quarterly financial position;
- 4. monitored the operations of the diesel engines and turbines on a quarterly basis;

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	5.	delegated to the Audit and Risk Committee ("ARC") to review the adequacy and integrity of the Group's internal controls and risk management;	
	6.	delegated to the Nomination and Remuneration Committee ("NRC") to review the performance of the Executive and Non-Executive Directors;	
	7.	reviewed the Anti-Bribery and Anti-Corruption Policy and Whistleblowing Policy of the Group;	
	8.	reviewed the appointment of Dato' Wee Cheng Kwan as the new member to the Board, ARC and NRC;	
	9.	reviewed and adopted the Conflict of Interest Policy recommended by the ARC;	
	10.	reviewed and adopted the Terms of Reference of the Employee's Share Option Scheme Committee;	
	11.	reviewed the proposed settlement of debt owing by Zil Enterprise Sdn. Bhd. (" ZESB ") to the Group, proposed Free Warrants and proposed Employee Share Option Scheme; and	
	12.	reviewed and confirmed the minutes of the Board in ensuring the deliberation and decisions of the Board being recorded accurately.	
Explanation for : departure			
		complete the columns below. Non-large companies are encouraged	
to complete the columns 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 1.2

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	Tan Sri Abd Rahim bin Mohamad (" Tan Sri Abd Rahim "), the Executive Chairman of the Company is responsible to ensure the effectiveness of the Board's function and conduct as well as assuming the formal role as the leader in chairing all the Board meetings and shareholders' meeting.
	The key roles and responsibilities of Tan Sri Abd Rahim as the Executive Chairman of the Company as set out in the Board Charter of the Company, are as follows: -
	 a. providing leadership for the Board so that the Board can perform its responsibilities effectively;
	 setting the Board agenda and ensuring that Board members receive complete and accurate information in a timely manner;
	c. leading board meetings and discussions;
	d. encouraging active participation and allowing dissenting views to be freely expressed;
	e. managing the interface between Board and Management;
	f. ensuring appropriate steps are taken to provide effective communication with stakeholders and that their views are communicated to the Board as a whole;
	g. leading the Board in establishing and monitoring good corporate governance practices in Eden;
	h. other responsibilities as assigned by the Board from time to time;
	 displaying ethical behaviour while overseeing the day-to- day business operations, implementing Board policies and strategies, and making operational decisions;
	j. serving as the conduit between the Board and management in ensuring the success of the Group's governance and management functions;

	k.	ensuring that all Board decisions reflect its environment, safety and health intentions as articulated in the environment, safety and health policy statement;
	I.	ensuring effective relationships and communication with Management, and between the Board, shareholders and relevant stakeholders;
	m.	providing strong leadership by effectively communicating the vision, management philosophy, business strategy and environment, safety and health policy to employees; and
	n.	keeping the Board informed of salient aspects and issues concerning the Group's operations, including those related to environment, safety and health.
	of the rating for th	eadership of Tan Sri Abd Rahim as the Executive Chairman e Company was acknowledged and verified by the good gs received via the Self and Board Performance Evaluation e FYE 2025 and his profile is set out in the Directors' Profile e Annual Report for the FYE 2025 ("2025 Annual Report").
Explanation for : departure		
Large companies are requir to complete the columns b		omplete the columns below. Non-large companies are encouraged
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 1.3The positions of Chairman and CEO are held by different individuals.

Application :	Applie	ed	
Explanation on : application of the practice	Tan Sri Abd Rahim is the Executive Chairman of the Company while the following persons are the Executive Directors of the Company: -		
	No.	Name	Position
	1.	Datin Fara Nadia binti Abd Rahim	Group Managing Director
	2.	Puan Sri Fadzilah binti Md Ariff	Executive Director, Group Special Projects
	3.	Dato' Nik Mohd Fuad bin Wan Abdullah	Executive Director, Group Corporate Affairs
	Directors are segregated and clearly defined in the Board Charter. The Executive Chairman's role is to instil good corporate governance practices, being the leader of the Board and mentoring the Executive Directors and senior management. Whilst the Executive Directors of the Company manage the day-to-day management of the Company and the Group. In this regard, no one individual can influence Board's discussions and decision-making. For the FYE 2025, the Group Managing Director and the Executive Directors have advised the Executive Chairman on the strategic plans of the Group in general as well as the Group's day-to-day operations, management, and the implementation of the Board's decisions. The Executive Chairman through the report and information from the Executive Directors, has given		
	sugge	estions and comments to the Exe tions of the Group's business.	
Explanation for :			
departure			
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to complete the columns be			·
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 practice should be a 'Departure'.		
Application :	Applied	
Explanation on : application of the practice	Tan Sri Abd Rahim, the Executive Chairman is not a member of the ARC and the NRC. Tan Sri Abd Rahim also did not attend nor participate in any of these committee meetings as an invitee during the FYE 2025 to ensure that there is check and balance as well as objective review by the Board.	
	The Board recognises that having the same individual assuming the positions of Chairman of the Board as well as Chairman or member of Board Committees may give rise to excessive self-review risks. This may have the effect of compromising the impartiality of Board-level deliberations.	
Explanation for : departure		
	red to complete the columns below. Non-large companies are encouraged	
to complete the columns b	pelow.	
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 application of the practice	:	The Board is supported by two (2) qualified and competent Company Secretaries, Ms. Chua Siew Chuan and Ms. Yeow Sze Min. Both Company Secretaries are qualified Chartered Secretaries under the Companies Act 2016 and are members of the Malaysian Institute of Chartered Secretaries and Administrators ("MAICSA"). They have attended many relevant continuous professional development programmes as required by MAICSA for practicing Chartered Secretaries. The primary responsibilities of the Company Secretaries include, but are not limited to the following: -
		 managing all board and committee meeting logistics, attending and recording minutes of all board and committee meetings and facilitating Board communications;
		b. advising the Board on its roles and responsibilities;
		c. facilitating the orientation of new Directors and assisting in Directors' training and development;
		d. advising the Board on corporate disclosures and compliance with company and securities regulations and listing requirements;
		e. managing processes pertaining to the annual shareholders' meeting;
		f. monitoring corporate governance developments and assist the Board in applying governance practices to meet the Board's needs and stakeholders' expectations;
		g. serving as a focal point for stakeholders' communication and engagement on corporate governance issues; and
		h. together with the Chairman, ensuring that Directors are provided with sufficient information and time to prepare for Board meeting.
		For the FYE 2025, the Board is satisfied with the support rendered by the Company Secretaries to the Board in the discharge of its roles and responsibilities.

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

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	For the FYE 2025, the Companies Secretaries by the order of the Chairman of the Board and Board Committees, attended that the notice calling for each Board and Board Committees' meeting was issued at least seven (7) days in advance and the agenda and relevant papers were issued at least seven (7) days prior to each meeting to allow sufficient time for Directors and Committees to review and consider the relevant information.	
	During the FYE 2025, the Executive Chairman set the Board meeting agenda and ensured that sufficient time was allocated for discussion of issues tabled to the Board for deliberation. The Executive Chairman also ensured that the Board Committees' meetings are conducted separately from the Board meetings to enable objective and independent discussion during the meeting. Subsequent to the Board Committees' meetings, the respective chair of the Board Committees has then reported its proceedings to the Board for notation.	
	Upon conclusion of the meetings, the minutes of the meetings were circulated to the Board and Board Committees for confirmation to ensure that deliberations and decisions are accurately recorded. The Company Secretaries have ensured that a statement of declaration of interest or abstention from voting and deliberation was recorded in the minutes. Moving forward, the minutes of meetings shall be circulated within 2 to 4 weeks after each meeting to facilitate timely confirmation by the Board and Board Committees.	
	The Board and Board Committees' Chairman of the meeting signed the minutes as a correct record of the proceedings and thereafter, the said minutes of all proceedings are kept in the statutory book at the registered office of the Company to be made available for inspection under the Companies Act 2016.	
Explanation for : departure		
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.	
Measure :		
Timeframe :		

There is demarcation of responsibilities between the board, board committees and management.

There is clarity in the authority of the board, its committees and individual directors.

Practice 2.1

The board has a board charter which is periodically reviewed and published on the company's website. The board charter clearly identifies—

- the respective roles and responsibilities of the board, board committees, individual directors and management; and
- issues and decisions reserved for the board.

Application	Applied	
Explanation on application of the practice	The Board Charter of the Company was established on 25 April 2017 and revised on 22 April 2019. The Board Charter aims to guide the Board on its stewardship role of the Group based on the Main Market Listing Requirements ("Main LR") of Bursa Malaysia Securities Berhad ("Bursa Malaysia Securities") and the Companies Act 2016 as well as adopt the related practices and guidance from the Malaysia Code on Corporate Governance.	
	This is to ensure that all Board members are aware of their fiduciary duties and responsibilities to safeguard the interest of all stakeholders and upholding the highest standards of corporate governance.	
	The Board Charter entails the following	ng: -
	A. Board of Directors	
	 Board Composition Authorities of the Board Matters Reserved Board Review Process Board Diversity 	
	B. Roles and Responsibilities	
	 General The Board Chairman Executive Directors Non-Executive Directors/ I Directors Senior Independent Non-Executive 	•
	C. <u>Board Committees</u>	
	1. ARC 2. NRC	

D. Rights of Directors

- 1. Access to Information
- 2. Independent Professional Advice

E. <u>Directors' Remuneration</u>

- 1. Oversight of Remuneration
- 2. Disclosure of Remuneration

F. Appointment and Re-election of Directors

- 1. Appointment
- 2. Re-election

G. <u>Directors' Orientation and Continuous Education</u> <u>Training</u>

- 1. Induction of Newly Appointed Directors
- 2. Directors' Training and Development

H. Code of Conduct and Ethics

I. Board Meetings

- 1. Frequency
- 2. Notice
- 3. Agenda
- 4. Meeting papers
- 5. Quorum
- 6. Attendance at Board Meetings
- 7. Voting
- 8. Minutes

J. Company Secretary

K. Stakeholders' Communication

L. General Meeting

Roles of Senior Independent Non-Executive Director ("INED")

Dato' Naharudin bin Ali ("**Dato' Naharudin**") is the Senior INED of the Company. The roles of the Senior INED as entail in the Board Charter, include but not limited to the following: -

 (a) ensures all INEDs have an opportunity to provide input on the agenda, and advise the Chairman on the quality, quantity and timeless of the information submitted by Management that is necessary or appropriate for the INEDs to perform their duties effectively;

	 (b) consults the Chairman regarding Board meeting schedules to ensure the INEDs can perform their duties responsibly and with sufficient time for discussion of all agenda items; 	
	(c) serves as the principal conduit between the INEDs and the Chairman on sensitive issues, for example issues that arise from 'whistleblowing';	
	(d) serves as a designated contact for consultation and direct communication with shareholders and other stakeholders on areas that cannot be resolved through the normal channels of contact with the Chairman, or for which such contract is inappropriate; and	
	(e) be available for confidential discussions with other Non- Executive Directors who may have concerns which they believe have not been properly considered by the Board as a whole.	
	The Board Charter is subject to review by the Board as and when necessary to ensure it complies with all applicable laws, rules and regulations of the regulators and remain consistent with the policies and procedures of the Board. The Board Charter was last reviewed and approved by the Board on 22 April 2019.	
	A copy of the Board Charter is available for viewing on the Company's corporate website at www.edenzil.com .	
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 :		

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 Company adopted Director's Code of Ethics which described the standards of business conduct and ethical behaviour for Directors in performing and exercising their responsibilities as the Director of the Company or when representing the Company including declaration of interests, conduct in meetings and guidelines in accepting gifts.	
	The Anti-Bribery and Anti-Corruption Policy was adopted on 27 February 2020 and last reviewed on 21 August 2024 with no revisions made as the ABAC Policy remained relevant and effective. The ABAC Policy aimed to provide information and guidance to the Directors and employees of the Group on standards of behaviour to which they must adhere to and how to recognise as well as deal with bribery and corruption. This ensures the Group's continuous compliance with enforceable anti-bribery and anti-corruption laws and regulations.	
	In addition to the above, a Fit and Proper Policy was adopted on 1 July 2022 to set out the criteria for selection of candidates that are proposed to be appointed as Directors of the Group based on the following criteria: -	
	 Character and Integrity; Experience and Competency; and Time and Commitment 	
	The Director's Code of Ethics, Anti-Bribery and Anti-Corruption Policy and Fit and Proper Policy will be reviewed as and when required.	
	A copy of the Director's Code of Ethics, Anti-Bribery and Anti-Corruption Policy and Fit and Proper Policy are available for viewing on the Company's corporate website at www.edenzil.com .	
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	:	App	lied
Explanation on application of the practice	:	The Company expects the highest standards of integrity, probity, transparency and accountability from all employees to preserve and protect the Group's interest and reputation. Hence, the Board had established a Whistleblowing Policy on 25 April 2017 and last revised on 21 August 2024 with the following objectives: -	
		a.	To provide avenues for employees to disclose any acts of wrongdoing;
		b.	To assure the employees that they will be protected from reprisals, discrimination or victimisation for whistleblowing in good faith; and
		C.	To provide a formal mechanism for action on all whistleblowing reports made and any matters of wrongdoing reported by other sources (e.g. from the Management, Group Internal Audit, member of the public etc.).
		Mat	ters of those concerns include: -
		1.	malpractice, impropriety, fraud and embezzlements;
		2.	misappropriation of assets and funds;
		3.	criminal breach of trust;
		4.	illicit and corrupt practices;
		5.	questionable and improper accounting;
		6.	misuse of confidential information;
		7.	acts or omissions, which are deemed to be against the interest of the Group, laws, regulations or public policies;
		8.	breaches of any Group Policies or code of ethics; and
		9.	attempts to deliberately conceal any of the above or other acts of wrongdoing.

	A copy of the Whistleblowing Policy is available for viewing on the Company's corporate website at www.edenzil.com .
	For the FYE 2025, the Company has not received any complaint under this procedure.
Explanation for :	
departure	
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to complete the columns b	elow.
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Measure :	
Timeframe :	
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.1

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

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

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

Application	:	Applied	
Explanation on application of the practice	:	As an organisation, the Company is committed to driving responsible and sustainable business practices throughout the organisation.	
		The Board's emphasis on the strategic importance of sustainability to the Group and strives to create long term commitment and value for stakeholders by ensuring responsible management and sustainable development within the Group and has embarked on the sustainability practices within these three (3) aspects, namely Economic, Environmental and Social.	
		The Management has identified the following pertinent issues that are vital to the Group and subsequently embedded in the Company's plan in developing the Group's corporate strategies: -	
		 Economic Business continuity plan Risk management system Supply chain Material procurement 	
		 Environment Emission and waste management/energy use reduction Biodiversity and conservation Green technology/environmental protection 	
		 Social Health and safety/workplace conditions Training and development Talent management Diversity and equality 	
		The Management ensures that succession planning for key positions is practiced. Increased emphasis is being placed by	

	Management to stay current with the evolving information technology needs of the Group.
Explanation for :	
departure	
Large companies are requ	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	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 4.2

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	to secure its future in a three (3) main elements	The Company has high standards for sustainability responsibility to secure its future in a sustainable manner. Sustainability has three (3) main elements; economic, environmental, and social, with the encouragement of good governance practices.	
	economic conditions of it local, national and globa impact consists of its im its environment. Social	sist of an organisation's impact on the s stakeholders and economic systems at I levels. An organisation's environmental pact on living and non-living elements of impact results from the organisation's I systems within which it operates.	
	stakeholders to comm	riodically engaging with a wide range of unicate of the Group's sustainability conomic, environmental, and social: -	
	Stakeholders	Engagement Methods	
	Government/Regulators		
		Seminars and functions	
	Shareholders/Investors		
	Industry leaders and professionals		
	Customers	Meetings and discussionsPromotional events	
	Employees	Townhall meetings/discussionsYearly performance appraisalsMonthly "Team Meet"	
	Suppliers/Bankers	Meetings and discussionsSite visits	
	Communities	Community events and engagement whether formal or informal	
		e Group's sustainability initiatives and ne Sustainability Statement in the 2025	
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 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 members are expected to have an understanding of sustainability matters and be able to engage in discussion with Management in addressing related sustainability issues. Accordingly, all Directors of the Company had attended the Mandatory Accreditation Programme Part II: Leading for Impact, which mainly focuses on strengthening their capabilities to address sustainability-related risks, opportunities and emerging issues. The trainings attended by each Director are disclosed in the 2025 Annual Report.	
Explanation for departure		
Large companies are req	d to complete the columns below. Non-large companies are encourag	
to complete the columns	ow.	
Measure		
Timeframe		

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

Practice 4.4

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

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	During the Board and Board committee performance evaluation for the FYE 2025, the Board, through the NRC reviewed its performance in areas including the evaluation of Environmental, Social and Governance issues or sustainability. However, the performance evaluation framework for the senior management has yet to incorporate sustainability-related elements. The Company will endeavour to enhance the framework by incorporating key sustainability performance indicators into the senior management's performance evaluation by the financial year ending 30 June 2028. This timeline will ensure the Company's internal procedures, controls and information systems are in place to fully comply with the sustainability requirements, thereby enabling such performance indicators to be accurately measured.
Large companies are require to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	Incorporate key sustainability performance indicators into senior management's performance evaluation.
Timeframe :	By financial year ending 30 June 2028.

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	:	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 5.1

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.

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Application :	Applied	
Explanation on : application of the practice	The NRC has been delegated by the Board to conduct annual review of the size and composition of the Board, including diversity and tenure of Directors. The NRC will continue to perform annual assessments and evaluation of Directors.	
	An election of Directors shall take place every year. At every annual general meeting, one-third (1/3) of the Directors for the time being or, if their number is not three (3) or a multiple of three (3), then the number nearest to one-third (1/3) shall retire from office and be eligible for re-election provided always that all Directors shall retire from office at least once in every three (3) years but shall be eligible for re-election. A retiring Director shall retain office until the conclusion of the general meeting at which he retires. The Board via the NRC's annual assessment for the FYE 2025 is	
	satisfied with the performance of the Directors. The Board has subsequently recommended Dato' Wee Cheng Kwan, Tan Sri Abd Rahim and Dato' Naharudin who are standing for re-election pursuant to Clauses 115 and 116 of the Company's Constitution to the shareholders their proposed re-election at the forthcoming Forty-Seventh Annual General Meeting ("47th AGM").	
Explanation for : departure		
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.	
Measure :		
Timeframe :		

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

Practice 5.2

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

Application	Departure
Explanation on application of the practice	
Explanation for departure	During the FYE 2025, the Board is currently composed of seven (7) board members. The four (4) Executive Directors comprise an Executive Chairman, a Group Managing Director, and two (2) Executive Directors, who provide full and effective control of the Group's business affairs whilst the check and balance are provided by the three (3) INEDs. The three (3) INEDs represent the compliance with the requirement of one-third (1/3) of the Board are Independent
	Directors pursuant to Paragraph 15.02(1) of the Main LR of Bursa Malaysia Securities.
	Through the recommendation of the NRC, the Board is satisfied with the level of independency demonstrated by all of the INED and their ability to act in the best interest of the Company for the FYE 2025.
	The Board is of the view that with the current Board composition is optimal to facilitate effective decision making and independent judgement where no individual shall dominate the Board's decision making.
	Alternate Practice: -
	The Board undertakes the decision of the Board shall always be agreed upon by at least majority of the Independent Directors present at the Meeting, therefore, no individual Director can dominate the decision making of the Board.
	The Board would take into consideration on the appointment of an additional potential INED in the future.
	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 5.3

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 application of the practice	Presently, none of the INEDs of the Company has served on the Board beyond nine (9) years.
Explanation for departure	
Large companies are requ	ed to complete the columns below. Non-large companies are encouraged
to complete the columns	elow.
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 current Board is composed of seven (7) Directors with diverse backgrounds and qualifications who collectively bring with them a wide range of experience and expertise in areas such as economics, accounting and auditing, taxation and finance.
	The Board is supportive towards the boardroom gender diversity with two (2) female Directors serving on the Board.
	In addition, recruitment and appointment of senior management and staff are based on a candidate's background, qualifications, experience and competency per the requirements of the job function.
	During FYE 2025, the Board through the NRC assessed and reviewed the profile of Dato' Wee Cheng Kwan based on the following criteria as set out in the Directors' Fit and Proper Policy, and subsequently approved his appointment as a new Board member: -
	 character, competency, knowledge and experience; professionalism, integrity and credibility; and time commitment and ability to discharge his responsibilities/functions as an INED of the Company.
	Dato' Wee Cheng Kwan was nominated by the existing Directors. The Company is committed to provide fair and equal opportunity in employment and nurturing with the Group regardless of race, nationality, ethnic origin, age, religion or belief, gender, marital status, disability, or any other characteristic unrelated to the performance of the job.
	As at 30 June 2025, there are six (6) employees holding senior management positions in the Group of which two (2) of them are female.
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		In considering candidates for directorship, the NRC does not solely rely on recommendations from the existing board members, management, or major shareholders. The NRC would consider the following: - (a) skill, knowledge, expertise, experience; (b) character; (c) professionalism; (d) time and commitment; (e) integrity; and (f) ability to discharge such responsibilities and functions as expected from a director. During FYE 2025, the Management had utilised external resources and Board recommendations to identify potential Board candidates. Upon review of the backgrounds and experiences of the shortlisted candidates, Dato' Wee Cheng Kwan who was nominated by the existing directors, was appointed as an INED to the Board of the Company on 26 February 2025.
Explanation for departure	:	
Large companies are req	uire	ed to complete the columns below. Non-large companies are encouraged
to complete the columns	be	low.
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	:	Shareholders are provided with detailed information on the
application of the		Directors who are standing for re-election at the Company's
practice		forthcoming 47 th AGM via explanatory notes accompanying the notice of the 47 th AGM and the profiles of the Directors set out in the 2025 Annual Report.
Explanation for	:	
departure		
Large companies are req	uir	red 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 practice Explanation for departure	The Chairman of the NRC, Dato' Naharudin is the Senior INED of the Company. The Chairman of the NRC, Dato' Naharudin has led to review of Board's effectiveness and composition via the Board and Board Committee Performance and Self Performance Evaluations for the FYE 2025, to ensure that the performance of each individual director is independently assessed. Dato' Naharudin's responsibilities and duties as Chairman of the NRC are disclosed in the Terms of Reference ("TOR") of the NRC. A copy of the TOR of the NRC is available for viewing on the Company's corporate website at www.edenzil.com .
Large companies are requ to complete the columns b	ired to complete the columns below. Non-large companies are encouraged 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 : departure	The Board acknowledges the importance of boardroom diversity in terms of gender. The Board currently has two (2) women Directors out of seven (7) Directors, representing 29% of women Directors.	
	Alternate Practice: - The Board undertakes the decision of the Board shall always be agreed upon by at least majority of the Independent Directors present at the Meeting. The Independent Directors are of diverse background, who are able to provide diverse insights and perspectives during Board deliberation and decision-making process.	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :	The Company will appoint another woman Director to have at least 30% of women Directors.	
Timeframe :	2 years	

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.

	D							
Application :	Departure							
Explanation on : application of the practice								
Explanation for : departure	diversity for the Board and Senior N Board also acknowledges the	The Company currently does not have any policy on gender diversity for the Board and Senior Management. Nevertheless, the Board also acknowledges the merit of gender diversity at management level for better decision making and competitive advantages.						
	Alternate Practice: - The Board is supportive of gender diversity in the E management composition despite not adopting an diversity policy. As at 30 June 2025, there are six (6) e holding senior management positions in the Group, of (2) of them are female. In addition, two (2) out of Directors are women.							
	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.							
Measure :	The Company will endeavour to dra as practicable.	The Company will endeavour to draft and adopt the policy as soon as practicable.						
Timeframe :	2 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.

For the FYE 2025, t assessments: - Evaluation Individual Directors	he NRC has conducted the following
	Accessment exiteria
	Assessment criteria
	Fit and proper;Contribution and performance; andCalibre and personality.
Board and Board Committee	 Board mix and composition; Quality of information and decision making; Boardroom activities; Board's relationship with the Management; Environmental, social and governance ("ESG") issues of Sustainability; and Board Committees' Performance.
ARC	 Quality and composition; Skills and Competencies; Meeting Administration and Conduct; and Duties and Responsibilities.
Independence of the Independent Directors	 Independence criteria in accordance with Paragraph 1.01 and Practice Note 13 of the Main LR of the Bursa Malaysia Securities.
	ARC Independence of the Independent

Explanation for : departure	The assessment report together with the report on the Board balance (the required mix of skills, experience and other qualities) were discussed and circulated to the Board on 27 October 2025. Based on the results and discussion, the NRC concluded that the Board as a whole, the Board Committees and each individual Director had performed well and effectively and the overall composition of the Board in terms of size, mix of skills, experience, core competencies and the balance between the Executive Directors, Non-Executive Directors and Independent Directors, is appropriate. The Independent Directors had also fulfilled their independent role in corporate accountability through their objective participation in Board deliberations during Board meetings. In addition, the NRC obtained the annual declaration of independence from the Independent Directors confirming their independent status.
Large companies are requir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns be	
Measure :	
Timeframe :	

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

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

Practice 7.1

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

Application :	Applied					
Explanation on : application of the practice	The Board has in place a Remuneration Policy for the Directors and senior management personnel which takes into account the demands, complexities and performance of the Group as well as skills and experience required.					
	The objectives of the Remuneration Policy are as follows: -					
	a. to provide a level of remuneration that motivates, encourages, attracts and retain employee of highest calibre;					
	 to ensure that the total remuneration shall be set at levels that are competitive with the relevant market and industry and align with shareholders' interest and best market practice; 					
	c. to provide remuneration that is performance-based;					
	 to provide an appropriate level of transparency to ensure the policy underlying remuneration is understood by investors; and 					
	e. to ensure a level of equity and consistency.					
	The remuneration levels of Executive Directors are structured to enable the Company to attract and retain the most qualified Executive Board members, whilst, INEDs are not entitled to receive bonuses nor participate in short-term and/or long-term incentive plans but only receive remuneration in the form of Directors' fees and meeting allowances together with the reimbursement of expenses incurred, if any, in the course of performing their services, to ensure no impairment to the objectivity and independent judgment of the INEDs on matters discussed at Board meetings.					

	The remuneration of the senior management personnel is determined at Board level and does not require for shareholders' approval.
	A copy of the Remuneration Policy is available for viewing on the Company's corporate website at www.edenzil.com .
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 :	

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 made up of three (3) Directors whom all are independent and is presently chaired by Dato' Naharudin. For the FYE 2025, the NRC has in accordance with Remuneration Policy, reviewed, assesses and recommended to the Board the remuneration of the Directors taking into account the demands, complexities and performance of the Group as well as skills and experience required as stipulated in its TOR.
		The Board, as a whole, had then subsequently determined the remuneration of the Directors, with each Director concerned abstaining from any decision with regards to his/her remuneration. The Company pays its Directors the fees that had been approved by the shareholders during the Forty-Sixth Annual General Meeting ("46th AGM") held on 5 December 2024.
		A copy of the TOR of the NRC is available for viewing on the Company's corporate website at www.edenzil.com .
		The summary of works of the NRC for the FYE 2025, were as follows:
		reviewed the effectiveness of the Board as a whole and the Board Committee and the contribution and performance of each individual director;
		b. recommended the re-election of Directors;
		c. reviewed the length of service and independency of each Independent Director;
		d. reviewed and recommended training programmes for the Board;

	e.	reviewed and recommended the Directors' fees and Directors'
	f.	benefit;
	1.	reviewed and recommended the remuneration packages and bonuses of the Executives Directors;
	g.	reviewed and recommended the proposed appointment of Dato' Wee Cheng Kwan; and
	h.	reviewed and recommended the new composition of the ARC and NRC to the Board.
Explanation for :		
departure		
Large companies are requi	red to	complete the columns below. Non-large companies are encouraged
to complete the columns b	elow	
Measure :		
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	The details of remuneration of Directors who served during the FYE 2025 were as follows: -

			Company ('000)								Group ('000)					
No	Name	Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total
1	Tan Sri Abd Rahim bin Mohamad	Executive Director	110	807	1,800	580	668	1	3,966	110	1,307	1,800	580	690	1	4,488
2	Datin Fara Nadia binti Abd Rahim	Executive Director	50	-	621	225	185	164	1,245	50	-	621	225	185	164	1,245
3	Puan Sri Fadzilah binti Md Ariff	Executive Director	50	120	425	81	371	129	1,176	50	120	425	81	390	129	1,195
4	Dato' Nik Mohd Fuad bin Wan Abdullah	Executive Director	50	-	-	-	-	-	50	50	-	356	70	133	60	669
5	Dato' Naharudin bin Ali	Independent Director	61	-	-	-	33	-	94	61	-	-	-	33		94
6	Mr. Cheong Kee Yoong	Independent Director	50	-	-	-	32	-	82	50	-	-	-	32		82
7	Dato' Wee Cheng Kwan (Appointed on 26 February 2025)	Independent Director	17	-	-	-	4	-	21	17	-	-	-	4		21
8	Dato' Anuarudin bin Mohd Noor (Retired on 5 December 2024)	Independent Director	30	-	-	-	25	-	55	30	-	-	-	25		55
9	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
10	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
11	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
12	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				
13	Input info here	Choose an item.	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here	Input info here				

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

Departure
The Board is of the view that, given that the disclosure of the remuneration of the top five (5) senior management will give rise to recruitment and talent retention issues and may lead to the performing senior management staff being lured away by the competitors and hence, the Group may lose high calibre personnel who have been contributing to the Group's performance. The Board will ensure that the remuneration for the senior management personnel is commensurate with their performance in order to attract, retain and motivate them to contribute positively to the Group's performance. Alternate Practice: - The Company has disclosed the aggregate total remuneration of all key senior management personnel for the FYE 2025, under Note 37(c) to the Financial Statements of the 2025 Annual Report. The Board of the view that this disclosure provides an alternative means for stakeholders to assess whether the key senior management personnel of the Group is remunerated appropriately in line with this Practice.
red to complete the columns below. Non-large companies are encouraged elow.
Please explain the measure(s) the company has taken or intend to take to adopt the practice.

		Position	Company									
No	Name		Salary	Allowance	Bonus	Benefits	Other emoluments	Total				
1	Input info here	Input info here	Not Adopted.	Choose an item.	Choose an item.	Choose an item.	Choose an item.	Choose an item.				
2	Input info here	Input info here	Choose an item.	Choose an item.								
3	Input info here	Input info here	Choose an item.	Choose an item.								
4	Input info here	Input info here	Choose an item.	Choose an item.								
5	Input info here	Input info here	Choose an item.	Choose an item.								

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

Practice 8.3 - Step Up

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

Application	:	Not Adopted.
Explanation on adoption of the practice	:	

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

There is an effective and independent Audit Committee.

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

Practice 9.1 The Chairman of the Audit Committee is not the Chairman of the board.

Application :	Applied
Explanation on : application of the practice	The ARC is chaired by Mr. Cheong Kee Yoong ("Mr. Cheong"), an INED of the Company, which is a separate person from the chair of the Board, Tan Sri Abd Rahim, the Executive Chairman of the Company. Mr. Cheong is a member of the Malaysian Institute of Accountants. A copy of the TOR of the ARC is available for viewing on the
	Company's corporate website at www.edenzil.com.
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 :	

There is an effective and independent Audit Committee.

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

Practice 9.2

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

Application :	Applied
Explanation on : application of the practice	The TOR of the ARC indicates that the appointment of a former audit partner of the Company as a member of the ARC shall observe a cooling-off period of at least three (3) years before being appointed as a member of the ARC.
	None of the ARC members was a former audit partner of the Company and notwithstanding the above provision, the Board has no intention to appoint any former audit partners as a member of the Board.
Explanation for : departure	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
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	:	The ARC has established the External Auditors (" EA ") Policy and Procedures on 25 April 2017.		
practice		The EA Policy and Procedures entails the following:		
		a. Objective;		
		b. Applicability;		
		c. Authority;		
		d. Scope;		
		e. Key Definitions;		
		 f. Policies: 1. Appointment and reappointment of EA; 2. Assessing performance and independence of EA; 3. Audit partner rotation; 4. Audit delivery and reporting; 5. Engagement of EA for non-audit services; 6. Removal of the EA. 		
		 g. Procedures: 1. Appointment of the EA 2. Assessing performance and independence of EA for reappointment; 3. Assessing independence of auditor for reappointment; 4. Audit delivery and reporting; 5. Assessing the provision of non-audit related services by EA; and 6. Removal of the EA. 		
		For the FYE 2025, the ARC had conducted an assessment of the suitability, objectivity and independence of the EA, namely UHY Malaysia PLT (" UHY ") prior to UHY's re-appointment. The ARC has assessed UHY based on several factors, including independence of the EA, quality of audit review procedures, adequacy of the firm's expertise and its resources to carry out the		

	audit work that they were tasked with and the extent of the non-audit services rendered.
	Upon completion of its assessment, the ARC is satisfied with UHY's technical competency and audit independence and recommended to the Board the re-appointment of UHY as EA for the FYE 2025. The Board had in turn recommended the same for shareholders' approval at the 46 th AGM held on 5 December 2024.
	The ARC noted for the FYE 2025, UHY, the EA of the Company confirmed in writing that the engagement quality control reviewer and members of the engagement team in the course of their audits were and had been independent for the purpose of the audit in accordance with the terms of relevant professional and regulatory requirements.
Explanation for : departure	
Large companies are requir	red to complete the columns below. Non-large companies are encouraged
to complete the columns be	elow.
Measure :	
Timeframe :	

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 practice	The current ARC comprise solely of INEDs which consist of the following members: -						
•	No.	Name	Designation	Directorship			
	1.	Mr. Cheong	Chairman	INED			
	2.	Dato' Naharudin	Member	Senior INED			
	3.	Dato' Wee Cheng Kwan	Member	INED			

There is an effective and independent Audit Committee.

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

Practice 9.5

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

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

Application		Applied	
Explanation on application of the practice	••	The members of the ARC collectively have the appropriate and necessary skills and a wide range of experience and expertise in areas such as accounting and auditing, taxation, finance and economics. For the FYE 2025, the Board has through the NRC, assessed the ARC via ARC Evaluation and ARC members' Self and Peer Performance Evaluation. Based on the results compiled by the Company Secretaries, the ARC members are financially literate and understand the Group's business. The ARC as a whole, has necessary skills and knowledge to discharge their duties. The ARC members had also given feedback to their peers on areas of focus for enhancement. The members of the ARC have attended various continuous trainings and development programmes as detailed in the 2025 Annual Report.	
Explanation for departure	:		
Large companies are req	juir	red to complete the columns below. Non-large companies are encouraged	
to complete the columns	s be	elow.	
Measure	:		
Timeframe	:		

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

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

Practice 10.1

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

Application	:	Applied
Explanation on application of the practice		The Board has the overall responsibility and affirms the importance of maintaining a sound system of internal control and risk management including reviewing its adequacy and integrity. During the FYE 2025, a standing agenda item for the ARC to review the risk registers of the Group's business segments was included. The Board, through the ARC, will receive periodical updates on the Group's risk matters. In addition, during the FYE 2025, GovernanceAdvisory.com Sdn. Bhd. ("GASB") was engaged as an outsourced Internal Auditors to undertake an audit on Stratavest Sdn. Bhd.'s power plant equipment maintenance review, while the in-house Internal Audit and Risk Assurance Department ("IARAD") focused on the audit of following areas: Underwater World Langkawi Sdn. Bhd. – aquarium operations Eden Catering Sdn. Bhd Bank Negara Malaysia operations Eden Catering Sdn. Bhd Institut Kanser Negara operations
Explanation for departure	:	
Large companies are rea	uire	d to complete the columns below. Non-large companies are encouraged
to complete the columns		· · · · · · · · · · · · · · · · · · ·
Measure	:	
Timeframe		
rinenanic		

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
Application	•	Арріїец
Explanation on	:	The Board via the ARC oversees the risk management of the
application of the	•	Group.
practice		О. С. С.
practice		The Statement on Risk Management and Internal Control furnished in the 2025 Annual Report provides an overview of the internal control within the Group during the financial year under review.
Explanation for	:	
departure		
•		
, .		
		red to complete the columns below. Non-large companies are encouraged
to complete the columns	s be	elow.
Measure	:	
Timeframe	:	

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

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

Practice 10.3 - Step Up

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

Application :	Not Adopted.
Explanation on : adoption of the practice	

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

Practice 11.1

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

Application :	Applied
Explanation on : application of the practice	The Group's internal audit and risk assurance function is independent from the Management. The audit by the IARAD and the outsourced internal auditors, namely GASB, are performed with impartiality, proficiency, and due professional care. The internal audit and risk assurance review of the operating units is an independent and objective assessment of a unit's compliance with internal control.
	An internal audit and risk assurance review highlights major weaknesses in control procedures and make recommendations for improvements.
	For the FYE 2025, the IARAD and GASB, reported directly to the ARC, providing the Board with a reasonable assurance of adequacy of the scope, functions and resources of the internal audit function. The purpose of the internal audit function is to provide the Board, through the ARC, assurance of the effectiveness of the system of internal control in the Group.
	The ARC has assessed the internal audit function of the Company and evaluated the competency of the IARAD and GASB via the Internal Audit Function Evaluation for the FYE 2025. Upon assessment, the ARC had recommended for the internal audit function to be outsourced to enhance its effectiveness.
	A summary of the activities of the ARC, the IARAD and the outsourced internal auditors during the FYE 2025 is set out in the ARC Report in the 2025 Annual Report.
Explanation for : departure	
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

Practice 11.2

The board should disclose-

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

Application	:	Applied					
Explanation on application of the practice	:	The IARAD reports directly to the ARC. The ARC had reviewed and assessed the adequacy of the scope, functions, competency, resources and independence of the Group's internal audit function, which comprise of the IARAD and the outsourced Internal Auditors, GASB, and that they have the necessary authority to carry out their work during the FYE 2025.					
		For the FYE 2025, the IARAD of the Company is staffed by the following personnel, as follows: -					
		1 Name : Encik Amir Mahmood Qualification : • Master in Business Administration, University of Manchester • Bachelor of Law (Hons.) LLB, University of Manchester					
		Position : Assistant General Manager, IARAD					
	For the FYE 2025, the engagement personne Company's outsourced Internal Auditor, GASB, was a						
		2 Name : Mr. Jason Tee Qualification : • Associate Member of The Institute of Internal Auditors Malaysia (AIIA) • B.C. (Hons) in Accounting					
		Position : Director, GASB					
		The number of staff deployed by GASB for the internal audit review of the Group ranges from 2 to 4 staff per visit.					

	The internal audit function is carried out in accordance with a recognised framework, namely Global Internal Audit Standards of the Institute of Internal Auditors.			
Explanation for :				
departure				
Large companies are requ	red to complete the columns below. Non-large companies are encouraged			
to complete the columns b	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 12.1

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

Application :	Applied					
Explanation on application of the practice	The Board recognises the importance of effective communication to the investors of the Company regarding the business, operations and financial performance of the Group are accurate, timely, factual, informative, consistent, broadly disseminated and where necessary, information filed with regulators is in accordance with applicable legal and regulatory requirements. The Board ensures that there is effective, transparent and regular communication with its stakeholders through a variety of communication channels as follow: 1. Announcements to Bursa Malaysia Securities Material information, updates and periodic financial reports are published on a timely basis through announcements to Bursa Malaysia Securities. Shareholders and Investors can obtain the Company's latest announcements such as quarterly financial results in the dedicated website of Bursa Malaysia Securities at www.bursamalaysia.com.my. 2. Annual Reports The Company's Annual Reports to the shareholders remain as the central means of communicating to the shareholders, amongst others, the Company's operations, activities and performance for the past financial year end as well as the status of compliance with applicable rules and regulations. 3. Annual General Meeting/General Meetings The Annual General Meeting/General Meetings which are used as the main forum of dialogue for shareholders to raise					
	any issues pertaining to the Company.					

	4. Corporate Website The Company's website provides a plethora of information to the public, which includes, inter alia, corporate information, business activities, corporate governance matters, latest news and events, annual reports, and etc.			
Explanation for : departure				
Large companies are requi	red to complete the columns below. Non-large companies are encouraged			
to complete the columns below.				
Measure :				
Timeframe :				

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

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

Practice 12.2

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

Application	Not Adopted.
Explanation on application of the practice	
Explanation for departure	
Large companies are real	ired to complete the columns below. Non-large companies are encouraged
to complete the columns	
Measure	
Timeframe	

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

Practice 13.1

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

Applied				
The notice of the 46 th AGM held on 5 December 2024 together with the Annual Report for the financial year ended 30 June 2024 ("FYE 2024") was sent to the shareholders at least twenty-eight (28) days prior to the meeting date in order to give sufficient time to the shareholders to review the resolutions that will be discussed and concluded during the 46 th AGM. In addition, the notice of 46 th AGM was advertised in a nationally circulated local newspaper in which the shareholders and the general public were able to access easily to the said notice. The Explanatory Notes accompanying the Notice of 46 th AGM also provide detailed explanation to enable the shareholders to make informed decisions in exercising their voting rights.				
red to complete the columns below. Non-large companies are encouraged				
elow.				

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			
Explanation on application of the practice	During the FYE 2025, the 46th AGM and an Extraordinary General Meeting ("EGM") had been carried out on a virtual basis and all Directors had attended and participated the 46th AGM held on 5 December 2024 and the EGM held on 24 January 2025. The proceedings of the 46th AGM included the presentation of financial statements to the shareholders, and a Question and Answer ("Q&A") session in which the Chairman of the 46th AGM had invited shareholders to raise questions on the Company's financial statements and other items for adoption at the 46th AGM, before putting the resolutions to vote. As for the proceedings of the EGM, it included the independent adviser's presentation of their independent advice to the non-interested shareholders of the Company in relation to the Proposed Debt Settlement due from Zil to the Group and a Q&A session in which the shareholders was invited to raise questions on the proposals, before putting the resolutions to vote. The Board has ensured that sufficient opportunities were given to shareholders to raise issues relating to the affairs of the Company and that adequate responses are given. The Chairmen of the Board Committees were also readily available to address the questions posted by the shareholders at the 46th AGM and the EGM.			
Explanation for				
departure				
Large companies are required to complete the columns below. Non-large companies are encouraged				
to complete the columns	rlow.			
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	In accordance with the Company's Constitution, the Company may convene a meeting of members at more than one (1) venue using any technology or method that enables the members of the Company to participate and to exercise the members' right to speak and vote at the meeting. The main venue of the meeting shall be in Malaysia and the Chairman shall be present at the main venue.					
	For the FYE 2025, the Company had leveraged on technology facilitate remote shareholders' participation and electronic voti for the conduct of poll on all resolutions via remote participati and voting facilities for its virtual 46 th AGM held on 5 December 2024 and EGM held on 24 January 2025.					
	The Administrative Guide of the 46 th AGM and EGM which outlined the online registration and remote participation and voting procedures were provided to shareholders.					
	The Company had conducted its voting on all resolutions at both the virtual 46th AGM and EGM by online polling. For both 46th AGM and EGM, the Company had engaged SS E Solutions Sdn. Bhd. to act as the Poll Administrator to provide the electronic polling services, while Commercial Quest Sdn. Bhd. was the appointed independent scrutineer to verify the poll results.					
	The Company has also undertaken the necessary steps to ensure good cyber hygiene practices are in place including data privacy and security to prevent cyber threats.					
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 13.4

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.

Note: The explanation of adoption of this practice should include a discussion on measures undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient opportunity to pose questions and the questions are responded to. Applied **Application Explanation on** The Remote Participation and Electronic Voting facilities utilised in the virtual 46th AGM and EGM had enabled all shareholders and application of the proxies to communicate with the Board or Management via a realpractice time submission of typed texts through a text box within the Securities Services e-Portal ("SSeP") during the live streaming of the 46th AGM and EGM. The Company does not filter challenging questions as the Board is cognisant that shareholders are reposed with the right to have their questions appropriately addressed. The questions posed during the 46th AGM and EGM have been answered. The shareholders can also email anv inquiries corporatecomm@edenzil.com or submit their in inquiries via https://www.edenzil.com/shareholders-inquiries/. During the 46th AGM held on 5 December 2024, the Group Managing Director, Datin Fara Nadia binti Abd Rahim took the opportunity to engage with the shareholders by giving a brief presentation which covered the following: -Introduction of the Company; Financial Performance; Moving Forward; and Stakeholders Engagement. **Explanation for** departure Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below. Measure Timeframe :

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

Practice 13.5

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

Note: The explanation of adoption of this practice should include a discussion on measures

undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient opportunity to pose questions and the questions are responded to. Further, a listed issuer should also provide brief reasons on the choice of the meeting platform. **Applied Application** The 46th AGM and EGM were held on 5 December 2024 and 24 **Explanation on** January 2025 respectively through live streaming and online application of the remote voting using the SSeP provided by SS E Solutions Sdn. practice Bhd. SSeP is a reliable infrastructure that enabled the conduct of a virtual general meeting. Shareholders or their proxies were advised/informed to attend, post questions via real time submission of typed texts and vote via the SSeP. Technical support assistance was provided to shareholders, corporate representatives and proxies to email their questions to eservices@sshsb.com.my in the event of any technical glitch. During the 46th AGM and EGM, the Board has addressed all questions posed by shareholders. Any other questions that could not be addressed during the 46th AGM and EGM due to time constraints have subsequently been addressed to each shareholder via email by the Company, if any. **Explanation for** departure Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below. Measure **Timeframe**

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

Practice 13.6

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

Note: The publicati general meeting.	on of Ke	ey Matters Discussed is not a substitute for the circulation of minutes of					
Application	:	Applied					
Explanation on application of the practice	ī	The minutes of the 46 th AGM and EGM of the Company held on 5 December 2024 and 24 January 2025 were uploaded onto the Company's website at www.edenzil.com no later than thirty (30) business days after the meetings. This represents the Board's awareness of the importance of the timely release of general meeting minutes for the perusal of shareholders.					
Explanation for departure	:						
Large companies ar to complete the col	•	ed to complete the columns below. Non-large companies are encouraged elow.					
Measure	:						
Timeframe	:						

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

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

Not Applicable			