

CYL CORPORATION BERHAD 200001013537 (516143-V)

(Incorporated in Malaysia)

BOARD CHARTER





BOARD CHARTER

1. PURPOSE AND OBJECTIVE

- 1.1 The Board of Directors of CYL Corporation Berhad ("Board") is responsible for ensuring that CYL Corporation Berhad ("CYL" or "Company") and its subsidiaries ("Group") are well managed at all times. The Board takes full responsibility for the overall direction and performance of the Group. In this regard, the Board Charter shall constitute and form an integral part of each Director's duties and responsibilities.
- 1.2 The purpose of the Board Charter is to ensure that all Board members are aware of their duties and responsibilities as Board members. The Board Charter would act as a source reference and primary induction literature to provide insights to existing and prospective members of the Board.
- 1.3 The guiding principles of the Board Charter include the following:-
 - (a) Companies Act 2016 ("Act");
 - (b) Constitution of CYL;
 - (c) Main Market Listing Requirements ("MMLR") of Bursa Malaysia Securities Berhad ("Bursa Securities");
 - (d) Malaysian Code of Corporate Governance ("MCCG"); and
 - (e) Any other applicable laws or regulatory requirements.

In the event of a conflict between the Constitution of the Company and the Board Charter, the provisions of the former shall have precedence, subject to compliance with the legislation and regulatory requirements.

2. BOARD SIZE AND COMPOSITION

- 2.1 The size of the Board shall be in accordance with the Constitution of the Company. The Board shall, with the assistance of the Nomination Committee ("NC"), review the size and composition of the Board from time to time, to determine the impact on the Board's effectiveness and ensure the Board is periodically refreshed.
- 2.2 The Constitution of the Company provides for a minimum of two (2) Directors.
- 2.3 In accordance with the MMLR of Bursa Securities, at least two (2) Directors or one-third (1/3rd) of the Board, whichever is the higher, are Independent Non-Executive Directors. If the number of Directors is not three (3) or a multiple of three (3), then the number nearest to one-third (1/3rd) must be used.
- 2.4 In the event of any vacancy in the Board, resulting in non-compliance with paragraph 2.3 above, the Company must fill the vacancy within three (3) months from the occurrence of the event.
- 2.5 The Chairman of the Board shall not be a member of the Audit Committee ("AC"), NC and Remuneration Committee ("RC").
- 2.6 While there must be at least one (1) woman Director on the Board, the Board shall endeavour to have at least 30% women Directors.



- 2.7 The Board shall consist of qualified individuals with diverse professional background, skills, extensive experience and knowledge necessary to govern the Company.
- 2.8 Appointment of a new Director is a matter for consideration and decision by the Board, upon the recommendation from the NC. In making these recommendations, the NC shall be guided by the Terms of Reference of the NC and the Directors' Fit and Proper Policy in assessing the suitability of candidates, taking into account the qualifications, credentials, core competencies vis-à-vis the composition, the required mix of skills, expertise and experience, character, professionalism, integrity, competencies, time commitment and other qualities, which the potential candidate would bring to the Board to effectively discharge his/her role as Director of the Company.
- 2.9 No person shall be appointed, re-appointed, elected or re-elected as a Director on the Board or continue to serve as a Director if the person is or becomes an active politician. A person is considered an "active politician" if he/she is a Member of Parliament, State Assemblyman or holds a position at the Supreme Council or division level in a political party.

3. TENURE OF DIRECTORS

- 3.1 Pursuant to the Constitution of the Company, a new Director appointed by the Board to fill a casual vacancy or as an addition to the Board shall hold office only until the next Annual General Meeting ("AGM") at which he/she will retire and be available for re-appointment. One-third (1/3rd) of the Board, or if their number is not a multiple of three (3), then the number nearest to one-third (1/3rd), shall retire from office and be eligible for re-election at every AGM. All Board members are subject to retirement by rotation at least once in every three (3) years and be eligible for re-election.
- 3.2 The Board, with the assistance of the NC, will assess the Directors' standing for re-election. The re-election of a Director shall be subject to satisfactory evaluation of the Director's performance and contribution to the Board.
- 3.3 The tenure of an Independent Non-Executive Director shall not exceed a term limit of nine (9) years. Upon completion of the nine (9) years, an Independent Non-Executive Director, may continue to serve on Board as a Non-Independent Non-Executive Director.
- 3.4 If the Board intends to retain an Independent Non-Executive Director beyond nine (9) years, the Board shall provide justification and seek annual shareholders' approval through a two-tier voting process.
- 3.5 An Independent Non-Executive Director must not serve in the Company and/or in any one or more of the Company's related corporation for a cumulative period of more than twelve (12) years from the date of his/her first appointment as an Independent Non-Executive Director.



4. DIRECTORS' TIME COMMITMENT

- 4.1 A Director shall not hold more than five (5) directorships in listed issuers as prescribed by Bursa Securities.
- 4.2 The Board should obtain this commitment from Directors prior to their appointment. Every Director must attend at least 50% of the total Board of Directors' meetings held during a financial year. A Director shall vacate office if he/she absent for more than 50% of the total Board meetings held during the financial year.
- 4.3 A Director may accept appointments to other boards, provided that such appointments do not result in any conflict of interest with the Group and does not detrimentally affect the Director's performance as a Board member. The Director shall notify the Chairman before accepting any new directorships and the notification shall provide for an indication of time that will be spent on the new appointment.

5. ROLES AND RESPONSIBILITIES

5.1 The Board

In order to ensure effective discharge of the Board's functions, the Board assumes, amongst others, the following roles and responsibilities:-

- (a) together with Senior Management, promote good corporate governance culture within the Company which reinforces ethical, prudent and professional behaviour;
- (b) review, challenge and decide on Management's proposals for the Company, and monitor its implementation by Management;
- (c) ensure that the strategic plan of the Company supports long-term value creation and includes strategies on economic, environmental and social considerations underpinning sustainability;
- (d) supervise and assess Management's performance to determine whether the business is being properly managed;
- (e) ensure there is a sound framework for internal controls and risk management;
- (f) understand the principal risks of the Company's business and recognise that business decisions involve the taking of appropriate risks;
- (g) set the risk appetite within which the Board expects Management to operate and ensure that there is an appropriate risk management framework to identify, analyse, evaluate, manage and monitor significant financial and non-financial risks:
- (h) ensure Senior Management has the necessary skills and experience, and there are measures in place to provide for the orderly succession of Board and Senior Management:
- (i) ensure the Company has in place procedures to enable effective communication with stakeholders:
- (j) ensure all Directors are able to understand financial statements and form a view on the information presented; and
- (k) ensure the integrity of the Company's financial and non-financial reporting.



5.2 Board Committees

The Board has established the following Board Committees:-

- (a) AC;
- (b) NC; and
- (c) RC.

The Board Committees operate under their own defined Terms of Reference and are authorised by the Board to deal with and deliberate on matters delegated to them within their Terms of Reference.

The Chairman of the respective Board Committees shall report to the Board on the outcome of the Board Committee meetings and update the Board on significant issues and concerns discussed and where appropriate, make the necessary recommendations to the Board.

In addition to the above-mentioned Board Committees, the Board may establish ad-hoc Board Committees as may be deemed appropriate to assist the Board in carrying out its duties and responsibilities.

The Board is collectively responsible for any decision taken by any Board Committee. A Board Committee may only perform the tasks delegated to it by the Board and should not exceed the authority conferred on it by the Board. Decisions which by law should be made by the Board shall not be delegated to a Board Committee.

5.3 The Chairman

The Chairman shall be responsible for the following:-

- (a) leading the Board in setting its values, ethical standards and good corporate governance practices in the Group;
- (b) developing corporate strategies;
- (c) attaining long-term growth objectives of the Group;
- (d) leading Board discussions, encourage active participation and allowing dissenting views to be freely expressed;
- (e) setting the agenda for Board Meetings with assistance of the Company Secretary and ensuring all relevant issues for the effective running of the Group's businesses are on the agenda;
- (f) managing the interface between Board and Management;
- (g) ensuring proper flow of information to the Board, reviewing adequacy and timing of documentary materials in support of Management's proposal and review of performance of the Company and/or Group;
- (h) ensuring effective communication with shareholders and relevant stakeholders:
- (i) ensuring compliance with all relevant regulations and legislations; and
- (i) presiding over the Board and general meetings of the Company.





The Chairman shall allow every board resolution to be voted on and ensure the will of the majority prevails. In determining policies matters, he should ensure that the following are carried out:-

- (i) all Directors are properly briefed on issues arising at Board meetings; and
- (ii) there is sufficient time allowed for discussion on complex or contentious issues and where appropriate, arrange informal meetings beforehand to enable thorough preparations.

5.4 The Individual Directors

All Directors are expected to comply with their legal, statutory and equitable duties and obligations when discharging their responsibilities as Directors.

Broadly these include:-

- (a) demonstrating financial literacy required for a proper understanding of the Group's activities and associated risks, maintaining a sound understanding of the business and keeping abreast of relevant developments to ensure they are able to discharge their duties and responsibilities effectively;
- (b) reading the financial statement of the Company and carefully consider whether the disclosures are consistent with their own knowledge of the Company's affairs;
- (c) exercising reasonable care, skill and diligence that commensurate with their respective knowledge, area of expertise and experience when carrying out their duties;
- objectively discharging their duties and responsibilities, and exercising their powers for a proper purpose as fiduciaries in the interests of the Company;
- (e) acting with integrity and leading by example;
- (f) devoting time to prepare for and attending Board and Board Committee and general meetings:
- (g) not to make use of any information acquired by virtue of their position to gain directly or indirectly an improper advantage for themselves or for any other person or to cause detriment to the Company; and
- (h) avoiding conflict of interests. Directors shall, as soon as practicable after the relevant facts have come to their knowledge, declare the nature of their interest at a meeting of the Directors of the Company. Each Director shall give notice to the Company of such events and matters relating to him/her as may be necessary or expedient to enable the Company and its officers to comply with the requirements of the Act.

5.5 The Independent Non-Executive Directors

The Independent Non-Executive Directors shall provide independent judgment and objectivity without being subordinated to operational considerations. The Independent Non-Executive Directors help to ensure that the interests of all shareholders, and not only the interests of a particular group, and that all relevant matters and issues are objectively and impartially considered by the Board.





The roles of an Independent Non-Executive Director, amongst others, are as follows:-

- (a) provide objective and independent judgement on issues;
- (b) ensure that the interests of the Company, shareholders and stakeholders are well taken into account;
- (c) mitigate any potential conflict of interest situation that may arise in the governance of the Group;
- (d) monitor the areas of discussion, notably those where potential conflict of interest situation may arise; and
- (e) provide a check and balance to the Board.

An Independent Non-Executive Director must immediately disclose to the Board in the event of any change in his/her circumstances that may affect his/her objectivity and/or status as an Independent Non-Executive Director. In such case, the Board must review the Director's designation as an Independent Non-Executive Director.

5.6 The Senior Independent Non-Executive Director

The Board may appoint a Senior Independent Non-Executive Director. The Senior Independent Non-Executive Director shall:-

- (a) act as a sounding board for the Chairman;
- (b) act as an intermediary for other Directors when necessary; and
- (c) be the point of contact for shareholders and other stakeholders.

5.7 The Managing Director

The Board has delegated to the Managing Director, the authority to manage the day-to-day affairs of the Company and the authority to control the affairs of the Company in relation to all matters other than those matters that are reserved for the Board in the Board Charter.

The Managing Director has the authority to sub-delegate such authority and power to Senior Management as he/she may determine from time to time for the effective management and performance of the Group.

The role of the Managing Director, with the support of Executive Directors and Senior Management, is to:-

- (a) oversee the day-to-day operations of the Group and implement the strategies, plans, budgets and policies approved by the Board;
- (b) develop and recommend to the Board the strategic business plans, annual operating plans and budgets that support the Group's short-term and long-term strategies in consultation with the Chairman:
- (c) monitor the performance of the Group against the performance and sustainability targets and reporting to the Board;
- (d) provide strong leadership to employees of the Group;
- (e) act as a liaison between the Board and Management;
- (f) drive strategic management of material sustainability matters;
- (g) assess business opportunities which are of potential benefit to the Group;





- (h) assess the principal risks of the Group and ensuring that these risks are being monitored and managed;
- (i) communicate effectively with shareholders, employees, Government authorities, other stakeholders and the public:
- (j) keep the Board fully informed of all important aspects of the Group's operations and bring material and other relevant matters to the attention of the Board in an accurate and timely manner;
- (k) ensure effective internal controls and legal compliance and governance measures are deployed; and
- (I) act within specific authorities delegated by the Board and ensure the limits of authority accorded by the Board are observed.

5.8 Senior Management

Senior Management's role and responsibilities include the following:-

- (a) together with the Managing Director, formulate the corporate strategy for the Board's approval. Once approved, implement it accordingly;
- (b) assume day-to-day responsibility for the Company's conformance with relevant laws and regulations and its compliance framework;
- (c) achieve the performance targets set by the Board;
- (d) formulate, implement and update the Group's standard operating policies and procedures:
- (e) be alert to relevant trends in the Group's industry and operating environment;
- (f) drive strategic management of material sustainability matters;
- (g) develop, implement and manage the Group's risk management and internal control frameworks; and
- (h) provide accurate, timely and clear information to the Board to enable the Board to effectively perform its responsibilities.

6. MATTERS RESERVED FOR THE BOARD

Other than those statutorily and regulatory required and the powers accorded under the Constitution, the following are matters reserved for Board deliberation and decision (non-exhaustive):-

Leadership and Strategy	Strategies, business plans, annual operating and capital expenditure budgets and any subsequent material changes to strategic direction or material deviations to the approved plans and budgets.
	 Sustainability strategies, priorities and targets. Corporate exercises and other arrangements or commitments that may have a material impact on the Group. Commencement or settlement of litigations that may have a
	 material impact on the Group. New business ventures or activities and cessation of any of the Group's material business or operations.



Capital and Structure	 Changes to the Company's share capital such as issuance of new shares or securities, share buybacks, treatment of treasury shares, reduction of capital etc. Changes to the Group's corporate structure such as acquisitions and divestments, disposals, dissolution of
Financial and Risk Management	 subsidiaries etc. The Company's audited financial statements and interim/quarterly financial reports. Dividend policy, interim or final dividends of the Company. Borrowings, financing arrangements and fund-raising exercises of the Group. Any significant change in the accounting policies of the Group. Treasury policies, limits of authority, provision of guarantee and creation or issuance of debentures, mortgages, charges or securities etc. over the Group's assets. Related party transactions of the Group. Risk appetite within which the Board expects Senior Management to operate. Policies, frameworks and procedures governing compliance, risk oversight and management to identify, analyse, evaluate, manage and monitor significant financial and non-financial risks. Change in financial year end.
Human Capital	 Appointment, re-election, resignation and termination of Directors of the Company. Formation of the Company's Board Committees, appointment of members of Board Committees. Evaluation of the Board and Board Committees. Succession planning for the Board and Senior Management. Appointment and termination of Senior Management executives, their remuneration packages and compensation schemes.
Stakeholders	 Policies regulating the Company's relations with its primary stakeholders and the significant issues arising from these relationships.
Statutory, Regulatory and Administrative Matters	 Amendments to the Constitution and the Terms of Reference of Board Committees of the Company. Appointment, re-appointment or removal of the external auditors of the Company to be put to the shareholders. Appointment and removal of the Company Secretaries. Issuance of circulars and notices to the shareholders of the Company.





7. BOARD MEETINGS

- 7.1 The proceedings of Board meetings shall be in accordance with the Constitution of the Company.
- 7.2 Board meetings shall conduct at least four (4) times on a quarterly basis in each financial year, with additional meetings to be convened as and when necessary. The Company Secretary shall in advance prepare and distribute to all Directors a timetable for the meetings for the year.
- 7.3 The notice of every Board meeting and meeting materials shall be given in writing at least five (5) business days (or a shorter period where it is unavoidable) prior to the meeting to the Directors.
- 7.4 The Chairman, together with Management and the Company Secretary, shall undertake the primary responsibility for preparing the agenda for the Board meetings. The agenda shall include, amongst others, matters specifically reserved for the Board's decision, high-priority strategic issues and where required, operational issues. The Board shall record its deliberation, in terms of the issues discussed, and the conclusions thereof, in discharging its duties and responsibilities.
- 7.5 Management is responsible for providing the Board with the required information. Each Director will, prior to attending the meetings, review all materials provided by the Company relating to matters to be considered at the meetings.
- 7.6 Management and external advisers may be invited to attend Board meetings to provide additional insights and professional views, advice and explanations on specific items on the meeting agenda.
- 7.7 Minutes are prepared following a Board meeting and are circulated in draft form. The draft minutes will be re-circulated with the Board papers in readiness for signing at the following meeting. The practice is for minutes to record processes and decisions rather than a historical narrative of the discussion or concluding remarks of final decisions made. If one or more Directors request their opinion to be noted, the Company Secretary shall comply with the request. If any Director holds dissenting views to those of any of the other Directors on a matter discussed at a Board meeting, the Board minutes will be clearly reflected, including the rationale for the conflicting view.
- 7.8 The Board minutes of each Board meeting shall be kept at the Registered Office of the Company and be made available for inspection by any Director during office hours.
- 7.9 The Chairman shall ensure that Board Committee meetings are not combined with the main Board meetings as to enable objective and independent discussion during the meetings.



8. DIRECTORS' INDUCTION AND TRAINING

- 8.1 Each newly appointed Director is expected to participate in an induction program on appointment and undertake ongoing education and training to maintain the skills and knowledge required to perform his/her role effectively.
- 8.2 A newly appointed Director is to undergo the Mandatory Accreditation Programme as required by Bursa Securities within four (4) months of being appointed as required under the MMLR if he/she is appointed for the first time as a director of a listed issuer.
- 8.3 Directors are required to attend relevant training courses or seminars at periodic intervals to keep themselves abreast with development pertaining to the oversight function of Directors as well as updates on technical matters.
- 8.4 The Board, with assistance from the NC, shall identify the training needs and suitable training programmes for the Directors. The summary of training programmes attended by the Directors in each financial year will be disclosed in the Annual Report.

9. BOARD PERFORMANCE

On an annual basis, the Board, with the assistance of the NC, shall assess the effectiveness of the individual Directors, the Board as a whole and the Board Committees. Reference shall be made to the Terms of Reference of the NC and the Directors' Fit and Proper Policy.

10. REMUNERATION OF DIRECTORS AND SENIOR MANAGEMENT

- 10.1 The Board recognises the importance of attracting, motivating and retaining highly qualified members of the Board is essential for steering the Company towards the realisation of its business objectives and strategic goals.
- 10.2 The RC is tasked by the Board to evaluate and assess the remuneration of Directors and Senior Management on a yearly basis and make the appropriate recommendations to the Board on the remuneration framework and packages of Directors and Senior Management.
- 10.3 The Directors shall abstain from deliberations and voting on their own remuneration. The performance of Directors is measured by the Directors' contribution to both the Board and the Company. The Executive Directors' remuneration is structured according to the skills, experience and performance of the Executive Directors.
- 10.4 In the case of Non-Executive Directors, the determination of their remuneration is a matter for the Board as a whole and the level of remuneration reflects the experience and level of responsibility undertaken by the particular Non-Executive Director.
- 10.5 Directors who are shareholders and controlling shareholders with a nominee or connected Director on the Board shall abstain from voting on the resolution to approve directors' fees and benefits at the AGMs.





11. SHARE DEALINGS BY BOARD MEMBERS

- 11.1 Board members are allowed to hold shares in the Company as this would increase the focus of Board members on the Company's performance and share value and in turn, enhance shareholders' value.
- 11.2 When buying or selling shares, Board members must strictly observe the provisions of the Constitution of the Company, relevant legislative or regulatory procedures and any other procedural recommendations that may be prescribed by the Board from time to time.

12. FINANCIAL REPORTING

- 12.1 In presenting the financial performance during quarterly reporting and at the end of the financial year, the Board aims to present a balanced, clear and meaningful assessment of the Group's financial performance and prospects.
- 12.2 The Board shall ensure that the financial statements are prepared in accordance with the approved accounting standards and the Act, so as to give a true and fair view of the state of affairs of the Company and the Group.

13. MANAGEMENT OF RISKS

- 13.1 The Board regards risk management as an integral part of the business operation and considers good risk management a key factor in the development of corporate strategies and investment decisions. The objective of risk management is to identify, assess, manage and monitor the risks to which the business is exposed internally and externally.
- 13.2 The Board must appreciate the business risks and key performance indicators affecting the ability of the Company to achieve its strategic goals and objectives.

14. COMPANY SECRETARY

- 14.1 The appointment or removal of Company Secretary of the Board shall be the prerogative of the Board as a whole. The Secretary appointed should be suitably qualified and competent in order to support the Board in carrying out his/her roles and responsibilities.
- 14.2 All Board Members have unrestricted access to the advice and services of the Company Secretary for the purposes of the Board's affairs and the business.
- 14.3 The responsibilities of a Company Secretary shall include:-
 - (a) advising the Board on its roles and responsibilities;
 - (b) advising the Board on corporate disclosures and compliance with the Act and MMLR of Bursa Securities;
 - ensuring that Board procedures and applicable rules are observed during meetings;
 - (d) attending and recording minutes of the Board and Board Committee meetings and facilitating communications;
 - (e) maintaining records of the Board and Board Committees and ensuring effective management of the Company's statutory records;





- (f) monitoring corporate governance developments and assisting the Board in applying corporate governance practices to meet the Board's needs and stakeholders' expectations;
- (g) managing processes pertaining to the AGMs and general meetings; and
- (h) carrying out other functions as may be directed by the Board from time to time.

15. ACCESS TO INDEPENDENT ADVICE AND INFORMATION

- 15.1 Board members shall:-
 - (a) have full and unrestricted access to any information pertaining to the Company or the Group that is required for the discharge of its duties;
 - (b) have full and unrestricted access to the advice and services of the Company Secretary; and
 - (c) be able to obtain independent professional or other advice in the furtherance of their duties and responsibilities at the expense of the Company.
- 15.2 If a Director considers such advice necessary for the discharge of his/her duties and responsibilities as Director and, for the benefit of the Company, such Director shall first discuss it with the Chairman and, having done so, be free to proceed, where appropriate.
- 15.3 Subject to prior approval of the Chairman, the expense of the advice will be reimbursed by the Company but the Director will ensure, so far as is practicable, that the expense is reasonable.
- 15.4 Independent advice sought shall exclude those of personal interests relating to the Director's personal disputes in matters that are not related to or affect the Board or the Company as a whole.

16. RELATIONSHIP WITH SHAREHOLDERS AND STAKEHOLDERS

- 16.1 The Board shall communicate and interact regularly via different platforms such as Company's AGMs, media interviews, road shows, announcements to Bursa Securities and other social media in updating the status of Company's performance, direction and strategies to shareholders and stakeholders.
- 16.2 AGMs and Extraordinary General Meetings (collectively "General Meetings") of the Company are to be conducted in an efficient manner and serve as important channel for shareholders communication. Key elements for this include the supply of comprehensive and timely information to shareholders and the encouragement of active participation at the General Meetings.
- 16.3 The Board will focus its efforts on the following best practices to enhance the effectiveness of the General Meetings:-
 - (a) ensure the notice of AGM is given at least twenty-eight (28) days before the date of the AGM;
 - (b) all Directors are to attend the General Meetings;





- (c) ensure that each item of special business included in the notice of AGM is accompanied by a full explanation of the effects of the proposed resolution:
- (d) ensure that the notice of AGM states which Directors are standing for election or appointment, with a brief description on their age, relevant experience, designation in the Company, list of directorships, date of appointment to the Board, membership in any Board Committees, 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 Company as a whole and whether the Board is in support of the re-election or appointment and the reasons;
- (e) ensure that the Chairman of the General Meetings provides reasonable time for discussion at the General Meetings;
- (f) ensure that General Meetings support meaningful engagement between the Board, Senior Management and shareholders;
- (g) ensure that the resolutions set out in the notice of General Meetings are voted by poll;
- (h) ensure that at least one (1) scrutineer is appointed to validate the votes cast at each of the General Meetings. Such scrutineer must not be an officer of the Company or its related corporation, and must be independent of the person undertaking the polling process;
- (i) ensure that there is a channel of communication for feedback and queries from shareholders; and
- (j) ensure minutes of the General Meetings will be circulated to shareholders or uploaded onto the Company's website no later than thirty (30) business days after the General Meetings.
- 16.4 The Board shall also implement a corporate disclosure policy which would be applied to the Company and the Group. The objective of the Company's Corporate Disclosure Policy is to have in place an efficient procedure for management of information which promotes accountability for the disclosure and dissemination of material information to the investing public and in turn build good investor relations with the investing public. The Policy is made available for reference in the Company's website at www.cylcorporation.com.

17. CODE OF CONDUCT

The Group is committed to the highest standards in the conduct of its businesses and operations. To this end, the Board has established the Code of Conduct ("Code") which applies to and provides guidance on the standards of behaviour expected of all Directors and employees the Group.

18. ENVIRONMENTAL, SOCIAL AND GOVERNANCE

- 18.1 The Board recognises the need for strategies and plans to promote and contribute towards sustainable development, with particular focus on the environmental, social and governance aspects of business.
- 18.2 The Company will constantly strive to maintain a safe and conducive work environment for its employees and adopts documented policies and procedures as part of its commitment towards Quality, Health, Safety and Environment.





19. ANTI-CORRUPTION AND BRIBERY

- 19.1 The Group adopts a zero-tolerance approach to all forms of bribery and corruption as spelt out in its Anti-Corruption and Bribery Policy ("ACB Policy").
- 19.2 The ACB Policy applies to all individuals working at all levels and grades, including senior managers, Directors (including executive and non-executive), employees (permanent, contract and temporary), business partners, contractors, consultants, casual staff, agents, representatives, or any other persons associated with the Group.

20. WHISTLEBLOWING POLICY

- 20.1 The Group is committed to the values of transparency, integrity, impartiality and accountability in the conduct of its business and affairs. For this purpose, the Board has established the Whistleblowing Policy to provide an avenue for stakeholders to raise concerns.
- 20.2 The Board has overall responsibility for the Whistleblowing Policy and overseeing its implementation.

21. REVIEW OF THE BOARD CHARTER

The Board Charter shall be periodically reviewed and updated in accordance with the needs of the Company and any new regulations that may have an impact on the discharge of the Board's duties and responsibilities.

The Board Charter shall be made available on the Company's website at www.cylcorporation.com.

The Board Charter was last reviewed on 26 June 2023.