The development of corporate governance literature in Malaysia: a systematic literature review and research agenda

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Abstract

Purpose – This study aims to provide a comprehensive review of the existing literature on corporate governance (CG) aspects of the Malaysian market. It offers insights into the phases of Malaysian CG, identifies crucial gaps in the literature and outlines an agenda for impending research.

Design/methodology/approach – Following a systematic literature review approach, a final sample of 125 studies from Scopus and Web of Science databases was used in this study. These studies were selected based on quality assessment criteria. Then, the sample literature was evaluated in terms of journals, methodology, theories, modelling, research outcomes and CG characteristics.

Findings – The results show that there is a growing interest among researchers to further explore CG aspects in Malaysia due to the continuous development of the Malaysian CG codes. Likewise, the review reveals that the majority of prior studies are quantitative and were carried out using archived data from non-financial firms. Also, the existing literature has primarily focused on the outcomes of CG, especially firm performance.

Research limitations/implications – Overall, the results show that there is ample room for future research. The present paper identifies a number of methodological problems and concerns, and discusses the implications of these problems, while also providing recommendations for future research. The main caveat is that the authors use scholarly papers published in academic journals only, but this approach offers them with opportunities for considerable further developments.

Originality/value – To the best of the authors' knowledge, this study contributes to the literature by being the first of its kind to concentrate on the Malaysian context. It provides a comprehensive knowledge assessment of the Malaysian CG research and offers advice regarding improvements in research, policy and practice by identifying possible knowledge gaps. Consequently, this study provides a cohesive story of the past and a road map for future research on Malaysian CG.

Keywords Corporate governance, Firm performance, Corporate social responsibility, Earnings management, Disclosure quality, Malaysia

Paper type Literature review

1. Introduction

The Securities Commission Malaysia has defined corporate governance (CG) as "the process and structure used to direct and manage the business and affairs of the company towards promoting business prosperity and corporate accountability with the ultimate objective of realising long-term shareholder value while taking into account the interest of other stakeholders" (MCCG, 2017). Similarly, Shleifer and Vishny (1997, p. 737) state that "Corporate governance deals with the ways in which suppliers of finance to corporations assure themselves of getting a return on their investment. How do the suppliers of finance get managers to return some of the profits to them? How do they make sure that managers do not steal the capital they supply or invest it in bad projects? How do suppliers of finance control managers?"

Recent corporate scandals suggest that weak CG leads to fragile institutions and exposes them to severe crises (Al Amosh and Khatib, 2021; Hazaea et al., 2021a). Malaysian corporations are not an exception to that vulnerability, given they were severely affected by both the 1997-1998 Asian financial crisis and 2007-2009 global financial crisis (GFC), largely as a result of weak CG systems. Thus, CG has witnessed enormous developments over recent decades (Alnabsha et al., 2018; Alshbili et al., 2019; Bufarwa et al., 2020; Elamer et al., 2018, 2021). For instance, Malaysia initiated the Malaysian Code on Corporate Governance (MCCG) in 2000 to improve the principles, guidelines and governance practices within the market to prevent such crises in future (MCCG, 2007). Consequently, this has led to efforts to rectify and overhaul the entire corporate sector in Malaysia. The introduction of MCCG was followed by an overwhelming number of studies on Malaysian CG. These studies have confirmed the existence of a variety of previously explored research themes. Prior research, however, has provided mixed empirical evidence relating to the impact of CG on firm performance (Haniffa and Hudaib, 2006), dividend policy (Benjamin, 2015), corporate social responsibility (CSR) (Ho and Taylor, 2013) and financial reporting quality (Mohamad-Nor et al., 2010).

Despite inconclusive findings in prior empirical studies, and the growing interest in the field, there have been no serious efforts to systematically review the literature related to CG in Malaysia (Annuar, 2014), and this gap is the key motivation for our study. The limited set of reviews on the Malaysian context have placed great focus on certain governance attributes, such as ownership mechanisms (Kim *et al.*, 2012), leadership structure (Yasser and Al Mamun, 2016), family control (Ng *et al.*, 2014) and audit committee (Rahim *et al.*, 2015), while other scholars have concentrated on the general development of CG in the Malaysian market (Alnasser, 2012; Liew, 2007; Rachagan and Kuppusamy, 2013). Additionally, Shariff *et al.* (2018) conducted a review on CG best practices of small tourism firms, and Khatib *et al.* (2020a) presented an evaluation of the relationship between several governance attributes and capital structure. However, most of these reviews were specific to a single governance mechanism (i.e. audit committee) or outcomes (i.e. capital structure), and none considered all aspects of the CG literature. Thus, taking this as a valuable opportunity, we present this paper to answer the following questions.

- *RQ1.* What does the overall literature show regarding the current state of corporate governance research?
- RQ2. Which themes related to corporate governance have been investigated?
- RQ3. Which governance attributes are used by scholars to study corporate governance?
- *RQ4.* What are the research gaps and potential future research directions for corporate governance in Malaysia?

To address these questions, we provide a systematic literature review and comprehensive analysis of the current state-of-the-art literature and do not limit our investigation to particular governance mechanisms, outcomes or periods (Gonzales-Bustos and Hernández-Lara, 2016; Li *et al.*, 2020). It has been suggested that systematic literature reviews help to synthesize research in a reproducible, transparent and systematic manner to identify significant gaps, contribute to theory development and provide directions for future research (Endenich and Trapp, 2020; Pedrini and Ferri, 2019), hence the need for such a study in the context of Malaysian CG.

This research contributes to the literature by being the first of its kind to focus on the Malaysian market. The study provides an up-to-date systematic assessment of the existing research that addresses Malaysian CG. Unlike the traditional approach of a "narrative" review, this study evaluates the relevant research articles using a systematic approach while also offering multiple recommendations for future research. Using a large number of prior studies (i.e. 125 articles), the present paper describes key theoretical and methodological trends in recent research on Malaysian governance codes. It also adds to

existing knowledge by offering insight into the recent developments in the broader field of CG research.

The review illustrates that there has been a growing number of studies over the past years and reveals that CG-related research in the Malaysian context has only focused on governance outcomes, especially firm performance while neglecting the antecedent of governance mechanisms. This growth is attributed to the financial crisis, the failure of several companies in the last two decades, and (iii) the continuous development of the MCCG. It is also expected that more research will be published in the future that explores the impact of the COVID-19 global pandemic on various aspects of CG. Despite this growing interest among scholars, our study shows that there are insufficient studies that used qualitative or mixed methods. The findings also suggest that resource dependency theory and agency theory are the key theoretical perspectives in the sample literature, while a limited number of studies applied cultural and behavioural theories. Exploring the cultural or behavioural theories of CG might also help researchers develop our understanding and help better explain the diverse functions of CG aspects, especially from a culturally diverse country like Malaysia. Overall, despite the existing body of literature having significantly contributed to significant advances in our knowledge on Malaysian CG, there is ample room for future research to contribute to the extant literature.

The remainder of this study is structured as follows. Section 2 presents the research method used. Section 3 summarizes the findings, followed by Section 4, where we provide a brief discussion and suggest several avenues for future research. Finally, we provide a conclusion of our paper in Section 5.

2. Research methodology

We adopted the systematic review methodology because of its effectiveness in comprehensively gauging a limited field of study (Hazaea *et al.*, 2021b; Khatib *et al.*, 2021a; Zamil *et al.*, 2021). This approach differs from that of conventional reviews in that it is transparent and allows for the unification of research and practitioner communities, leading to a better overall synthesis of the available information (Pedrini and Ferri, 2019). A systematic literature review helps to synthesize research in a reproducible, transparent and systematic manner to identify significant gaps, contribute to theory development and provide directions for future research (Endenich and Trapp, 2020; Pedrini and Ferri, 2019). We used a five-step approach to identify and evaluate the quality of papers involved, namely, keywords identification, documents collection, assessment of the quality, extraction of the data and data synthesis (E-Vahdati *et al.*, 2019; Khatib *et al.*, 2021b; Walker, 2010).

For the literature sample, given that a systematic review of the literature related to CG in Malaysia is our primary objective, the keywords related to the concepts of interest in this study were divided into two groups. The first group consisted of keywords related to the context under investigation "*Malaysia**", while the second group involved other keywords related to the theme of CG. Unlike some studies that use precise keywords such as "corporate governance", "board of directors" or "board diversity" (Gonzales-Bustos and Hernández-Lara, 2016; Rasel and Win, 2020), we followed Li *et al.* (2020), who used a broad keyword search terms including *govern**, *director** and *board**. Although these terms result in a large number of documents, these keywords helped compile a comprehensive list of published research articles relevant to this review, and helped avoid excluding important studies.

To identify the relevant research documents, we searched the Web of Science (WoS) and Scopus databases for articles that include the following keywords in the title, abstract and keywords: ("*Malaysia**") AND ("govern*" OR "director*" OR "board*"). These databases were chosen as they provide a comprehensive list of published documents from different disciplines and include citation counts, which is important information for quality

assessment (Cruz-González *et al.*, 2021; Linnenluecke *et al.*, 2020; Wan Sulaiman and Mustafa, 2020). In July 2020, the search strings initially hit a sample of 10,141 documents (7,374 papers from Scopus and 2,767 articles from WoS). After checking for duplication and articles with missing data, this number was reduced to 8,150 documents, which were then subject to title and abstract evaluation. Then, we screened the titles and abstracts of articles and excluded papers that either did not explicitly address CG aspects or did not specifically investigate the Malaysian context. This process resulted in 1,348 articles that were then subject to a quality assessment. As this study used broad keywords to search the literature, it was not surprising that a large number of the sample literature was not related to the concepts of interest in this review.

In the quality assessment step, we assessed the quality of the published documents identified in the previous stage based on the number of citations. The quality assessment refers to the most cited articles in each pre-identified period that were included in the content analysis. It should be noted that the citation frequency of an article depends on the date of publication and the content of the article. For example, old documents have more opportunities to attract citations compared to new papers. For this reason, it was essential to use the date of publication as a base to group the documents into three categories and each category was subject to different criteria during the quality assessment (Walker, 2010). *Category 1*: 2008-2017, *Category 2*: 1987-2007 and *Category 3*: 2018-2020. The final sample from these groups comprises a total of 125 articles (discussed further below).

Category 1 involved all published documents between the years 2008 and 2017. Following Walker (2010), these specific ten years were chosen as the number of research articles had increased rapidly during this period. All articles in this category were subject to the citation criterion assessment. To pass the citation quality test, an article should have an average of two citations per year (citation matrix provided by Scopus or WOS). The final sample from this category hit a set of 88 articles.

Category 2 involved all documents from the earliest articles published between 1987 and 2007. The minimum requirement to pass the quality assessment in this set is two citations per year or being published in one of the most productive 15 journals in the area [1]. These journals represented 58% of the documents selected in *Category 1* (Table 1). In total, 21 articles were identified in this group.

Category 3 consisted of 16 articles that had been published between the years 2018 and 2020 in one of the leading 15 journals. As these recently published documents had not yet had time to accumulate citations, citation tests were not performed on this group.

Table 1 The leading journals publishing quality articles (2008-201	7)	
Journal name	No. of papers	(%)
Asian Review of Accounting	11	21.2
Corporate Governance: The International Journal of Business in Society	7	34.6
Managerial Auditing Journal	8	50.0
Social Responsibility Journal	2	53.8
Asian Journal of Business and Accounting	3	59.6
Asian Academy of Management Journal of Accounting and Finance	2	63.5
Humanomics	3	69.2
International Journal of Accounting	2	73.1
International Journal of Business and Society	2	76.9
International Journal of Economics and Management	2	80.8
Journal of Management and Governance	2	84.6
Journal of Multinational Financial Management	2	88.5
Pacific Basin Finance Journal	2	92.3
Pertanika Journal of Social Science and Humanities	2	96.2
Polish Journal of Management Studies	2	100.0
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3. Results

We followed the approach used by several studies and concentrated on the evaluation of seven areas: research questions, modelling, data geography, theories, research methods, journal outlets and concepts under study (Khatib *et al.*, 2021a; Li *et al.*, 2020; Nielsen, 2010; Schiehll and Martins, 2016; Tenzer *et al.*, 2017). These themes were chosen because they have a proven ability to facilitate fully exhaustive reviews. To address these themes, we first analysed the year frequency of the publication, research methodology, questions and data geography in terms of being cross-sectional studies or based only in the Malaysian context. Second, we provided a more in-depth evaluation by reviewing the theories, models and concepts found in the sample literature.

In terms of publication trends, the earliest research papers identified in the sample literature dated as early as 2002. Since then, there has been a substantial increase in the number of scientific articles on CG that cover the Malaysian context (Figure 1). It should be noted that the majority of studies were published between 2010 and 2018. This might be because of the 2007-2009 GFC, which was attributed to poor CG and insufficient government enforcement actions that were taken by the Malaysian authorities in 2000, 2007, 2012 and 2017. Overall, the cumulative research trend indicates that scholars are increasingly becoming interested in Malaysian CG research. It is also expected that we should see more research exploring the impact of the COVID-19 global pandemic on various aspects of CG in the future. This is because the COVID-19 global pandemic is not only a health crisis, and it has been found to affect various firms' aspects and performance, including their governance structure (Khatib and Nour, 2021).

3.1 Journal outlets

Table 2 shows that the literature sample of Malaysian CG are distributed across 58 different journals, where the following are the top three leading journals: *Asian Review of Accounting* (15 articles), *Managerial Auditing Journal* (13 articles) and *Corporate Governance: The International Journal of Business in Society* (11 articles). The fragmented nature of this area of research is evidenced by 41 different outlets, in which each journal has published only one paper related to the concepts of interest.

The impact of the field is reflected by the number of citations. Twenty-seven articles have received more than 50 citations each. The most cited papers are Haniffa and Cooke (2002, 739 citations), Mitton (2002, 658 citations), Haniffa and Cooke (2005, 649 citations),

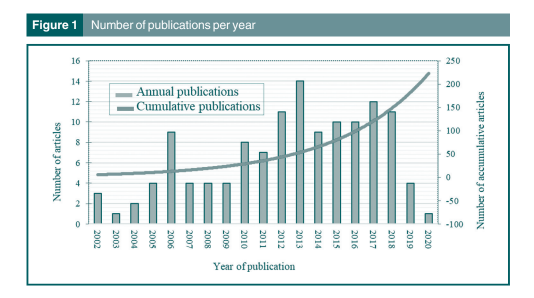


Table 2 The most influential journals		
Journal name	No. of papers	No. of citations
Asian Review of Accounting	15	287
Managerial Auditing Journal	13	794
Corporate Governance: The International Journal of Business in Society	11	379
Corporate Governance: An International Review	7	441
Pacific Basin Finance Journal	5	356
Social Responsibility Journal	4	235
Asian Academy of Management Journal of Accounting and Finance	4	64
Journal of Multinational Financial Management	3	240
International Journal of Accounting	3	129
Asian Journal of Business and Accounting	3	82
Humanomics	3	71
Polish Journal of Management Studies	3	49

Haniffa and Hudaib (2006, 365 citations), Rahman and Ali (2006, 247 citations), Mak and Kusnadi (2005, 222 citations), Deesomsak *et al.* (2004, 213 citations), Said *et al.* (2009, 166 citations), Ghazali and Weetman (2006, 142 citations) and Abdullah (2004, 122 citations). Among the earliest research, Haniffa and Cooke (2002) used archival data to evaluate the determinants of voluntary information disclosure among non-financial listed companies in Malaysia.

3.2 Research methods

The research methods of the previous studies were divided into four types: non-empirical, review, qualitative and quantitative. As shown in Table 3, more than 90% of the selected

Table 3 Methodologies and	theories acre	oss time			
Methods	Pre-2004	2005-2009	2010-2014	2015-2020	Total
Research methods					
Quantitative	5	22	44	47	118
Qualitative		3	1		4
Review			2		2
Non-empirical			1		1
Total	5	25	48	47	125
Theories					
Agency theory	4	16	26	36	82
Resource dependency theory	1	3	6	13	23
Stewardship theory	1	4	4	4	13
Signalling theory	1	1	3	4	9
Stakeholder theory			2	4	6
Legitimacy theory		2	2	2	6
Institutional theory			5	1	6
Hegemony theory	1	2		1	4
Critical mass theory			1	1	2
Upper echelon theory				2	2
Pecking order theory	1			1	2
Trade-off theory	1			1	2
Other theories	4	4	2	5	15
Papers without theory	1	6	14	3	24

Note: Other theories including culture theory, human capital theory, socio-emotional wealth theory, career horizon perspective, market timing theory, free cash flow theory, accountability theory, contingency theory, supply-side theory, behavioural theory, spirituality at work theory, social contracting theory, environmental determinism theory, bank control theory and decision usefulness theory

literature are quantitative and only two were review papers identified in our sample. These papers focused on CG differences between Islamic and conventional banking (Alnasser and Muhammed, 2012), and one offered a review of the improvements of CG in Malaysian via the introduction of new laws (Rachagan and Kuppusamy, 2013). This finding confirms our previous argument about the lack of comprehensive review research on various facets of Malaysian CG, despite the increase of empirical studies in recent years. Furthermore, one non-empirical study was identified in the literature sample conducted by Muniandy and Ali (2012), which discusses the environmental factors that influence the development of accounting standards, suggesting that the improvement of CG standards had a major influence on the financial reporting practices in Malaysia. There were 118 quantitative empirical research papers; the vast majority (115 papers) of these studies were conducted using archival data, and only three articles used primary data (i.e. Johl *et al.*, 2013; Mazlina and Ahmad, 2011; Ramdani and Witteloostuijn, 2010).

Only four qualitative research articles were found. Semi-structured interviews were conducted by Liew (2007) to evaluate the perspectives of leading players in Malaysia's CG development. Zain and Subramaniam (2007) focused on internal auditors' perceptions and their interactions with audit committee members in Malaysia. Hassan and Christopher (2005) studied the role of religion in the disclosure of CG in the Malaysian banking sector. The qualitative research was taken a step further by Magalhães and Al-Saad (2013), who used a cross-country sample from Malaysia, UAE, Bahrain and Kuwait to evaluate the roles of monitoring mechanisms in safeguarding the interests of unrestricted investment account holders as major stakeholders in the Islamic financial institutions. There is a distinct absence of mixed-method studies and meta-analyses in Malaysia. The findings also suggest that there are insufficient studies using qualitative or mixed-method research that cover the Malaysian context, despite these methods being recommended by several researchers (Adinehzadeh *et al.*, 2018; Esa and Ghazali, 2012; Haniffa and Hudaib, 2006; Yatim, 2010).

3.3 Theories

A theoretical framework provides an appropriate theoretical base for positing a relationship between two or more constructs. Table 3 shows that researchers have been interested in new theoretical perspectives in recent years, such as stakeholder theory, critical mass theory and upper echelon theory. We found that the most frequently used theoretical perspective is agency theory (82 documents), followed by resource dependency theory (13 documents), stewardship theory (13 documents) and signalling theory (9 documents). This finding is in line with several previous studies (Cuomo *et al.*, 2016; Gonzales-Bustos and Hernández-Lara, 2016; Khatib *et al.*, 2020a; Li *et al.*, 2020), which confirm the importance of these theoretical perspectives in explaining governance roles. In total, 24 studies did not explicitly apply a theoretical foundation. Twenty-seven different theories were explicitly applied in the sample literature, while 15 theories had been used only once and four theories appeared twice, such as critical mass theory (Abdullah, 2014; Abdullah and Ismail, 2016) and upper echelon theory (Alazzani *et al.*, 2017; Ismail and Manaf, 2016).

3.3.1 Agency theory. Agency theory is the most common theoretical framework in the sample literature, having been applied in 82 studies. This theory suggests that the conflict of interests between executives and owners has brought about certain problems, such as information asymmetry and agency conflicts. Despite the fact that agency theory is often associated with the principal and agent conflict of interests, the literature applied the agency perspective to explore topics such as firm performance (Bhatt and Bhatt, 2017), earning management (Johari *et al.*, 2009), disclosure quality (Haji and Ghazali, 2013a; Mgammal *et al.*, 2018), financial policy (Deesomsak *et al.*, 2004; Yusof and Ismail, 2016) and CSR (Ahmad *et al.*, 2017; Sundarasen *et al.*, 2016). However, it has been suggested that this theory helps explain the monitoring role of governance mechanisms, while the

policy setting and advisory role can be better understood by using multiple theories (Filatotchev and Boyd, 2009; Li *et al.*, 2020).

3.3.2 Resource dependency theory. Resource dependency theory was applied in 23 studies; it suggests that firms secure scarce resources by increasing the quality of the governance structure, including improvements to both financial and human resources. Governance mechanisms provide an essential channel to connect firms with an external business environment, which is one important factor behind corporate effectiveness (Pfeffer, 1972). The theory forms a theoretical foundation for the role of board members in providing resources and advice (Saad *et al.*, 2020). The literature applied this theory to explore topics such as firm performance (Low *et al.*, 2015), intellectual capital (Haji and Ghazali, 2013b), risk-taking (Ng *et al.*, 2013), earning management (Al-Rassas and Kamardin, 2016) and disclosure quality (Zainon *et al.*, 2014).

3.3.3 Stewardship theory. Stewardship theory emphasizes the individualistic behaviour of firms' agents. In contrast to an agency perspective, the stewardship theory suggests that there are similar interests among shareholders, directors and executives (Donaldson and Davis, 1991). Therefore, executives tend to act in the best interest of all stakeholders, given they are motivated in their role by the intrinsic reward they receive (Kallamu and Saat, 2015). Based on the foundation of this theory, Rahman and Ali (2006) suggested that firm performance is enhanced by CEO duality, as their compensations are tied to firm performance, and the same argument was reported by several other studies (Goh *et al.*, 2014; Haniffa and Cooke, 2002). Meanwhile, Low *et al.* (2015) used this foundation to address the importance of female executives in enhancing firm performance.

3.3.4 Other theories. Other theoretical perspectives have been rarely used. For example, stakeholder theory, which mainly discusses structures of CG that are designed in a way that represents all stakeholders, is discussed in six studies (Yasser et al., 2017; Mgammal et al., 2018), while signalling theory was applied in nine studies (Mgammal et al., 2018; Rashid et al., 2012). Signalling theory suggests that firms disclose information as signals about their current position in terms of governance, capital structure, ownership, social and environmental information. Furthermore, to investigate the association between the firm and society in terms of a social contract, six studies applied legitimacy theory (Basiruddin and Ahmed, 2019; Haniffa and Cooke, 2005; Low et al., 2015). In recent years, researchers have shown interest in using critical mass and upper echelon theories to explain the importance of gender diversity of boards (Abdullah, 2014; Alazzani et al., 2017; Ismail and Manaf, 2016; Low et al., 2015). It should be noted that a limited number of studies applied cultural and behavioural theories. For example, integrating cultural or behavioural theories into multiple theoretical perspectives might help to develop our understanding and subsequently help us better explain the diverse functions of various CG aspects. Indeed, these aspects have been frequently suggested for future work (Haniffa and Cooke, 2005; Low et al., 2015; Rahmat et al., 2009; Said et al., 2018).

3.4 Data geography

In this study, given that we focus on the Malaysian context, it was not surprising that 106 articles were based on evidence from the Malaysian market. The rest of the empirical research papers were based on multi-country data (17 papers). Among them, five studies focused on Malaysia and Singapore markets (Bradbury *et al.*, 2006; Kusnadi, 2011; Lai and Samers, 2017; Mak and Kusnadi, 2005). Basiruddin and Ahmed (2019) used data from Malaysia and Indonesia. These studies showed that the impact of governance on organizational outcomes is different among various countries. For instance, Mak and Kusnadi (2005) reported that ownership concentration is significantly related to firm value in Malaysia, but not in Singapore. Yet, both countries are highly ranked in terms of external shareholder protection (Kusnadi, 2011). Similarly, Jiang and Peng (2011) used data from as

many as eight economies and found empirical evidence that ownership structure impacts firm performance depending on the countries under examination.

It should be noted that researchers have largely concentrated on comparing the Malaysian market to other emerging markets, especially Singapore, Indonesia, Thailand, Philippines and Hong Kong (Deesomsak *et al.*, 2004; Grassa and Matoussi, 2014; Magalhães and Al-Saad, 2013; Mitton, 2002; Ooi *et al.*, 2015). However, there is no research in Malaysia using cross-countries data other than surrounding markets, such as the Middle East, Latin America and African countries (Adinehzadeh *et al.*, 2018; Husnin *et al.*, 2016; Jaafar *et al.*, 2014; Rashid *et al.*, 2012; Sulaiman *et al.*, 2015). Such studies could help to understand the role of culture and business environment dimensions.

3.5 Modelling

In our literature sample, qualitative studies used samples that include a maximum of sixteen observations (Magalhães and Al-Saad, 2013) or at least three firms (Hassan and Christopher, 2005). On the other hand, quantitative archival studies used data from at least 14 firms (Wasiuzzaman and Gunasegavan, 2013) or at most 1,527 observations (Deesomsak *et al.*, 2004). Moreover, empirical studies used more than three regression models on average and tested about five hypotheses, with more than five explanatory variables (see Table 4). Although firm performance is the most examined topic related to CG in Malaysia, researchers used on average three independent variables. This highlights the need for more comprehensive studies that include several CG attributes rather than only focusing on the conventional mechanisms. According to Brown *et al.* (2011), CG mechanisms consist of the board of directors' attributes, the audit committee and ownership structure. Three independent variables, on average, indicate that there is a lack of comprehensive studies that integrate all governance attributes.

Moreover, only three studies used mediating variables (Haat *et al.*, 2008; Adinehzadeh *et al.*, 2018), while 19 studies used moderating variables (Ali *et al.*, 2008; Goh *et al.*, 2014). Most of the research articles that included moderators or mediators concentrated on firm performance and earnings management. Haat *et al.* (2008) provided empirical evidence that the transparency policy of corporations plays a significant role in mediating the governance and performance association. Additionally, several regression methods have been applied in the sample literature, such as structural equations modelling, hierarchical, ordinary least square, logistics regression, partial least square, two-stage least square and generalized method of moments (GMM). The structural equation model was used in four studies (Janggu *et al.*, 2014; Said *et al.*, 2018; Tam and Tan, 2007). Our findings suggest that the strength of the structural equation model technique has not been fully exploited by the literature. It has been suggested that this technique helps us examine several

Table 4 Analysis of modelling for quantitative empirical research content							
Construct under study	No. papers	No. moderator	No. mediator	Avg. no. regression models	Avg. no. explanatory variables	Avg. no. sample	Avg. no. hypothesis
Firm performance	29	9	2	4.18	3.19	575.35	5.12
Earnings managements	16	5	0	3.47	5.27	326.53	6.07
Disclosure quality	13	2	0	2.39	5.39	204.10	5.64
Audit quality	12	3	0	2.64	4.91	383.67	5.45
Corporate social responsibility	14	0	1	3.17	4.79	214.29	5.36
Financial policy	6	0	0	4.00	4.00	530.33	4.40
Remuneration	5	0	0	2.20	5.20	345.60	5.20
Other themes	27	0	0	2.90	5.91	244.77	4.95
Overall	122	19	3	3.12	4.83	353.10	5.27

Table 4 Analysis of modelling for guantitative empirical research content

constructs in a single model. This advantage could help scholars build and explore more complex models like CG.

Furthermore, the GMM estimation technique is considered an efficient estimator, as it creates the first difference of all variables to address the endogeneity issue, which is well documented in the governance literature. Interestingly, only four studies applied GMM estimation in the sample literature (Al-Jaifi *et al.*, 2017; Che-Ahmad *et al.*, 2020; Kallamu and Saat, 2015). GMM estimation controls unobservable heterogeneity, simultaneity and the influence of past performance on the present firm's decisions (Che-Ahmad *et al.*, 2020). Despite the fact that some researchers confirm non-linearity, there is a lack of work that considers the non-linear impact of CG attributes (Ooi *et al.*, 2015; Chong *et al.*, 2018).

Regarding data collection, the vast majority of the empirical studies used archived data. Only five out of 118 quantitative studies investigated CG aspects in Malaysia using primary data (questionnaire) (Johl *et al.*, 2013; Ramdani and Witteloostuijn, 2010; Rashid and Ibrahim, 2002). Mazlina and Ahmad (2011) studied the relationship between managerial ownership and agency costs by using both secondary and primary data (questionnaire). Similarly, Haniffa and Cooke (2005) used a semi-structured questionnaire to verify the results of the regression analysis regarding the impact of CG and culture on corporate social reporting. The use of primary data (questionnaires and interviews) may provide richer data on CG research as it enables researchers to collect more observations, which are unavailable in the annual reports. The present investigation, however, showed that there is a lack of survey research on Malaysian CG (Esa and Ghazali, 2012; Nyambia and Hamdan, 2018; Yusof and Ismail, 2016).

3.6 Research questions

Following Li et al. (2020), we categorized the questions addressed in each research article as follows: discussion of general issues, descriptive research, relationships between CG characteristics, outcomes of CG and antecedents of CG. However, we could not provide a comprehensive evaluation of these categories because about 95% of our sample literature discussed the outcomes of CG and only seven research articles took a different direction. Germain et al. (2014) investigated the determinants of boardroom size and independence in the Malaysian market, whereas Abdullah (2014) limited their study to the determinant of board gender diversity, and Jaafar et al. (2014) studied the disclosure of directors' remunerations. These studies have found that firm characteristics, such as size and age, are significant determinants of its governance structure. There are no studies so far that have been found to consider the factors that determine the characteristics of other important governance attributes, such as audit committee, risk committee, remuneration committee, board meeting, financial experts, among others. In France, Jeanjean and Stolowy (2009) found evidence that growth opportunities significantly determine the financial expertise of the boardroom. Similarly, Greco (2011) reported that board and audit committee meetings of Italian firms are determined by the characteristics of firms and boardrooms.

Furthermore, other scholars addressed general issues related to CG in Malaysia, including Liew (2007), who addressed the factors behind the recent developments of the Malaysian CG system, and Lai and Samers (2017), who focused on the governance of Islamic banks in Singapore and Malaysia. Similarly, Grassa and Matoussi (2014) evaluated the CG practices of Islamic banks in seven countries suggesting that there is a significant difference between them. Lastly, Zain and Subramaniam (2007) provided insights into the interactions between the internal audit perception and the audit committee. Overall, we found that CG-related research in the Malaysian context focuses only on the outcomes (discussed in Section 3.7), neglecting other categories such as the antecedent of governance mechanisms and the interaction between them.

3.7 Corporate governance outcomes

In this section, we summarize the outcomes of CG studied in our sample literature. We categorised research outcomes into seven groups: firm performance, earnings management, disclosure quality, auditing quality, CSR, remunerations and other themes. We included a report in each group to determine if it explicitly covers the theme of the group. As shown earlier, Table 4 presents a descriptive evaluation of each category.

3.7.1 Firm performance. Firm performance is a critical factor that is affected by CG. In the reviewed studies, firm performance has largely been measured by a single indicator, such as Tobin's Q, as a proxy for market return (Ameer *et al.*, 2010; Ghazali, 2010; Kusnadi, 2011; Mak and Kusnadi, 2005), return on assets (Chong *et al.*, 2018; Ramdani and Witteloostuijn, 2010) and return on equity (Low *et al.*, 2015). Other research used a combination of these proxies (Bhatt and Bhatt, 2017; Rahman and Haniffa, 2005; Tam and Tan, 2007). As shown in Table 5, some researchers have included other performance indicators, such as earnings before interest and tax (Alias *et al.*, 2017), return on invested capital (Bhatt and Bhatt, 2017), market-to-book ratio (Goh *et al.*, 2014), earnings per share and profit margin (Abdullah, 2004). The general evidence documented in the literature is in

Table 5 Sample o	f studies on firm	performance and corpora	ate governance
Authors	Proxy	Method	Findings summary
Rahman and Haniffa (2005)	Tobin's Q ROE ROA	347 non-financial firms 1996-2000 OLS regression	Firms with CEO duality perform less than their counterparts with separate leadership of the board
Abdullah and Ismail (2013)	ROA Tobin's Q	100 non-financial firms 2007 multiple regression	There is a lack of gender diversity of boards in Malaysian firms. Ethnic diversity enhances performance while diverse-board in terms of gender exerts a negative influence on firm performance
Abdullah <i>et al.</i> (2014)	ROA Tobin's q	841 non-financial firms 2008 OLS regression	The effect of gender diversity depending on the performance measurements and varies across firms' ownership
Alias <i>et al.</i> (2017)	EBIT	136 non-financial firms 2004-2013 OLS regression	Firm performance is greater in firms with large size of boards or institutional ownership because of diversification knowledge, experience, skills and strategy
Ameer <i>et al.</i> (2010)	Tobin's Q	277 non-financial firms 2002-2007	There is poor performance in firms with a substantial number of affiliated non-executive board members or insider executives
Ghazali (2010)	Tobin's Q	87 non-financial firms 2001 multiple regression	CG does not influence the performance of Malaysian corporations
Haniffa and Hudaib (2006)	ROA Tobin's Q	347 non-financial firms 1996-2000 OLS regression	Firm performance is significantly influenced by board size and ownership concentration. The impact of multiple directorships, CEO duality and managerial shareholdings depends on performance indicators
Jiang and Peng (2011)	Stock return	744 family firms 1996 OLS regression	n internal governance structure is significantly influenced by shareholder protection and it explains positive or negative impact on performance in different markets
Low <i>et al.</i> (2015)	ROE	Listed firms 6,952 observations 2012-2013 OLS and 2SLS	In markets with greater economic empowerment and participation of women, the positive impact of gender diversity appears to be diminished
Abdullah (2004)	ROE, ROA EPS, profit margin	321 non-financial firms 1994-1996 T-test	Board independence and CEO duality either individually or jointly do not correlate with firm performance
Chong <i>et al.</i> (2018)	ROA	21 listed firms 2010-2014 Multiple regression	Firm performance can be harmfully influenced by a large board and therefore it is better for corporations to have an optimal board size
Mak and Kusnadi (2005)	Tobin's Q	460 listed firms 1999-2000 OLS regression	Firm value is inversely affected by board size. Overall, there is a weak association between Tobin's Q and most governance indicators

line with agency theory, where well-governed firms perform better compared to poorly governed firms. Yet, some studies have proven otherwise. For instance, Jackling and Johl (2009) reported that no single theory explains the nexus between CG and performance. Also, it has been suggested that the governance–performance association depends on the performance indicator used (Guest, 2009; Mertzanis *et al.*, 2018). Nevertheless, the literature focuses on the financial measurements of firm performance, while research on the non-financial (operational) performance does not exist. As noted by Li *et al.* (2020), operational performance in terms of growth is a vital outcome of CG.

As explained earlier, a significant number of studies on firm performance and CG association yielded mixed results. For example, Ghazali (2010) found weak evidence for the relationship between firm performance and CG quality. Similarly, Wasiuzzaman and Gunasegavan (2013) reported that boardroom characteristics do not exert any impact on bank profitability. Whereas, Bhatt and Bhatt (2017) found evidence that corporate performance is significantly enhanced by the CG rules and practices in Malaysia.

Certain methodological issues might be behind this inconsistency with the empirical findings, such as variables measurement, sample size, period and endogeneity problems (Chong *et al.*, 2018; Haniffa and Hudaib, 2006). For instance, Ooi *et al.* (2015) found a nonlinear connection between the diversification of board and firm performance. Similarly, Chong *et al.* (2018) argued that firm performance can be harmfully influenced by a large board and therefore corporations should have an optimal board size. This nonlinearity has been reported in the literature and cannot be evaluated by linear regression methods that are used in most of the sample literature. This non-linear or indirect impact of CG on firm performance can be explained by the policy-setting role of the board, wherein the impact of this role on the organizational outcomes could be achieved through policy (Khatib *et al.*, 2021a). This argument is further supported by Tam and Tan (2007) who found a significant mediating role for leverage level on the association between performance and governance attributes.

Moreover, the analysis showed that the majority of prior studies used samples of nonfinancial firms of listed firms without discussing industry differences (Alias *et al.*, 2017; Low *et al.*, 2015). Haniffa and Hudaib (2006) found evidence that mining and plantation sectors perform poorly in comparison to firms in the industry sector. One study that was conducted by Kallamu and Saat (2015) focused on the financial industry and Goh *et al.* (2014) concentrated on the manufacturing sector. These studies concluded that the correlation between CG and firm performance might differ between industries.

3.7.2 Earnings management. In the sample literature, 15 research papers explored the impact of CG on earnings management and accounting conservatism, which is the second most examined theme related to CG in Malaysian studies. As shown in Table 6, the vast majority of existing studies focused on non-financial companies and little attention has been given to a single industry. Yet, the results of these articles are inconclusive. Rahman and Ali (2006) found that earnings management is insignificantly affected by CG attributes, including audit committee and board independence. Meanwhile, this association was found to be negative by Bradbury et al. (2006), who found that abnormal working capital accruals are reduced by audit committee independence and board size. In contrast, Mohammad et al. (2016) limited their research to manufacturing firms and found that earnings management is positively associated with the effectiveness of the audit committee and the board of directors. These inconclusive findings of prior work might be attributed to the endogeneity issues that are commonly reported in the earning management literature (Johari et al., 2009; Kolsi and Grassa, 2017; Al-Jaifi, 2017). This issue can be driven by the causality between governance variables and earnings management or omitted variables and it is difficult to test for potential endogeneity problems using simple ordinary least square estimation. Yet, all the existing studies have ignored this issue, except Che-Ahmad et al. (2020) who applied the GMM technique to mitigate the biases associated with the static panel.

Authors	Sample size	Findings summary
Johari <i>et al.</i> (2009)	224 non-financial firms 2002-2003 OLS regression	The practice of earning management does not influence by the CEO duality. Managers are induced to manage earnings with managerial ownership over 25%
Rahman and Ali (2006)	97 non-financial firms 2002-2003 Multiple regression	Larger board size exerts a positive impact on earnings management while ethnic diversity is not associated with mitigating earnings management
Al-Rassas and Kamardin (2016)	508 non-financial firms 2009-2012 OLS regression	There is a positive impact between the big four audit firms, audit committee independence and investment in internal audit function on earnings management quality
Abdullah and Ismail (2016)	603 non-financial firms 2008-2011 Multiple regression	Earnings management is not affected by either the gender diversity of the audit committee or family ownership. The latter does not weaken the correlation between earnings management and the audit committee
Hashim and Devi (2008)	167 non-financial firms 2004 Multiple regression	Neither CEO duality nor board independence is significant in explaining the level of accrual manipulations
Mohammad <i>et al.</i> (2016)	201 manufacturing firms 2004-2009 Multiple and logistic regression	Pre- and post-revised MCCG (2007), the effectiveness of audit committees and boardroom as well as the ethnic diversity of a boardroom is positively associated with earnings management
Che-Ahmad <i>et al.</i> (2020)	190 family firms 2005-2016 GMM	The relationship between earnings quality and CEO career horizon is moderated by the CEO with financial expertise and family-affiliated CEO
Hashim and Devi (2008)	280 non-financial firms 1999-2005 Multiple regression	Earnings quality is higher in firms with a long-tenured director, family directors and substantial shareholdings by outside directors. In contrast, the quality of reported earnings is significantly constrained by family ownership and board ownership. While earnings quality is not affected by board independence

Furthermore, some scholars took their research a step further by using the moderating impact of firm characteristics on this association, such as audit committee attributes (Al-Rassas and Kamardin, 2016), family ownership (Abdullah and Ismail, 2016), firm size (Ali *et al.*, 2008) and CEO characteristics (Che-Ahmad *et al.*, 2020). These studies provided empirical evidence that CG variables and some of the firms' characteristics have an interactive influence on earnings management (Al-Rassas and Kamardin, 2016; Ali *et al.*, 2008). Whereas, Abdullah and Ismail (2016) did not find any support for the interaction between board gender diversity and family ownership in influencing earnings management, indicating that the interaction between governance variables and firm characteristics might not be supported for all factors.

3.7.3 Disclosure quality. The association between CG and disclosure quality has received considerable attention from researchers (13 studies). Such studies have dealt with voluntary disclosure (Akhtaruddin and Haron, 2010; Ghazali and Weetman, 2006; Haji and Ghazali, 2013a; Haniffa and Cooke, 2002; Ho and Taylor, 2013; Zainon *et al.*, 2014), tax disclosure (Mgammal *et al.*, 2018), governance disclosure (Hassan and Christopher, 2005; Sulaiman *et al.*, 2015), online disclosure (Hashim *et al.*, 2014) and management commentary disclosure (Said *et al.*, 2018). This interest in the disclosure and governance relationship was triggered by the financial crisis of 1997 in South-East Asia, which resulted in significant environmental change. It was suggested that lack of transparency and accountability in some East Asian corporations may have contributed to the depth of the economic crisis.

Table 7 shows that although the general findings of the previous literature argue that good governance structure increases the disclosure quality (Ho and Taylor, 2013) the results on a few governance attributes are mixed. Haji and Ghazali (2013a) found that government

Authors	Sample size	Findings summary
Haniffa and Cooke	167 non-financial firms	The extent of voluntary disclosure is inversely correlated with the
(2002)	1995	chairperson as a non-executive director. While the ethnic diversity of the
	Multiple regression	board exerts a significant impact on voluntary disclosure
Ho and Taylor	100 non-financial firms	Corporates tend to disclose more corporate and strategic information
(2013)	1996, 2001 and 2006	pre- and post-crisis. Directors and senior management information
	OLS regression	increases in post-Asian financial crisis periods. This confirms the
Ole a sell' se sel	100	importance of corporate governance in determining a firm's disclosure
Ghazali and	100 non-financial firms	Government ownership does not affect voluntary disclosure. While the
Weetman (2006)	2001	levels of voluntary disclosure are significantly associated with director
Akhtaruddin and	Stepwise regression 124 non-financial firms	ownership Board ownership reduces the extent of voluntary disclosures. This
Haron (2010)	2003	correlation is weaker for firms with higher audit committee independence
Haloli (2010)	Hierarchical regression	correlation is weaker for firms with higher audit confirmitee independence
Sulaiman <i>et al.</i>	16 financial firms	Islamic financial institutions are not particularly motivated to disclose
(2015)	2009	specific-governance related information
(2010)	Mann-Whitney test	speenie geverhande related information
Hassan and	Three conventional and Islamic banks	Having more Malays/Muslim directors or being an Islamic institution is
Christopher (2005)	2003	not associated with higher disclosure or better governance practices
	Interview	compared to their counterparts
Abdullah <i>et al.</i>	914 non-financial firms	The likelihood of financial restatement is not related to managerial
(2010)	2002-2005	ownership, CEO duality, nomination committee independence or board
	Logistic regression	independence. While it is significantly influenced by outside block
		holders
Abdullah <i>et al.</i>	451 non-financial firms	Family control is related negatively to disclosure and that compliance
(2015)	2008	levels are not valued relevant
	OLS regression	
Zainon <i>et al.</i> (2014)	101 non-profit organizations	Non-profit institutions with better financial standing and that receive
	2009	funding or with external auditors promote better reporting practice and
0 1 1 1 (0010)	Hierarchical regression	disclose more information
Said <i>et al.</i> (2018)	150 non-financial firms	The level of information management commentary disclosed is positively
	2014	associated with the board independence and size. Most of the
	Structural equation modelling	information disclosure by Malaysian firms was not presented fully and they are more focused on describing the process
Mgammal <i>et al.</i>	286 non-financial firms	The managerial ownership and incentive compensation do not
(2018)	2010-2012	significantly influence tax disclosure
(2010)	OLS regression	significantly influence las disclosure
Haji and Ghazali	76 Sharia-compliant firms	The results indicate that the quality of voluntary disclosures by sharia-
(2013a)	2009	compliant firms is overall low. The board size and government ownership
(Multiple regression	are significant in explaining the quality of voluntary disclosure

ownership is highly significant in explaining the quality of voluntary disclosure. On the other hand, Ghazali and Weetman (2006) reported that voluntary disclosure is not affected by government ownership, whereas director ownership has a significant impact on the quality of voluntary disclosure.

A study conducted by Akhtaruddin and Haron (2010) included a moderating variable to the model and found that board independence moderates the association between corporate voluntary and board ownership. Additionally, one study in our literature sample looked beyond the individual governance attributes by using a governance index and suggested that the strength of a firm's CG structure is a potentially important determinant of a firm's disclosure (Ho and Taylor, 2013). Prior studies mainly concentrated on the disclosure quality of non-financial information and studies on a single industry are limited. Also, there is a lack of studies that compare the Malaysian market with another contexts, as all the existing studies were carried out using the Malaysian sample only. Finally, time series and chronological sequence analysis on CG and disclosure quality point to a need for more research that uses panel data in this association.

3.7.4 Auditing quality. Following several scandals in the early 2000s, academic research has been motivated to investigate CG and auditing effectiveness in protecting firms' investments and shareholders' interests (EI-Dyasty and Elamer, 2020). Audit effectiveness, as measured by auditing fees, is the most examined theme in this area (AlQadasi and Abidin, 2018; Bliss *et al.*, 2007; Husnin *et al.*, 2013, 2016; Johl *et al.*, 2012; Yatim *et al.*, 2006). Other scholars have evaluated the timeliness of audit reports (Mohamad-Nor *et al.*, 2010; Baatwah *et al.*, 2019), auditor switching (Nasser *et al.*, 2006), auditor ethnicity (Asmuni *et al.*, 2015) and internal auditor perceptions (Zain and Subramaniam, 2007). It has been found that in Malaysia the introduction of Malaysian codes of CG has influenced the effectiveness of audit quality through the restructuring of CG monitoring tools, such as audit committee and internal audit function (Husnin *et al.*, 2013). This correlation, however, varies between sectors. For example, AlQadasi and Abidin (2018) reported that no evidence supports CG demanding a higher quality audit, especially for politically connected firms.

Additionally, we found that some of these studies focused on audit committee characteristics (Yatim *et al.*, 2006; Baatwah *et al.*, 2019; Johl *et al.*, 2012), a combination between audit committee characteristics, ownership and board structure (Mohamad-Nor *et al.*, 2010; Husnin *et al.*, 2013; Husnin *et al.*, 2016), and governance mechanisms, excluding audit committee (AlQadasi and Abidin, 2018; Asmuni *et al.*, 2015; Bliss *et al.*, 2007; Husnin *et al.*, 2016). Moreover, the existing studies were conducted using a sample of non-financial Malaysian firms while there were no single sector or cross-country studies. In Yemen, Hazaea *et al.* (2020) showed that there is a significant interaction between audit quality and governance attributes in enhancing the performance of banks. Also, some attributes of CG have been overlooked in the audit quality literature, such as (but not limited to) board demographic and cognitive diversity, CEO characteristics and the cognitive diversity of the audit committee (Yatim *et al.*, 2006; Bliss *et al.*, 2007; Husnin *et al.*, 2013).

3.7.5 Corporate social responsibility. Firms with a good governance structure can achieve a balance between ethical practice and profitable operation (Elmagrhi *et al.*, 2019; Hassan *et al.*, 2020). In the last five years, due to the importance of achieving this balance, there was a growing interest among researchers to understand the association between CG and CSR (14 studies). Some studies were carried out to examine CSR's influence via factors such as board independence (Janggu *et al.*, 2014; Ahmad *et al.*, 2017), board size (Esa and Ghazali, 2012; Said *et al.*, 2013), gender diversity (Alazzani *et al.*, 2017; Yasser *et al.*, 2017), CEO duality (Said *et al.*, 2009; Sundarasen *et al.*, 2016), a different type of ownership (Darus *et al.*, 2013; Haniffa and Cooke, 2005; Ghazali and Weetman, 2006), director interlock (Wan-Hussin, 2009; Darus *et al.*, 2013), audit committee (Sundarasen *et al.*, 2016), remuneration (Karim, 2021) and board meetings (Haji, 2013). In the meantime, other scholars carried out their research using an overall governance index to evaluate the association (Adinehzadeh *et al.*, 2018; Iatridis, 2013). However, although the consensus was that CG is positively associated with CSR (Adinehzadeh *et al.*, 2018; Iatridis, 2013), the empirical evidence is mixed (Wan-Hussin, 2009; Ahmad *et al.*, 2017; Sundarasen *et al.*, 2016).

Ahmad *et al.* (2017) found evidence that the link between CG and CSR is industry specific. Yet, there has been a lack of studies that deal with a single industry and all existing studies neglected the industry effect. Also, little is known about this association in the financial industry, as all existing research excluded the financial sector from their analysis. Similarly, empirical studies have focused on the Malaysian context only. To understand the role of culture and business environment dimensions, a comparative study between countries would help us understand this association (Adinehzadeh *et al.*, 2018; Haniffa and Cooke, 2005). Despite the inherent limits on the ability of studies based on archived data to capture all dimensions of CSR, all the empirical studies in the literature sample used archived data, which point to the need for work involving more detailed interviews, which may help our understanding of these issues (Esa and Ghazali, 2012; Haniffa and Cooke, 2005). Such methods might also help with other media disclosure, such as newspapers, the internet and

in-house magazines, which are mediums that are suggested by some researchers (Ahmad *et al.*, 2017; Darus *et al.*, 2013; Haniffa and Cooke, 2005).

3.7.6 Remunerations. In today's business environment, board members have a great responsibility to protect the interest of stakeholders. They are responsible for monitoring management activities and enhancing compliance with rules and regulations. They are also accountable for a firm's failure. Due to the growing responsibility of board members, firms have begun to offer competitive remuneration packages to attract expert directors who are capable of enhancing the organizational outcomes. Hence, there is a growing interest in understanding the determinants of director remunerations in Malaysia, as evident by the number of prior research. Nahar Abdullah (2006a) found evidence from distressed firms that board independence and the extent of non-executive directors' interests are found to have a negative influence on directors' remuneration. The only study to use time series data was conducted by Lee and Isa (2015), who concentrated on the financial industry and found that directors' remuneration is positively associated with board independence and negatively with board size, while CEO duality is not significant. Nyambia and Hamdan (2018) studied the executive remuneration of small firms and found that there is a significant positive relationship between executive ownership, board size and executive remuneration. However, the findings of the existing studies are inconclusive and vary across industries.

Ahmad *et al.* (2016) focused on the characteristics of directors such as age, tenure and qualification, and found that age and tenure of directors are positively related to total remuneration, while directors' qualification exerts an insignificant impact on remuneration. However, the literature regarding CG and remunerations is still unclear and is thus full of opportunities. Future studies could consider remuneration related to stock options, which is a factor that is overlooked by prior studies (Ahmad *et al.*, 2016; Jaafar *et al.*, 2014; Nyambia and Hamdan, 2018). Future research is encouraged to focus on a comparative study using cross country data (Jaafar *et al.*, 2014), using more than one-year data set (Jaafar *et al.*, 2014; Ahmad *et al.*, 2016), and encourages to deal with governance and ownership mechanisms that have received less attention.

3.7.7 Other themes. The extant literature on Malaysian CG documents a variety of alreadyexplored research themes. However, one of the most important decisions within firms is the financing decision. Despite the impact of CG on financial policy being well documented in the literature, only a few research papers evaluated this association in the Malaysian market. Some papers examined the impact of CG on dividend policy (Benjamin, 2015; Yusof and Ismail, 2016), capital structure (Hussain *et al.*, 2018; Mursalim *et al.*, 2017; Suto, 2003; Deesomsak *et al.*, 2004) and agency cost (Mazlina and Ahmad, 2011). Additionally, the connection between CG and intellectual capital was examined in four studies (Ahmed Haji, 2015; Gan *et al.*, 2013; Haji and Ghazali, 2013b; Rashid *et al.*, 2012). Other research papers focused on different themes, such as initial public offerings (Badru *et al.*, 2017; Yatim, 2011), financial distress (Nahar Abdullah, 2006b; Rahmat *et al.*, 2009), risk-taking (Ng *et al.*, 2013), investor protection and fraud (Hasnan *et al.*, 2013; Magalhães and Al-Saad, 2013) and investment and market efficiency (Al-Jaifi *et al.*, 2017; Ismail and Manaf, 2016; Nor *et al.*, 2018).

However, it should be noted that, in the Malaysian market, a very limited number of research papers explored the antecedent of CG. Germain *et al.* (2014) studied the determining factors of boardroom structure in Malaysian firms. Abdullah (2014) examined the factors that determine boardroom diversity in terms of gender, while Yatim (2010) focused on governance determinants of the risk management committee in Malaysian firms.

3.8 Corporate governance characteristics

In our sample literature, board composition is the most frequently discussed CG indicator (45 times), followed by board diversity (42 times). Table 8 shows that the literature has

focused on the gender diversity of boards, while other diversity indicators have received less attention, such as education, tenure, age, nationality and experience. This result is in line with other systematic review research (Khatib *et al.*, 2021a; Li *et al.*, 2020).

Regarding board characteristics, only a few studies have considered the multi-directorship of the board members (Wan-Hussin, 2009; Darus *et al.*, 2013; Hasnan *et al.*, 2013). Similarly, the main focus of the empirical studies was the audit committee, while very limited work has been conducted on the nomination committee, risk management committee, sharia committee and remuneration committee. Table 9 provides a descriptive summary of all governance mechanisms that have been used in the Malaysian context, including board characteristics, which is the most examined governance aspect, board committees, ownership structure, top management characteristics and governance indexes.

4. Discussion and future research agenda

Malaysia's capital market is characterized by excessive government intervention, high ownership concentration, weak legal systems and enforcement thereof (Al-Rassas and Kamardin, 2016; Aldhamari, *et al.*, 2020). Because of these characteristics, Malaysia experienced a number of challenges during the Asian financial crisis. This has reignited the debate regarding the need for effective governance practices. In the case of Malaysia, a series of revised CG codes was introduced to improve CG practices (MCCG, 2000, revised MCCG, 2007 and MCCG, 2012).

The introduction of the Malaysian code of CG has attracted scholars' attention. A large number of studies followed that evaluated the role of CG in enhancing organizational

Table 8	Measurements of board diversity in the Malaysian governance literature			
Item		No. of studies	Example of papers	
Gender dive	ersity	18	Alazzani <i>et al.</i> (2017), and Darus <i>et al.</i> (2013)	
Ethnic diver	sity	10	Abdullah and Ismail (2013); Badru <i>et al.</i> (2017)	
Education d	liversity	5	Ahmad et al. (2016); Haniffa and Cooke (2002)	
Religion		2	Hassan and Christopher (2005), Saad et al. (2020)	
Experience		3	Janggu <i>et al.</i> (2014), Johari <i>et al.</i> (2009)	
Nationality		2	Ameer et al. (2010), Janggu et al. (2014)	
Board tenur	е	2	Ahmad et al. (2016); Hashim and Devi (2008)	
Age		2	Ahmad et al. (2016); Grassa and Matoussi (2014)	

Table 9 Number of studies for each governance attributed in Malaysia						
Boardroom	Papers	Top management	Papers	Ownership structure	Papers	
Size	31	CEO duality	32	Concentration	24	
Composition	45	Chairman ethnic	1	Managerial	12	
Meetings	7	Chairman cross-directorship	2	Institutional	10	
Diversity	32	Family chairman/CEO	2	Government	10	
Family directors	7	CEO/chairman age	2	Family	9	
Interlock	3	CEO founder	1	Director	16	
Board committees		CEO tenure	1	Foreign	10	
Audit	23	Chairman/CEO background	1	Ethnic	3	
Nomination	2	Independent chairman	2			
Risk management	3					
Sharia	1					
Remuneration	2					
Governance index	12					

outcomes and market development within the country. Those studies explored the impact of CG on several organizational aspects (i.e. firm performance, audit quality and earnings management). It has been found that, in Malaysia, the introduction of the Malaysian code on CG influenced the effectiveness of audit quality and firm performance by restructuring the available CG monitoring tools, such as the audit committee and the internal audit function (Husnin *et al.*, 2013). The existing literature has significantly enhanced our understanding of the vital roles of CG on organizations and market development. We have subsequently identified several opportunities for future research.

The investigation revealed that there is a growing interest among researchers to explore CG mostly in relation to firm performance and earnings management. However, despite this significant growth, there is a lack of reviews on the research on Malaysian CG. In terms of research settings and designs, the analysis indicates that there is no research on the impact of CG on CSR, disclosure quality and audit quality using cross-country data (comparative studies). Hence, to understand the role of cultural differences and business environment dimensions influence between countries, there is a need for more CG research in Malaysia using cross-countries data (Adinehzadeh et al., 2018; Ahmad et al., 2017). Furthermore, the existing literature has mainly focused on non-financial firms and a very limited number of empirical studies (six papers) have been carried out on a single industry, including the financial sector (Grassa and Matoussi, 2014; Kallamu and Saat, 2015; Lee and Isa, 2015; Ooi et al., 2015). For instance, Ahmad et al. (2017) provided evidence that the connotation between CG and CSR is industry specific. Yet, there is a lack of studies on a single industry and all existing research has neglected the industry effect. Moreover, it is well documented in the literature that the characteristics of small and medium enterprises (SMEs) are significantly different from listed firms. Surprisingly, there are no studies on the CG of SMEs. More research around this critical gap is thus encouraged.

In addition, the sample literature shows a lack of diversity in terms of research design, wherein the majority of prior studies are quantitative and have been carried out using archived data. Only a few studies used survey or interview data. Indeed, the use of primary data (survey or interview) is the most frequent suggestion for future research in reviewed CG research, as it is argued that it would provide important insights into aspects that cannot be captured by secondary data (Adinehzadeh *et al.*, 2018; Gan *et al.*, 2013). Therefore, future work could unpack the black box of CG in Malaysia by carrying out qualitative research to enhance our understanding of various governance aspects in Malaysia.

Furthermore, as illustrated in the CG outcomes section, the vast majority of empirical studies on governance have resulted in inconclusive findings. One reason behind this might be the apparent methodological issues related to statistical tools of panel data analysis, such as unobserved heterogeneity, reverse causality and dynamic endogeneity. Several studies failed to control for these problems. We, therefore, encourage researchers to take advantage of regression methods that address these problems, such as GMM estimation and two-stage least squares, which are rarely used in the sample literature (Al-Jaifi *et al.*, 2017; Che-Ahmad *et al.*, 2020; Kallamu and Saat, 2015).

We also suggest that further work should investigate the non-linear impact of CG, as this factor was evidenced by only a few studies (Kusnadi, 2011; Low *et al.*, 2015; Mak and Kusnadi, 2005; Wahab *et al.*, 2017). For instance, Khatib *et al.* (2020b) argue that CG might have an indirect association with firm performance and management might use debt to manipulate the governance quality within a firm (over-governance hypothesis). This nonlinearity has been reported in the literature. This factor cannot be evaluated by the linear regression methods that are used the most in the sample literature. Therefore, future research could look beyond the direct association between firm performance and CG, or explore the policy-setting role of the board, where the impact of this role on the organizational outcomes could be achieved through the policy set by the board room (Khatib *et al.*, 2021a). This argument is further supported by Tam and Tan (2007), who

found a significant mediating role for leverage level on the association between performance and governance attributes.

Further work could also focus on a single industry to enhance our knowledge on this topic. The majority of prior studies used samples of non-financial firms or listed firms without discussing the industry differences (Alias *et al.*, 2017; Low *et al.*, 2015). For example, Haniffa and Hudaib (2006) found evidence that mining and plantation sectors perform poorly when compared to firms in the industry sector. Moreover, Kallamu and Saat (2015) focused on the financial industry, while Goh *et al.* (2014) concentrated on the manufacturing sector.

Prior studies have used a variety of CG attributes, such as board characteristics, board committees, ownership structure, top management characteristics, and only a few studies have used governance index to measure the overall governance quality. However, we found that some mechanisms received less attention from researchers. While the extant literature often discusses board diversity, especially in terms of gender, there are critical gaps around the other diversity indicators (demographic and cognitive) and the interactions between them. We note that there is a gap in the literature since most studies address the audit committee characteristics. We thus encourage future researchers to explore nomination, risk management, sharia and remuneration committees. Additionally, top management characteristics are less frequently studied. Future studies could therefore look at different aspects of leadership, in terms of the board, chair, CEO or top management. Moreover, it is suggested that researchers should pay more attention to the different levels of ownership structure (May *et al.*, 2018), and future studies are encouraged to explore the antecedent of governance mechanisms, as this is a factor that has been almost neglected in the literature.

Lastly, the COVID-19 pandemic has been extremely disruptive with histrionic healthassociated effects, such as a high death toll, high patient numbers and global damaging economic effects involving substantial job shortfalls, corporate liquidations and a worldwide recession (IMF, 2020). Thus, a number of future studies can be conducted in the Malaysian market to investigate the CG implications of the COVID-19 pandemic. For example, studies could ask, how is the control of firms, the role and effectiveness of accountability systems (e.g. managerial compensation, financial information, boards of directors, auditing) impacted? Also, future studies should recognize the financial market consequences of different CG structures. However, such a pandemic increases all types of problems, and consequently these issues require serious investigation, with a view to establish a more complete and clear framework, and subsequently develop sufficient regulations to ensure the sustainability of strong CG systems, both during and after the COVID-19 pandemic.

5. Conclusion

In the last two decades, Malaysia has devoted significant effort to improving CG codes and practices within the capital market. Also, firms have taken steps to strengthen their governance practices and enhance corporate accountability. This interest was followed by a growing number of studies that deal with the impact of CG on various aspects of corporations in the Malaysian market. However, there is a lack of review research that assesses the empirical studies in this field. We followed a scientific and systematic method to identify the high-quality papers included in the content analysis. Searching Scopus and WoS databases, the initial sample hit 1,348 articles that explicitly address CG in the Malaysian context, and these studies were then subject to quality assessment. In total, 125 published studies on the CG of Malaysian firms were selected in the final sample.

We found that most research papers addressed the outcomes of certain CG characteristics, while fewer studies addressed the antecedents of CG. Also, the findings of the prior studies on

the association between CG and other themes are mixed, pointing to a need for further attention to qualitative research. Our comprehensive literature review thus provides an up-todate assessment of the research landscape in the field of CG. It covers the Malaysian context and delivers several interesting insights and recommendations for future research. The findings also suggest that resource dependency theory and agency theory are the key theoretical perspectives applied in the sample literature, while a limited number of studies applied cultural and behavioural theories. Exploring the cultural or behavioural theories of CG might also help us develop our understanding to better explain the diverse functions of CG aspects. Overall, despite the fact that the existing studies have contributed significantly to the advancement of our knowledge on CG, there is ample room for future research. Lastly, academic examinations could contribute to forming a richer knowledge of how and why the COVID-19 pandemic could affect CG systems in different areas.

Our study has a number of limitations. First, organizing/grouping the sampled research in line with specific criteria is always tenuous. Relevant knowledge may also come from studies that are not included in the selected list, given this study used criteria based on the time of publication and number of citations of each study that was included in the content analysis. Second, studies occasionally fall under various subject areas and categorization can be tricky and at times may be questionable. In future, a more extensive study can be conducted, considering multiple databases along with the WoS and Scopus databases, or conducted by comparing Malaysian studies with the literature of different markets.

Further reading

Note

1. The leading 15 journals were determined by using the 88 documents in Category 1.

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