CORPORATE GOVERNANCE REPORT

STOCK CODE: 5222COMPANY NAME: FGV HOLDINGS BERHADFINANCIAL YEAR: December 31, 2023

OUTLINE:

SECTION A – DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application	Applied
Explanation on application of the practice	The Board of Directors (" the Board ") of FGV Holdings Berhad (" FGV " or "the Company") is responsible for the overall conduct of FGV Group of companies' (" the Group " or " Group ") businesses. Its roles and responsibilities are enumerated in the Board Charter.
	While the Board maintains a schedule of key matters that are reserved for their decision, the responsibilities of the Board are discharged through delegation to Board Committees with clearly defined Terms of References (" ToR "). The Board Charter and the Board Committees' ToR are available on FGV's corporate website at <u>www.fgvholdings.com</u> .
	The Board delegates the execution of strategy, operations and the day-to-day management of the Group to the Group Chief Executive Officer (" GCEO "). The GCEO is supported by the Group Management Committee (" GMC ").
	The Board is responsible for reviewing and adopting a sustainable strategic plan for the Group's businesses. In 2023, the Board attended a Board Retreat from 1^{st} to 2^{nd} November 2023 to deliberate and challenge the proposed Business Plan 2024-2026 (" BP26 ") developed by respective Sectors and Divisions to ensure FGV's strategy and direction are in line with the Board's vision. The establishment of BP26 is based on 4 elements:
	 Strategies for Performance Enhancement Enabling Success Factors Addressing Divisional Challenges Exploring New Business Drivers
	Following the new leadership aspirations and the latest industry dynamics, the BP26 was developed around four (4) key focus areas:

	Market Strengthening and Penetration
	Operational Excellence & Digitalization
	Financial Management & Cost Optimization
	Embedding Sustainability
	The annual budget was prepared in line with crucial initiatives set in the BP26 for each business unit and corporate centre, utilizing all required resources such as human capital, financial and necessary capital expenditures. The Board approved both the BP26 and FY2024 Budget. The key initiatives are also translated into Key Performance Indicators (KPIs) for Senior Management to facilitate the Board during the annual performance review. The Group's vision for human capital is to create value through a strategic human capital transformation towards a high-performance culture based on FGV core values: Pride, Respect, Integrity, Dynamism,
	and Enthusiasm (P.R.I.D.E.). Group Human Capital (" GHC ") is embarking on the three (3) main pillars of its strategy to support business needs:
	• People;
	Culture; and
	Performance.
	Sustainability is embedded in the Business Plan 2024-2026 and is integral to FGV's corporate culture.
Explanation for :	
departure	
	ed to complete the columns below. Non-large companies are encouraged
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Measure :	
Timeframe :	

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

Practice 1.2

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

Application :	Applied
Explanation on : application of the practice	 The role and responsibilities of Chairman of the Board have been clearly specified in the Board Charter. The Chairman's main role is to ensure effective conduct of the Board through the execution of the following: Guide and mediate the Board's actions with respect to organisational priorities and good governance; Ensure the Board conducts itself in accordance with the Board Charter; Ensure the Board meetings are conducted effectively with all relevant matters tabled in the agenda and that all Directors receive timely information and are properly briefed; Ensure the Board is updated on material matters relating to the Group by the GCEO; Be the major point of contact between the Board and the GCEO; Undertake appropriate corporate communications activities together with the GCEO; Ensure the GCEO look beyond his executive functions and accept his full share of the responsibilities; Review progress regularly on important initiatives and significant issues facing the GCEO's performance evaluation process.
Explanation for : departure	
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Measure :	
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.3

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

Application	:	Applied
Application Explanation on application of the practice	:	 The distinct and separate roles and responsibilities of the Chairman and GCEO have been clearly specified in the Board Charter. The position of Chairman and GCEO are held by two different individuals. On 1 April 2023, Dato' Dzulkifli Abd Wahab ceased as Chairman of the Company and Dato' Shahrol Anuwar Sarman was appointed as Interim Chairman of the Company on the same date. Tan Sri Rastam Mohd Isa was appointed as the new Chairman of the Company on 26 September 2023. For FY2023, the GCEO was Dato' Mohd Nazrul Izam Mansor. The specific responsibilities of the GCEO are summarised as follows: Communicate the Group's mission, vision and values; Represent the interests of the Group with major customers, governments and their agencies, industries at large and other majorstakeholders; Develop the strategic direction of the Group and provide direction in the implementation of short term and long term strategies and plans; Assess business opportunities of potential benefit to the Group; Manage the Group's businesses, covering inter-alia, the development and execution of a sustainable Strategic Plan,
		 direction in the implementation of short term and long term strategies and plans; Assess business opportunities of potential benefit to the Group; Manage the Group's businesses, covering inter-alia, the
		 Seek the Board's approvals of relevant announcements to Bursa Malaysia Securities Berhad and all matters reserved for the Board; Present and update the Board the operational and financial performance of the Group; Oversee, direct and control all aspects of the business operations ina cost effective manner within the authorities delegated by the Board; Oversee the development and implementation of the human resources strategies and key initiatives; Assist members of the Board and Board Committees in

	discharging their duties;
	 Prior to onward submission to the Board, review and approve Board and Board Committees papers, reports, proposals and
	updates; and
	 Assist the Chairman in organising information necessary for the Board to consider, deliberate and ensure that such information to the Board and Board Committees are provided on a timely basis.
	In discharging the above responsibilities, the GCEO may delegate
	appropriate functions to any Senior Management.
Explanation for :	
departure	
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.4

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

allows the Chairman	to par	in is not a member of any of these specified committees, but the board ticipate in any or all of these committees' meetings, by way of invitation, tice should be a 'Departure'.
Application		Applied
Explanation on application of the practice	:	For FY2023, Tan Sri Rastam Mohd Isa, Chairman of the Company was not a member of the Audit Committee (AC) nor a member of the Nomination and Remuneration Committee (NRC). Hence, FGV is in compliance with Practice 1.4 of the MCCG 2021.
Explanation for departure	:	
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Measure	:	
Timeframe	:	

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

Practice 1.5

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

Application :	Applied
Explanation on : application of the practice	The Board is supported by a suitably qualified and competent Company Secretary who has prerequisite qualifications and experience and is able to provide sound governance advice to the Board.
	Azni Ariffin is the Company Secretary of FGV, a position she has held since 13 July 2022.
	She has 30 years of experience in corporate governance, corporate secretarial, commercial and corporate laws as well as consulting work relating to cross-border legal issues and agreements. She is licensed by the Companies Commission of Malaysia and a graduate of the Malaysian Institute of Chartered Secretaries and Administrators (MAICSA). The profile of the Company Secretary is provided on page 106 of Annual Integrated Report (AIR) 2023.
	The Company Secretary had carried out the responsibilities as defined in the Board Charter which among others:
	 Co-ordinate all Board business including meeting agendas, board papers, minutes of meetings, communication with regulatory bodies and all statutory and other required submissions;
	 Provide unimpeded advice and services to the Directors, as and when the need arises, to enhance the effective functioning of the Board and to ensure regulatory compliance;
	 Ensure that the Board's procedures and applicable rules are observed;
	 Maintain records of the Board and Board Committees and its respective meetings and ensuring effective management of the Company's records;
	 Prepare comprehensive minutes to document Board's proceedings and ensuring conclusions are accurately recorded;
	 Disseminate information in a timely manner relevant to Directors' roles and functions and keeping them updated on new or evolving regulatory requirements;
	 Carry out other functions as deemed appropriate by the Board from time to time;

to ar • Ac m a f Induc perso organ memil Group marke shall respo regist newly works For th Secre with f Comp condu prope the G Watc quest	dvise the Board on its o aterial information to the sh timely basis. tion programmes which in onnel and visits to key oper- nised by the Company Secre- bers to provide them with bas well as keeping them et place pertaining to the co- enable the Directors onsibilities effectively. The tration for Mandatory Accre- y appointed directors on put shops to Directors' participa the 15 th AGM of the Company tary ensured that the virtual the Company's Constitution pany Secretary assisted the uct of the 15 th AGM and e erly recorded. The full minu- icCO's presentation, FGV's to the top of the top of the top of the top of the top of the top of the top of the top of the top of the 15 th AGM and the top of the top of the top of the top of the 15 th AGM and the top of th	tional regulations and d bligatory requirement hareholders and financial clude briefing by key re- rational sites within the stary for the newly appe a rapid and clear insi abreast with develop oversight function of D to discharge their Company Secretary a editation Programme (N blic seminars/courses/ ation. Theld on 20 June 2023, f held on 20 June 2023, f held on 20 June 2023, f held on 20 June 2023, f consumed that the proce- utes of the 15 th AGM to responses to Minority S stions and the 38 com- together with FGV's responses	evelopments; s to disclose ial markets on management e Group was ointed Board ight into the ment in the irectors. This duties and lso arranged MAP) and for conferences/ the Company n compliance ulations. The Board in the redings were ogether with Shareholders inplete list of sponses were		
within 30 business days after the 15 th AGM. In keeping abreast of the latest developments of all relevant laws/ requirements, the Company Secretary attended courses/trainings during the financial year as listed below:					
No.	Training	Organiser	Date		
1.	Webinar Series : Violations of the Companies Act 2016: Oversights by Directors and Secretaries	The Malaysian Institute of Chartered Secretaries and Administrators (MAICSA)	16 June 2023		
2.	Cessation of Companies & Limited Liability Partnership	Suruhanjaya Syarikat Malaysia (SSM)	4 July 2023		
3.	Preference Shares. Steps to Issue, Redeem and Convert	SSM	6 July 2023		

	4.	Provision Assistance &	Of RPT	Financial	CKM Advisory Sdn. Bhd.	20 July 2023
	the Co		etary	to the I	erformance and suppor Board in discharging t	
Explanation for : departure						
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Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.6

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

Application :	Applied
Application : Explanation on : application of the practice	Applied The Board devoted sufficient time to the workings of the Board and effectively discharge their duties as Directors, and best endeavours to attend Board/Board Committees meetings. In facilitating the Directors to discharge their responsibilities efficiently and effectively, an annual meeting calendar had been prepared and circulated in advance of each new year. The calendar provided Directors with scheduled dates for meetings of the Board and Board Committees and the AGM. The calendar is also available on iPads provided to all Directors. The Board meetings convened during 2023 were carried out separately and not combined with the Board Committee meetings. The Notice of Board meetings is sent to the Directors via e-mail at least 5 business days prior to a meeting. The same notification is sent to Management, which includes the deadlines for submission of meeting materials for Management's easy reference. Upon receipt from Management, the Company Secretary ensures that the meeting materials are uploaded on convene system as soon as practicable. Whenever necessary, relevant members of the GMC or external advisors are also invited to attend Board meetings and Board Committee meetings to provide further clarity on matters discussed to enable the Board and Board Committees to arrive at a considered and informed decision. In order for the Board meetings to be more effective and to ensure in- depth deliberations of matters are achieved, the meeting agendas are sequenced taking into account the complexity of the matters to be tabled for approval, discussion or notation by the Board. To be tabled for approval, discussion or notation by the Board Committee Chairman respectively, in reference to the responsibilities and duties
	of the respective Board and Board Committees and in consultation with the GCEO and the Company Secretary. The agenda and meeting papers are distributed in advance at least 5 business days prior to the meetings for all Board and Board

Committee meetings to allow the Directors to understand the papers so that they can contribute effectively at the meetings and giving sufficient preparation time and information to make an informed decision at each Board and Board Committee meeting.
In instances when special meetings are called (in the case of an emergency), the notice, agenda and meeting papers would be provided at a shorter duration.
The Board has a regular annual schedule of matters which are tabled to the Board for their approval and/or notation which includes business strategies, business operations and financial performance updates, unaudited quarterly results, Audited Financial Statements, AIR 2023, risks profile, material litigations and matters related to investor relations.
FGV has implemented digital meeting papers, which enables digital access to meeting materials instead of requiring distribution of hard copies. The customised solution provides various functionalities which enable Directors and Board Committee members to access various company documents, including Board policies, procedures, rules and guidelines, which are uploaded onto iPads for convenient reference.
As a result, Directors and Board Committee members are able to access meeting materials and relevant information in a timely and efficient manner, thus improving Board performance and overall effectiveness of decision-making.
Presentations to the Board are prepared and delivered in a manner that ensures a clear and adequate presentation of the subject matter.
In FY2023, an Executive Summary had been introduced to provide the summary of the key issues for deliberation and approval by the Board.
All issues raised, deliberations, decisions and conclusions including dissenting views made at Board meetings along with clear actions to be taken by responsible parties are recorded in the minutes.
Where the Board is considering a matter in which a Director has interest, the relevant Director immediately discloses their interest and abstains from participating in the discussions or decision making on the subject matter.
The Board is constantly advised and updated on statutory and regulatory requirements pertaining to their duties and responsibilities. As and when the need arises, Directors are also provided with relevant information and training to prepare them to appraise key business, operational, corporate, legal and regulatory as well as industry matters.

	Upon conclusion of the meetings, the minutes are circulated in a timely manner. The discussions, conclusions, deliberations and decisions of the Board meetings and Board Committee meetings are well documented in the minutes in a clear, accurate (reflect the deliberations and decisions including any dissenting views), consistent and complete manner, including matters where Directors abstained from voting or deliberation.
	In 2023, based on Board Improvement Plan, the Company Secretary had introduced a summary of decision and actions after the Board/Board Committee meeting in order to disseminate information/Board's decision effectively and efficiently to Management. The Company Secretary will also follow up with Management on status of actions taken to update the Board.
Explanation for : departure	
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Timeframe :	

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

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

Practice 2.1

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

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

Application :	Applied
Explanation : on application of the practice	 The Board formally adopts a Board Charter which provides guidance to the Board in the fulfilment of its roles, duties and responsibilities. The Board Charter outlines the roles and responsibilities of the Board, the balance and composition of the Board, the Board's authorities, schedule of matters reserved for the Board, the establishment of the Board Committees, processes and procedures for convening Board meetings, the Board's assessment and review of its performance, compliance with ethical standards, Board's access to information and advice and declarations of conflict of interest. The role of the Chairman, the Board and the GCEO are clearly delineated in paragraphs 5 and 6 of the Board Charter. Whilst the roles and responsibilities of the Board Committees are stated in the respective ToRs. The functions of the GCEO are supported by the GMC which has its own ToR. Specific matters reserved for the Board's consideration and decision are stated in paragraph 3 of the Board Charter which include: Matters on the appointments and structures of the Board, Board Committees, Subsidiaries' Boards, the GCEO and Senior Management. Matters on the remunerations of the Board, Board Committees, Subsidiaries' Boards, the strategic directions of the Grup. Matters on the strategic Plans, investments, divestments, delegation of authorities and any major changes in the strategic directions of the Grup. Matters on the annual budgets, Financial Statements, Quarterly Results, dividends, matters related to managing risks and controls and financial decisions. In enhancing active participation of Directors during Board deliberations, the Directors had attended various external programmes in accordance with paragraph 15.08(3)(b) during the year 2023. The list of training programmes attended by the Board in 2023 are as follows:

No.	Director	List of Training	Organiser	Date	Total
					Training Hours
	Tan Sri Rastam Mohd Isa	Pillar Two of BEPS 2.0 (Base Erosion and Profit Shifting) – Global Minimum Tax	Deloitte Tax Malaysia	22 February 2023	1.15
		ASEAN-BAC Malaysia Agriculture and Food Security Working Group (AFS WG)	Asean Business Advisory Council Malaysia	12 October 2023	8
		World Halal Business Conference Circuit 2023	Halal Development Corporation Berhad	25 – 28 October 2023	32
		PIPOC 2023 – MPOB International Palm Oil Congress & Exhibition	Malaysian Palm Oil Board	7-9 November 2023	24
	Total Training Hours				57.15
	Dato' Shahrol Anuwar Sarman	Masterclass on Balanced Scorecard	FGV	7 February 2023	5
		MIA Conference 2023 - Future Fit Profession: Charting A Better Tomorrow	Malaysian Institute Of Accountants (MIA)	13 – 14 June 2023	16
		Awareness ERM Concept & Process and Section 17A of MACC Act 2009 – Corporate Liability for all Board of Directors of Mara Corporation Group	MARA Corporation Sdn Bhd	24 July 2023	5
		Malaysia Economic Monitor: Raising the Tide, Lifting All Boats	World Bank KL	10 October 2023	2

Total Training	Hours			28
Dato' Amiruddin Abdul Satar	Digital Upskilling for Boards Cybersecurity - A Boardroom Agenda	Group Secretarial Division [Engagement with ICDM]	31 January 2023	2
	Bengkel KPI Jabatan dan Wilayah 2023	Lembaga Kemajuan Tanah Persekutuan (FELDA)	4-5 January 2023	16
	FELDA: Executive Lecture Series 1 with YBhg. Tan Sri Azman Hj. Mokhtar	Tabung Haji	6 January 2023	4
	EU Regulation On Deforestation-Free Supply - Dialogue with EU Environment Expert Ms. Henriette Faergemann	Lembaga Kemajuan Tanah Persekutuan (FELDA)	27 January 2023	4
	Digital Upskilling & Cybersecurity	Tabung Haji	30 January 2023	4
	34th Palm & Lauric Oils Price Outlook Conference & Exhibition (POC2023)	Bursa Malaysia	7-8 March 2023	8
	Invest Malaysia: Reshaping Malaysia's Narrative Series 1: Strengthening Resilience & Sustaining Growth	Bursa Malaysia vs Maybank	8 March 2023	8
	16th Asia Pacific Thought Leadership Forum (APTL): Accounting for Society's Value	Association of Chartered Certified Accountants (ACCA)	25 May 2023	4
	MIA Conference 2023 - Future Fit Profession: Charting a Better Tomorrow	Malaysian Institute Of Accountants (MIA)	13-14 June 2023	16

		FELDA: Executive Lecture Series 2 with Puan Aireen Omar	Capital A Berhad	20 June 2023	4
		Introduction to Corporate Directorship in the New Era in of ESG	Institute of Corporate Directors Malaysia (ICDM)	11-12 September 2023	16
		Megatrends Forum 2023	Khazanah Nasional Berhad	2-3 October 2023	16
		Kursus Kelestarian FELDA 2023	Lembaga Kemajuan Tanah Persekutuan (FELDA)	12-15 October 2023	32
		Bengkel Pelan Strategik & KPI Tahun 2024	Lembaga Kemajuan Tanah Persekutuan (FELDA)	1-3 November 2023	16
		International Palm Oil Congress & Exhibition (PIPOC 2023)	Malaysian Palm Oil Board (MPOB)	8-9 November 2023	8
		Kursus Corporate Governance Matters For The Board	Suruhanjaya Syarikat Malaysia (SSM)	30 November 2023	4
	Total Training	Hours			163
	Datuk Dr. Yatimah Sarjiman	Whistleblower Protection Act 2010 [Act 711] by Malaysian Anti- Corruption Commission (MACC)	Group Governance & Risk Management (GGRM) [In-house programme, FGV]	30 January 2023	2
		Forum <i>The G.R.E.A.T</i> <i>Civil Service</i> Cabaran dan Aspirasi Baharu Perkhidmatan Awam	Institut Tadbir Awam Negara	20 June 2023	4.3
		Conference Energy Asia 2023	PETRONAS	26-28 June 2023	27

	r			
	Women in Energy Conference	Malaysia Women in Energy (MyWiE)	18 August 2023	6
	Nurturing a Resilient and Sustainable CareEconomy Ecosystem.	PEMUDAH	26.08.2024	5.3
	The Prudent Investor Guide: Module 3 ESG in Equity	Ministry of Finance	7 September 2023	4.3
	AuditCommitteeConference2023AuditCommittees:Catalysts of Change	Malaysian Institute of Accountants (MIA)	14 September 2023	8
	Kursus Ahli Lembaga Pengarah	Ministry of Economy	20 - 22 October 2023	36
	Program 2023 Asia Smart Farming & Food Security Exhibitions & Conference	Regional Corridor Development Authority (RECODA)	3 October 2024	6
	National OGSE Peringkat Kebangsaan	Regional Corridor Development Authority (RECODA)	19 October 2024	8
	Kolokium Madani Perkhidmatan Awam	JAKIM	12 November 2023	4
	Women Leadership in Energy Forum - "Diversity & Inclusivity for A Just Energy Transition"	MGA MyWIE	8 December 2023	6
	Taklimat Isu Keselamatan Cyber, Go Live -PADU	Kementerian Ekonomi	8 December 2023	2
Total Training Hours				113.6
Dato' Mohd Rafik Shah Mohamad	Whistleblower Protection Act 2010 [Act 711] by Malaysian Anti- Corruption Commission (MACC)	Group Governance & Risk Management (GGRM)	30 January 2023	2

	Digital Upskilling for Boards	[In-house programme, FGV] Group Secretarial Division	31 January 2023	2
	Cybersecurity - A Boardroom Agenda	[Engagement with ICDM]		1
	MIA Conference 2023 - Future Fit Profession: Charting a Better Tomorrow	Malaysian Institute of Accountants (MIA)	13-14 June 2023	18
	MIA Webinar Series : Risk Appetite Framework for Board of Directors	Malaysian Institute of Accountants (MIA)	22 June 2023	4.5
	East Malaysia Palm & Lauric Oils Price Outlook Conference & Exhibition 2023	Bursa Malaysia Derivatives Berhad	4 – 5 September 2023	11
Total Training H	ours			38.5
Nik Fazila Nik Mohamed Shihabuddin	Whistleblower Protection Act 2010 [Act 711] by Malaysian Anti- Corruption Commission (MACC)	Group Governance & Risk Management (GGRM) [In-house programme, FGV]	30 January 2023	2
	Digital Upskilling for Boards Cybersecurity - A Boardroom Agenda	Group Secretarial Division [Engagement with ICDM]	31 January 2023	2

i otal i raining i				24
Fadzil Hitam Total Training I	Planters Conference	Incorporated Society of Planters	2023	24
7. Mohamad	10 th International	The	12 -14 June	24
Total Training I	Hours			93.5
	impact	of Corporate Directors Malaysia (ICDM)	December 2023	
	MAP II – Leading for	Bursa/ Institute	6-7	16
	PROLINTAS Anti Sexual Harassment workshop	PROLINTAS	4 December 2023	3.5
	Khazanah Megatrends Forum 2023	Khazanah Nasional Berhad	2-3 October 2023	18
	AuditCommitteeConference2023AuditCommittees:Catalysts of Change	Malaysian Institute of Accountants (MIA)	14 September 2023	8
	Upholding Integrity, Guiding Governance: Excellence in Action	PROLINTAS Group/MACC	4 September 2023	8
	Program for Director: Bridging the Gap: Metaverse, Board of Director, Net Zero & NFT	Institute of Corporate Directors Malaysia (ICDM)	2 August 2023	2
	ESG Thought Leadership seminar	Institute of Corporate Directors Malaysia (ICDM)	12 July 2023	6.5
	MIA Webinar Series : Risk Appetite Framework for Board of Directors	Malaysian Institute of Accountants (MIA)	22 June 2023	4.5
	MIA Conference 2023 – Future Fit Profession: Charting a better Tomorrow	Malaysian Institute of Accountants (MIA)	13-14 June 2023	18
	Modernising Data Governance – What Board should focus on now	Institute of Corporate Directors Malaysia (ICDM)	12 June 2023	4

No.	Director	List of Training	Organiser	Date	Total
					Training
					Hours
1. Dato Abd		Whistleblower Protection Act 2010 [Act 711] by Malaysian Anti- Corruption Commission (MACC)	Group Governance & Risk Management (GGRM) [In-house programme, FGV]	30 January 2023	2
		Digital Upskilling for Boards	Group Secretarial Division [Engagement with ICDM]	31 January 2023	2
		Cybersecurity - A Boardroom Agenda			1
	Total Training	Hours			5
	Dato' Nonee Ashirin Dato' Mohd Radzi	Whistleblower Protection Act 2010 [Act 711] by Malaysian Anti- Corruption Commission (MACC)	Group Governance & Risk Management (GGRM) [In-house programme, FGV]	30 January 2023	2
		Digital Upskilling for Boards	Group Secretarial Division [Engagement with ICDM]	31 January 2023	2
		Cybersecurity - A Boardroom Agenda	-		1
	Total Training	Hours			5
	En. Kasmuri Sukardi	Whistleblower Protection Act 2010 [Act 711] by Malaysian Anti- Corruption Commission (MACC)	Group Governance & Risk Management (GGRM) [In-house programme, FGV]	30 January 2023	2
		Digital Upskilling for Boards	Group Secretarial Division	31 January 2023	2

			Cybersecurity - A	[Engagement with		1
			Boardroom Agenda	ICDM]		1
		Total Training		5		
	4.	En. Azmin Che Yusoff	Whistleblower Protection Act 2010 [Act 711] by Malaysian Anti- Corruption Commission (MACC)	Group Governance & Risk Management (GGRM) [In-house programme, FGV]	30 January 2023	2
			Digital Upskilling for Boards	Group Secretarial Division [Engagement with ICDM]	31 January 2023	2
			Cybersecurity - A Boardroom Agenda	iconj		1
		Total Training	Hours			5
Explanation : for departure						
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Large companie complete the col			plete the columns below	w. Non-large comp	panies are en	couraged to
Measure :						
Timeframe :						

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

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

Practice 3.1

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

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

Application	:	Applied		
Explanation on application of the practice	:	In discharging its responsibilities, the Board observes the principles of ethical conduct as outlined in the Directors' Code of Ethics and Conduct (CoEC) and Directors' Code of Business Practice (CoBP). These codes delineate the expected behavior and conduct for all Directors within the FGV Group. Each Director has affirmed their commitment to adhere to the CoEC and CoBP by signing a declaration. Both documents are readily accessible to Directors and are also publicly available on FGV's corporate website at www.fgvholdings.com. The CoEC and CoBP will undergo a review process to ensure their relevance and alignment with prescribed requirements and best practices in corporate governance., taking into account the following five guiding principles of T.R.U.S.T., as outlined in the Guidelines on Adequate Procedures pursuant to Section 17(A) of the Malaysian Anti-Corruption Commission Act 2009 (MACC Act 2009).		
			T.R.U.S.T Key Principles	
		Principle I	Top Level commitment	
		Principle II	Risk Assessment	
		Principle III	Undertake Control Measures	
		Principle IV	Systematic review, monitoring and enforcement	
		Principle V	Training and communication	
		 Employees, counterparties, and business partners are likewise anticipated to uphold comparable ethical standards of conduct. This expectation is vital for addressing potential conflicts of interest and preventing abuses of power, corruption, insider trading, and money laundering. These are integrated into FGV group-wide policies which include: Code of Business Conduct and Ethics for employees (CoBCE); Whistleblowing Policy; 		

	 Referral Policy; Asset/Personal Interest Declaration Policy; External Gift, Entertainment and Hospitality Policy (External GEH Policy); Conflict of Interest Policy; Sponsorship and Donation Policy; Management of Classified Document Policy; and Group Procurement Policy.
	The above policies are made available in the centralized management system (internal hub) for easy access by employees and have been communicated to all employees in the Group via email. To ensure adherence to these policies and procedures, FGV periodically conducts awareness programs through roadshows and forum events.
	Upon assuming their roles as Directors, they are required to sign the Company's integrity pledge and declare their assets and personal interests. This requirement extends to any subsequent changes therein.
	Directors are obligated to disclose any personal interests they hold in proposals under consideration by the Board, including instances where such interests stem from close family members, in accordance with statutory requirements governing the disclosure of Directors' interests. Interested Directors shall abstain from deliberating and deciding on the proposal and, where appropriate, excuse themselves from being involved during such deliberations. Further information on the conflict of interest is codified in the Code of Ethics and Conduct (COEC) and Code of Business Practice (COBP) for Directors.
	In accordance with the Main Market Listing Requirements of Bursa Malaysia Securities Berhad (MMLR) and pertinent provisions of the Capital Markets and Services Act 2007, Directors, GMC members, and principal officers of the Group are prohibited from engaging in trading activities involving securities or any form of property based on undisclosed price-sensitive information and knowledge. Notifications regarding closed periods for trading in FGV's shares are circulated to Directors, GMC members, and principal officers who are deemed to have privy to such sensitive information well in advance of the applicable closed period. Detailed guidelines pertaining to the prohibition of insider trading are outlined in the Code of Ethics and Conduct (CoEC) and Code of Business Practice (CoBP) for Directors.
	In FY2023, the COEC and COBP had been revised by adding reporting of violations in the event the Directors fail to duly observe the codes.
Explanation for departure	

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

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

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

Practice 3.2

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

Application	: /	pplied	
Explanation on application of the practice	i t v t	 mplements appropriation he Group level. Whistleblowing channed oice concerns about a be Group, without featers a) In writing Posting throug Through writte Through writte The Secretaria Group Govern Level 13, Wisn Jalan Raja Lau 50350 Kuala Lau E-mail to alert b) Telephone call: 	g can be channelled via the following: ugh E-Form in FGV's corporate website at ings.com. een letter to: at, Whistleblowing Committee hance and Risk Management Division ma FGV it umpur t@fgvholdings.com
		Hotline Toll Free	
		<u>Country</u>	Phone Number
		Malaysia	1-800-888-717
		USA	1-855-503-0531
		Thailand	1-800-060-162
		Indonesia	001-803-601-940

	 In person by meeting the Secretariat of Whistleblowing Committeeor any FGV Board members.
	Upon receiving a whistleblowing report, the Whistleblowing Committee will undertake an initial investigation to evaluate whether there are grounds to proceed with a comprehensive inquiry. The results of this preliminary investigation, along with any recommendations, will be presented to the BGRMC (Whistleblowing) for a determination on whether to close the case or proceed with a full investigation into the allegations. If a full investigation is warranted, the whistleblower is expected to fully cooperate with the investigation process.
	The Committee is divided into two: -
	 Whistleblowing Evaluation Committee (WBEC) to handle and deliberate disclosure of Improper Conduct and/or breach of FGV Policies against Senior General Manager and below; and
	 (ii) Board Governance & Risk Management Committee (Whistleblowing) for VP(s) and above, Sector Head(s), Members of the Board and Government Appointed Director(s).
	All information, documents, records, and reports pertaining to the investigations will be securely maintained to safeguard their confidentiality. During the whistleblowing process, the whistleblower will be provided with the following protections:
	 (i) Identity of the whistleblower will be kept confidential at all times; and
	 (ii) Detrimental action against the whistleblower as a consequence of the whistleblowing.
	After completing the investigation, the Whistleblowing Committee will examine the investigation report. Based on this review, the Committee will ascertain whether the allegations can be substantiated. If the allegations are found to be substantiated, the Whistleblowing Committee will then identify and propose corrective actions to be taken. Additionally, they will recommend whether disciplinary measures should be pursued against the wrongdoer.
	FGV Whistleblowing Policy is made available on FGV's corporate website at <u>www.fgvholdings.com</u> .
Explanation for : departure	
Large companies are requir to complete the columns be	ed to complete the columns below. Non-large companies are encouraged elow.

Measure	
Timeframe	

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

Practice 4.1

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

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

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

Application	Applied
Explanation on application of the practice	The Board Sustainability Committee (BSC) was established on 1 September 2021 to assist the Board in fulfilling its oversight responsibilities in relation to the Group's sustainability policies, strategies, framework, initiatives, priorities, targets, principles and best practices.
	BSC is also responsible to oversee and monitor the strategic management of material sustainability matters, risks as well as opportunities driven by Senior Management and monitor progress against the achievement of the Group's sustainability targets. These roles and responsibilities are stipulated in the BSC's ToR.
	The strategic management of material sustainability matters are driven mainly by the GCEO and the Group Management Committee (GMC) which also includes the Group Chief Sustainability Officer (GCSO).
	A Sustainability Steering Committee (SSC) has been established to monitor the implementation of FGV's sustainability commitments. The SSC is chaired by the GCEO, and consisting of GMC members.
	Sustainability is anchored in the Business Plan 2024-2026 and represents an integral part of FGV's corporate culture. This is reflected in the relentless drive towards an all-inclusive approach of value creation for all stakeholders, whilst actively balancing socioeconomic and environmental demands. FGV's sustainability agenda is demonstrated through its unwavering commitment to respecting human rights, protecting the environment, as well as to sustainable development goals. Among other things, FGV has continuously dedicated energy and resources to enhance its labour practices through many efforts and programmes. FGV has also invested significantly in various conservation and climate action initiatives. FGV remains committed to complying with sustainability

	standards stipulated by the Roundtable on Sustainable Palm Oil (RSPO) and Malaysian Sustainable Palm Oil (MSPO). The Sustainability Governance Structure is disclosed in the FGV Sustainability Report 2022/2023.	
Explanation for :		
departure		
-		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

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

Practice 4.2

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

Application :	Applied	
Explanation on : application of the practice	 The BSC ensures that the Group's sustainability strategies, priorities and targets as well as performance against these targets are communicated to FGV's internal and external stakeholders. In FY2023, the Group's sustainability strategies, priorities and targets aswell as performance against these targets were communicated to FGV's internal and external stakeholders via: Internal and external stakeholders via: Internal stakeholders: Intranet portal, emails and employee engagement. External stakeholders: Corporate website, AIR, press releases, investor presentations, quarterly analyst briefings, stakeholder consultations and engagement sessions. 	
	 In FY2023, the following programmes were carried out: 14 stakeholder consultations in various complexes of FGV across Malaysia. 4 engagement sessions with key customers 2 sessions with ESG rating firm. 	
Explanation for : departure		
Large companies are requi to complete the columns b	ired to complete the columns below. Non-large companies are encouraged pelow.	
Measure :		
Timeframe :		

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

Practice 4.3

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

Application	: Applied
Explanation on application of the practice	 The BSC was established to review issues relating to sustainability arising from grievances, independent audits and assurance reports as well as any matters highlighted by the Independent Advisors. In FY2023, the Board were briefed on sustainability issues/matters to ensure they stay abreast with and understand the sustainability issues relevant to the Group and its business, including climate-related risks and opportunities:
	 Social and Human Rights Programme; Climate Action and Environmental Protection Programme; Sustainability Certification Programme; Non-compliances from internal audits; Traceability and Supply Chain Management Programme; Progress and issues resulting from FGV's action to modify the Withhold Release Order by the U.S. Customs and Border Protection (US CBP); and The Board members had attended the following training on Sustainability: EU Regulation On Deforestation-Free Supply - Dialogue with EU Environment Expert Ms. Henriette Faergemann; Introduction to Corporate Directorship in the New Era in of ESG; Program for Director: Bridging the Gap: Metaverse, Board of Director, Net Zero & NFT; MIA Conference 2023 – Future Fit Profession: Charting a better Tomorrow;
	 ESG Thought Leadership Seminar; and Kursus Kelestarian FELDA 2023.
Explanation for departure	:
Large companies are re to complete the columi	quired to complete the columns below. Non-large companies are encouraged as below.

Measure	:	
Timeframe	:	

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

Practice 4.4

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

Application	:	Applied
Explanation on application of the practice	:	BOARD The Board performance evaluation i.e. Board Effectiveness Assessment (BEA) was conducted to assess the effectiveness of the Board as a whole, the Board Committees and the individual Directors in accordance with paragraph 15.08A(3)(c) of the MMLR, Practice 6.1 of the MCCG and the Board Nomination and Election Policy and Procedures (BNE Policy), which includes a review on the tenure of each Director, an assessment on the independence of Independent Directors, a review on the performance of the Board in addressing the Company's material sustainability risks and opportunities as well as a review on the term of office and performance of the AC and each of its members to determine whether they have carried out their duties in accordance with the AC's ToR. SENIOR MANAGEMENT FGV has always taken into account sustainability considerations in its strategies, Business Plan and risk management. For FY2023, the Senior Management that have KPIs related to sustainability and environment are GCEO, Head of Consumer Products, Head of Integrated Farming, Group Chief Sustainability Officer and Group Divisional Directors. Therefore, the Company's KPIs relating to sustainability have been addressed accordingly during the FY2023 performance review of these Senior Management and Board.
Explanation for departure	:	
Large companies are re to complete the column	•	ed to complete the columns below. Non-large companies are encouraged clow.
Measure	:	

Timeframe	:	

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

Practice 4.5- Step Up

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

Note: The explanation on adoption of this practice should include a brief description of the responsibilities of the designated person and actions or measures undertaken pursuant to the role in the financial year.		
Application	:	Adopted
Explanation on adoption of the practice	:	The Group Chief Sustainability Officer (GCSO), Nurul Hasanah Ahamed Hassain Malim, who is also a Senior Management and a member of the GMC, is the designated person to manage sustainability strategically, including the integration of sustainability considerations in the operations of the Group.
		The GCSO provides direction for the Group's sustainability initiatives and reports directly to the GCEO. She also directs and oversees the day- to-day work of the Group Sustainability Division and advises the Group on matters pertaining to sustainability, which include aspects relating to human rights and environmental protection. Details of FGV's sustainability initiatives can be found in the Sustainability Report 2023. The Sustainability Report 2023 is available in FGV's corporate website at <u>www.fgvholdings.com</u> .
		As the awareness on the importance of sustainability grows, FGV is putting the sustainability agenda at the forefront of the day-to-day operations and business towards creating value for the stakeholders. Sustainability aspect is embedded across the Group's overall business activities to ensure FGV's strategies are executed and implemented sustainably.
		In line with FGV's aspiration, its sustainability framework incorporates the main ESG components, including innovation and transformation as the key thrusts of FGV sustainability agenda. This will enable the adoption of an accurate and comprehensive corporate sustainability framework to promote a holistic sustainability model that allows FGV to become a zero-impact business operation.

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

Practice 5.1

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

Application :	Applied	
Explanation on : application of the practice	 The composition of the Board is reviewed annually during the Board performance evaluation i.e. BEA. The Board Committees' composition and the Board's skills matrix are also reviewed annually. The Board Nomination and Election Policy and Procedures (BNE Policy) provides that the tenure of Independent Director shall cease after 3 years but may still be eligible for re-appointment up to a maximum of 9 years. This is to allow the composition of the Board to be refreshed periodically. The BNE Policy also covers the scope of Fit and Proper Policy where candidates to be appointed as Director must pass certain background checks. The review on the tenure of each Director, an assessment on the independence of Independent Directors, a review on the term of office and performance of the Board in addressing the Company's material sustainability risks and opportunities as well as a review on the term of office and performance of the AC and each of its members to determine whether they have carried out their duties in accordance with the AC ToR were conducted in the BEA 2022. For the purpose of determining the eligibility of the Directors to stand for re-election at the 15th AGM, the Board through its NRC had assessed each of the retiring Directors, and considered the following: The Director's performance and contribution based on the outcome of the BEA 2022; The Director's level of contribution to the Board deliberations through his/her skills, experience and strength in qualities; and The level of independence demonstrated by the Independent Directors, and his/her ability to act in the best interest of the Company in decision-making. 	
departure		

Large companies are requi to complete the columns b	Non-large companies are encouraged
Measure :	
Timeframe :	

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

Practice 5.2

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

Application	:	Departure
Explanation on application of the practice	:	
Explanation for departure	:	Under the Company's Constitution, the number of Directors shall not be less than 2 and not more than 12. Paragraph 15.02 of the MMLR specifies that 1/3 of the Board has to be Independent Directors. For FY2023, the Board's composition consisted of majority independent directors until 20 June 2023 due to the retirement and cessation of the following individuals as directors of FGV upon the conclusion of 15 th Annual General Meeting of FGV on 20 June 2023: Dato' Nonee Ashirin Dato' Mohd Radzi; Encik Kasmuri Sukardi; and Encik Azmin Che Yusoff. On 27 December 2023, the Board had appointed Tuan Haji Mohamad Fadzil Hitam as Independent Non-Executive Directors (INED) to fill up the above casual vacancy. In view thereof, as at 31 December 2023, the Board comprises 3 INED and 4 Non-Independent Non-Executive Directors (NINED). All 3 INEDs satisfied the independence test under the MMLR. The composition of the Board fairly reflects the interest of the significant shareholders. The Board composition is also in compliance with paragraph 15.02 of the MMLR. FGV still holds the best interests of the Company by taking into account diverse perspectives and insights in its decision making process. Notwithstanding the departure from Practice 5.2, majority of the Board Committees members for AC, NRC and BGRMC are INEDs. The Board is continuously looking for the right candidates to be appointed as INED.

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

Measure	:	The Board through its NRC will continue its effort to identify suitable candidates to be appointed as INED to meet the requirement.	
Timeframe	:	1 year	

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

Practice 5.3

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

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

Application	:	Not applicable - Step Up 5.4 adopted
Fundamentian an		
Explanation on	:	
application of the		
practice		
Explanation for	:	
departure		
-		
Large companies are re	quir	ed to complete the columns below. Non-large companies are encouraged
to complete the column	•	
Measure	:	
Timeframe	:	

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

Practice 5.4 - Step Up

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

Note: To qualify for adoption of this Step Up practice, a listed issuer must have a formal policy which limits the tenure of an independent director to nine years without further extension i.e. shareholders'		
-	ctor as an independent director beyond nin	
Application :	Adopted	
Explanation on :	Paragraph 6.4.5 (d) of the Board Charter	
adoption of the	9 years. The BNE Policy also provides the	
practice	of only up to 9 years, with every 3 years	
	director and needs to be re- appointed b	y the Board.
	In 2023, the tenure of INEDs was as follow	ws:
	Name of Director	Years of service
	Dato' Nonee Ashirin Dato'Mohd Radzi*	2-3 years
	Dato'Mohd Rafik Shah Mohamad	2-3 years
	Kasmuri Sukardi*	2-3 years
	Nik Fazila Nik Mohamed Shihabuddin	2-3 years
	Azmin Che Yusoff*	Less than 1 year
	Mohamad Fadzil Hitam	Less than 1 year
	*ceased to be Director of FGV on 20 June 2023 Under Clause 106 of FGV's Constitution exceed 3 years. Upon completion of the	
	exceed 3 years. Upon completion of the cease to be a Director, but may still be eli The INEDs on the Board act as caretakers interest, and their views carry significant of making process. The presence of INEDs fu accountability. Although all the Director the Board level, the roles of these INEDs they provide unbiased and independe judgement to take account of the interest also that of minority shareholders, emp and the many communities within will business. The Board places great importa since they serve as an essential source guidance to protect the interest of the sh The Board reviews the independence of BEA. The Board has undertaken an asse concluded that each of them continues t	igible for re-appointment. s of the minority shareholders' weight in the Board's decision- ilfils a pivotal role in corporate is have equal responsibility at a are particularly important as nt views, advice, as well as sts, not only of the Group, but ployees, customers, suppliers nich the Group conducts its nce on the balance of its INEDs of impartial and professional hareholders. its INEDs as part of its annual ssment of the INEDs, and has

	dependence, which is in accordance with the definition Directors under paragraph 1.01 of the MMLR.
	nd other interested parties may continue to address any ting or via telephone, facsimile or email as follows:
Tel	: +603 2789 0021
Fax	: +603 2789 0001
Email	: <u>sid@fgvholdings.com</u>
Postal address	: FGV Holdings Berhad Level 21, Wisma FGV Jalan Raja Laut 50350 Kuala Lumpur, Malaysia

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

Practice 5.5

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

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

Application :	Applied
Explanation on application of the practice	 BOARD The Board recognises the benefits of having a diverse Board to ensure the mix and profiles of the Board members in terms of age, gender, perspectives, academic background, experience and expertise for an effective Board. The Board's balance and composition, gender diversity,tenure, age diversity together with the skills and experience mapping can be found in the AIR 2023. The MMLR requires that a listed corporation to have a fit and proper policy (including addressing Board quality and integrity) for the appointment and re-appointment of Directors of the listed corporation and its subsidiaries. FGV already has in place its fit and proper policy i.e. BNE Policy which includes policies on Board composition, independence, conflict of interest and Board assessment. The policy on Board composition has taken into account the mix of skills, independence and diversity required to meet the needs of the Group. The BNE Policy laid out a detailed and thorough process for appointment of Directors, including appointment, re-election or reappointment, which took into consideration the relevant statutory/regulatory requirements with additional procedures based on the Company's needs for stringent Board's candidates, taking into account the following before recommending their appointment to the Board for approval: Relevant skills, knowledge, expertise and experience competency);
	 Existing directorships and current professional responsibility; Character, professionalism and integrity;

 Number of directorships and other obligations (time commitment); Selection criteria set out in the BNE Policy; and Any other criteria which the NRC deems appropriate. Upon identification of candidate, the NRC shall conduct an assessment and evaluation of the proposed candidate. The assessment/evaluation process may include, at the NRC's discretion, reviewing the candidate's resume, curriculum vitae and relevant information, confirming the candidate's qualifications, conducting legal and other background searches as well as a formal or informal interview. For an INED position, additional assessment on independence based on criteria set out in the BNE Policy shall be carried out. After the candidates have been shortlisted by the NRC, the Company Secretary shall conduct criminal offences/infractions check, bankruptcy and integrity checks on the shortlisted candidates before the proposal for appointment is tabled to the Board. As recommended by the Malaysian Anti-Corruption Commission (MACC), the BNE Policy prohibits nomination of an Active Political Person (i.e. Member of Parliament, State Assemblyman, Supreme Council Member of a political party or member who holds a position at divisional level in a political party) to be a Director of the Company. As at 31 December 2023, no Active Political Person sits on the Board.
as academic backgrounds are also considered. The right blend of skills and experience is crucial in ensuring the attainment of long-term value for FGV's shareholders. For FY2023, the NRC and the Board were given sufficient time to review, deliberate and finalise the nomination and selection of 1 INED. NRC considered several candidates as potential INED based on a pool of resume/curriculum vitae of potential candidates from internal and external independent sources. The NRC then reviewed the profiles from the pool, shortlisted the potential candidates, interviewed them and made a full assessment of the potential candidates including time commitment, gender, skills and experience. The NRC recommended to the Board the candidate with vast experience in plantation to be the INED. The NRC opined that the other candidates did not meet the requirement on time commitment and the needs of the Board as well as the Company.

	SENIOR MANAGEMENT	
	 The appointment of Senior Management is based on the prevailing organisation structure, business strategies and succession planning. The selection processes were rigorous and robust with assessment on the candidates' leadership quality, capabilities, competency level and add value for the organisation before recommending their appointments to the NRC. FGV also prohibits its employees including Senior Management to hold any position in any political party at any level except as an ordinary member. There are currently 5 women in the GMC. The diversity of GMC's composition in terms of gender, age, working experiences, skills and background can be found on page 98 to 106 of the AIR 2023. 	
Explanation for : departure		
Large companies are requir	ed to complete the columns below. Non-large companies are encouraged	
to complete the columns be	elow.	
Measure :		
Timeframe :		

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

Practice 5.6

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

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

Application	:	Applied	
Application Explanation on application of the practice	:	 Directors selection is based on the Board succession planning framework on the preferred skills, knowledge, expertise and experiencerequired. The BNE Policy provides that the sourcing of the candidates to the Board may be undertaken internally via recommendations by the Chairman of the NRC, and within the bounds of practicality, by the Directors or major shareholders of FGV or undertaken externally through the recommendations of independent third party service providers appointed by the Board. Regardless of the source of recommendation, all candidates will undergo the same process for Directors selection. With reference to paragraph 15.08A(3)(b) of the MMLR, the pool of potential Director candidates (the Pool) has been continually refreshed, having regard to the selection criteria, to ensure that the list of potential candidates remains relevant and offers the 	
		 talent/skills required for the NRC and Board's consideration. The NRC shall then make a full assessment of the potential candidates, in accordance with Clauses 6.1.2, 6.1.3 and 6.1.4 of the BNE Policy, to evaluate whether they have the necessary and desirable core competencies to discharge their responsibilities effectively before theyare recommended to the Board. For appointment of INED, the NRC shall include the additional criteria of independence in the assessment, as per Clause 6.2.2 of the BNE Policy. The potential candidate will also be required to confirm that he/she meets the criteria for an INED as prescribed in the MMLR and its Practice Note 13 prior to recommending to the Board for approval of his/her proposed appointment as an INED. Meanwhile, in order to ensure that Directors have sufficient time to fulfil their roles and responsibilities effectively, the criteria as agreed by 	

	 the Board for determining candidates for the Pool is that they must not hold directorships in more than 5 public listed companies (as prescribed in paragraph 15.06 of the MMLR). The Company Secretary then conducted criminal offences/ infractions check, bankruptcy and integrity checks the shortlisted candidate and only candidates who have passed the background checks will be recommended to the Board for consideration. For FY2023, the candidates for INED were sourced from independence parties such as Leadwomen and Institute of Corporate Directors Malaysia (ICDM). 	
Explanation for : departure		
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.	
Measure :		
Timeframe :		

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

Practice 5.7

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

Application :	Applied
Explanation on : application of the practice	 At the 15th AGM, the Directors standing for re-election are listed in the notice of the AGM and statement accompanying the notice of the AGM. The information on these Directors such as name, age, gender, working experience, whether they have any conflict of interest, directorship in other companies as well as details of any interest, is provided under their respective profiles in the AIR 2022 and the statement accompanying notice of the AGM. For the purpose of determining the eligibility of the Directors to stand for re-election at the 15th AGM, the Board through its NRC had assessed each of the retiring Directors, and considered the following: The Director's performance and contribution based on the outcome of the BEA 2022; The Director's level of contribution to the Board deliberations through his/her skills, experience and strength in qualities; and The level of independence demonstrated by the Independent Directors, and his/her ability to act in the best interest of the Company in decision making. Based on the outcome of the above assessment, the Board approved the NRC's recommendation that the retiring Directors; and reasons for the Board's statement on its concurrence with NRC's recommendation on the re-election of the retiring Directors; and reasons for the Board's
	support on the re-election of the retiring Directors are provided in details at page 118 of the Corporate Governance Overview Statement (CGOS) in the AIR 2023.
Explanation for : departure	

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

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

Practice 5.8

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

Application :	Applied
Explanation on : application of the practice	 The NRC ToR specifies that the chairmanship of NRC is to be held by an INED. Encik Azmin Che Yusoff, an INED was appointed as NRC Chairman on 17 October 2022 and ceased on 20 June 2023. After the stepdown, Dato' Mohd Rafik Shah Mohamad, the Senior INED chaired the NRC meeting. On 29 December 2023, Dato' Mohd Rafik Shah Mohamad was officially appointed as NRC Chairman. As per the NRC ToR, the NRC Chairman shall: lead the succession planning and appointment of Directors, and oversee the development of a diverse pipeline for the Board and management succession, including the future Chairman, Executive Directors and Top Management; and lead the annual review of BEA, ensuring that the performance of each individual Director and Chairman of the Board are independently assessed.
Explanation for : departure	
Large companies are requir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns be	elow.
Measure :	
Timeframe :	

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

Practice 5.9

The board comprises at least 30% women directors.

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	 The Board Charter provides that the Board will endeavour to maintain a minimum of 30% women Directors in its composition. In FY2023, there were 3 women directors, equivalent to 38% of the composition of the Board. At the 15th AGM of the Company on 20 June 2023, Dato' Nonee Ashirin Dato' Mohd Radzi had retired and ceased to become director of FGV and therefore reduced the number/percentage of women directors in the composition of the Board. As at 31 December 2023, the Board composition comprised of 5 males and 2 women Directors. The Board remains committed to achieve 30% female representation on the Board.
Large companies are requin to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	The Board through its NRC will continue its effort to identify suitable female directors to meet 30% women representative. The Board views attainment of Board overall diversity as an ongoing process and shall remain steadfast in this commitment. As at 30 April 2024 the Board consists of 4 women directors which is equivalent to 50% women directors on the Board.
Timeframe :	Others

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

Practice 5.10

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

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	 The BNE Policy has a provision on diversity for the Board that includes gender. However, there was no gender diversity policy for Senior Management. FGV is committed to provide equal opportunity in recruitment and career growth regardless of ethnicity, culture, age and gender. FGV is also committed to integrating a gender perspective to fulfil the Group's responsibility in respecting human rights. The Gender Equality and Women Empowerment Committee (GEWE) is currently looking into the establishment of Gender Diversity Policy for Senior Management. For FY2023 there were 4 women in the GMC for the following positions: Chief Internal Auditor; Group Chief Sustainability Officer; Company Secretary; and General Counsel.
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure :	To establish a gender diversity policy for Senior Management.
Timeframe :	Others

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

Practice 6.1

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

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

Application	:	Applied
Application Explanation on application of the practice	:	AppliedBEAFGV conducts its BEA annually and the BEA procedures is covered under the BNE Policy; which provides that the BEA shall be conducted by an independent professional consultant.The BEA was conducted to assess the effectiveness of the Board as a whole, the Board Committees and the individual Directors in accordance with paragraph 15.08A(3)(c) of the MMLR, Practice 6.1 of the MCCG and the BNE Policy, which includes a review on the tenure of each Director, an assessment on the independence of Independent Directors, a review on the performance of the Board in addressing the Company's material sustainability risks and opportunities as well as a review on the term of office and
		selected Senior Management on a confidential basis to gather further insights on the responses of the assessment forms.
		The responses in the assessment forms as well as the responses during the interview sessions were then compiled and analysed by KPMG MRC.

	The results of the BEA were presented by KPMG MRC to the Chairman
	and NRC Chairman and subsequently to the Board.
	KPMG MRC also produced recommendations on the trainings needed for each individual Director based on the bilateral assessment
	approach. The individual Directors' score was tabulated based on the
	questionnaire responses as gathered by the Board members.
	The Board had initiated Board Improvement Plans following the
	recommendations.
Explanation for :	
departure	
l arae companies are reauir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns be	
Measure :	
Timofromo	
Timeframe :	

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

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

Practice 7.1

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

Application :	Applied
Explanation on : application of the	BOARD
application of the practice	FGV has in place a Board Remunerations Policy (BRP Policy) which sets out the processes and procedures in determining the remuneration for Directors. The differentiation on remuneration for Non-Executive Directors, Executive Directors and Senior Management who are Directors are also described in the BRP Policy. The BRP Policy provides that the Board, via the NRC, shall conduct a highlevel review and shall perform an in-depth benchmarking of the remuneration packages of the Board at least once in 2 years to ensure fairness and competitiveness relative to the market (based on market positioning, revenue, performance, total assets, profit after tax and market capitalisation of the comparator groups), to attract, retain and motivate the Board. Section 230(1) of the CA 2016 provides amongst others, that the fees of the Directors and any benefits payable to the Directors of a listed company and its subsidiaries shall be approved at a general meeting. The detailed remuneration received by FGV Board members are disclosed in the CGOS in the AIR 2023. Summary of the Non-Executive Directors' Remuneration Policy is disclosed in the CGOS in the AIR 2023 and published in FGV's corporatewebsite at <u>www.fgvholdings.com</u> .

SENIOR MANAGEMENT
The remuneration framework for all the employees inclusive of the Senior Management are guided by the Group's Compensation Policy (GC Policy) which is established for three purposes:
 To attract and retain the most qualified talent into the Group by offering competitive remuneration packages; To fairly compensate all employees of the Group according to job functions; and To ensure fair and equitable distributions of compensation packages based on performance and deliverables.
The GC Policy includes processes and procedures in determining the remuneration of Senior Management. In addition to the GC Policy, relevant Standard Operating Procedures (SOP) and guidelines were also established to address the processes and procedures in determining the remuneration of Senior Management.
The NRC reviews the Senior Management's remuneration framework taking into consideration best practices, views of industry experts, obtaining and analysing the available data, stakeholders and the market at large. The NRC also reviews the remuneration packages for the Senior Management as per the prevailing Group's Limit of Authorities (LOA) and ensure the remuneration level is sufficient to attract, retain and motivate high calibre individuals with the required qualification, skills, talent and experience.
GHC present proposals to NRC which includes annual salary increments, performance bonus, promotions, salary market adjustments, Senior Management contract renewal salary adjustments, other benefits and benefits-in-kind in accordance with the LOA.
The Senior Management's remuneration structure consists of fixed and variable components and is linked to individual performance and contribution to the Group's achievement. It is periodically reviewed and benchmarked against the industry to ensure competitiveness.
Moving forward, contribution towards the Company's performance in managing material sustainability risks and opportunities will also be taken into consideration when determining the appropriate level of remuneration for Senior Management.
The Board is responsible for assessing the performance of the GCEO, the Group Divisional Directors, Group Chief Financial Officer (GCFO), Group Chief Risk Officer, Group Chief Governance Officer, Company Secretary, Chief Internal Auditor, Group Chief Sustainability Officer, GMC and all positions from Senior Vice President while the rest of the Senior Management's performance is assessed by the GCEO. The

	 Senior Management's performance bonus is linked to their individual contribution towards FGV's business performance. The GC Policy takes into account market competitiveness, the demands and complexities of the roles or functions and performance of the Group as well as the individual employee's skills, experiences, performance and potential. The GC Policy was last reviewed in January 2022 and the Summary of the Remuneration Policy is disclosed in FGV's corporate website at
	www.fgvholdings.com.
Explanation for : departure	
Large companies are requir to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

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

Practice 7.2

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

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

Application :	Applied
Explanation on : application of the practice	FGV has established a NRC which comprises exclusively of Non- Executive Directors and majority of its members are INED and chaired by Senior INED.
	The NRC ToR includes NRC's role in developing and reviewing the remuneration policies for Non-Executive Directors and Senior Management. The full details of the NRC ToR is published in FGV's corporate website at <u>www.fgvholdings.com</u> . The summary of work of the NRC is disclosed in the NRC Report in the AIR 2023.
Explanation for : departure	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure :	
Timeframe :	

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

Practice 8.1

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

Application :	Applied
Explanation on : application of the practice	 FGV has been disclosing in detail on named basis the remuneration of individual Directors in aggregate from FGV and the Group, with categorisation into components, distinguishing between NINED and INED which include fees, benefits-in-kind and other benefits, disclosed in the CGOS in the AIR 2023. The detailed remuneration of individual Directors on named basis in aggregate from FGV and the Group, with categorisation into components, distinguishing between NINED and INED which include fees, benefits-in-kind and other benefits for FY2023 is disclosed below including 4 directors who ceased during the year: Dato' Dzulkifli Abd Wahab Dato' Nonee Ashirin Dato' Mohd Radzi Kasmuri Sukardi Azmin Che Yusoff

					c	Company ('0	000)						Group ('000)		
No	Name	Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total
1	Tan Sri Rastam Mohd Isa	Non-Executive Non-Independent Director	127	6			11	1	145							
2	Dato' Amiruddin Abdul Satar	Non-Executive Non-Independent Director	190	38	-	-	-	1	229	-	-	-	-	-	-	-
3	Dato' Shahrol Anuwar Sarman	Non-Executive Non-Independent Director	324	24	-	-	-	1	349	-	-	-	-	-	-	-
4	Datuk Yatimah Sarjiman	Non-Executive Non-Independent Director	213	76	-	-	-	1	290	-	-	-	-	-	-	-
5	Dato' Dzulkifli Abd Wahab	Non-Executive Non-Independent Director	127	8	-	-	4	1	140	-	-	-	-	-	-	-
6	Dato' Mohd Rafik Shah Mohamed	Independent Director	280	88	-	-	-	1	369	-	-	-	-	-	-	-
7	Nik Fazila Nik Mohamed Shihabuddin	Independent Director	254	92	-	-	-	1	347	140	44	-	-	-	3	534
8	Mohamad Fadzil Hitam	Independent Director	2	-	-	-	-	1	3	-	-	-	-	-	-	-
9	Dato' Nonee Ashirin Dato' Mohd Radzi	Independent Director	113	24	-	-	-	1	138	-	-	-	-	-	-	-
10	Kasmuri Sukardi	Independent Director	108	36	-	-	-	1	145	-	-	-	-	-	-	-
11	Azmin Che Yusoff	Independent Director	120	42	-	-	-	1	163	-	-	-	-	-	-	-

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

Practice 8.2

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

Application	: Departure
Explanation on application of the practice	:
Explanation for departure	: FGV believes that the disclosure of the Senior Management's remuneration components in detail (including their salary, bonus, benefits in-kind and other emoluments) on a named basis as per the prescribed table may be detrimental to its business interests, given the competitive human resource environment for personnel with the requisite knowledge, expertise and experience in FGV's business activities where poaching has become commonplace.
	FGV acknowledges the need for corporate transparency in the remuneration of the Senior Management, however, FGV believes that the interest of the shareholders is not prejudiced as a result of such non-disclosure.
	FGV has identified its top 5 Senior Management positions and their total remuneration received for FY2023 on a named basis which includes salary, bonus, benefits in-kind and other emoluments in bands of RM50,000 per annum as disclosed in the CGOS in the AIR 2023.
	The top five Senior Management's remuneration for 2023 (in the bands of RM50,000) include Dato' Mohd Nazrul Izam Mansor (GCEO), Dato' Mohd Hairul Abdul Hamid (GCFO), Syed Feizal Syed Mohammad (Group CEO), MSM Malaysia Holdings Berhad), Salman Ghazali (Group Chief Strategy Officer) and Fakhrunniam Othman (Group Divisional Director, Logistics & Support Division). The remuneration includes salaries, bonuses, benefits-in-kind and other emoluments.
	FGV opts not to disclose the top 5 Senior Management's remuneration components in detail (including their salary, bonus, benefits in-kind and other emoluments) on a named basis as per the prescribed table below under Practice 8.2 to the public at large.
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged

to complete the columns below.

Measure :	basis based on total remuneration in-kind and other emoluments in	view the application of Practice 8.2
Timeframe :	Others	

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

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

Practice 8.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	:	

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

There is an effective and independent Audit Committee.

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

Practice 9.1

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

Application	:	Applied					
Explanation on application of the practice	:	Dato' Mohd Rafik Shah Mohamad, a Senior INED is the Chairman of the AC. He is a qualified Chartered Accountant from the Malaysian Institute of Accountants (MIA) and is a fellow of the Association of Chartered Certified Accountants (ACCA), UK. He is not the Chairman of the Board.					
Explanation for departure	:						
Large companies are req to complete the columns		ed to complete the columns below. Non-large companies are encouraged elow.					
Measure	:						
Timeframe	:						

There is an effective and independent Audit Committee.

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

Practice 9.2

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

Application	Applied
Explanation on application of the practice	 The requirements that a former partner of the external auditors of the Company (include all former partners of FGV's external auditors firm and/or affiliate firm including those providing advisory services, tax consulting, etc.) must observe a cooling-off period of at least 3 years before being appointed as a member of the AC is set out under the AC ToR. As at 31 December 2023, none of the AC members were former partners of the external auditors of the Company.
Explanation for departure	
Large companies are requ to complete the columns	ired to complete the columns below. Non-large companies are encouraged below.
Measure	
Timeframe	

There is an effective and independent Audit Committee.

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

Practice 9.3

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

Application	Applied
Explanation on application of the practice	 APPOINTMENT AND RE-APPOINTMENT OF EXTERNAL AUDITOR The AC TOR stipulates the requirements for the establishment of the policies and procedures to assess the suitability and independence of external auditors. FGV has in place an External Auditor Policy and Procedures (EAPP) which covers the appointment and reappointment of external auditors, assessing their performance and independence, audit partner rotation, audit delivery and reporting, engagement of external auditor for non-audit services and removal of external auditors from the top 4 firms of professional accountants for the Financial Statements statutory audit of the Group, and as far as practicable, the Group shall maintain the engagement of external auditor show and abroad. Any new appointment or replacement of external auditor for the Group. A suitability and independence assessment has been undertaken through a checklist of factors considered were calibre of the audit firm, its quality process/ performance, the audit team, its independence and objectivity, audit scope, planning and methodology, audit fees, audit deliverables and audit communications. From the assessment, the AC concluded that PwC remains suitable and independent for re-appointment as the external auditor.

EFFECTIVENESS OF THE EXTERNAL AUDITOR
The EAPP requires that the external auditor's performance and independence be assessed using an assessment checklist covering the following, upon completion of every annual audit.
 Calibre of external audit firm Quality of process/performance Audit team Independence and objectivity Audit scope, planning and methodology Audit fees Audit deliverables Audit communication Information presented in the Annual Transparency Report of theaudit firm
The assessment shall be undertaken by the Group and subsidiaries before the finalisation of the Group's statutory Financial Statements and submitted for the AC's deliberation. Where the AC concludes that the performance of the external auditor is less than satisfactory, the AC shall consider the next course of action, which may include:
 Discussion with the external audit firm to resolve performance issues; Replacement of members within the external audit team; or Not recommending reappointment of the external auditor.
ASSESSING INDEPENDENCE OF EXTERNAL AUDITOR
Based on the EAPP, the external auditor shall be required to update the AC of its Independence Framework and discuss independence issues as part of its Group Audit Plan presented to the AC by the third quarter of every financial year. The external auditor shall also provide a written assurance confirming that the engagement team has been independent throughout the conduct of the audit of the statutory Financial Statements in accordance with the terms of all relevant professional and regulatory requirements.
The EAPP also states that relationships that may result in impairment of the external auditor's independence and objectivity shall be prohibited.Any threats to independence shall be disclosed to the AC together withassessment of the mitigation actions to eliminate the threats or reducethem to an acceptable level.
During the year 2023, PwC presented its written assurance on independence through their Group Audit Plan and Report to the AC for the audit for FY2023. PwC also does not assume any responsibilities of management in the course of providing non-audit services hence reducing the risk of a breach of the independence requirements on thepart of PwC. Based on the assessment above,

TOTAL	8,167
 Member firms of PwC Malaysia Other non-audit fees paid to PwC Malaysia and member firms of PwCIL 	1,471 1,374
Audit-Related Fees3. Member firms of PwC Malaysia	
 Audit Fees PwC Malaysia Member firms of PwC International Limited (PwCIL) 	4,358 964
FEES PAID/PAYABLE TO PWC IN 2023	RM'000
The fees paid/payable to the external auditor, Pw follows:	
The AC ToR was revised on 30 November 20 requirement of MCCG that all non-audit services the AC. For practical purposes, the AC has pre-app sum of up to RM100,000 for Malaysian Financial F (MFRS) and Financial Statements related training audit services by the external auditor to be Management. These engagements shall be repor quarter.	to be approved by proved a cumulative Reporting Standards g and works as non- e engaged by the ted to the AC every
The external auditor may be engaged to perform non-audit services as detailed in the EAPP provid does not impair the independence of the external of the statutory Financial Statements. The E prohibited non-audit services which the external engaged for.All services to be awarded to the ex be subjected toindependent assessment and mod	ed the engagement I auditor in its audit APP also specifies auditor shall not be sternal auditor shall
ENGAGEMENT OF EXTERNAL AUDITOR FOR NON	I-AUDIT SERVICES
Upon approval of the audit fees by the Board, th engagement letter shall be signed by the GCFO. T reports from the audit of the statutory Financial communicated and agreed upon through the Gro third quarter of every financial year. A Managen letter shall be issued to the external auditor upo statutory audit for each company under the Grou	he deliverables and Statements shall be up Audit Plan by the nent representation n completion of the
AUDIT DELIVERY AND REPORTING	
FGV has adopted the latest ruling of the MIA on au which allows rotation of the engagement part When rotated off the audit, the engagement pa member of the engagement team for 5 consecut	ner every 7 years. rtner shall not be a
AUDIT PARTNER ROTATION	
there was no relationship that may have independence and objectivity.	e impaired PwC's

	REMOVAL OF EXTERNAL AUDITOR
	In the event of any removal or resignation of the external auditor, the AC shall consider the reason for the removal or resignation to make its recommendation to the Board. The selection of a new external auditor shall be conducted through invitation for a closed tender procurement process with the other top 3 accounting firms through the Group's normal Procurement Policies and Procedures. The termination shall be approved by the shareholders at the AGM together with the proposal for the appointment of a new external auditor. From assessment conducted by the AC on PwC's performance in FY2023, the AC has concluded that PwC remains suitable for appointment as external auditor and recommend their reappointment for FY2024. KEEPING UPDATED ON RELEVANT INFORMATION The external auditor updates the AC members on changes to accounting standards and issues related to financial reporting through
	quarterly meetings.
Explanation for : departure	
Large companies are requir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns be	elow.
Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

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

Practice 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application :	Not Adopted
Explanation on : adoption of the practice	 For FY2023, the composition of AC members are as follows: Dato' Mohd Rafik Shah Mohamad – Chairman (Senior INED); Dato' Shahrol Anuwar Sarman – member (NINED) (Ceased as AC member on 13 April 2023 and re-appointed on 29 November 2023); Nik Fazila Nik Mohamed Shihabuddin – member (INED); Azmin Che Yusoff – member (INED) (Ceased as AC member on 20 June 2023); and Datuk Dr. Yatimah Sarjiman – member (NINED)(Appointed as AC member on 31 July 2023 and ceased on 29 November 2023). The current composition of AC members are as follows: Dato' Mohd Rafik Shah Mohamad – Chairman (Senior INED); Nik Fazila Nik Mohamed Shihabuddin – member (INED); and Dato' Shahrol Anuwar Sarman – member (NINED); The composition of the AC and the qualifications of its members comply with Paragraph 15.09 of MMLR of Bursa Securities and are reflected in the AC's TOR contained in the Board Charter, which is available on the Company's website at www.fgvholdings.com.

There is an effective and independent Audit Committee.

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

Practice 9.5

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

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

Application :	Applied
Explanation on application of the practice	 For FY2023, 2 of the AC members are qualified Chartered Accountant from the Malaysian Institute of Accountants (MIA) and are financially literate and able to analyse and interpret Financial Statements to effectively discharge their duties and responsibilities. The AC, therefore, meets the requirements of paragraph 15.09(1)(c) of the Listing Requirements which stipulates that at least one member of the AC must be a qualified accountant. The details of the AC members' trainings attended in FY2023 were as follows: MIA Conference 2023 - Future Fit Profession: Charting A Better Tomorrow; Audit Committee Conference 2023 - Audit Committees: Catalysts of Change; MIA Webinar Series: Risk Appetite Framework for Board of Directors.
	AC met the requirements of its ToR, including the term of office and performance of the AC and each of its members.
Explanation for : departure	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	

Measure	
Timeframe	

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

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

Practice 10.1

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

Application	:	Applied
Explanation on application of the practice		 The Board via the Board Governance & Risk Management Committee (BGRMC) oversees the Group's risk management and internal control framework and reviews the adequacy and the integrity of the management information and internal control system of the Group. Among BGRMC's responsibilities in relation to risk management: Direct and oversee the formulation of the Group's overall enterprise risk management framework and strategies, including policies, procedures, systems, capability and parameters to identify, assess and manage risks to ensure their relevance and appropriateness to the Group's position and business; Advise and report to the Board, the overall risk appetite, tolerance and strategy on managing business risks and seeks its approval on the management of key business risks and seeks its approval on the management of key business risks and seeks its approval on the Group's risk appetite; Monitor the effectiveness and progress of management of key business risks and accordingly report to the Board the status of the key business risks; and Recommend to the Board, the approval of and/or amendments to the Group risk management framework and strategies, including policies, procedures, systems, capability and parameters, as relevant. The risk management and internal control system covers financial, strategy, risk management, operations, governance, regulatory and compliance matters. The Board recognises that the risk management and internal control system is designed to manage, rather than eliminate, the risks of not adhering to the Group's policies and achieving goals and objectives within the risk appetite and risk tolerance established by the Board and Management. Therefore, the internal control system provides reasonable, but not absolute, assurance against the occurrence of any material misstatement, loss or fraud.

	The BGRMC is supported by Group Risk Management Division (GRMD) to oversee the Group's risk management process and to ensure that there are systems in place which effectively monitor and manage risks. The risks, their mitigation and action plans are tracked through the Enterprise Risk Management System (ERMS) and updated quarterly.
Explanation for :	
departure	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
Timeframe :	

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

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

Practice 10.2

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

application of the management policy and framework, reports top key risks to the Ris	Application :	Applied
 Governance & Risk Management Committee (BGRMC), and the Boar on the key risks and uncertainties that can impact the Group. The Group's risk management systems, through the organisation structure, policies and procedures, core values, delegation of authority, competency and ethics & integrity, together form a systee of internal control that governs how the Group operates its businer and manages associated risks. The process is supported by policies and procedures that an consistent with the ISO 31000 Risk Management Standard, develope to aid operations, management and the Board in performing their rismanagement responsibilities. GRMD undertakes the following responsibilities, among others: Risk Framework & Reporting Management of Enterprise Risk Management System (ERM covers enhancements, training, and support of ERMS. Framework & Engagement is responsible for risk management policy and framework, conducts risk assessment for busines proposals and implements risk management initiatives. Reporting & Analytics prepares risk reporting encompassif among others, analysis on top key risks including key ris indicators, emerging risks, and conduct scenario analysis for contingency planning. Business Continuity Management (BCM) Program Coordination & Implementation maintains ar enhances BCM Policy & Framework, conduct awareness ar competency training, facilitate BCM Working Groups and Cris Management Teams, assist with BC plan and exercise, support 	-	 The process is supported by policies and procedures that are consistent with the ISO 31000 Risk Management Standard, developed to aid operations, management and the Board in performing their risk management responsibilities. GRMD undertakes the following responsibilities, among others: Risk Framework & Reporting Management of Enterprise Risk Management System (ERMS) covers enhancements, training, and support of ERMS. Framework & Engagement is responsible for risk management policy and framework, conducts risk assessment for business proposals and implements risk management initiatives. <u>Reporting & Analytics</u> prepares risk reporting encompassing among others, analysis on top key risks including key risk indicators, emerging risks, and conduct scenario analysis for contingency planning. Business Continuity Management (BCM) <u>Program Coordination & Implementation</u> maintains and enhances BCM Policy & Framework, conduct awareness and competency training, facilitate BCM Working Groups and Crisis Management Teams, assist with BC plan and exercise, support incident/crisis handling and provide periodic reporting on BCM

	Plantation & Non-Plantation Risk
	 <u>Risk Management Coordination & Implementation</u> assists Business Heads and Risk Champions in planning and executing ERM program, integrate risk management into decision-making processes, align risk appetite with mitigation efforts, and provide training on risk management policies and practices.
	 <u>Risk Reporting & Analytics</u> guides Risk Champions in reporting key risks, evaluate additional critical risks for the plantation and non- plantation divisions within the Group, and conduct ad-hoc scenario analysis as needed.
	The Group has a structured process to monitor and review risks to ensure that the controls are adequate. The process involves establishing the strategic, organisational and risk management process, risk identification, risk analysis, risk evaluation, risk treatment, risk reporting, risk monitoring, continual review of risks and the effectiveness of the risk mitigation strategies and controls. Further details on the management and reporting of the key risks and the controls in place to mitigate and manage those risks are provided inthe Statement on Risk Management and Internal Control in AIR 2023.
Explanation for : departure	
Large companies are requines to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	
Timeframe :	

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

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

Practice 10.3 - Step Up

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

Application	:	Adopted
Explanation on adoption of the practice	:	As per the BGRMC ToR, BGRMC comprise exclusively of Non-Executive Directors and majority of its members are INED.

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

Practice 11.1

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

Application	Applied
Explanation on : application of the practice	FUNCTIONAL INTERNAL AUDIT REPORTING LINE The Group has an in-house internal audit function, which reports directly independently to the AC on its functional role and administratively to the GCEO. The internal audit function is led by a Chief InternalAuditor (CIA) who has full and direct access to the AC members for consultation on any matters related to internal audit work.
	The AC annually reviews, provides guidance and approves the Audit Plan for execution of the functional internal audit roles, which includes the following to ensure that the internal audit function continues to perform its functions effectively and objectively:
	 (i) the adequacy of the internal audit function's scope, competency, experience, resources and organization structure annually together with the Audit Plan; (ii) the budget of the internal audit function annually together with the Audit Plan; and (iii) the appointment, evaluation, removal and remuneration of the CIA at the appropriate time.
	ADEQUACY OF SCOPE
	The conduct of the internal audit function is based on the Group Internal Audit (GIA) Charter and GIA SOP, which are established consistent with the requirements of the Institute of Internal Auditors' International Professional Practices Framework (IPPF) and approved by the AC and the Board. The GIA Charter and the GIA SOP provide an objective and disciplined approach to evaluate and improve the effectiveness of risk management, internal control, anti-corruption, whistleblowing and governance processes.
	APPOINTMENT, EVALUATION, REMOVAL AND REMUNERATION OF THE CIA
	The AC reviews the performance of the CIA annually and decides on the remuneration of the CIA. Any feedback from the AC is taken as improvement points for GIA to develop the function to higher effectiveness, objectivity and maturity. The AC also reviews the

	
	report of the external Quality Assurance Review on GIA conducted once in every 5 years with the last one tabled to the AC in 2019.
	INTERNAL AUDIT REPORTS
	The results of GIA's internal audit work together with recommendations to improve the effectiveness of risk management, internal control, anti-corruption, whistleblowing and governance processes are disclosed in the GIA reports, which are issued directly to the AC and copied to the relevant Management. Relevant Management members are made responsible to ensure that the enhancements are undertaken within the required timeframes. GIA then performs follow-up to ensure that the corrective actions are undertaken appropriately.
	Major areas of weaknesses are tabled to the AC at its quarterly meetings. The AC Chairman then brings a summary of the major matters to the Board through its report for the Board's information and direction, if necessary. The CIA provides advice for the AC and the Board concerning areas of weaknesses or deficiencies in internal processes to facilitate appropriate remedial measures by the company through the recommendations in the GIA reports and any verbal advisory platforms. The internal audit function does not have any executive authority in relation to the Group's operational processes to maintain its objectivity to provide impartial advice to the AC.
	The detailed activities carried out by the internal audit function are provided in the AC Report in the AIR 2023.
Explanation for : departure	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	
Measure :	
Timeframe :	

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

Practice 11.2

The board should disclose-

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

Application :	Applied	
Explanation on : application of the practice	 OBJECTIVITY AND INDEPENDENCE OF GIA To ensure that the GIA personnel are free from any conflict of interest, which could impair their independence, GIA personnel are required: (i) To make declaration during their recruitment have any relationships or conflict of interest with and (ii) To annually repeat the above declaration. In instances where from the said declarations there a who have relations within FGV, the affected GIA rotated to areas of audit which do not involve their relations and auditors in GIA as at 31 Deceinternal auditors have sufficient mix of knowled competencies to execute the Audit Plan. The compitencies to execute the Audit Plan. The compitencies in the corresponding profession follows: 	objectivity and process if they h anyone in FGV; re GIA personnel A personnel are relations. ember 2023. The edge, skills and nposition of the
	Professional Status	Percentage of total Auditors
	 Professional accounting (ICAEW, CPA, ACCA, CA) or Certified Internal Auditor (CIA) or post-graduate (MBA or Masters) 	18
	Certified IS Auditor (CISA)	7
	Graduate (Bachelor's Degree)	50
	Graduate pursuing professional accounting (ICAEW, CPA, ACCA, CA) or CIA	25
	Total	100

	The above includes 21 internal auditors (38%) who are members of the
	Institute of Internal Auditors Malaysia.
	instruce of internal radios manaysia.
	NAME AND QUALIFICATION OF THE PERSON RESPONSIBLE
	The CIA, Zalily Mohamed Zaman Khan, is a Certified Internal Auditor of the Institute of Internal Auditors Inc. (IIA), USA and a Certified Fraud Examiner of the Association of Certified Fraud Examiners, USA. She also holds Certification in Control Self-Assessment and Certification in Risk Management Assurance, both awarded by the IIA, USA. She is a Chartered Accountant with the MIA and a Fellow of the CPA Australia. Her detailed profile can be found in the AIR 2023.
	RECOGNISED FRAMEWORK
	The conduct of GIA function is based on a GIA Charter and GIA SOP, which are established consistent with the requirements of the Institute of Internal Auditors' International Professional Practices Framework (IPPF) and approved by the AC and the Board. The GIA Charter and the GIA SOP provides an objective and disciplined approach to evaluate and improve the effectiveness of risk management, internal control, anti- corruption, whistleblowing and governance processes.
	An external Quality Assurance Review (QAR) is undertaken once in every 5 years to assess the GIA function's performance against the IPPF. The most recent QAR was in 2019 and it affirmed that the GIA function has been conducting itself in accordance with the requirements of the IPPF.
Explanation for : departure	
Large companies are requir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns be	
Measure :	
Timeframe :	

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

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

Practice 12.1

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

Application :	Applied			
Explanation on : application of the practice	FGV is committed to continuously updating its stakeholders of any development and strategies that could enhance the long-term stakeholders' value. The Investor Relations (IR) Unit is tasked to effectively communicate with the stakeholders to ensure an ongoing and transparent dialogue with the company whilst providing a platform for them to receive a balanced view of the Group's performance and the challenges faced.			
	Guided by the Shareholders Communications Policy, FGV ensures that its shareholders are provided with timely, factual, accurate, complete unambiguous, broadly disseminated information and in accordance with the framework and guidelines to govern the release of materia and sensitive information, in line with the disclosure requirements.			
	The major channels of communication with the stakeholders include the following:			
	CORPORATE WEBSITE			
	FGV's corporate website at <u>www.fgvholdings.com</u> provides an essential platform for the investors and other stakeholders to find relevant information about the company. It is updated periodically to ensure latest and accurate information on FGV are available and accessible by the stakeholders.			
	STAKEHOLDER MEETINGS			
	The GCEO and Senior Management hold periodic meetings with the stakeholders to share and discuss the Group's business performance and its strategic plan. In 2023, FGV increased its engagements with the investment community and conducted various one-to-one and group meetings to address the investors' concerns.			
	BRIEFINGS ON QUARTERLY RESULTS			
	FGV consistently hosts briefings and/or conference calls with analysts and the media following the announcement of the quarterly results.			

Chaired by the GCEO or the GCFO, this platform enables the wider market to better understand the Group's financial & business performance and to seek clarifications on any concerns, if any. In 2023, the majority of briefings on Quarterly Results were conducted through virtual briefings.

Concurrent with the release of the Group's quarterly results announcement to Bursa Malaysia, FGV would conduct a briefing session to media and analyst to give further insights into FGV's performance for the year under review. The briefings are normally through face-to-face interaction with conference call facilities to ensure full access to the intended audience. However, unprecedented times called for digital channels to be adopted, with continued communications through virtual briefings. Following the previous practice, the GCEO would present the quarterly performance to the audience before proceeding with the Question and Answer (Q&A) session.

MEDIA COVERAGE

Another platform utilised by FGV to reach out to the public is the media. The media assists FGV in building a positive image and reputation and keeps members of the public informed of its business plans, events and development. The Group also shares regular updates on its social media platforms (Facebook, Instagram, LinkedIn and YouTube) with an average of 3-4 postings per week. FGV builds a good rapport with its media partners by having regular engagements and providing prompt and accurate response to queries from its media partners.

GENERAL MEETINGS

The general meetings are the primary platform for face-to-face interaction and remains the primary forum for dialogue between the shareholders and the Company represented by the Board and the Senior Management.

As per the Board Charter, it is the role of the Board to ensure that the general meetings of the Company are conducted in an efficient manner and serve as crucial mechanisms in shareholder communications. Key ingredients behind this include the supply of comprehensive and timely information to shareholders and the encouragement of active participation at the general meetings. Through the use of technology, shareholders were able to participate remotely and cast their votes electronically. These enabled more shareholders to participate as they could do so remotely. Shareholders were able to view the proceedings of the 15th AGM through live streaming via meeting platform https://meeting.boardroomlimited.my. The proceedings of the fully virtual 15th AGM is disclosed in detail under Practice 13 of the CG Report.

	ENQUIRIES			
	Shareholders are welcomed to raise queries or concerns regarding the Group throughout the year. Communication and feedback from the shareholders can be directed to the IR team or Group Strategic Communications team. Shareholders may also direct their enquiries with respect to their shareholding matters to the Company's Share Registrar and also raise their concerns to the Independent Director who assumes the role of the Senior INED. The contact details are as follows:			
	Contact E-mail			
	IR team	fgv.investors@fgvholdings.com		
	Group Strategic Communications team	fgv.enquiries@fgvholdings.com		
	Share Registrar	bsr.helpdesk@boardroomlimited.com		
	Platform for shareholders/stakeholders to convey concerns	sid@fgvholdings.com		
Explanation for : departure				
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.				
Measure :				
Timeframe :				

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

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

Practice 12.2

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

Application :	Applied	
Explanation on : application of the practice	 FGV has embarked on integrated reporting for its Annual Report since 2015, guided by the International Integrated Reporting Council (IIRC) Framework by the IIRC. AIR 2023 is FGV's 9th Annual Integrated Report since FGV's listing on Bursa Malaysia Securities Berhad on 28 June 2012. FGV endeavours towards providing to the expectations of the stakeholders with regards to the growing demand for changes in corporate reporting and awareness of the importance of non-financial information in decision-making. This approach will provide a holistic picture of the combination, interrelatedness and dependencies between the capitals that affect the Group's ability to create value over time, and assist shareholders in making an informed and balanced decision regarding the Company. FGV will continue to improve its Integrated Reports to be in line with global best practices. 	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

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

Practice 13.1

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

Application :	Applied
Explanation on application of the practice	In accordance to Clause 61 of the Company's Constitution, the Company is required to give to all shareholders the notice of the AGM at least 21 days before the AGM date. The Notice of the 15 th AGM was circulated to the shareholders via post and advertised in the newspapers on 28 April 2023 i.e. more than 28 days prior to the AGM date on 20 June 2023. This allows shareholders to make the necessary arrangements to attend and participate in person or through corporate representatives or proxies. The Notice of the 15 th AGM was also sent by electronic mail to shareholders who had maintained their e-mail addresses in the Record of Depositors with Bursa Malaysia Depository Sdn Bhd and was also advertised in a local English newspaper. The aforesaid, Proxy Form, 15 th AGM Administrative Details, AIR 2022, Audited Financial Statements FYE 31 December 2022, Circular to shareholders and the Corporate Governance Report 2022 were made available on FGV's corporate website at <u>www.fgvholdings.com</u> . The notes to the Notice of the 15 th AGM provided detailed explanations for each resolution proposed to enable shareholders to consider the resolutions and make an informed decision when exercising their voting rights. The 15 th AGM Administrative Details provided detailed procedures of the 15 th AGM, the shareholders' entitlement to attend the 15 th AGM and their right to appoint a proxy/corporate representative.
Explanation for : departure	
Large companies are requ to complete the columns i	ired to complete the columns below. Non-large companies are encouraged pelow.
Measure :	
Timeframe :	

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

Practice 13.2

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

he primary platform for face-to-face he primary forum for dialogue between the ompany represented by the Board and the h AGM virtual via live streaming and online mote Participation and Electronic Voting broadcast venue at the Banquet Hall 3, Level im Park, No. 11 Persiaran KLCC, 50088 Kuala sday, 20 June 2023. attended the 15 th AGM physically present at via video conferencing:
r Sarman (Chairman of meeting) ul Satar rjiman ah Mohamad Dato' Mohd Radzi – <i>via video conferencing</i> ned Shihabuddin any Secretary, other Senior Management, ependent Scrutineers were in attendance at , it is the role of the Board to ensure that the ompany are conducted in an efficient manner nanisms in shareholder communications. Key clude the supply of comprehensive and timely olders and the encouragement of active ral meetings.
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Explanation for departure	:		
Large companies are rea to complete the column		-	Non-large companies are encouraged
Measure			
Timeframe	:		

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

Practice 13.3

Listed companies should leverage technology to facilitate-

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

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

Application	:	Applied
Application Explanation on application of the practice	:	 Applied For the past 4 AGMs, FGV had enabled remote shareholders' participation and online remote voting by leveraging technology in accordance with Section 327 of the Companies Act 2016. A third party service provider was engaged to provide the audio and visual support services to broadcast the proceedings of the 15th AGM virtually and to provide online platform/tools which support fully virtual setup. The online platform caters for registration, live broadcast, engagement for posting questions and addressing them as well as electronic voting. Through the use of technology, shareholders were able to participate remotely and cast their votes electronically. These enabled more shareholders to participate as they could do so remotely. Shareholders were able to view the proceedings of the AGM through live streaming via https://meeting.boardroomlimited.my.
		Shareholders were given ample time to submit their votes from the commencement of the 15 th AGM at 11.00 a.m. until the end of the voting session. The poll results were presented to the shareholders who participated online after it has been validated by the Independent Scrutineers.
		The outcome of the 15 th AGM was then announced to Bursa Malaysia Securities Berhad after the conclusion of the meeting.
		Security measures have been undertaken within FGV's Information Technology systems to protect confidential important information from manipulation or theft in ensuring good cyber hygiene. Among the steps taken to prevent cyber threats are:
		 Install proven antivirus and malware software for all critical servers; Use network firewalls to secure data centre; Update software regularly through software management console; Set strong passwords as per Information Technology Security Policy; Regular scheduled data back-up; and

	 Regular review of internal controls over Information Technology systems. The third party service provider for the online platform/tools has also confirmed that they have used a patented technology, a certified platform via Amazon Web Services (AWS) and has been independently proven to be accurate and secured to ensure data privacy and security to prevent cyber threats. The said patented technology: Regularly undergoes penetration testing (PEN testing) by third parties (leading financial institutions and government bodies); Uses a secured, encrypted network, monitored by a designated team throughout the AGM event and creates a clean network that is maintained from start to finish; 	
	 is maintained from start to finish; Uses modern, industry standard encryption techniques to ensure data protection and thus allowing for the safety of all personal data used and stored for the AGM; and Uses trackable and transparent voting process with instant results collated on screen, and creates a seamless voting audit trail. 	
Explanation for : departure		
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.	
Measure :		
Timeframe :		

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

Practice 13.4

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

Note: The explanation of adoption of this practice should include a discussion on measures undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient		
opportunity to pose questions and the questions are responded to.		
Application :	Applied	
Explanation on : application of the practice	The Chairman of the Board and Chairman of Board Committees are responsible to ensure that general meetings support meaningful engagement between the Board, Senior Management and shareholders	
	by encouraging active participation from shareholders and when required provide meaningful response to questions addressed to them.	
	During the 15 th AGM, the GCEO presented the Group's financial performance for the FYE 31 December 2022 which highlighted FGV's achievements including short and long term Business Plans. The slide presentations are available in FGV's corporate website at www.fgvholdings.com.	
	Shareholders, proxies and corporate representatives who participated online were encouraged to participate by submitting questions on real time basis. They were given sufficient opportunity to pose questions to seek clarification about the Group's activities, prospects, the resolutions proposed, the Group's operations in general as well as expressing their expectations and concerns as they could start submitting questions an hour before the AGM time up until the voting session began.	
	The Chairman, GCEO, GCFO, AC Chairman and NRC Chairman provided meaningful response to questions raised by shareholders which were addressed to them by responding to pertinent questions and providing clarifications. These questions were answered one-by-one to ensure that the importance of these questions were not diluted instead of compiling it and answering it all at once. These questions had also been displayed on the screen as and when the Chairman, GCEO, GCFO, AC Chairman and NRC Chairman provided their responses in an orderly manner.	

	All 38 complete list of questions and FGV's responses were published on FGV's corporate website at <u>www.fgvholdings.com</u> . Shareholders are welcomed to raise queries or concerns regarding the Group throughout the year. Communication and feedback from the shareholders can be directed to the IR team or Group Strategic Communications team. Shareholders may also direct their enquiries with respect to their shareholding matters to the Company's Share Registrar and also raise their concerns to the Independent Director who assumes the role of the Senior INED. The contact details are as follows:			
	Contact E-mail			
	IR team	fgv.investors@fgvholdings.com		
	Group Strategic Communications team	fgv.enquiries@fgvholdings.com		
	Share Registrar	bsr.helpdesk@boardroomlimited.com		
	Platform for shareholders/stakeholders to convey concerns	sid@fgvholdings.com		
Explanation for : departure				
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.				
Measure :				
Timeframe :				

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

Practice 13.5

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

Note: The explanation	Note: The explanation of adoption of this practice should include a discussion on measures			
undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient				
opportunity to pose questions and the questions are responded to. Further, a listed issuer should also				
provide brief reasons on the choice of the meeting platform.				
Application	:	Applied		
Explanation on	:	A third party service provider was engaged to provide the audio and		
application of the		visual support services to broadcast the proceedings of the 15 th AGM		
practice		virtually and to provide online platform/tools which support fully		
		virtual setup. The online platform caters for registration, live		
		broadcast, engagement for posting questions and addressing them as		
		well as electronic voting.		
		Through the use of technology, shareholders were able to participate		
		remotely and cast their votes electronically. These enabled more		
		shareholders to participate as they could do so remotely.		
		Shareholderswere able to view the proceedings of the AGM through		
		live streaming via https://meeting.boardroomlimited.my.		
		Questions posed by shareholders online had been tracked, captured		
		and transmitted to FGV for action and response. A Moderator was		
		appointed to oversee the collation of these questions to ensure that		
		these questionsare responded to accordingly.		
		The Chairman, GCEO, GCFO, AC Chairman and NRC Chairman		
		provided meaningful response to questions raised by shareholders		
		which were addressed to them by responding to pertinent questions		
	and providing clarifications. These questions were answered one-by-			
		one to ensure that the importance of these questions were not		
		diluted instead of compiling it and answering it all at once. These		
		questions had also been displayed on the screen asand when the		
		Chairman, GCEO, GCFO, AC Chairman and NRC Chairman provided		
		their responses in an orderly manner.		
		All 38 complete list of questions and FGV's responses were published		
		on FGV's corporate website at <u>www.fgvholdings.com</u> .		

Explanation for departure	:		
Large companies are rea to complete the column		-	Non-large companies are encouraged
Measure			
Timeframe	:		

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

Practice 13.6

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

Note: The publication of Key Matters Discussed is not a substitute for the circulation of minutes of general meeting. Application Applied : The full minutes of the 15th AGM held on 20 June 2023 together with **Explanation on** : application of the the GCEO's presentation, FGV's responses to Minority Shareholders practice Watch Group's (MSWG) questions and the 38 complete list of questions posed by shareholders together with FGV's responses were published on FGV's corporate website at www.fgvholdings.com on 31 July 2023, i.e. within 30 business days after the 2023 AGM. **Explanation for** : departure Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below. Measure : Timeframe :

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

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

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