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PROGRAMME OVERVIEW

influenced by, among others, the success and failure of these institutions. Hence, the quality of leadership at these institutions is paramount. Kiel et al., 2012 suggest four levels of competence required of a board. They are as follows:

Industry:

Technical:

Governance: The essential governance knowledge and understanding all

Behavioural: The attributes and competencies enabling individual board

members to use their knowledge and skills to function well as

PROGRAMME OBJECTIVE

The Capital Market Director Programme is an exclusive platform for directors and other strategic personalities of licensed intermediary institutions to equip themselves with new and relevant knowledge, skills and abilities to explore and deliberate on pertinent issues affecting the industry from multistakeholders' perspectives.

The specific objectives of the programme are as follows:

- and oversight of the running of the licensed intermediary institutions;
- member of the board through latest developments in regulations and challenges, business and governance, in the capital market; and
- in regulating a dynamic and competitive capital market.

This programme aims to strengthen intermediation standards and capabilities as espoused by the Capital Market Masterplan 2 (CMP2).

ICF COMPETENCY LEVEL



- Core Corporate Governance, Ethic & Integrity, Risk Management
- Foundational (Regulatory) Capital Market Institutions, Capital Market Intermediaries, Capital Market Products Regulations (Proficiency Level 4)
- Foundational (Product) Capital Market Environment (Proficiency Level 4)
- Behavioural (Organisation Leadership) Strategic Thinking (Proficiency Level 4)

TARGET AUDIENCE

Individuals

Newly appointed directors and directors of CMSL holders

WHAT WILL YOU LEARN?

MODULE 1: DIRECTORS AS GATEKEEPERS OF MARKET PARTICIPANTS

- directors in discharging their mandates;
- provided for in applicable laws relevant to licensed intermediaries; Apply the relevant key principles and recommendations of the
- Malaysian Code on Corporate Governance to oversee the compliance and performance roles of licensed intermediaries; Understand the critical functions played by independent directors in
- building confidence and trust for licensed intermediaries; and
- Exercise judgement appropriately in dealing with issues of legal and governance brought to the attention of the board.

PROGRAMME OUTLINE

09.00 am • Core duties of directors – fiduciary duty, duty of care, skill and diligence and other legal and regulatory expectations as specified by the extant laws including but not limited to:

- o Companies Act (Act 125) o Capital Market and Services Act (Act 671)
- o Anti-Money Laundering and Terrorism Financing Act (Act 613)
- o New and pending laws and rules, including Personal Data Tax Act; Foreign Account Tax Compliance Act ("FATCA") – challenges.
- Discussion of recent selected enforcement cases.

10.45 am • Discussion of how the application of selected principles and recommendations of the Malaysian Code on Corporate Governance can deliver sustainable values for licensed intermediaries. The selected principles and recommendations

- o Establishing a board charter where, among others, clear roles and responsibilities between the board and management are articulated; The Code suggests that the board should assume, amongst others, the following responsibilities:
 - Reviewing and adopting a strategic plan for the
 - licensed intermediaries; Overseeing the conduct of the licensed intermediaries'
 - Identifying principal risks and ensuring the implementation of appropriate internal controls and
 - Succession planning of senior management of licensed
 - Overseeing the development and implementation of a shareholder/stakeholder communication policy for the licensed intermediaries; and
 - Reviewing the adequacy and integrity of the management information and internal controls system of the licensed intermediaries.
- o Strengthening the composition of the board by having sufficient representation of non-executive directors of right competencies and skills to ensure independent oversight;
- o Effective risk oversight through sound and adequate risk management and internal controls systems.
- Independent directors as value enhancers or value destroyers; o Independent directors to assist boards to remain vigilant and diligent in robust CG structure and process to facilitate
- sufficient control and direction; o Independent directors as gatekeeper in dealing with situations of conflicts of interest including related party transactions, self-dealing by directors and management,
- o Role of company secretary, internal auditor, and/or compliance officer to support independent directors.
- Failure of governance and the implication on licence to operate - Case study.

12.30 pm End of Programme

SPEAKER



DR ISMET YUSOFF

Dr Ismet Yusoff, Chief Executive Officer of the Minority Shareholders Watch Group, is a leading advocate for corporate governance and sustainability. Formerly Chief Executive Officer of the Malaysian Institute of Corporate Governance and with the Securities Commission Malaysia, he shaped key governance frameworks, ASEAN initiatives, and sustainability reporting standards, collaborating with regulators, corporates, and international organisations to elevate Malaysia's governance practices.

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Securities Industry Development Corporation (765264K) 3, Persiaran Bukit Kiara, Bukit Kiara, 50490 Kuala Lumpur, Malaysia Email: sidc@sidc.com.my Website: www.sidc.com.my













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For enquiries on registration, please contact: +603 6204 8439 / 8274 | Register today at www.sidc.com.my

Get in touch and speak to our friendly team: Farith Jamal | +6014 653 2578 | Farith.Jamal@sidc.com.my

Abdul Qaiyum | +6017 871 3242 | Qaiyum.Ghazali@sidc.com.my Syed Imran | +6017 743 0773 | imran.nasir@sidc.com.my

Sarah Dalina | +6011 2711 9658 | Sarah.Dalina@sidc.com.my Wan Mohd Farid | +6012 641 7589 | FaridK@sidc.com.my