#### **CORPORATE GOVERNANCE REPORT**

STOCK CODE : 5222

COMPANY NAME : FGV HOLDINGS BERHAD

FINANCIAL YEAR : December 31, 2020

#### **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.

The key initiatives are also translated into Key Performance Indicators (KPIs) for Senior Management to facilitate the Board during the annual performance review. Similarly, the progress and achievements of the KPIs are presented to the Board every quarter.

The Group's vision for human resource is to create value through a strategic human capital transformation towards high-performance culture. The human resource strategy is supported by FGV core values: Pride, Respect, Integrity, Dynamism, Enthusiasm (P.R.I.D.E.) and will be three-pronged:

- 1. Right size and right fit;
- 2. Build organisation capability; and
- 3. Evaluate and rewards right.

Sustainability is anchored in the Business Plan 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 comply with sustainability standards stipulated by the Roundtable on Sustainable Palm Oil (RSPO).

Strategic two-way communication dialogues with our shareholders and stakeholders were executed every quarter and during the Annual General Meeting to understand their expectations and to communicate FGV's development. FGV cautiously considers our shareholders' and stakeholders' views in improving FGV by undertaking various improvement initiatives at both corporate and operational levels.

Explanation for departure	:	
Large companies are encouraged to comple		s below. Non-large companies are
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 Chairman's main role is to ensure effective conduct of the Board through the execution of the following:  1. Guide and mediate the Board's actions with respect to organisational priorities and good governance;  2. Ensure the Board conducts itself in accordance with the Board Charter;  3. 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;  4. Ensure the Board is updated on material matters relating to the Group by the Group Chief Executive Officer (GCEO);  5. Be the major point of contact between the Board and the GCEO;  6. Undertake appropriate corporate communications activities together with the GCEO;  7. Ensure the GCEO look beyond his executive functions and accept his full share of the responsibilities;  8. Review progress regularly on important initiatives and significant issues facing the Group together with the GCEO; and  9. Initiate and oversee the GCEO's performance evaluation process.  The role and responsibilities of Chairman of the Board have been clearly specified in the Board Charter which is available on FGV's corporate website. The position of the current GCEO has used the nomenclature GCEO instead of Group President/Chief Executive Officer.
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 1.3

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

Explanation for :	<ul> <li>Manage the Group's businesses, covering inter-alia, the development and execution of a sustainable Strategic Plan, annual business plan and set key performance indicators for Key Senior Management;</li> <li>Seek the Board's approvals on major investments, divestments, capital expenditures and disposals in alignment with the Group's strategic direction;</li> <li>Seek the Board's approvals on relevant announcements to Bursa Securities and all matters reserved for the Board;</li> <li>Present and update the Board the operational and financial performance of the Group;</li> <li>Oversee, direct and control all aspects of the business operations in a cost effective manner within the authorities delegated by the Board;</li> <li>Oversee the development and implementation of the human resources strategies and key initiatives;</li> <li>Assist members of the Board and Board Committees in discharging their duties;</li> <li>Review and approve Board and Board Committees papers, reports, proposals and updates; and</li> <li>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.</li> <li>In discharging the above responsibilities, the GCEO may delegate appropriate functions to any Key Senior Management.</li> </ul>	
departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

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

# Practice 1.4

The 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	:	All Directors shall have direct access to the Company Secretary. The Board also has full and unrestricted access to anyone in the Group in order to conduct any investigation and obtain any information pertaining to the Group, including access to the Company's Auditors and consultants and may seek relevant internal and external independent professional advice at the expense of the Company. FGV has in place a procedure for Directors to seek independent professional advice.
		The Company Secretary has the prerequisite qualifications and experience to support the Board. The Company Secretary organises and attends all Board and Board Committee meetings and ensure meetings are properly convened and proper records of the proceedings and resolutions passed are maintained accordingly at the registered office of the Company; and produced for inspection, if required.
		The Company Secretary is responsible for advising the Board on issues relating to corporate compliance with the relevant laws, rules, procedures and regulations affecting the Board and the Group, as well as best practices of governance. The Company Secretary is also responsible for advising the Directors of their obligations and duties to disclose their interest in securities, disclosure of any conflict of interest in a transaction involving prohibition on dealing in securities and restrictions on disclosure of price sensitive information.
		All Directors have unrestricted access to the advice and services of the Company Secretary. The Board through the Board evaluation assessment questionnaire evaluated the support and services of the Company Secretary for the financial year under review. The appointment and removal of any of the Company Secretary is a matter for the Board, as a whole.
		During the financial year, the Company Secretary has attended relevant conferences and training programmes in order to constantly keep herself abreast of the evolving capital market environment, regulatory changes and developments in corporate governance.

	Some of the training programmes attended by the Company Secretary during the year were:
	<ol> <li>Technical Briefing for Company Secretaries of Listed Issuers 2020;</li> <li>Virtual general meetings;</li> </ol>
	<ol> <li>Malaysian Financial Reporting Standards (MFRS);</li> <li>Advance Risk Management; and</li> <li>The Company Secretary becoming a change maker.</li> </ol>
	The Board is satisfied with the performance and support rendered by the Company Secretary to the Board in discharging its functions.
Fundamentian for	
Explanation for : departure	
Large companies are re	equired to complete the columns below. Non-large companies are
encouraged to complete	•
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

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

Application	:	Applied
Explanation on application of the practice	į	The Board requires all its members to devote sufficient time to the workings of the Board, to effectively discharge their duties as Directors, and to use their best endeavours to attend meetings.  The annual meeting calendar is prepared and circulated in advance of each new year. The calendar provides Directors with scheduled dates for meetings of the Board and Board Committees and the Annual General Meeting. The calendar is available on iPads provided to all Directors.
		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. The meeting agendas are set by the Chairman or 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 agendas and meeting papers are distributed in advance at least five (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 Committees meeting.
		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, Annual Financial Statements, Annual Integrated Report, risks profile, material litigations and matters related to investor relations.
		FGV has implemented a digital board 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.

The Notice of Board meetings are sent to the Directors via e-mail at least seven (7) working 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 ensure that the meeting materials are uploaded on iPads as soon as practicable.

Whenever necessary, relevant Members of the Group Management Committee (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.

Presentations to the Board are prepared and delivered in a manner that ensures a clear and adequate presentation of the subject matter. 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.

The discussions, conclusions, deliberations and decisions of the Board meetings and Board Committee meetings are well documented in the minutes, including matters where Directors abstained from voting or deliberation.

# 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 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 has collective responsibilities for promoting the long-term sustainability and success of the Group by providing entrepreneurial leadership within a framework of prudent and effective controls. In doing so, the Board commits to high standards of integrity and ethics. Specific matters reserved for the Board's consideration and decision include:	
	Matters on the appointments and structures of the Board, Board Committees, Subsidiaries' Boards, the GCEO and Key Senior Management.	
	2. Matters on the remunerations of the Board, Board Committees, Subsidiaries' Boards, the GCEO and Key Senior Management.	
	3. Matters on the Strategic Plans, investments, divestments, delegation of authorities and any major changes in the strategic directions of the Group.	
	4. Matters on the annual budgets, Financial Statements, Quarterly Results, dividends, matters related to managing risks and controls and financial decisions.	
	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 Board Charter was last reviewed on 17 November 2020 and is made available in the Company's corporate website at <a href="https://www.fgyholdings.com">www.fgyholdings.com</a> .	

	The role of the Chairman, the Board and the GCEO are clearly delineated in Paragraph 6 of the Board Charter which is available on FGV's corporate website.  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 2020. The list of training programmes attended by the Board in 2020 are disclosed in the Corporate Governance Overview Statement available in FGV's Annual Integrated Report 2020.	
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 3.1**

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, FGV Board is guided by the Directors' Code of Ethics and Conduct (CoEC) and Code of Business Practice (CoBP). The Directors' CoEC and CoBP are made available on FGV's corporate website at <a href="https://www.fgvholdings.com">www.fgvholdings.com</a> .
	Members of the Board are required to make a declaration in the event that they have interests in proposals being considered by the Board, including where such interests arise through close family members, in line with various statutory requirements on the disclosure of Director's interest.
	Any interested Directors shall abstain from deliberations and decisions of the Board on the subject proposal and, where appropriate, excuse themselves from being physically present during such deliberations. Further information on conflict of interest is codified in the Directors' CoEC and CoBP.
	In line with the Main Market Listing Requirements of Bursa Malaysia Securities Berhad and the relevant provisions of the Capital Markets and Services Act 2007, Directors, GMC Members and principal officers of the Group are prohibited from trading in securities or any kind of property based on price sensitive information and knowledge, which have not been publicly announced. Notices on the closed period for trading in FGV's shares are circulated to Directors, GMC Members and principal officers who are deemed to have privy to price sensitive information and knowledge, in advance of whenever the closed period is applicable. Further information on prohibitions relating to insider trading is codified in the Directors' CoEC and CoBP.
	The Board formalises and maintains a set of ethical standards of behavior expected of all employees and, where applicable, counterparties and business partners to address potential issues in managing conflict of interest and preventing the abuse of power, corruption, insider trading and money laundering.

	These are integrated into our group-wide policies which include:  1. Code of Business Conduct and Ethics for employees (CoBCE);  2. Whistleblowing Policy;  3. Referral Policy;  4. Asset/Personal Interest Declaration Policy;  5. External Gift, Entertainment and Hospitality Policy (External GEH Policy);  6. Conflict of Interest Policy;  7. Sponsorship and Donation Policy;  8. Management of Classified Document Policy; and  9. 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. In ensuring the above policies and procedures are being implemented and complied with, FGV periodically organise awareness programmes through roadshows and forum events.
Explanation for : departure	
Large companies are req encouraged to complete t	uired to complete the columns below. Non-large companies are he 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	:	Applied	I	
Explanation on application of the practice		The Board establishes, reviews, and together with management, implement appropriate policies and procedures on whistleblowing at the Group level. Whistleblowing channels are established to help all stakeholders raise concerns, without fear of retaliation, on any wrongdoing that they may observe or experience in the Group.		
		Reports	of wrongdoing of	can be channelled via the following:
		1) In v	vriting	
		a.	Posting through	h e-Alert form in FGV's corporate website.
		b.	Through writter	n letter to:
		Secretariat of Whistleblowing Committee Group Governance and Risk Management Division Level 13 West, Wisma FGV Jalan Raja Laut, 50350 Kuala Lumpur  c. E-mail to <u>alert@fgvholdings.com</u>		
		2) Tel	ephone call	
			ephone call can following number	be made to the Whistleblowing Hotline at ers:
		M U: Tr In CI CI	ountry alaysia SA nailand donesia hina (South) hina (North) akistan	Phone Number 1 800 888 717 18 555 030 531 1 800 060 162 001 803 601 940 10 800 260 0730 10 800 6000 146 00800 90 060 009
				eting the Secretariat of Whistleblowing FGV Board members.

	Throughout the whistleblowing process, a whistleblower will be accorded with the following protection:  a) Identity of the whistleblower will be kept confidential at all times; and b) Detrimental action against the whistleblower as a consequence of the whistleblowing.
	The oversight of the whistleblowing function is under the purview of the Board Governance and Risk Management Committee (BGRMC), who ensures that all reported violations are properly investigated. The BGRMC is also responsible for reviewing the effectiveness of the actions taken in response to all concerns raised. In discharging its duties, the BGRMC is assisted by the Whistleblowing Committee (WC) spearheaded by the independent Group Governance & Risk Management Division (GGRM).
	Upon receipt of a whistleblowing complaint, the WC will assess and deliberate the whistleblowing case for investigation. After completion of the investigation, the investigating team will report to the WC on the results of the investigation, including a conclusion on the validity of the allegations (proven or not proven) and the proposed recommendation(s) to address the wrongdoing and/or process limitations.
	The separation of roles among the WC, investigating team and oversight body provides the required check and balance on the independence of the whistleblowing reporting mechanism.
	FGV Whistleblowing Policy is made available on FGV's corporate website at <a href="https://www.fgvholdings.com">www.fgvholdings.com</a> .
Explanation for : departure	
Large companies are re encouraged to complete	quired to complete the columns below. Non-large companies are the columns below.
Measure :	
Timeframe :	
<u> </u>	

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

# **Practice 4.1**

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

Application :	Applied	
Explanation on application of the practice	Governance of the Group and the responsibility for driving good corporate citizenship is vested in a unitary Board, which is supported by several Board Committees and the Company Secretary. The Board, through its Board Committees, provides strategic direction, while the GCEO, assisted by the GMC is accountable to the Board for implementing the strategic plans approved by the Board.	
	Under the Company's Constitution, the number of Directors shall not be less than two (2) and not more than twelve (12). The composition of the Board fairly reflects the interest of the significant shareholders, without compromising the interest of the minority shareholders. The Board composition is also in compliance with paragraph 15.02 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.	
	As at 31 December 2020, there are nine (9) members on the Board, comprising:	
	<ul> <li>five (5) Independent Non-Executive Directors, and</li> <li>four (4) Non-Independent Non-Executive Directors.</li> </ul>	
	All the five (5) Independent Non-Executive Directors satisfy the independence test under the Main Market Listing Requirements of Bursa Malaysia Securities Berhad. They constitute 56% of the Board.	
Explanation for : departure		
Large companies are re encouraged to complete	quired to complete the columns below. Non-large companies are 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 4.2

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 justify and seek annual shareholders' approval. If the board continues to retain the independent director after the twelfth year, the board should seek annual shareholders' approval through a two-tier voting process.

Application :	Not applicable - Step Up 4.3 adopted
Explanation on :	
application of the	
practice	
Explanation for	
departure	
Large companies are re	equired 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 4.3 - Step Up

The board has a policy which limits the tenure of its independent directors to nine years.

A	-	A.L		
Application	:	Adopted		
Explanation on	:	As at 31 December 2020, FGV has		
adoption of the		Executive Directors and none of		
practice		maximum nine (9) year recommende		
		MCCG 2017. Their length of service as at 19 March 2021 are a		
		follows:		
		Name of Director	Years of service	
		Dr. Mohamed Nazeeb P.Alithambi	3-4 years	
		Datuk Mohd Anwar Yahya	3-4 years	
		Dr. Nesadurai Kalanithi	3-4 years	
		Datin Hoi Lai Ping	2-3 years	
		Dato' Yusli Mohamed Yusoff	2-3 years	
			. ,	
		Details on the Board's tenure can	be found in the Corporate	
		Governance Overview Statement in	r FGV's Annual Integrated	
		Report 2020.		
		Under Clause 106 of FGV's Constitution	•	
		Director shall not exceed three (3) ye	•	
		three year tenure (from date of a	• •	
		from 28 June 2018 i.e. date FGV's whichever is later), such Independent		
		Director, but may still be eligible for re		
		Director, but may still be eligible for re	з-арропшнени.	
		FGV also has in place a Board Non	nination and Election Policy	
		and Procedures which limits the	•	
		Directors to nine (9) years. This		
		Paragraph 6.4.5 (d) of the Board Cha	rter.	
		The Independent Non-Executive Dire	ectors on the Board act as	
		caretakers of the minority sharehold		
		significant weight in the Board's		
		The presence of Independent Non-I		
		pivotal role in corporate accountabilit		
		have equal responsibility at the Boa	,	
		Independent Non-Executive Director		
		as they provide unbiased and indepe		
		as judgement to take account of		
		the Group, but also that of minority	·	
		customers, suppliers and the many co		
		Group conducts its business. The Bo		
		on the balance of its Independent No		
		they serve as an essential source o		
		guidance to protect the interest of the		

The Board reviews the independence of its Non-Executive Directors as part of its annual Board Performance Evaluation/Board Effectiveness Assessment. The Board has undertaken an assessment of the Independent Non-Executive Directors, and has concluded that each of them continues to demonstrate behaviour that reflects their independence, which is in accordance with the definition of Independent Directors under Paragraph 1.01 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.

The Board is satisfied that all its Independent Non-Executive Directors represent the interest of the minority shareholders by virtue of their roles and responsibilities. As such, the Board considers that all of its Independent Non-Executive Directors continue to demonstrate independence.

The Board has identified Dato' Yusli Mohamed Yusoff, the Deputy Chairman to assume the role of the Senior Independent Non-Executive Director, to whom concerns of shareholders and stakeholders may be conveyed. The role of the Senior Independent Non-Executive Director is available in Paragraph 6 of the Board Charter which is available on FGV's corporate website. Shareholders and other interested parties may contact Dato' Yusli Mohamed Yusoff to address any concerns in writing or via telephone, facsimile or email as follows:

Tel : +603 2789 0021

Fax : +603 2789 0001

Email : sid@fgvholdings.com

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 4.4

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.

Application	:	Applied	
Explanation on application of the practice		The Board recognises the benefits of having a diverse Board to ensure that the mix and profiles of the Board members in terms of age, ethinicity and gender, provide the necessary range of perspectives, experience and expertise required to achieve effective stewardship and management.	
		The Nomination and Remuneration Committee assesses the suitability of Board candidates, taking into account the following selection criteria before recommending their appointment to the Board for approval:	
		<ol> <li>Relevant skills, knowledge, expertise and experience;</li> <li>Existing directorships and current professional responsibility;</li> <li>Character, professionalism and integrity; and</li> <li>Number of directorships (not exceeding five (5) directorships in listed companies) and other external obligations which may affect the candidates' commitment, including time commitment.</li> </ol>	
		The Board has made improvements in its practices on nomination and election of Directors as detailed in the FGV Board Nomination and Election Policy and Procedures.	
		Upon identification of candidate, the Nomination and Remuneration Committee shall conduct an assessment and evaluation of the proposed candidate. The assessment/evaluation process may include, at the Nomination and Remuneration Committee'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.	
		The Nomination and Remuneration Committee shall also assess the proposed candidate based on the criteria as set out in FGV Board Nomination and Election Policy and Procedures or any other criteria which the Nomination and Remuneration Committee deems appropriate.	
		As recommended by the Malaysian Anti-Corruption Commission (MACC), FGV's Board Nomination and Election Policy and Procedures states that one of the considerations in determining the appropriate candidates for nomination and election to FGV Board is that the candidate is not an Active Political Person	

i.e. not a 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.

For an Independent Director position, additional assessment on independence based on criteria set out in FGV Board Nomination and Election Policy and Procedures shall be carried out.

After the candidates have been shortlisted by the Nomination and Remuneration Committee, the Company Secretary shall conduct a criminal offences/ infractions check and bankruptcy check on the shortlisted candidates before the proposal for appointment is tabled to the Board.

The Board remains focused on enhancing the diversity of Directors' perspectives. Directors are chosen for their corporate leadership skills, experience and expertise. Diversity of experience in business as well 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.

In accordance with FGV's Constitution, at each Annual General Meeting (AGM), one-third (1/3) of the Directors shall be subjected to retirement by rotation, but they shall be eligible for re-election. The Directors to retire in every year shall be those who have served longest in office since their last election or appointment date, and each Director shall retire at least once in every three (3) years. Newly appointed Directors during the year must offer themselves for re-election at the first AGM following their appointment.

The Nomination and Remuneration Committee reviews and recommends to the Board the rotation and re-election of Directors at the AGM. Where a Director is due to retire from office, the Nomination and Remuneration Committee reviews the composition of the Board and decides whether to recommend the retiring Director for re-election taking into consideration the Director's contributions, attendance and time commitment.

The appointment of Senior Management is based on the prevailing organisation structure, business strategies, succession planning and internal resources.

The selection and appointment process of Senior Management are done through rigorous and robust exercises. Assessment will be conducted on the candidates' suitability to the position in terms of leadership quality, capabilities, competency level and how they can add value to the organisation before recommending their appointments to the Nomination and Remuneration Committee and the Board for approval.

FGV has always acknowledged the contribution of female employees in the organisation and have increased the gender diversity within its Senior Management. As at 31 December 2020,

	women are represented in five (5) positions out of six positions or 31% of the Senior Management.	teen (16)
Explanation for : departure		
Large companies are re	equired to complete the columns below. Non-large comp	anies 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 4.5

The board discloses in its annual report the company's policies on gender diversity, its targets and measures to meet those targets. For Large Companies, the board must have at least 30% women directors.

Application :	Applied	
Explanation on application of the practice	FGV has in place a Board Nomination and Election Policy and Procedures to enhance, clarify and formalise its policies on Board composition, independence, conflict of interest and Board assessment. The policy on Board composition provides the size of the Board, the selection criteria, the Directors' skills sets and Board diversity to be considered for new appointments of Directors. The policy on Board composition also provides that FGV shall adopt and pursue Board diversity in considering the composition of the Board and shall adopt a meritocracy system which does not discriminate, particularly on the grounds of gender and ethnicity.  As at 31 December 2020, FGV Board comprised of six (6) male Directors and three (3) female Directors (33% female representation). The Board will continue its support for adequate female representation in the Board.	
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 4.6

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.

Application	:	Applied
Explanation on application of the practice	:	FGV sought independent sources to identify suitably qualified candidates, and had also considered candidates proposed by third party referrals.
		FGV Board Nomination and Election Policy and Procedures provides that the sourcing of the candidates to the Board may be undertaken internally via recommendations by the Chairman of the Nomination and Remuneration Committee, 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.
		The Nomination and Remuneration Committee shall also refer to FGV Board Succession Planning Framework which lists down the preferred skills, knowledge, expertise and experience required to be appointed as FGV Board member.
		The Nomination and Remuneration Committee shall then make a full assessment of the candidates, in accordance with Clauses 6.1.2, 6.1.3 and 6.1.4 of the Board Nomination and Election Policy and Procedures, to evaluate whether they have the necessary and desirable core competencies to discharge their responsibilities effectively before they are recommended to the Board.
		For appointment of Independent Directors, the Nomination and Remuneration Committee shall include the additional criteria of independence in the assessment, as per Clause 6.2.2 of the Board Nomination and Election Policy and Procedures.
		With reference to Paragraph 15.08A(3)(b) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, the pool has been continuously refreshed with new potential candidates, having regard to the selection criteria, to ensure that the list of potential candidates remains relevant and offers the talent/skills required for the Nomination and Remuneration Committee and Board's consideration.
		The proposed candidate will also be required to confirm that he/she meets the criteria for an Independent Director as prescribed in the Main Market Listing Requirements of Bursa Malaysia Securities Berhad and its Practice Note 13 prior

	to recommending to the Board for approval of his/her proposed appointment as an Independent Non-Executive Director.  Meanwhile, in order to ensure that Directors have sufficient time to fulfil their roles and responsibilities effectively, the criterion as agreed by the Board for determining candidates for the pool of potential Directors is that they must not hold directorships of more
	than five (5) public listed companies (as prescribed in Paragraph 15.06 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad).
Explanation for : departure	
Large companies are re encouraged to complete	quired to complete the columns below. Non-large companies are 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 4.7

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

Application :	Applied
Explanation on : application of the practice	The Chairman of the Nomination and Remuneration Committee is an Independent Non-Executive Director and he also assumes the roles and responsibilities of the Deputy Chairman and Senior Independent Director.
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 form an opinion on the overall effectiveness of the board and individual directors.

## **Practice 5.1**

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 and its outcome.

For Large Companies, the board engages independent experts periodically to facilitate objective and candid board evaluations.

Application :	Applied
Explanation on application of the practice	In line with better corporate governance practices, the Board appointed an independent professional firm to conduct an externally facilitated formal Board Performance Evaluation/Board Effectiveness Assessment (BEA). This BEA 2020 covers the Board, the Board Committees and includes an assessment of the individual Directors' contributions and performance.
	As there have been significant governance improvements since 2018 with a high degree of compliance with the prescribed governance standards and MCCG 2017, this BEA focused more on the organisational performance and impact and less on conformance aspects.
	The assessment of the Board effectiveness covers a broad spectrum of governance attributes encompassing ten (10) core domains including Board roles and responsibilities, Board leadership, Board dynamics, Board/management relationship, Board composition/diversity, Board information, Board processes, Board Committees, Board agenda and meetings and Board/stakeholders engagement. Using the BEA 2019 as a baseline, the assessment is intended to shape consensus and sustain the momentum towards governance improvements and better Board practices. In addition, FGV Board operating framework was benchmarked against Board effectiveness best practices.
	This externally facilitated BEA is a comprehensive and robust process involving a combination of online survey of Board members and selected senior management staff who interacts regularly with the Board or Board members, documents review and one-to-one (no-holds barred) dialogues/interviews with all the Board members and selected senior management staff to assess the overall performance of the Board, the Board committees as well as the performance of each Board member. This provides a more holistic view of the Board performance.

	The results of the survey and interviews are reviewed and distilled to draw a balanced perspective of the overall effectiveness of the Board, the Board Committees and identified a few areas requiring attention and improvements. A report card on the performance and areas for development of each individual Director is also prepared for both the Chairman and the Chair of the Nomination and Remuneration Committee. A detailed report of the BEA was discussed with the Chair of the Nomination and Remuneration Committee and subsequently a presentation was made to the Board. A clear action plan was developed to address the performance improvements with proper oversight by the Nomination and Remuneration Committee (Board Improvement Plans).
	The Chairman of the Nomination and Remuneration Committee presented the BEA results in the ensuing meeting for deliberation. For the Financial Year Ended 2019 and Financial Year Ended 2020, overall the Board was rated "effective" and no major concerns were raised. This BEA also concluded that the Board is cohesive, well balanced, focussed, disciplined, highly competent and is helmed by a capable Chairman. Next progression would be the formulation of a Board and Board Committees KPI performance dashboard which sets out objectives and targets for the Board to deliver to its shareholders and stakeholders.
Explanation for : departure	
Large companies are re encouraged to complete	equired to complete the columns below. Non-large companies are e the columns below.
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 6.1

The board has in place 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 policies and procedures are periodically reviewed and made available on the company's website.

Application	:	Applied
Explanation on application of the practice	:	The remuneration programs for all of the employees inclusive of the Senior Management are guided by the Group's Compensation Policy which is established for three purposes:
		<ul> <li>a) To attract and retain the most qualified talent into FGV Group by offering competitive remuneration packages; and</li> <li>b) To fairly compensate all employees of FGV Group according to job functions.</li> <li>c) To ensure fair and equitable distributions of compensation packages internally and externally based on performances and deliverables.</li> </ul>
		The Group's Compensation Policy takes into account market competitiveness, the demands, complexities of the roles or functions and performance of FGV Group as well as the individual employee's skills and experiences, performance and potential.
		The Group's Compensation Policy was last revised on 1 January 2020. The Group's Compensation Policy is not made available on FGV's corporate website but is made available in the internal hub where employees can have access to.
		FGV also has in place a Board Remunerations Policy to determine the remuneration of Directors. The detailed remuneration received by FGV Board members are disclosed in the Corporate Governance Overview Statement in FGV's Annual Integrated Report 2020.
		Summary of Non-Executive Directors' Remuneration Policy and Senior Management's Remuneration Policy are disclosed in the Corporate Governance Overview Statement in FGV's Annual Integrated Report 2020 and are published in FGV's corporate website.

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 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 6.2

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 Nomination and Remuneration Committee which comprise exclusively of Non-Executive Directors and majority of its members are Independent Directors and chaired by an Independent Non-Executive Director.
	The full details of the Nomination and Remuneration Committee's Terms of Reference are published in FGV's corporate website at <a href="https://www.fgvholdings.com">www.fgvholdings.com</a> .
	The summary of work of the Nomination and Remuneration Committee are disclosed in the Nomination and Remuneration Committee Report in FGV's Annual Integrated Report 2020.
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 7.1**

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 FGV individual Directors which includes fees, benefits in-kind and other benefits. This information is disclosed in the Corporate Governance Overview Statement in FGV's Annual Integrated Report 2020.
Explanation for : departure	
Large companies are re	quired 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 7.2

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 :	Applied
Explanation on application of the practice	The remuneration for top five (5) Senior Management on a named basis which includes salary, bonus, benefits in-kind and other emoluments in bands of RM50,000 per annum is disclosed in the Corporate Governance Overview Statement in FGV's Annual Integrated Report 2020.
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 7.3 - 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	·	

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 8.1
The Chairman of the Audit Committee is not the Chairman of the board.

Application :	Applied		
Explanation on : application of the practice	The Audit Committee's Terms of Reference states that the Chairman of the Audit Committee is not the Chairman of the Board.		
	For Financial Year 2020, the Chairman of FGV's Audit Committee is not the Chairman of the Board.		
	The Audit Committee was chaired by Datuk Mohd Anwar Yahya an Independent Non-Executive Director. He is a Member of several professional bodies, such as Fellow of the Institute of Chartered Accountants in England and Wales (ICAEW), Member of the Malaysian Institute of Accountants (MIA) and Malaysian Institute of Certified Public Accountants (MICPA). He was not the Chairman of the Board.		
Explanation for : departure			
Large companies are re encouraged to complete	equired to complete the columns below. Non-large companies are the columns 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 8.2**

The Audit Committee has a policy that requires a former key audit partner to observe a coolingoff period of at least two years before being appointed as a member of the Audit Committee.

Application :	Applied		
Explanation on : application of the practice	The Audit Committee's Terms of Reference states that a former key audit partner must observe a cooling-off period of at least two (2) years before being appointed as a member of the Audit Committee. The Audit Committee's Terms of Reference is available on FGV's corporate website at <a href="https://www.fgvholdings.com">www.fgvholdings.com</a> .		
	As at 31 December 2020, none of the Audit Committee members were former key audit partners within the cooling-off period of 2 years.		
Explanation for : departure			
Large companies are re encouraged to complete	quired to complete the columns below. Non-large companies are the columns 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 8.3**

The Audit Committee has policies and procedures to assess the suitability, objectivity and independence of the external auditor.

Application	:	Applied
Explanation on application of the practice	pplication of the appointment and re-appointment of external auditor	
		The External Auditor Policy states that the Group shall only engage external auditor from top four (4) firms of professional accountants for the Financial Statement statutory audit of the Group and as far as practicable, shall retain the engagement of one external audit firm for the Group covering all listed and unlisted subsidiaries within Malaysia and outside Malaysia. Any new appointment or replacement of external auditors shall be through a formal tendering process. FGV currently engages PricewaterhouseCoopers PLT (PwC) as its external auditor for the Group.
		A suitability and independence assessment has been undertaken through a checklist of factors considered prior to proposing the re-appointment of the external auditor for the Financial Year Ended 31 December 2020 at the general meeting in June, 2020. The factors considered were calibre of the firm, its quality process/performance, the audit team, its independence and objectivity, audit scope and planning, audit fees and audit communications. From the assessment, the Audit Committee concluded that PwC remains suitable and independent for re-appointment as the external auditor.
		The External Auditor Policy 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 Audit Committee together with assessment of the mitigation actions to eliminate the threats or reduce them to an acceptable level.
		During the year 2020, the external auditor presented its written assurance on independence through their Group Audit Plan and Report to the Audit Committee for the audit of the statutory Financial Statements for Financial Year 2020. Based on the

	assessment above, there was no relationship that may have impaired the external auditor's independence and objectivity.  Further details on the External Auditor Policy can be found in the Corporate Governance Overview Statement in FGV's Annual Integrated Report 2020.
Explanation for :	
departure	
*	
Largo companios ara ra	laured to complete the columns helpy. Non large companies are
	equired to complete the columns below. Non-large companies are
encouraged to complete	the columns 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 8.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application :	Not Adopted
Explanation on adoption of the practice	

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 8.5

Collectively, the Audit Committee should possess a wide range of necessary skills to discharge its duties. All members should be financially literate 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	As at Financial Year 2020, all members of the Audit Committee are financially literate and are able to analyse and interpret financial statements to effectively discharge their duties and responsibilities. The Chairman of the Audit Committee, Datuk Mohd Anwar Yahya is a Fellow of the ICAEW, a Chartered Accountant with the MIA and a Member of the MICPA.	
	The Audit Committee, therefore, meets the requirements of paragraph 15.09(1)(c) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad which stipulates that at least one (1) member of the Audit Committee must be a qualified accountant.	
	The details of the Audit Committee members' trainings attended in Financial Year 2020 can be found in the Corporate Governance Overview Statement in FGV's Annual Integrated Report 2020.	
	The Nomination and Remuneration Committee had reviewed the term of office and performance of the Audit Committee and each of its members and the Board agreed that the Audit Committee and its members have carried out their responsibilities and duties in accordance with the Audit Committee's Terms of Reference during Financial Year 2020.	
Explanation for departure		
Large companies are a encouraged to complete	required to complete the columns below. Non-large companies are 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 9.1**The board should establish an effective risk management and internal control framework.

Application :	Applied
Explanation on application of the practice	The Board acknowledges its overall responsibility in overseeing the Group's risk management and internal control framework as well as systems and is cognisant that the framework and systems are designed to manage and reduce, rather than eliminate, the risks identified to an acceptable level of risk appetite. Therefore, the systems provide reasonable, but not absolute, assurance against the occurrence of any material misstatement, loss or fraud.  At management level, FGV Board is supported by GGRM, in overseeing the risk management process and leading the
	organisation's strategic risk, which undertakes the following responsibilities:
	<ul> <li>Reviewing, assessing, enhancing and monitoring the Group's risk management and internal control framework including risk management policies and procedures;</li> <li>Instituting independent risk inputs at strategic level decision making for key business decisions and investment projects;</li> <li>Reviewing the adequacy and the integrity of the management information and internal controls system of the Group which includes governance and integrity framework;</li> <li>Maintaining the risk registers of the Group;</li> <li>Providing guidance to all Group's operations in identifying and assessing risks, developing relevant and effective mitigation strategies to manage the risks;</li> <li>Preparing risk reports to the BGRMC and to the Board;</li> <li>Undertaking analysis on specific risks and where necessary, reporting the same to the BGRMC and to the Board; and</li> <li>Overseeing the Group's Business Continuity Management.</li> <li>GGRM liaises with the risk owners, who are customarily the heads of business clusters and corporate centres. The risk owners are supported by their respective cluster risk Champions. They are tasked with ensuring the implementation of the action plans to effectively mitigate the risks identified. Descriptions of the risks and their mitigation and action plans are keyed and tracked in the Company's risk register via the Enterprise Risk Management</li> </ul>

<b>-</b>	
	The Board also established the BGRMC to effectively oversee FGV's risk management and internal control framework and policies. Matters related to risks and mitigation plans are escalated and tabled to the BGRMC and subsequently to the Board.
	The matrix for oversight, assurance, risk management and internal control is clearly set up in FGV. The risk management oversight approach is premised on the four lines of defence model, coordinating various players involved and their activities to effectively monitor the enforcement of risk culture.
	FGV also has in place an integrated framework of internal controls which applies to all subsidiaries within the Group except for joint venture companies and associates not managed by FGV. FGV ensures that its interests and investments are safeguarded by having Board representation(s) and/or nominated appointee(s) in the respective joint ventures and/or associates.
	The key elements of FGV's internal control structure are as follows:
	<ul> <li>Policies and procedures;</li> <li>Ethics and integrity;</li> <li>Information and monitoring;</li> <li>Authority and responsibility; and</li> <li>Competency.</li> </ul>
Explanation for : departure	
Large companies are re encouraged to complete	quired to complete the columns below. Non-large companies are 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 9.2

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

Application	:	Applied		
Explanation on application of the practice	:	FGV's risk management and internal control framework is disclosed in the Statement on Risk Management and Internal Control (SORMIC) in FGV's Annual Integrated Report 2020.		
		The SORMIC together with the Corporate Governance Overview Statement and the Corporate Governance Report have been approved by the Board.		
		FGV's Annual Integrated Report 2020 and Corporate Governance Report can be found in FGV's website at <a href="www.fgvholdings.com">www.fgvholdings.com</a> .		
		The top ten (10) Group and cluster risks and mitigation measures are reported quarterly to the BGRMC and to the Board. The quarterly risk report also covers high level strategic risks, reputational and emerging risks which forms an effective tool in monitoring the risk management and internal control framework within the Group.		
		FGV manages risks by incorporating mitigation measures into corporate and operation plans. FGV risk management processes are supported by policies and procedures which are consistent with the ISO 31000 Risk Management Guidelines, developed to aid relevant personnel in undertaking their risk management responsibilities.		
		Descriptions of the risks and their mitigation and action plans are inputted and tracked in the company's risk register via the ERMS, which is updated every quarter.		
Explanation for departure	:			
Large companies are encouraged to compl		quired to complete the columns below. Non-large companies are 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 9.3 - 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	FGV has established the BGRMC which comprise exclusively of Non-Executive Directors and majority of its members are Independent Directors.
	One of BGRMC's responsibilities in relation to risk management is to 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, to advise and report to the Board, the overall risk appetite, tolerance and strategy on managing business risks, to report to the Board, key business risks and seeks its approval on the management of key business risks that are aligned to the Group's risk appetite, to 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 to 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.

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

# Practice 10.1

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

Application :	Applied
дринсации .	Applied
Explanation on :	The Group has an in-house Group Internal Audit (GIA) function,
application of the practice	which is independent and reports functionally direct to the Audit Committee and administratively to the GCEO. The conduct of GIA
	is based on a Group Internal Audit Charter, which is established consistent with the requirements of the Institute of Internal Auditors' International Professional Practices Framework (IPPF) and approved by the Audit Committee and the Board.
	The Audit Committee assesses the performance of the Chief Internal Auditor with reference to the IPPF and recommends to the Board, the Chief Internal Auditor's contract renewal and remuneration.
	The Audit Committee reviews and approves the internal audit plan on an annual basis, which includes review of the resources and organization structure of the internal audit function.
Explanation for : departure	
Large companies are re encouraged to complete	quired to complete the columns below. Non-large companies are 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 10.2

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 :	A declaration of relationships and conflicts of interest has been
application of the practice	undertaken annually for all GIA personnel. From the declaration there are no conflicts of interest although there are GIA personnel who have relations within FGV. Where there are relationships, the personnel are rotated to areas of audit that do not involve their relations.
	Relationships are also identified during the recruitment process which requires candidates to declare if they have any relationships and no recruitment has been made of persons with relationships. In undertaking the internal audit work, GIA personnel are free from any relationships or conflicts of interest, which could impair their objectivity and independence. These have been disclosed in FGV's Annual Integrated Report 2020.
	The number of resources in the internal audit department and the name and qualifications of the person responsible for internal audit is also disclosed in FGV's Annual Integrated Report 2020.
	The GIA function is carried out in accordance with a recognized framework, i.e. the IPPF. External Quality Assurance Review is undertaken once in every five (5) years to assess the GIA function's performance against the IPPF. The most recent external review in 2019 affirms GIA's conduct to the standard of the IPPF.
Explanation for : departure	
Large companies are re encouraged to complete	equired to complete the columns below. Non-large companies are 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 11.1

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

Explanation on application of the practice	FGV has a dedicated Investor Relations department, which is responsible for carrying out investor relations programme to ensure structured and balanced engagements with its stakeholders especially its current and potential shareholders.  In 2020, communication with the shareholders and investment community is guided by FGV Shareholders' Communication Policy which detail the major channels of communication relating to FGV Group, including the following:
	<ul> <li>An Investor Relations Policy (being developed to further strengthen the foundation of investor relations in FGV) that will encompass, among others, investor relations activities as well as communications with shareholders and the investment community:</li> </ul>
	<ul> <li>General meetings including annual general meetings and extraordinary general meetings for shareholders;</li> <li>Analysts briefings done quarterly via physical and/or conference call;</li> <li>Non-deal roadshows and investor conferences participation to connect with potential investors;</li> <li>Periodic engagements with key shareholders to update on business performance and moving forward plan;</li> <li>Site/facilities visits (plantation/refinery) for the investment community upon requests; and</li> <li>Periodic updates on the information contained on the corporate website in relation to financial, non-financial and shareholders' and investors' resources, where pricesensitive information shall first be released to Bursa Malaysia Securities Berhad in a timely manner, according to the Main Market Listing Requirements.</li> <li>General meetings represent the primary platforms for a direct two-way interaction between the shareholders, the Board of FGV and management of FGV Group in relation to the material</li> </ul>

	<ul> <li>Upon announcement of the quarterly results to Bursa Malaysia Securities Berhad, physical briefing and/or conference call with the analysts and media will be held, led by the GCEO and the GCFO. Concerns regarding the performance, strategy, governance and future prospects could be raised during the briefing sessions which shall assist the flow of information between the Company and its stakeholders.</li> <li>Periodic engagements with key shareholders ensure</li> </ul>
	consistent dispersion of information in assisting decision-making. FGV also provides reasonable access to the Management for the investment community and caters to requests of visits to FGV's facilities if deemed necessary. The Investor Relations contact details are provided in both FGV's Annual Integrated Report 2020 and in FGV's corporate website for ease of reference.
	• FGV's corporate website is an avenue which provides the latest information to the stakeholders through periodic updates relating to the Company's financial and non-financial matters. A dedicated Investor Relations section in the corporate website contains up-to-date information on the financial, operational and other shareholders' and investors' resources, as well as the corporate presentations used during engagements with the investment community.
	Shareholders may also direct their enquiries with respect to FGV Group, shareholding matters and their concerns to Investor Relations, the Company's Share Registrar and the Senior Independent Director, respectively, with details as stated on FGV's corporate website.
	In 2020, FGV conducted a total of 20 engagements with the investment community such as its key shareholders and analysts.
Explanation for : departure	
Large companies are re encouraged to complete	quired to complete the columns below. Non-large companies are the columns below.
Measure :	
Timeframe :	
	<u> </u>

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 11.2

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.  FGV endeavours towards catering 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. FGV continues to adopt the IIRC Framework by publishing its Annual Integrated Report 2020.
		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 encouraged to complete		quired to complete the columns below. Non-large companies are 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 12.1

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

Application :	Departure
Explanation on : application of the practice	
Explanation for : departure	In Financial Year 2020, due to the Movement Control Order and uncertainty whether to delay the Annual General Meeting (AGM), FGV sent out the notice of the AGM and the related circular to shareholders 21 days prior to the AGM date on 28 May 2020. The notice of 2020 AGM was advertised in an English Malaysian newspaper and made available on FGV's corporate website at <a href="https://www.fgvholdings.com">www.fgvholdings.com</a> .  FGV issued its notice of 2021 AGM on 28 April 2021 to shareholders which is more than 28 days prior to the 2021 AGM date, which shall be on 23 June 2021.  The notice of 2021 AGM was also advertised in an English Malaysian newspaper and made available on FGV's corporate website at <a href="https://www.fgvholdings.com">www.fgvholdings.com</a> .
Large companies are re encouraged to complete	equired to complete the columns below. Non-large companies are 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 12.2

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

Application :	Applied	
Explanation on : application of the practice	All Directors of FGV had attended FGVs' 2020 AGM held on 19 June 2020.	
	To avoid large gatherings amidst COVID-19 pandemic in compliance with the Securities Commission's Guidance Note and FAQs on conduct of General Meetings for Listed Issuers and in line with the requirements under the Recovery Movement Control Order announced by the Government of Malaysia, the AGM on 19 June 2020 was conducted fully virtual.	
	The Chairman, a Board member, the GCEO, the GCFO, the Company Secretary, the External Auditors and the Independent Scrutineers were in attendance at the broadcast venue while other Board members (including the Chairman of the Audit Committee, Nomination and Remuneration Committee, Investment Committee, Board Tender Committee and BGRMC) and GMC members were in attendance via video conferencing.	
Explanation for : departure		
Large companies are re encouraged to complete	equired to complete the columns below. Non-large companies are 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 12.3

Listed companies with a large number of shareholders or which have meetings in remote locations should leverage technology to facilitate—

- including voting in absentia; and
- remote shareholders' participation at General Meetings.

Application	:	Applied	
Explanation on application of the practice	· ·	In line with the recommended best practices in corporate governance, FGV has conducted poll voting through electronic voting (e-Polling) as this is a more efficient and transparent process that results in a fair and more accurate reflection of Shareholders' views. This practice would enforce greater Shareholders' rights, and it is consistent with the principle of "one share one vote".  FGV's 2020 AGM was conducted fully virtual. FGV had leveraged on technology to facilitate remote shareholders' participation and electronic poll voting including voting in absentia (remote voting) via remote participation and voting facilities to encourage greater shareholders' participation. Shareholders were able to view the AGM proceedings through live streaming, pose questions to the Board/Management of the Company, and submit their votes remotely.  Further details on the conduct of FGV's 2020 AGM can be found in the Corporate Governance Overview Statement in FGV's Annual Integrated Report 2020.	
Explanation for departure			
Large companies ar encouraged to comp		quired to complete the columns below. Non-large companies are 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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