CORPORATE GOVERNANCE REPORT

STOCK CODE : 4197

COMPANY NAME : Sime Darby Berhad **FINANCIAL YEAR** : June 30, 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 Sime Darby Berhad ("Sime Darby") Board of Directors' ("Board") primary role is to protect and enhance the interest of the shareholders and stakeholders whilst enabling the Sime Darby Group to achieve long term profitability and sustainability. The Board strives to ensure that the highest levels of corporate governance are practiced throughout the Group by enforcing good standards of accountability, all with a view to enable Management to execute its duties effectively. The Board in discharging its fiduciary responsibilities to oversee the overall Management has undertaken the following:
		Reviewing and adopting a strategic plan for the Group; The Board plays a key and active role in the formulation and development of the strategic plan by bringing objectivity, commercial experience and breadth of judgment to ensure that the strategic plan for the Group supports long-term value creation. The plan also considers economic, environmental, safety & health, social, political and governance initiatives underpinning sustainability.
		The Board reviews, guides, provides input and monitors the Group's strategic plan which includes addressing the Group's business strategies on growth, operations, cost management, sustainability and setting of financial goals. The Group's sustainability efforts encompass environmental sustainability, sustainable partnerships, employee engagement and technology & innovation.
		The active role and commitment undertaken by the Board in the development of Company's strategies and execution of the business plan is detailed as follows:
		(a) Before the start of the new financial year, a strategy retreat with Senior Management and Board members is scheduled to

deliberate on the Group's 5-Year Strategy Blueprint and Budget as well as priorities for implementation in the forthcoming year.

This year, the Strategy Retreat was conducted physically and fostered robust and strategic discussions between the Board and Management, which was important as Management updated on the progress of the Group's Next 5 Year Strategy Blueprint which was approved in 2023.

- (b) The retreat is a challenge session attended by Management and the Board to:
 - Provide input and guidance on the strategies to be developed, bearing in mind the current and future operating landscape;
 - test Management's assumptions of their respective forecasts;
 - advise on challenges that they may encounter next year as well as develop strategies to overcome such challenges;
 - consider the economic and market forecasts for the coming years along with the proposed risk appetite to ensure that the strategies are robust and within acceptable boundaries;
 - evaluate the proposed capital and operational expenditures, and human resource requirements of each division and ensure that Management would have sufficient resources to execute their respective strategies.
- (c) Key subject matter experts (economists, management consultants, investment bankers, research analysts, venture capitalists) were invited to provide their views on market conditions, key trends and future disruptions that will impact our core businesses.
- (d) Management will take in the comments, suggestions and guidance from the Board and incorporate them into the final Strategy Blueprint and Budget.
- (e) Thereafter, in the beginning of the new financial year, the Board will review and approve the Group's 5 Year Strategy Blueprint and Budget for annual implementation.
- (f) Once the Group Business Plan and Strategy have been approved for execution by Management, the financial performance and progress of strategies employed by each sector are then monitored and supervised by the Board.

Overseeing the conduct and managing performance of the Group's businesses;

The Board oversees the conduct of the Group's businesses, including the execution of strategic plans, achievement of performance objectives against approved budgets and targets, governance framework, risk management practices and human capital management.

The Board also supervises and assesses the performance of Management to determine whether the businesses are being properly managed and ensures that appropriate measures are in place against which Management's performance can be assessed. It also evaluates and ensures that its businesses are being managed according to "best-in-class" practices as benchmarked against world class multinational companies. Compliance is monitored with established policies and procedures.

The Board's responsibilities also include reviewing, evaluating and approving investment and capital expenditure proposals by Management and monitoring the implementation of the strategic plan by Management. The Board will deliberate on all proposals presented and recommended by Management, including those proposed by its Board Committees to ensure they are commercially viable and allow us to achieve our strategic objectives and meet the requisite target returns.

The Board has also approved a Capital Allocation Framework that guides investment decisions in terms of business areas, geographical focus and target returns.

Promoting corporate governance culture within the Group;

The Board continues to promote good corporate governance culture, whereby the Group has put in place measures to guide its employees and partners in adhering to all applicable policies, procedures, laws, and regulations of the countries in which the Group operates in, including but not limited to: the Anti-Trust/Competition Laws, Environmental Laws and Regulations, Employment/Labour Laws and Policies, Compliance with Securities Laws and Anti-Bribery and Corruption Policies, Anti-Money Laundering and Anti-Terrorism Financing Policy.

Further, the Sime Darby Code of Business Conduct ("COBC") provides guidance on the standards of behaviour expected of all directors and employees of the Group, and where applicable, counterparts and business partners.

In line with the acquisition of UMW Holdings Berhad ("UMW") in March 2024, the Risk Management and Sustainability Committee (via Group Risk and Compliance) oversee the set up a compliance function in UMW. This newly set up compliance function is assumed by UMW's Risk and Integrity department. UMW's compliance function includes rolling out GRC's compliance activities in UMW Division

Identifying principal risks that applies to the Group and ensuring adequate process to address the risk;

The Board and Management are responsible and accountable for the establishment of the Group's system of risk management and internal

control. The Risk Management & Sustainability Committee ("RMSC") is primarily responsible for overseeing the Group's risk management and sustainability frameworks and policies, as well as reviewing the effectiveness of internal controls across the Group. The Committee assists the Board in fulfilling its key responsibilities, including identifying principal risks, analyzing emerging trends, and deliberating on strategic action plans to mitigate the impact of these risks. Additionally, the Committee monitors the effectiveness of the Group's sustainability strategy.

The Chairman of the RMSC shall report and update the Board on significant issues and concerns discussed and where appropriate, make the necessary recommendations to the Board.

In discharging its responsibilities, the RMSC is assisted functionally by both Group Risk & Compliance and Group Safety & Sustainability departments.

The Group had established the Investment Committee ("IC") of the Board which has the objective of reviewing major business proposals which include mergers and acquisitions, new partnerships, disposals, capital expenditure and to monitor the implementation of the Group's strategic blueprints as approved by the Board and ensure that they remain robust and relevant.

The Chairman of the IC shall report and update the Board on significant issues and concerns discussed and where appropriate, make the necessary recommendations to the Board.

Ensure effective, transparent and regular communication with its stakeholders to facilitate mutual understanding of each other's objectives and expectations;

The Company has a sound Investor Relations programme which reaches out to the investing community and other stakeholders through continuous engagement via one-on-one meetings, quarterly analyst briefings and regional investor roadshows to explain our business performance, strategies and plans. We also have a comprehensive, informative website for our shareholders with regularly updated information.

Ensure that Senior Management has the necessary skills and experience and there are measures in place to provide the orderly succession of board and Senior Management; and

The Nomination & Remuneration Committee ("NRC") is established as a committee of the Board. The NRC oversees matters related to the nomination of new Directors and Senior Management, annually reviews the required mix of skills, experience and other requisite qualities of Directors and Senior Management, as well as undertakes the annual assessment of the effectiveness of the Board as a whole, its Committees and the contribution of each individual Director.

	The Chairman of the NRC shall report and update the Board on significant issues and concerns discussed and where appropriate, make the necessary recommendations to the Board.
	The NRC is also primarily responsible for recommending to the Board the remuneration framework for Directors, reviewing the remuneration package for Executive Director ("ED") and Senior Management as well as the remuneration framework of employees based on the competitive industry practices and the Group's succession plan.
	Reviewing the adequacy and the integrity of the management information and internal control systems of the Group The Governance & Audit Committee ("GAC") is established as a committee of the Board. The GAC assists and supports the Board's responsibility of overseeing the Group's operations by providing a means for reviewing the Group's processes for producing financial data, its internal controls, and policies and procedures to assess the suitability, objectivity and independence of the Group's external auditor and internal audit function.
	The GAC reviews the quarterly financial reports which are presented by the Group Chief Financial Officer ("GCFO") prior to recommending them for approval by the Board and the release to Bursa Malaysia Securities Berhad ("Bursa Securities"). The Board reviewed the financial statements and is of the view that the financial statements give a true and fair view of the state of affairs of the Company and the Group as at the end of the financial year.
	The Chairman of the GAC shall report and update the Board on significant issues and concerns discussed and where appropriate, make the necessary recommendations to the Board.
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.2

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

Application	:	Applied		
Explanation on application of the practice	:	The Chairman of the Board plays a crucial role in ensuring the implementation of sound corporate governance practices, effective leadership, and the overall efficiency of the Board. This role encompasses various responsibilities, including:		
		 (a) Managing Board meetings to ensure robust decision-making by: (i) Setting the agenda for each Board meeting together with the Group Secretary and the Group Chief Executive Officer ("GCEO"). Other Directors and key members of Management (e.g. Group Chief Assurance Officer of Group Corporate Assurance ("GCA") and Group Head of Group Risk and Compliance ("GRC") and the GCFO) may also be consulted to ensure comprehensive coverage; 		
		(ii) Ensuring the timely provision of accurate, complete, timely and clear information to the Directors;		
		 (iii) Taking a leading role in Board meetings and discussions, which involves guiding the flow of discussions, maintaining focus on critical topics, and fostering an environment conducive to productive debate; 		
		(iv) Managing Boardroom dynamics by promoting a culture of openness and debate; encouraging active participation and allowing dissenting views to be freely expressed to facilitate well-rounded decision-making; and		
		(v) Ensuring all Directors are properly briefed on issues arising at Board meetings promptly.		
		 (b) Building a high-performance Board by: (i) Providing effective leadership to the Board to enable the Board to perform its responsibilities effectively; 		
		(ii) Taking a proactive role in establishing and maintaining an effective corporate governance ("CG") system and practices. This encompasses the development and oversight of the Board		

- Charter and the TOR of the Board Committees. Additionally, ensuring that comprehensive induction and ongoing education programmes for Directors are in place to enhance their skills and knowledge.
- (iii) Arranging the regular evaluation of the performance of the Board, its Committees and individual Directors. Following these assessments, engaging in discussions with individual Directors and Committee Chairmen to provide feedback and identify areas for improvement;
- (iv) Ensuring that prior to new appointments to the Board, the relevant assessments are conducted on the candidates. This includes evaluating candidates based on the Board Composition Policy and Fit and Proper criteria to ensure that they possess the necessary qualifications and attributes to contribute effectively to the Board; and
- (v) Ensuring that the Board and senior executive succession planning is considered on an ongoing basis.
- (c) Managing Board/Management interface by:
 - (i) Serving as the bridge between Management team and the Board, acting as the primary conduit for information exchange. However, it is essential to ensure that all Directors have the opportunity to get to know key members of the Management team to gain insights and perspectives directly;
 - (ii) Cultivating a positive and constructive relationship with the GCEO, and acting as a trusted confident and advisor to the GCEO; and
 - (iii) Facilitating the selection and appointment process of a successor to the current GCEO.
- (d) Being the public face by:
 - (i) Serving as the official spokesperson for the Board; and
 - (ii) Acting as the representative of Sime Darby at shareholders' meetings and other events or occasions when actions are taken or statements are made on behalf of the Group, both domestically and internationally.
- (e) Ensuring the implementation of appropriate actions to facilitate effective communication with stakeholders and the conveyance of their views to the Board.

	The roles and responsibilities of the Chairman of the Board are clearly specified in Paragraph 5.2 of the Board Charter, which is available on Sime Darby's website at https://www.simedarby.com/operating-responsibly/governance .
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Practice 1.3

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

Application	:	Appli	ed		
Explanation on application of the practice	:	The Board acknowledges the importance of maintaining a distinct separation of roles between the Chairman and the GCEO.			
practice		These roles are entrusted to different individuals, a deliberate decision aimed at achieving an optimal equilibrium. This approach enhances accountability and fosters more robust and well-informed decision-making within the organisation.			
		1.	1. The Chairman		
			Tan Sri Samsudin Osman was appointed as the Acting Chairman of Sime Darby on 10 June 2020, subsequently being re-designated as Chairman of Sime Darby on 16 July 2020. In his capacity, he plays a pivotal role in shaping the Company's key policies and direction, overseeing the Board's operation and representing as the spokesperson for the Board. His leadership is widely regarded as effective and is valued by both Board members and the Management team.		
		2. Group Chief Executive Officer			
		(Dato' Jeffri Salim Davidson was appointed the GCEO of Sime Darby on 21 November 2017. As the sole ED on the Board, he holds the orimary responsible for implementing the Group's strategies in alignment with the Board's directives. His roles involve overseeing the operations of the divisions, steering the Group's businesses, and actively driving performance towards achieving the Group's vision and objectives.		
		-	The key roles of the GCEO include:		
			(a) Displaying ethical conduct while overseeing the day-to-day business operations, implementing Board policies and strategies, and making operational decisions;		
			 (b) Serving as the vital link between the Board and Management in ensuring the success of the Group's governance and management functions; 		
		ı	(c) Ensuring that all Board decisions aligns with the Group's environment, safety and health intentions, as articulated in the environment, safety and health policy statement;		

	(d)	Cultivating	effective	relationships	and	fostering	
		communicati	on betwe	en Manageme	nt, the	Board,	
		shareholders	and relevan	nt stakeholders;			
	(e)	·					
				ment philosophy,			
	and environment, safety and health policy to employees; and						
	(f)	Keeping the	Board infor	rmed of salient a	aspects a	nd issues	
	, ,			perations, includi	•		
		environment	•	•	Ü		
			•				
	The role	s of Chairman	and the GCE	O are separated	and clear	ly defined	
	in the B	oard Charter,	which is av	ailable on Sime	Darby's v	vebsite at	
	https://v	www.simedarb	y.com/oper	ating-responsibly	/governa	nce.	
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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'.					
	rac				
Application	:	Applied			
Explanation on	:	Tan Sri Samsudin Osman, the Chairman of the Board, is not a member			
application of the		of the GAC and NRC. He does not attend nor participate in any meeting			
practice		of these committees by invitation or in any other capacity.			
		Furthermore, Tan Sri Samsudin is also not a member of the other Board			
		Committees, namely the Risk Management & Sustainability Committee			
		and the Investment Committee.			
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.5

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	: Apı	plied	
Explanation on application of the practice	: The with Nor on with the Cha Aus act 201	The Board is assisted by a qualified and experienced Group Secretary with a wealth of corporate experience spanning over 20 years. Noor Zita Hassan was appointed as the Group Secretary of Sime Darby on 21 November 2017. She holds a Bachelor's Degree in Economics with Accountancy from the Loughborough University of Technology in the United Kingdom and a Master's Degree in Accountancy from the Charles-Sturt University in Australia. In addition, she is a member of CPA Australia and the Malaysian Institute of Accountants, and is qualified to act as Company Secretary under Section 235(2) of the Companies Act 2016. Noor Zita was previously the Company Secretary of Hyundai-Sime Darby Berhad, a listed subsidiary of Kumpulan Sime Darby Berhad on the Main Board of Bursa Securities from December 2004 until its	
	del	e following are the functions of the Group Secretary:	
	(b)	The Group Secretary serves as a focal point for stakeholders' communication and engagement on CG issues as well as communications between regulators, the Board and Senior Management. The Group Secretary also offers valuable advisory support to the Board, particularly with regard to the Company's Constitution, Board policies and procedures, best practices in CG and compliance with regulatory requirements, codes, guidance and legislations.	
	(c)	The Group Secretary facilitates the induction programmes for the new Directors of Sime Darby. This includes collaborating with relevant management team members to provide briefings that	

	acquaint new Directors with Sime Darby's business operations and those of its subsidiaries.
	(d) The Group Secretary continuously stays abreast of the evolving market environment, regulatory changes and developments in CG through actively engaging in continuous professional development which includes attending relevant conferences and training programmes to ensure a comprehensive understanding of current industry trends and best practices.
	(e) The Group Secretary plays a pivotal role in ensuring that all necessary processes and proceedings are in place and effectively managed for the Annual General Meeting ("AGM"). During the AGM, the Group Secretary provides vital assistance to the Chairman and the Board in conducting the AGM effectively. This includes the thorough recording of minutes, with specific attention to documenting the questions raised by the shareholders.
	The roles and responsibilities of the Group Secretary are specified in Paragraph 13 of the Board Charter, which is available on Sime Darby's website at https://www.simedarby.com/operating-responsibly/
	governance.
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.6

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	:	To assist the Directors in their time management, an annual meeting calendar is prepared and circulated in advance of each new year. This calendar provides Directors with scheduled dates for meetings of the Board and Board Committees, the AGM as well as the closed periods for dealings in securities by Directors and Senior Management based on the targeted dates of announcements of the Group's quarterly results.
		The guidelines and format of Board paper were formally established and implemented across the entire Group. Management adopts this standardised guidelines and format in Board paper preparation for consistency throughout the Group.
		Sime Darby utilises the Diligent Boards, an electronic meeting management system, to efficiently distribute meeting materials and share pertinent information with Directors. Each Director is provided with an iPad, enabling the electronic and instantaneous uploading and distribution of notices and meeting materials. This system allows Directors to access the meeting materials anytime and anywhere, and on a timely basis. Additionally, the Directors may also retrieve archived information and passed records as needed via this system.
		Directors receive Notice of Board and Board Committee meetings and agenda through email at least seven (7) working days prior to the meeting. The Notice is also sent to Management, specifying the deadlines for submission of meeting materials for their reference. Upon receipt from Management, the Group Secretary ensures that the meeting materials are uploaded as soon as practicable.
		Deliberations and decisions at Board and Board Committee meetings are minuted in a clear, accurate and timely manner. These minutes document the decisions of the Board and Board Committees including deliberations, comments, concerns or dissenting views. The minutes indicate instances where a Director or Committee member has abstained from voting or recused himself from deliberating on a particular matter concerning them.
		The Group Secretary communicates the decisions or recommendations of the Board and Board Committees to the relevant Management by circulating draft minutes of meetings for appropriate actions to be

	taken. The Group Secretary will then follow up with Management on status of actions taken with reference to the previous minutes of meeting. Updates on these matters are recorded and presented in the
	matters arising paper tabled at the subsequent Board and Board
	Committee meetings.
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There is demarcation of responsibilities between the board, board committees and management.

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

Practice 2.1

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

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

Application	Applied		
Explanation on application of the practice	The Board Charter sets out the Board's strategic intent, authority and outlines the roles and responsibilities of the Board, Board Committees and individual Director.		
	The Board periodically reviews and update the Board Charter as necessary in accordance with the needs of the Company and the Group, as well as any new regulations that may affect the discharge of the Board's responsibility.		
	The Board Charter prov	ides, among others, the following:	
	•	s, responsibilities and authorities of the Board d collectively) such as:	
	• • • • • • • • • • • • • • • • • • • •	d approving the overall strategies, business anisational structure and significant policies of	
	(ii) Determining the direction of the Group to ensure its long-term success and the delivery of sustainable value to its stakeholders.		
	(b) Issues and matters following:	reserved for the Board's decisions include the	
	(ii) Conduct and p(iii) Principal risks(iv) Group's intern	erioness plans and annual budget for the Group; erformance of the Group's businesses; affecting the Group's business; al control systems; and anning and talent management plans for the	
		vailable on Sime Darby's corporate website at y.com/operating-responsibly/ governance.	

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

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

Practice 3.1

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

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

Application	:	Applied
Explanation on application of the practice	:	Sime Darby has launched its Code of Business Conduct ("COBC") in June 2011. The COBC was reviewed and approved by the Board in February 2018. The COBC provides guidance on the standards of behaviour expected of all Directors and employees of the Group, and where applicable, counterparties and business partners. A copy of the COBC is available on the Group's corporate website at www.simedarby.com/operating-responsibly/ethical-business-practices .
		The key chapters of COBC include: (a) Responsibility and Compliance with the COBC; (b) Working with One Another; (c) Conflicts of Interest; (d) Gifts, Entertainment & Travel; (e) Bribery and Corruption; (f) Donation and Sponsorship; (g) Protecting the Group and Shareholders; (h) Dealing with Counterparties and Business Partners; (i) Dealing with Government Authorities and Political Parties; and (j) Raising a Concern or Reporting a Violation.
		In addition to the COBC, Sime Darby has also established the Vendor COBC in February 2018; the Anti-Bribery and Corruption Policy ("ABC") and Anti-Money Laundering and Anti-Terrorism Financing Policy ("AML") in May 2018. The ABC Policy sets out Sime Darby's position on bribery in all its forms and matters of corruption that might confront Sime Darby in its day-to-day operations while the AML Policy sets out Sime Darby's position on
		money laundering and terrorism financing. The Conflict of Interest ("COI") Guideline, established on 21 February 2024, served as a guide with well-defined processes and procedures that are strictly followed across the Group. This Guideline aims to

	identify, address, and manage various conflicts of interest, whether actual, potential, or perceived. It outlines a structured approach to prevent conflicts from affecting the objectivity and impartiality of business operations, while protecting the Group's reputation and credibility.
	The Vendor COBC describes the vendor's expected standards of behaviour when conducting work for the Sime Darby Group.
	The Vendor COBC outlines the following key areas:
	(a) Labour & Human Rights;(b) Environment, Safety & Health; and(c) Ethics & Management Practice
	Vendors are required to sign a Vendor Letter of Declaration to declare their compliance to the Vendor COBC and the relevant laws and regulations relating to bribery and corruption.
	Since the launching of COBC, various awareness programmes have been conducted by Group Risk & Compliance to educate the employees on the compliance requirements, the impact of non-compliance and the obligations to adhere to these requirements. The awareness program which is conducted through e-learning and face to face training will continue to be conducted annually to refresh and update the employees on the new or revision to the compliance related policies.
	Feedback is sought from various stakeholders, including Senior Management and the Board to evaluate the effectiveness of the compliance programme and initiative.
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The board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

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

Practice 3.2

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

Application	: Applied
Application	. Applied
Explanation on application of the practice	: Sime Darby expects the highest standards of integrity from all our Directors, employees, counterparties and business partners (collectively, "the Parties"). Sime Darby takes a serious view of any wrongdoings by any of the Parties, in particular with respect to their obligations to the Company's interests.
	The Group's Whistleblowing ("WB") Policy and channels were established in 2010 to enable the Parties, including the public, to report, without fear of retaliation, any wrongdoings that they may observe or experience.
	The Group's WB Policy was strengthened in 2023 to incorporate best practices of ISO 37002. It was renamed to Whistleblowing Charter & Framework ("WCF").
	The Parties can report a complaint via WB channels if they are aware of any wrongdoings, including, but not limited to the following:
	 Bribery and Corruption Conflict of Interest Violation of Procurement Policies Breach of Limits of Authority Breach of Gifts and Hospitality policies Abuse of Power Other Fraud/Policies Infringement
	Sime Darby expects all Parties to act in good faith and have reasonable grounds when reporting a WB complaint.
	Any party that retaliates against someone who has reported a wrongdoing in good faith may be subject to appropriate action, up to and including legal action, where applicable. Below are Sime Darby WB channels:
	• Email: whistleblowing@simedarby.com

Explanation for : departure	 Email to the Senior Independent Director: senior.director@simedarby.com Whistleblowing e-Form which is available on the Sime Darby website (www.simedarby.com); Write to Whistleblowing Unit: Sime Darby Berhad P.O. Box 03187 47500 Subang Jaya, Selangor Malaysia. Contact Whistleblowing Unit: Malaysia: 1 800 18 5008 Other Countries: (6019) 2688 295 GRC is entrusted by the Board to administer end-to-end process of a WB complaint in collaboration with GHR and GCA, where applicable. All complaints, including the identity of the whistleblowers are being dealt with highest level of confidentiality at all times. Regular update on WB cases is provided to the Senior Independent Director and the Board. By virtue of the Governance, Integrity and Anti-Corruption Commission's directive, the statistics and case management of WB are reported to the Agency Integrity Management of Malaysian Anti-Corruption Commission ("MACC") on a half yearly basis.
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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	 The Board of Sime Darby is responsible to oversee the Sustainability Risk and Opportunities of the Group. The sustainability strategies, priorities and targets had been included in the Board Charter as one of the key responsibilities of the Board of Sime Darby. The Sustainability Blueprint for Sime Darby Group was tabled and approved by the Board of Sime Darby on 25 August 2021 with clear commitments, targets, initiatives and action plans. In FY2024, the Board of Sime Darby approved a Net Zero Statement to be issued in FY2025, committing to achieve net zero carbon emissions across our portfolio, including supply chains by 2050 During FY2024 the 5-year strategy was launched, including reinforcing the 30% reduction in emissions by 2030 as a financial target. Material Sustainability Matters were reevaluated through a material assessment process during FY2023 and reviewed by GMC members before recommendation by the RMSC for Board approval. To further enhance integration all Group Policies and Authorities were reviewed and updated in February 2024 to confirm consideration of Sustainability Matters in all activities.
Explanation for departure	:
Large companies are req to complete the columns	uired to complete the columns below. Non-large companies are encouraged 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 Annual Report 2024 includes both the Material Matters and the Sustainability Blueprint, outlining the strategy, identifying the priorities and providing three overarching medium-term targets, while disclosing sustainability metrics relating to Energy Management, Labour Practices, Health & Safety, Diversity, Community & Society, Anti-Corruption, Supply Chain Management and Data Privacy & Security. In FY2023, a biennial Materiality Assessment to update the listing, scope, and definitions of our material matters occurred, review was undertaken in FY2024 prior to the biennial Materiality Assessment being prepared for FY2025. Materiality Assessments have been conducted biennially since 2019 with reviews occurring in the intermittent years. This ensures our material matters reflect our priorities, are up to date, aligned with our operations, and encompassing internal perspectives and market changes, and includes review by Group Management Committee members before recommendation by the RMSC for the Board approval. Sustainability performance is disclosed in the FY2024 Annual report and linked on the Sime Darby external website allowing access to both internal and external stakeholders. In FY2024 independent internal review, covering all required common Material Matters occurred.	
Explanation for departure	:		
		ed to complete the columns below. Non-large companies are encouraged	
to complete the columns	s be	PIOW.	
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 Sustainability Blueprint for Sime Darby Group was tabled and approved by the Board of Sime Darby on 25 August 2021 with clear commitments, targets and action plans.
	The Risk Management and Sustainability Committee received updates from Group Safety and Sustainability at its quarterly meetings. The Chairman of the RMSC reports to and updates the Board on any significant issues and concerns discussed and where appropriate makes the necessary recommendations to the Board.
	In discharging its responsibilities, the RMSC is assisted functionally by the Group Safety & Sustainability department. The Sime Darby group Net Zero statement was approved in FY2024 for issue in FY2025 and work is underway to complete Climate Scenario Analysis based on identified risks and opportunities. The RMSC is updated on the emissions reduction strategy at quarterly meetings including initiatives underway, and high level opportunities
Explanation for : departure	
Large companies are required to complete the columns by	red to complete the columns below. Non-large companies are encouraged 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 4.4

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	Applied	
Explanation on application of the practice	The performance of the Board in addressing the Company's material sustainability was evaluated through the Board Effectiveness Assessment ("BEA"). The Board is responsible for monitoring the development of the Environmental, Social and Governance ("ESG") strategy, as well as associated goals and metrics, including the identification and integration of non-financial KPIs.	
	KPIs in relation to ESG have been embedded in the scorecards of GCEO, GCSSO and Divisional Managing Directors of Sime Darby.	
Explanation for departure		
Large companies are requ to complete the columns	ired to complete the columns below. Non-large companies are encouraged 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 4.5- 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
Explanation on adoption of the practice	:	The Group Chief Safety & Sustainability Officer ("GCSSO") was appointed on 1 October 2019 to lead the development and successful execution of Sime Darby's sustainability priorities, in line with strategic outcomes set by the Board. The GCSSO role became vacant on 29 July 2024 and his duties had been assigned to the Group Safety & Sustainability team pending his replacement.
		The Sustainability Blueprint for Sime Darby Group was tabled and approved by the Board of Sime Darby on 25 August 2021 with clear commitments, targets and action plans. Sustainability briefing sessions to the GMC and RMSC continued throughout FY2024. This included the review of Material Matters in alignment with Bursa Malaysia Main Market Listing Requirements common material matters.

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 Board through the NRC, had established a formal and transparent appointment procedure for the Directors' appointment and reappointment. These procedures ensure that all potential nominees to the Board are initially assessed by the NRC, taking into account the required mix of skills, knowledge and experience and other qualities, prior to recommendation to the Board. The NRC is also empowered to undertake screening and conduct initial selection and evaluation before making its recommendation to the Board.
	During the year, Professor Datuk Ts. Ir. Dr. Siti Hamisah Tapsir was appointed as an INED of the Company on 8 March 2024. Pursuant to Rule 82.2 of Sime Darby's Constitution, Professor Datuk Dr. Siti Hamisah will retire at the forthcoming 18th AGM and being eligible for election, has consented for election at the 18th AGM of the Company.
	Pursuant to Rule 103 of Sime Darby's Constitution, one-third (1/3) of the Directors for the time being shall retire from office at each AGM. Rule 104 of Sime Darby's Constitution states that all Directors shall retire from office once at least in each three years. A retiring Director shall be eligible for re-election.
	Based on the schedule of retirement by rotation, Tan Sri Samsudin Osman, Dato' Lee Cheow Hock, Ms Moy Pui Yee and Encik Mohamad Idros Mosin are due to retire at the 18th AGM in accordance with Rule 103 of the Company's Constitution.
	The Board had approved the proposed re-election of Tan Sri Samsudin Osman, Dato' Lee Cheow Hock, Ms Moy Pui Yee and Encik Mohamad Idros Mosin at the 18th AGM of the Company, as recommended by the NRC.
	For the purpose of determining the eligibility of the Directors to stand for election and re-election at the 18th AGM, the NRC conducted an assessment of their performance, contribution and independence taking into account the following criteria:

	(a)	The Director's performance and contribution based on the Self and Peer Assessment conducted during the 2024 Board Effectiveness Assessment ("BEA");
	(b)	The Directors' level of contributions to the Board deliberations through his/her skills, experience, character and commitment; and
	(c)	The level of independence demonstrated by the Independent Directors, and their ability to act in the best interests of the Company in decision making.
	(d)	Character, integrity, experience and competence as well as fit and properness in discharging their role effectively.
	condu afores retirinand	IRC and the Board have considered the results of the 2024 BEA acted for the financial year ended 30 June 2024. Based on the said assessment, the Board and the NRC are satisfied that the ng Directors met the performance criteria required of an effective high-performance Board and the Board's expectations by muously discharging their duties diligently.
Explanation for : departure		
Large companies are requir to complete the columns be		omplete the columns below. Non-large companies are encouraged
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 application of the practice	:	As at 31 August 2024, the Board consists of 12 Directors, comprising a majority of Independent Directors as follows: (a) Seven (7) Independent Non-Executive Directors ("INEDs") (b) Four (4) Non-Independent Non-Executive Directors ("NINEDs") (c) One (1) Executive Director ("ED").
Explanation for departure	:	
Large companies are red to complete the column		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 5.3

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	Not applicable - Step Up 5.4 adopted
Explanation on application of the practice	
Explanation for departure	
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns	
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	:	Adopted			
Explanation on adoption of the practice	:	The Board had, at its meeting held on 25 September 2019, adopted a 9-year policy for INED. As at 30 June 2024, none of the INEDs have exceeded the nine (9) years tenure which is in line with Permodalan Nasional Berhad's voting guidelines. The tenure of the INEDs are as follows:			
		Years of Service Number of INEDs			
		Less than 3 years	4		
		3 years to 6 years	1		
		6 years to 9 years	2		

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.

Explanation on application of the practice	within the age, cultur	Board. Th		ificant o			
application of the	within the age, cultur	Board. Th		ificant o			
application of the	within the age, cultur	Board. Th		ificant o			
	age, cultur			ilicalit el	mphasis	on the existi	ng diversity
practice	~ .		within the Board. This includes a consideration of skills, experience,				
	fresh pers	age, cultural background, and gender when identifying potential candidate(s). This approach is instrumental in achieving a harmonious balance between the seasoned Directors' wealth of experience and the fresh perspectives that new Directors bring, thereby fostering innovative insights within the Board.					
	with the Bo and conduct external an assesses the responsibility appointment. During the appointed and the diversity	While the ultimate responsibility for appointing new Directors rests with the Board, the NRC is entrusted with the pivotal role of screening and conducting an initial selection process. This process includes an external and independent search for candidates. The NRC thoroughly assesses the nominees' capabilities in fulfilling their duties and responsibilities before making recommendations for their appointments to the Board for approval. During the year, Professor Datuk Ts. Ir. Dr. Siti Hamisah Tapsir was appointed as an INED of SDB. The diversity in the race/ethnicity (cultural background), nationality, age and gender of the Board as at 31 August 2024 is as follows:					
			Pace/Ethi	nic		Natio	nality
		Race/Ethnic Nationality Malay Chinese Indian Others Malaysian Fore				Foreigner	
	Number of	7	1	2	2	10	2
	Directors						
		Age Group Gender					dor
		40-49		60-69	70-79	Male	Female
	Number of Directors	0	4	6	2	9	3

The NRC holds the responsibility for reviewing key management positions, particularly those identified as pivotal roles. Additionally, the NRC has the authority to review any other positions that are deemed

	strategically	strategically significant for the Company, as it sees fit.					
	The appointment of Senior Management is carried out with consideration of skills, experience, and age, ensuring that these critical roles are filled with individuals who possess the appropriate qualifications and attributes. The diversity in the race/ethnicity (cultural background), nationality, age and gender of the Senior Management as at 31 August 2024 is as follows:						
			Race/Eth	nic		Natio	onality
		Malay	Chinese	India	Others	Malaysian	Foreigner
	Number of Directors	5	0	0	3	5	3
			Age	Group		Gei	nder
		40-4		-59	60-69	Male	Female
	Number of Directors	0		7	1	6	2
		•	•	<u>.</u>		1	
Explanation for : departure							
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.							
Measure :							
Timeframe :							
				I			

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	The Board delegates to the NRC the responsibility of establishing a formal and transparent procedure for the nomination and appointment of new Directors to the Board. Such responsibilities include screening, conducting initial selection of candidates, performing requisite evaluation and assessment to ascertain the candidate's ability to effectively discharge their duties before making recommendations to the Board for approval.			
	The NRC also ensures candidates possess the requisite skills, core competencies, experience and integrity needed to effectively discharge their role as Directors.			
	The following internal policies have been established to assist the NRC. These policies include:			
	(i) Director Appointment and Re-appointment Process;(ii) Fit and Proper Policy; and(iii) Board Composition Policy.			
	The NRC possesses the authority to obtain the services of professional recruitment firms to source for candidates for directorship or seek independent professional advice whenever deemed necessary.			
	Currently, candidates are primarily identified through recommendations by our current Directors, the GCEO and/or major shareholders. If needed, the NRC may also utilise independent sources such as recruitment agencies, industry contacts, principal/partner networks to identify suitable candidates.			
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 5.7

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 Directors' profiles including their age, gender, tenure of service, directorships in other companies, working experience and any conflict of interest, as well as their shareholdings in Sime Darby, if any, are made available to the public through publication in the Integrated Annual Report and on Sime Darby's official website.	
	The views of the NRC on the election and re-election of the following Directors are set out in Practice 5.1 of this report:	
	 (i) Professor Datuk Ts. Ir. Dr. Siti Hamisah Tapsir; (ii) Tan Sri Samsudin Osman; (iii) Dato' Lee Cheow Hock Lawrence; (iv) Moy Pui Yee; and (v) Mohamad Idros Mosin. The Board and NRC's assessment and recommendations on the proposed election and re-election of Directors retiring pursuant to 	
	Rules 82.2 and 103 of the Constitution of the Company are set out in Practice 5.1 of this report and the Explanatory Notes to the Notice of 18th 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 5.8

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

Application	:	Applie	d		
Explanation on application of the practice	••	The NRC is chaired by Tan Sri Muhammad Shahrul Ikram Yaakob who is an INED of the Company. The NRC members as at 31 August 2024 are as follows:			
		No.	Member	Directorship	Designation
		1.	Tan Sri Muhammad Shahrul Ikram Yaakob	Independent Non- Executive Director	Chairman
		2.	Mohamad Idros Mosin	Non- Independent Non-Executive Director	Member
		3.	Dato' Dr Nirmala Menon	Independent Non- Executive Director	Member
		4.	Professor Datuk Ts. Ir. Dr. Siti Hamisah Tapsir	Independen Non- Executive Director	Member
Explanation for departure	:				
Large companies are req to complete the columns			mplete the columns be	elow. Non-large compa	inies are encouraged
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 :	The Board currently comprises twelve (12) Directors, of whom three (3)		
departure	are women, or 25% female representation.		
	The Board and NRC remain unwavering in their commitment to achieving the gender diversity objective of attaining a 30% representation of women on the Board. This commitment is upheld by consistently considering gender diversity as a pivotal factor in the identification, assessment, and selection of potential Board members. We have strengthened our Board to align with the evolving needs of our		
	organisation, emphasising the importance of a diverse range of skills and experiences that are directly relevant to our various business segments.		
Large companies are reauir	ed to complete the columns below. Non-large companies are encouraged		
to complete the columns be	·		
Measure :	The Board endorses gender diversity across all organisational levels which include the Board, Senior Management and our entire workforce. The Board acknowledges that this is an ongoing journey towards continuous improvement.		
Timeframe :	Within 3 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.

Application :	Applied		
Application	Applied		
Explanation on :	A Board Composition Policy is established to set out the Board's		
application of the	approach to shaping the composition of the Board of Directors of the		
practice	Company. This Policy is prepared to ensure compliance with the		
	requirements of the MMLR of Bursa Securities and the principles of the		
	Malaysian Code on Corporate Governance.		
	The college of the co		
	The policy on board composition and diversity is disclosed under the		
	NRC Report in the Annual Report 2024.		
	The Board Composition Policy is available on Sime Darby's website at		
	https://www.simedarby.com/operating-responsibly/governance.		
Explanation for :			
departure			
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged		
to complete the columns l	pelow.		
Measure :			
Timeframe :			

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.

~			on of this practice, it must undertake annual board least every three years to facilitate the evaluation.	
Application	:	Departure		
Explanation on application of the practice	:			
Explanation for departure	:	The 2024 BEA this year was conducted internally using a questionnaire-based evaluation. The Board is of the view that the current Board is functioning effectively, with each member contributing openly and engaging in robust discussions during Board and Board Committee meetings. The focus will be to continuously address the areas identified for improvement in the previous BEA and any other areas which may emerge. The findings of the 2024 BEA were presented to the Board in August 2024. The results of the 2024 BEA indicated a generally satisfactory performance by both the Board and Board Committees. The Board acknowledged these findings and results and is committed to addressing areas for improvement in an appropriate and constructive manner.		
Large companies ar to complete the col			lumns below. Non-large companies are encouraged	
Measure	:	The 2024 BEA focusing on the following areas:		
		Questionnaire	Assessment Criteria	
		Board Evaluation	 (i) Board mix and composition (ii) Quality of information and decision making (iii) Boardroom activities (iv) Board's relationship with the Management (v) Management of ESG issues 	

	Board Committees Evaluation	(i) Composition (ii) Relevant expertise (iii) Board Committee Chairman's competency
		and responsibilities (iv) The quality of reporting and recommendations to the Board
	Director's Self and Peer Evaluation	(i) Fit and proper conduct (ii) Contribution and performance (iii) Calibre and personality
	may appoint a suitab	ded that overall it is a well-functioning Board and le independent expert to facilitate evaluations of dic basis as and when the Board deems necessary.
Timeframe :	Within 2 years	

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

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

Practice 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 :	The Board, with the assistance of	the NRC, co	nducts periodic
application of the practice	reviews of the remuneration policy Management. The remuneration policy incentivise executives and Directors v of sustainable value and returns for and other stakeholders. Importantly,	licy aims to atto who contribute the Company	ract, retain and to the creation 's shareholders
	between the remuneration structure of Management.		
	The NRC has consistently demon establishing a fair and comprehensive		
	(a) Commensurate with the expert inherent in the roles of Directors a		•
	(b) Benchmarked against the peer cor and regional sphere, taking in revenue and size relative to its re	to consideration	•
	The NRC has put in place a remuneration NED Remuneration Framework") which		· · · · · · · · · · · · · · · · · · ·
	Details of the NED Remuneration illustrated below.	Framework f	or FY2024 are
		(RM,	nt Fee /Year)
	Board/Board Committee	Chairman	Member
	Board	560,000	240,000 ¹ 380,000 ²
	Governance & Audit Committee	80,000	50,000

	ТГ	1	
	Risk Management & Sustainability		
	Committee Other Committees	70,000	40,000
	Board of Subsidiaries	150,000	100,000
	Notes: 1 Fee for Resident Director 2 Fee for Non-Resident Director	1 200,000	
	The remuneration package for the GCEC link between rewards and both corpora This package includes components such and other customary benefits that are A significant portion of the GCEO's combased and is contingent on achieving closely aligned with the corporate of Board.	ite and individ has salary, allo in line with ind npensation is ig KPIs outline	ual performance. owances, bonuses dustry standards. performance- ed in a scorecard
	The NRC conducts an annual perform submits its assessment and recommen potential adjustments in remun appropriately reflect the GCEO's contachievements for the year. A summar package comprises the following:	dations to the eration and tributions towa	Board regarding rewards that ards the Group's
	(i) Basic Salary;(ii) Benefits;(iii) Short Term Bonus; and(iv) Long Term Cash Incentive Plan		
	The GCEO recuses himself from de remuneration and rewards at Board an		~
	The remuneration of other Senio determined in accordance with remun applied to the GCEO.	_	•
	Both the remuneration policies of Management undergo periodic review prevalent market practices and trends	ws to ensure a	
Explanation for : departure			
Large companies are require to complete the columns b	red to complete the columns below. Non- elow.	large compani	es are encouraged
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 Board has established a combined Nomination & Remuneration Committee ("NRC") responsible for implementing policies and procedures relating to remuneration. This includes the review and recommendation of matters relating to remuneration of both the Board and Senior Management. The NRC is composed solely of NEDs with a majority of them being independent.
		The TOR of NRC delineate the roles and responsibilities in relation to the nomination and remuneration matters includes Long Term Cash Incentive Plan, as provided in the TOR of the NRC which are available at https://www.simedarby.com/operating-responsibly/governance .
		Among the key activities of the NRC during FY2024 in relation to remuneration review, were as follows:
		 (a) Reviewed the Directors' fees and benefits for NEDs of Sime Darby and its subsidiaries; (b) Reviewed and recommended the total rewards including the salary increments and bonus payouts for employees of the Group; and (c) Reviewed the vesting and granting of the Long-Term Cash Incentive Plan to selected employees of the Group.
Explanation for departure	:	
Large companies are to complete the colur	•	ed 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	The details of the remuneration received by the Directors of Sime Darby in FY2024, including fees, salary, and benefits, are outlined in the table below. Amounts less than RM500 are indicated by "-".

			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 Samsudin Osman	Non-Executive Non- Independent Director	560	0	0	0	3	48	611	560	0	0	0	3	48	611
2	Scott William Cameron	Independent Director	468	0	0	0	5	0	473	547	0	0	0	5	0	552
3	Dato' Dr Nirmala Menon	Independent Director	456	0	0	0	1	-	457	506	0	0	0	1	-	507
4	Dato' Lee Cheow Hock Lawrence	Non-Executive Non- Independent Director	468	0	0	0	4	32	504	468	0	0	0	4	32	504
5	Tan Sri Muhammad Shahrul Ikram Yaakob	Independent Director	356	0	0	0	1	4	361	455	0	0	0	1	4	460
6	Thayaparan Sangarapillai	Independent Director	370	0	0	0	5	31	406	370	0	0	0	5	31	406
7	Mohamad Idros Mosin	Non-Executive Non- Independent Director	344	0	0	0	2	0	346	344	0	0	0	2	0	346
8	Tan Sri Ahmad Badri Mohd Zahir	Non-Executive Non- Independent Director	320	0	0	0	1	0	321	320	0	0	0	1	0	321
9	Tengku Dato' Sri Azmil Zahruddin Raja Abdul Aziz	Independent Director	305	0	0	0	1	2	308	305	0	0	0	1	2	308
10	Moy Pui Yee	Independent Director	290	0	0	0	4	-	294	290	0	0	0	4	-	294

11	Professor Datuk Ts. Ir. Dr. Siti Hamisah Tapsir	Independent Director	88	0	0	0	-	0	88	88	0	0	0	-	0	88
12	Edree Ahmad	Non-Executive Non- Independent Director	0	0	0	0	-	0	ı	0	0	0	0	-	0	-
13	Dato' Jeffri Salim Davidson	Executive Director	0	59	2,340	1,764	26	2,725	6,914	0	59	2,340	1,764	26	2,725	6,914
14	The late Datuk Wan Selamah Wan Sulaiman (Demised on 24 July 2023)	Independent Director	21	0	0	0	1	41	63	21	0	0	0	1	41	63
15	Input info here	Choose an item.	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	Departure						
Explanation on : application of the practice								
Explanation for : departure	The Board believes that disclosing Senior Management's remuneration could potentially have adverse effects on the Group due to the industry's prevalence of talent poaching and the Group would like to ensure employee retention efforts are safeguarded.							
	1	re Senior Management has been try annually and is aligned with the						
Large companies are requ	ired to complete the columns below.	Non-large companies are encouraged						
to complete the columns i								
Measure :	The Board will monitor the market practice in respect of such disclosure.							
Timeframe :	Others	As and when appropriate.						

			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 application of the	:	The GAC consists exclusively of INEDs.						
practice		Mr Thayaparan Sangarapillai is the Chairman of GAC. He is a Fellow of the Institute of Chartered Accountants in England & Wales and a member of the Malaysian Institute of Accountants and the Malaysian Institute of Certified Public Accountants. Mr Thayaparan is the Senior Independent Non-Executive Director ("SINED") of the Company and was appointed the Chairman of GAC on 1 December 2017. He is not the Chairman of the Board. With over 35 years of experience, Mr Thayaparan has a substantial background in providing audit and business advisory services across various industries. His portfolio of clients included major public listed companies involved in power, telecommunications, automotive, property development, plantation and manufacturing sectors, and cross border assignments. Other than statutory audits, Mr Thayaparan has led assignments involving financial due diligence, mergers & acquisitions, initial public offerings, finance function effectiveness reviews and other advisory work.						
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	:							

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 cooling-off period of at least three (3) years was observed by Sime Darby and this Practice has been incorporated under Clause 2.5 of the TOR of the GAC. Mr Thayaparan Sangarapillai, the SINED of Sime Darby and the Chairman of GAC, is a former Partner of PricewaterhouseCoopers, had observed the cooling-off period before he was appointed to the GAC of Sime Darby.
Explanation for : departure	
Large companies are required to complete the columns by	red to complete the columns below. Non-large companies are encouraged pelow.
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 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	Assess and manitar the performance suitability objectivity and
	Assess and monitor the performance, suitability, objectivity and independence of the external auditor annually. The assessment is to be based on established policies and procedures that consider among others:
	 (a) the competency, audit quality and resource capacity of the external auditor in relation to the audit; (b) the nature and extent of the non-audit services rendered and appropriateness of the level of fees; and (c) obtaining written assurance from the external auditors confirming that they are, and have been, independent throughout the conduct of the audit engagement in accordance with the terms of all relevant professional and regulatory requirements.
	Apart from the above, item 4.4 also deals with:
	4.4.1 Appointment of the external auditor and the audit fee, and any resignation or dismissal of the external auditor; and4.4.3 The scope of external audit and the audit plan covering both local and overseas operations.
	Paragraph 15.21 of the Main Market Listing Requirements of Bursa Securities also required that the GAC to consider the following for the appointment of external auditor.
	(a) the adequacy of the experience and resources of the accounting firm;
	(b) the persons assigned to the audit;(c) the accounting firm's audit engagements;(d) the size and complexity of the listed issuer's group being audited; and

	(e) the number and experience of supervisory and professional staff assigned to the particular audit.							
	The assessment takes into account:							
	 The GAC's own assessment; and The feedback from Divisional Chief Financial Officers, the GCEO, GCFO and the Head – Group Finance focusing on a range of factors the GAC considered relevant to audit quality. 							
	Based on the assessment, the GAC concluded that there has been appropriate focus and challenge on the primary areas of audit and the external auditor has applied robust challenge and scepticism through the audit conducted by them.							
	The GAC also obtained confirmation from the external auditor that they are and have been, independent throughout the conduct of the audit engagement in accordance with the terms and of the relevant professional and regulatory requirements.							
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 :								

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	: Adop	Adopted							
Explanation on adoption of the practice		The GAC consists exclusively of INEDs. The composition of the GAC as at 31 August 2024 is as follows:							
	No.	No. Member Designation							
	(i)	Thayaparan Sangarapillai (Chairman)	Senior Independent Non- Executive Director						
	(ii)	Tan Sri Muhammad Shahrul Ikram Yaakob	Independent Non- Executive Director						
	(iii)	Scott William Cameron	Independent Non- Executive Director						
	(iv)	Tengku Dato' Sri Azmil Zahruddin Raja Abdul Aziz	Independent Non- Executive Director						

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 GAC consists exclusively of INEDs. The composition of the GAC is set out in Practice 9.4 of this CG report.
	The GAC is chaired by Mr Thayaparan Sangarapillai who is a qualified accountant. The qualifications, skills, experience and expertise varies among the GAC members of whom are from diverse fraternities such as accountancy, finance, audit and public service and management. With their knowledge and vast experience, they are not only capable to understand the matters under the GAC's purview but also be able to provide sound advice to the Board in areas of financial reporting, internal and external audit reports as well as other matters to be considered by the GAC. The Board reviews the terms of office of the GAC members and assess the performance of the GAC and its members through an annual Board Committee effectiveness evaluation. Based on the
	outcome of the evaluation, the Board is satisfied with the GAC's performance.
	All GAC members are aware of the need to continuously develop and increase their knowledge in the area of accounting and auditing standards, given the changes and development in this area from time to time. In line with this, the GAC members have made continuous effort in keeping themselves abreast of relevant developments by attending trainings in accounting and auditing standards, practices and rules and other development programmes to enable them to discharge their duties effectively.
	Listed below are the seminars and training events attended by members of the GAC during the financial year ended 30 June 2024:

GAC Member	Training attended
Thayaparan	What Amounts to a Conflict of interest by
Sangarapillai	Directors?
	Mandatory Accreditation Programme Part II:
	Leading for Impact (LIP)
	Advocacy Sessions on the Continuing
	Disclosure Requirements & Corporate
	Disclosure Policy of the Listing Requirements
	The Wirecard Scandal – A Whistleblower's
	Perspective
	The IFRS S1 and S2: Reporting, Management
	and Value Creation
	Managing Culture to Prevent Misconduct
	Seminar on IFRS – Sustainability Disclosure
	Standards
	Decoding the TCFD Reporting Framework
	What's Happening in the World Economy
	China – How Long Will the Slowdown Last?
	Toyota's Multipathway Strategy in Asia
	Generative AI and Opportunities for Business
	Being Sued as an INED – A Personal Journey
	Directors Masterclass on Biodiversity Matters
	in Collaboration with Climate Governance
	Malaysia
Tan Sri	Mandatory Accreditation Programme Part II:
Muhammad	Leading for Impact (LIP)
Shahrul Ikram	What's Happening in the World Economy
Yaakob	China – How Long Will the Slowdown Last?
	Toyota's Multipathway Strategy in Asia
	Generative AI and Opportunities for Business
Scott William	Mandatory Accreditation Programme Part II:
Cameron	Leading for Impact (LIP)
	What's Happening in the World Economy
	China – How Long Will the Slowdown Last?
	Toyota's Multipathway Strategy in Asia
	Generative Al and Opportunities for Business
Tengku Dato'	IASB-MASB Virtual Outreach on Post-
Sri Azmil	Implementation Review of IFRS 9 Financial
Zahruddin	Instruments – Impairment
Raja Abdul	Khazanah Megatrends Forum
Aziz	Conflict of Interest
	What's Happening in the World Economy
	China – How Long Will the Slowdown Last?
	Toyota's Multipathway Strategy in Asia
	Generative AI and Opportunities for Business
L	1 (2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.

		The Al Rev	volution and Its Real World Impact	
		 Mandator 	ry Accreditation Programme Part II:	ı
		Leading fo	or Impact (LIP)	ı
		• ICAEW Eth	hics: Practicing Professionalism	ı
		• Future of	Cybersecurity with AI	ı
Explanation for :				
departure				
				_
Large companies are requir	ed to complete the co	lumns halow	Non-large companies are encouraged	_
to complete the columns be	•	iuiiiiis below.	Non-large companies are encouraged	
to complete the columns be	.1011.			
Measure :				
Timeframe :				_
			1	

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	1.	The Board maintains a sound risk management framework and system of internal control to safeguard shareholders' investment and the Company's assets. In this respect, the Board has established a governance structure to ensure effective oversight of risks and controls in the organisation. It is assisted by the RMSC and GAC to oversee all matters with regards to risks, controls and governance. GRC is under the purview of the GCFO, who spearheads risk management activities to assist the RMSC in ensuring adequate risk management controls are in place. The RMSC supports the Board by setting and overseeing the Risk Management Framework of the Sime Darby Group and regularly assessing such Risk Management Framework to ascertain its adequacy and effectiveness. The Statement on Risk Management and Internal Controls ("SORMIC") which provides an overview of the state of internal controls within the Company is set out on pages 137 to 143 of the Company's Annual	
Explanation for	:		
departure			
Large companies are re	equir	red to complete the columns below. Non-large companies are encouraged	
to complete the colum	ns 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 10.2

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

Application	: Applied
	The Board has disclosed the key features of its risk appetite, risk
application of the	management framework and internal control system as well as its
practice	adequacy and effectiveness in the SORMIC on pages 137 to 143 in the
	Company's Annual Report 2024.
Explanation for	
departure	
Large companies are requ	rired 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 10.3 - 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	As of 31 August 2024, the RMSC consists of five (5) members, three (3)		
adoption of the practice	of whom are Independent Non-Executive Directors.		
	The composition of the RMSC is as follows:		
	Chairman : Tan Sri Ahmad Badri Mohd Zahir		
	(Non-Independent Non-Executive Director)		
	Member : Dato' Lee Cheow Hock Lawrence		
	(Non-Independent Non-Executive Director)		
	Member : Moy Pui Yee		
	(Independent Non-Executive Director)		
	Member : Thayaparan Sangarapillai		
	(Senior Independent Non-Executive Director)		
	Member : Tengku Dato' Sri Azmil Zahruddin Raja Abdul Aziz		
	(Independent Non-Executive Director)		
	The profile of each member can be found on pages 94 to 100 and		
	details of meeting attendance can be found on page 111 of the		
	Company's Annual Report 2024.		

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
	The GCA carries out the in-house internal audit function and is an integral part of the Company's internal control system. The function is headed by Mr Ramesh Ramanathan, the Group Chief Assurance Officer ("GCAO"), who reports functionally to the GAC and administratively to the GCEO. GCA is independent from the activities or operations of other operating units in the Group. GCA's primary role is to provide independent, reasonable and objective assurance in addition to consulting services designed to add value and improve efficiency of the operations within the Group. It assists the Group to achieve its objectives by bringing a systematic and disciplined approach to evaluate and improve the effectiveness of risk management, control and governance processes. The annual CA plan, established on a risk-based approach, is reviewed and approved by the GAC. At each of the quarterly GAC meetings held in FY2024, the GAC received the GCA Report which serves as a platform for an on-going performance review of the internal audit function so as to ensure that the function was effective and independent in discharging its duties and responsibilities in providing independent assessment of the internal controls. To ensure effective management and independence of GCA, the GAC is empowered by its TOR to: (a) Convene meetings with the GCAO without the attendance of any executive, and if appropriate, the Group Secretary, whenever deemed necessary.
	(b) Appraise and recommend to the Board the appointment, transfer and termination of the GCAO; and
Evaluation for	(c) Review and assess the performance of the GCAO.
Explanation for departure	

Large companies are req to complete the columns	•	Non-large companies are encouraged
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	: Overview The Group has an in-house internal audit function which is carried out by Group Corporate Assurance Department ("GCAD") and is headed by Mr Ramesh Ramanathan. Mr Ramesh is a Chartered Accountant (ACCA) with more than 20 years of experience from two prominent Big 4 accounting firms i.e. Ernst & Young and Deloitte. He is a member of the Malaysian Institute of Accountants.	
	GCAD is organised as a centralised department with regional Corporate Assurance Departments with direct control and supervision for audit services across the Group. The UMW Holdings Berhad internal audit team was integrated into GCA effective 1 March 2024. Resulting from the integration, there are now a total of 55 internal auditors led by regional heads in Malaysia, Australia and China.	
	GCAD is guided by its Group Corporate Assurance Charter which specifies that GCAD reports functionally to the GAC and administratively to the GCEO to allow an appropriate degree of independence from the operations of the Group. GCAD's principal responsibility is to undertake regular and systematic reviews of the internal control systems so as to provide reasonable assurance that such systems continue to operate satisfactorily and effectively in the Group.	
	The GAC reviews, challenges and approves the GCAD audit plan annually with periodic reviews to ensure robustness in the audit planning process. The GAC also approves the appointment or termination of the GCAO and Heads of GCAD Divisional Teams. All internal audit assignments during the financial year were conducted by GCAD.	
	The Quality Assurance & Improvement Programme (QAIP), which focuses on the efficiency and effectiveness of audit processes, continues to be applied to assess the quality of audit processes	

adopted. It is an ongoing internal assessment that covers key activities within GCAD. Through the QAIP, opportunities for improvements are identified and appropriate recommendations made. These are carried out in the form of annual internal team validations.

In FY2021, a Self-Assessment with Independent Validation was carried out by KPMG on GCAD's function. GCAD generally conforms to the International Standards for the Professional Practice of Internal Auditing promulgated by the Institute of Internal Auditors, in respect of its positioning, people and processes.

Activities

The attainment of the above objectives involves the following key activities undertaken by GCAD:

- Revising the methodology and practices in respect of risk assessment for audit planning purposes.
- Establishing a Group Corporate Assurance Plan for financial year 2024 by evaluating risk exposure relating to achievement of the Group's strategic objectives and mapping this against the Divisional Enterprise Risk Management Risk Register to ensure key risks are considered and deliberated with Divisional Management, external auditors and Group Risk Management on a periodic basis.
- Reviewing and appraising the soundness, adequacy and application of accounting, financial and other controls particularly focusing on promoting effective controls across the Group as well as averting opportunity cost. Among the key areas that were audited during the financial year were:
 - Business Centre/Branch Operations;
 - o Procurement
 - Rental Operations
 - Project Management
 - Human Resources and Payroll
 - Used Car Operations
 - o Principal Claims and Reporting
 - Information Security
 - Third Party IT Service Delivery
- Conducting investigations into activities or matters channelled via the Whistleblowing Case Management System managed by GRC or as requested by Management. The outcomes from the investigations were tabled to the GAC.
- Followed-up on the implementation of Management Action Plans to ensure that necessary actions have been taken/are being taken to remedy any significant internal control gaps identified.

Explanation for departure

Large companies are requir	Large companies are required to complete the columns below. Non-large companies are encouraged			
to complete the columns be	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 dialogue with shareholders and investors. The Company believes that communication with the shareholders is a two-way process. The Company takes into consideration views and feedback it receives from all the stakeholders.	
		The Company has an Investor Relations Unit that facilitates communication between the Company and the investment community to brief them on financial performance, strategies moving forward and updates on deals and transactions to ensure that capital markets are well apprised of our plans. The unit also monitors share price performance and changes in shareholding to determine the key areas of concern for our shareholders. Senior Management of the Company actively engages with the investment community and the Board is periodically briefed on these interactions and feedback from the investment community.	
		The Investor Relations Unit has an extensive programme that involves the holding of regular meetings, conference calls and site visits, all intended to keep the investment community abreast of the Company's strategic developments and financial performance. In addition, regional investment road shows and conferences are held to engage with shareholders and potential investors across the globe.	
		Every quarter, the Investor Relations Unit provides the investment community with an up-to-date view of the Group's financial performance and operations and are held concurrently with the release of the quarterly financial results to Bursa Securities. Press conferences and Analyst Briefing on the Group's financial results are held half yearly.	
		The analysts' briefing sessions are also broadcast live via webcast to members of the investment community who are overseas or unable to participate in person, to ensure a wider reach of our messages.	
		In addition, the Company actively updates its official website, www.simedarby.com with the latest information on corporate and business aspects of the Group. All press releases, announcements to	

	Bursa Securities, analyst briefings and quarterly results are also made available on the websites to promote accessibility of information to the
	Company's shareholders and all stakeholders.
	Shareholders are welcomed to raise queries by contacting the Company at any time throughout the year. The contact information is available on https://www.simedarby.com/investor/investor-centre and at the
	Contact Us section of the Company's website at <u>www.simedarby.com.</u>
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 :	
I	

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	:	Applied
Explanation on application of the practice Explanation for departure	:	The Group's Annual Report 2024 has been prepared in accordance with the guiding principles and content elements of the International Integrated Reporting Framework 2021 by IFRS Foundation. This report marks our eleventh integrated report and represents the collective efforts across the Group to improve the quality of our disclosures. Through the report, we aim to provide insights into how the Group has applied integrated thinking to create and preserve value over time. Integrated reporting is an on-going journey and the Group will continue improving its Integrated Reports in line with global best practices and the expectations of our stakeholders.
Large companies are r to complete the colum	•	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 13.1

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

Application	:	Applied
Explanation on	:	The Notice of the 17 th AGM of the Company held on 16 November
application of the		2023 was issued to shareholders on 18 October 2023, providing a 28-
practice		day notice prior to the AGM.
		The Notice of the forthcoming 18 th AGM which is scheduled to be held on 14 November 2024 will be issued to shareholders on 16 October 2024, ensuring a 28-day notice period. To enhance transparency and provide shareholders with detailed
		guidance regarding the AGM, Sime Darby will publish an Administrative Guide together with the Notice of the 18 th AGM on its website. This guide will provide shareholders with information about the procedures of the AGM, their entitlement to attend the AGM, their rights to appoint a proxy and eligibility criteria for proxies. The Company allows a member to appoint a proxy who need not be a member of the Company.
		The Explanatory Notes to the Notice of the 18 th AGM dated 16 October 2024 provides detailed explanations for each resolution proposed on election and re-election of Directors, Directors' fees and benefits, reappointment of auditors, proposed shareholders' ratification and proposed renewal of existing and new shareholders' mandate for recurrent related party transactions, to enable shareholders to make informed decisions when exercising their voting rights.
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	:	

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	:	Departure
Explanation on application of the practice	:	
Explanation for departure	:	The Company's 17 th AGM and the Extraordinary General Meeting ("EGM") on 16 November 2023 were held virtually via video conferencing at Function Room, Ground Floor, Menara Sime Darby, Oasis Corporate Park, Jalan PJU 1A/2, Ara Damansara, 47301 Petaling Jaya, Selangor Darul Ehsan.
		With the exception of Tengku Dato' Sri Azmil Zahruddin Raja Abdul Aziz, who was unable to attend due to his obligation to chair the Board meeting of a public listed company, all other Directors including the Chairmen of all Board Committees were present at the 17 th AGM and EGM of the Company.
		The External Auditors, PricewaterhouseCoopers PLT (PwC) were present to respond to any questions addressed to them at the AGM.
		The representatives from advisers i.e. CIMB Investment Bank Berhad, AmInvestment Bank Berhad and Zaid Ibrahim & Co were present to respond to any questions addressed to them at the EGM.
		Apart from Directors, the Key Senior Management had also attended the 17 th AGM and EGM remotely to provide the necessary support during the 17 th AGM and EGM proceedings.
		At the 17 th AGM and EGM, the Chairmen, who chaired the proceedings, provided fair opportunity and time to all shareholders to exercise their rights to raise questions and make recommendations. The GCEO also shared the Company's responses to the questions received from the Minority Shareholders Watch Group.

Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	:	The absence of Tengku Dato' Sri Azmil Zahruddin Raja Abdul Aziz at the 17 th AGM and EGM was an one-off event.	
Timeframe	:	Choose an item.	

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

Practice 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	:	Sime Darby has leveraged on technology to facilitate greater Shareholders' participation at general meetings.
		The remote voting at the 17 th AGM and the EGM commenced from the start of the 17 th AGM and the EGM until the completion of the voting session. Sime Darby had appointed Tricor as the Poll Administrator to conduct the polling process and Coopers Professional Scrutineers Sdn Bhd ("CPS") as the Scrutineers to verify the poll results.
		CPS, the appointed Scrutineers, verified and subsequently announced the poll results for each resolution, including votes cast in favour and against, upon which the Chairman of the Meeting officially declared the results of the resolutions. The poll results were promptly disseminated by Sime Darby via Bursa Link on the same day for the benefit of all shareholders. Additionally, the minutes of the 17 th AGM and the EGM were made readily available on Sime Darby's website.
Explanation for departure	:	
Large companies are req to complete the columns		ed to complete the columns below. Non-large companies are encouraged clow.
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.			
Application :	Applied		
Explanation on :	At the commencement of the 17 th AGM, the Chairman, Tan Sri		
application of the	Samsudin Osman, briefed the members, corporate representatives and		
practice	proxies present of their right to ask questions and vote on the		
	resolutions set out in the Notice of the 17 th AGM dated 18 October		
	2023.		
	The key proceedings of the 17 th AGM were as follows:		
	(i) Opening remarks by the Chairman		
	(ii) Pre-recorded video presentation on poll voting procedures		
	(iii) GCEO's presentation		
	(iv) MSWG Questions & Answers ("Q&A")		
	(v) Approval of Resolutions (1) to (10)		
	(vi) Q&A session		
	(vii) Voting & poll results		
	The EGM was chaired by Mr Thayaparan Sangarapillai, the SINED of		
	Sime Darby. Shareholders and proxies were also briefed on their rights		
	and meeting proceedings at the start of the meeting .		
	The minutes of the 17 th AGM and the EGM were promptly uploaded and		
	made assessable to the public on Sime Darby's official website.		
Explanation for :			
departure			
,	red to complete the columns below. Non-large companies are encouraged		
to complete the columns b	eiow.		
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.

undertaken to ensure th	ne g	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. Further, a listed issuer should also e choice of the meeting platform.
Application	:	Applied
Explanation on	:	The 17 th AGM and EGM of Sime Darby were conducted virtually through
application of the		live streaming and online remote voting via Remote Participation &
practice		Voting ("RPV") facilities which were available on Tricor's TIIH Online website at https://tiih.online .
		Shareholders and proxies were given opportunity to participate in the live webcast of the AGM and EGM proceedings, pose questions to the Board and Management, and cast their votes in real-time whilst the meeting was in progress. The detailed procedures for RPV facilities were comprehensively explained in the Administrative Guide issued to the shareholders on 18 October 2023.
		Shareholders and proxies were briefed by Tricor, the Poll Administrator,
		through its video presentation on the e-voting procedures at the start of the AGM and the EGM. Subsequently, the poll results were verified and announced by CPS, the Independent Scrutineers.
Explanation for	:	and announced by Gray the macpendent conditineers.
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	:	

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 of Key Matters Discussed is not a substitute for the circulation of minutes of general meeting.		
Application	:	Applied
Explanation on application of the practice	:	The Minutes of 17 th AGM and the EGM were confirmed by the Chairmen of the meetings and published on Sime Darby's website at https://www.simedarby.com/investor/agmegm within 30 business days from the date of the meetings.
Explanation for departure	:	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
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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