Corporate Governance Statement
as at 30 June 2023
Principle 1
Lay solid foundations for management and oversight

A listed entity should clearly delineate the respective roles and responsibilities of its board and management and regularly review their performance.

As an externally managed scheme, recommendations 1.1, 1.2, 1.3, 1.4, 1.5, 1.6 and 1.7 do not apply to the Fund.

The Fund has elected to apply the alternative recommendation for 1.1 and provides the following responses to the recommendations.

The business of the Fund is managed by RFM as the Responsible Entity of the Fund. The arrangements between the Responsible Entity and the Fund are governed by the Constitution of the Fund and the Corporations Act. The conduct of the Board of RFM as Responsible Entity when managing the affairs of the Fund are outlined in the Corporate Governance Charter.

Board roles and responsibilities

The Responsible Entity has a Corporate Governance Charter that outlines the corporate governance practices, functions and responsibilities of the Board. The Corporate Governance Charter is located on the Corporate Governance page of the Responsible Entity’s website.

Board functions include:
- setting the direction, strategy and financial objectives for the RFM Group including the Fund
- monitoring the implementation and execution of strategy and financial objectives
- monitoring compliance with regulatory requirements, ethical standards and external commitments
- appointing, and reviewing the performance of, the Managing Director and Company Secretary, and
- taking an effective leadership role in relation to the RFM Group.

Board conduct is governed by the Fund’s Constitution and the Corporations Act.

Chair

The Chair leads the Board and ensures the efficient organisation and conduct of Board members. Responsibilities of the Chair are listed in the Corporate Governance Charter.

Managing Director

The Board has delegated responsibility for the day-to-day management of the Fund to the Managing Director of the Responsible Entity, subject to financial and other limits.

The Managing Director is supported by the Chief Operating Officer, Chief Financial Officer, Company Secretary and managers in the leadership, operational and corporate management teams.

Appointment of directors and management

Before appointment, appropriate checks are completed for potential Directors and managers, including police, bankruptcy and reference checks. Employment history, experience, education, directorships and unitholdings are also assessed.

All Directors of the Responsible Entity receive letters of appointment setting out the key terms and conditions of their appointment.

Managers of the Responsible Entity enter into an employment agreement setting out the key terms and conditions of their employment including a position description, duties, rights, responsibilities, remuneration and entitlements on termination.

Succession planning within the Responsible Entity is reviewed by the Internal Compliance Committee annually. This ensures depth of skills and experience exist within the key functions.

Company Secretary

The Company Secretary of the Responsible Entity is accountable to the Board, through the Chair, on all matters to do with the proper functioning of the Board.

Directors have access to the Company Secretary for advice.

Diversity

The Responsible Entity has a Diversity Policy, approved annually by the Board and recognises that employees are one of its greatest assets. It has employees with a range of skills and capabilities to ensure the ongoing strength, continuity, and stability of the Responsible Entity. The Diversity Policy provides the framework that actively manages and encourages diversity and inclusion and attracts a diverse pool of suitably skilled candidates.

The Responsible Entity set a quantitative gender diversity objective, for 40% of directors to be female by 31 December 2026. The Responsible Entity will also endeavour to improve the current level of gender diversity of the Board and management when vacancies arise. Due to the size of the Responsible Entity’s management team, there is limited turnover of personnel at this level.

As of 30 June 2023, there were two females in the Responsible Entity’s leadership team, representing 28% of the team. In addition, 27% of females incorporate the operational and management teams, represented by four female managers. Of the 212 employees RFM and associated entities employ, 24% are female.

The Workplace Gender Equality Act 2012 (Cth) (WGE Act) applies to RFM as the Responsible Entity and its associated entities. The WGEA annual compliance report was approved on 30 May 2023.

1. RRM Group includes the Responsible Entity and all entities which are owned and/or managed by RRM.
Performance Assessments

The performance of the Board, its committees and individual Directors is reviewed and assessed each year collectively by the Board. The performance review process is outlined in the Corporate Governance Charter. Performance feedback has been provided to all Directors and managers this financial year.

The Board is satisfied that the performance of the current Directors meets the statutory obligations of their role.

RFM has a Performance Management Policy that provides guidelines to review the performance of managers. Managing the performance of our people is critical to our success and in most cases, we choose to do this informally through regular one-on-one discussions between employees and their manager, or formally where either party prefer this approach.

The Corporate Governance Charter and Diversity Policy are available on the Responsible Entity’s website.

The board of a listed entity should be of an appropriate size and collectively have the skills, commitment and knowledge of the entity and the industry in which it operates, to enable it to discharge its duties effectively and to add value.

As an externally managed scheme, recommendations 2.1, 2.2, 2.4, 2.5, 2.6 do not apply to the Fund.

Nomination Committee

The Responsible Entity has not established a Nomination Committee. Due to the size of the Board and the nature of the business, the Board has determined this function should remain with the Board.

External advice is sought from external experts including specialist tax, legal or business advisers when required.

Board Matrix

The Responsible Entity’s Board comprises five members, four of whom are independent non-executive directors.

All Directors must act with the utmost integrity and objectivity, striving to enhance the reputation and performance of the RFM Group.

Directors must comply with the Director’s Code of Conduct and the RFM Code of Conduct in exercising their duties.

<table>
<thead>
<tr>
<th>Director</th>
<th>Tenure</th>
<th>Independent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Guy Paynter (Chair)</td>
<td>15 April 2010</td>
<td>Yes</td>
</tr>
<tr>
<td>David Bryant</td>
<td>17 February 1997</td>
<td>No</td>
</tr>
<tr>
<td>Michael Carroll</td>
<td>15 April 2010</td>
<td>Yes</td>
</tr>
<tr>
<td>Julian Widdup</td>
<td>15 February 2017</td>
<td>Yes</td>
</tr>
<tr>
<td>Andrea Lemmon</td>
<td>1 November 2021</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Guy Paynter and Michael Carroll have more than ten years of service as Directors of the Responsible Entity. It remains RFM’s opinion that both Guy and Michael have an independence of mind and a strong element of objectivity regarding the affairs of RFM and the Fund. It is in the best interests of the Fund to have a combination of different director tenure, as longer terms provide an innate understanding of the business whereas shorter durations offer a fresh approach. All members of the RFM Board advocate their professional views as part of robust discussions.

The RFF Annual Report and the Responsible Entity’s website each have further information on the background, qualifications and expertise of Directors.

Board Independence

The Chair of the Responsible Entity’s board is responsible for the Board’s leadership, organisation and conduct. The Chair, Guy Paynter is considered independent as defined in the Corporate Governance Charter.

Director Training

New Directors are selected and appointed in accordance with the Corporate Governance Charter. New Directors are provided with an induction relevant to the Responsible Entity and the Fund and are provided opportunities to extend their skills and knowledge, through informal and formal means.

Beerwah macadamia orchard, Sunshine Coast, Queensland, July 2023.

Almonds collected at harvest, Tocabil, Hillston NSW, April 2023.
**Principle 3**

Instil a culture of acting lawfully, ethically and responsibly

A listed entity should instil and continually reinforce a culture across the organisation of acting lawfully, ethically and responsibly.

*Managing good assets with good people*

The Responsible Entity’s objectives regarding the Fund are to operate profitably, maximise investor return and identify opportunities for growth.

The Responsible Entity’s core values underpin the culture and reputation implemented by management which all employees are expected to follow. These include:

- employees are to act honestly, ethically, in good faith and in the best interests of the Responsible Entity and its managed entities
- employees have a duty to use due care and diligence and must not make improper use of information acquired
- personal interests of employees are not to conflict with the interests of RFM or the Fund’s Unitholders
- employees must adhere to the continuous disclosure protocol and privacy principles adopted by RFM, and
- employees are not to engage in conduct likely to bring discredit upon RFM and not knowingly breach any law under which RFM operates.

The Responsible Entity has a Code of Conduct that applies to Directors and employees. Managers lead their teams to ensure the company values and culture is modelled by all employees.

**Directors Code of Conduct**

The Responsible Entity has implemented a Directors' Code of Conduct. The Code seeks to give Director’s guidance on how best to perform their duties, meet their obligations and understand RFM's corporate governance practices.

The Code focuses on the Directors’ obligations to comply with codes and law, general duties and application of business judgment, including personal interests and conflicts, conduct, and complaints.

The Responsible Entity has a very robust structure for reporting material breaches of the Directors’ Code of Conduct. The Corporate Secretary advises the Board and the Internal Compliance Committee of any such breaches.

**Whistleblower Policy**

The Whistleblower Policy, implemented by the Responsible Entity, supports and protects employees should they wish to make a protected disclosure. All corporate employees complete annual compliance training in respect of the Policy.

The Responsible Entity has an established structure for reporting incidents under the Whistleblower Policy.

The Company Secretary will confidentially advise the Board of any material incidents. The Internal Compliance Committee is also advised at its quarterly meeting.

**Anti-Bribery and Corruption**

The Responsible Entity has an established Anti-Bribery and Corruption Policy which was implemented to monitor, detect, report and manage any bribery, corruption or related activities.

The Responsible Entity has a robust structure for reporting breaches of the Anti-Bribery and Corruption Policy. All employees are encouraged to address any unlawful events or unethical behaviour. This can be completed either via their immediate manager or directly to the Board.

The Company Secretary will advise the Board of any material breaches. The Internal Compliance Committee is also advised at its quarterly meeting.

Further details are included in the Policy.

**Securities Trading Policy**

The Securities Trading Policy, established by the Responsible Entity, establishes a regime to prevent the misuse of insider information. The Policy affirms employees legal and regulatory obligations. This is to ensure the Fund maintains market confidence and integrity.

The Company Secretary will advise the Board of any material breaches. The Internal Compliance Committee is also advised at its quarterly meeting.

**Conflict of Interest Management Policy**

The Conflict of Interest Management Policy identifies the arrangements that are in place to manage any actual or potential conflict of interests that may arise between the Responsible Entity and the Funds it manages.

The Policy details who is responsible for how conflicts are reported, managing conflict obligations and reporting to the Board and Internal Compliance Committee.

**Modern Slavery**

The Fund does not meet the income thresholds which require reporting under the Modern Slavery Modern Act 2018 (Act).

The Corporate Governance Charter (incorporating the Directors’ Code of Conduct), Whistleblower Policy, Anti-Bribery and Corruption Policy, Securities Trading Policy and Conflict of Interest Management Policy are all available on the Responsible Entity’s website.

**Principle 4**

Safeguard the integrity of corporate reports

A listed entity should have appropriate processes to verify the integrity of its corporate reports.

**Audit Committee**

The Board of the Responsible Entity has an established Audit Committee to assist the Board with integrity of financial reporting, controls and independence of the Fund’s external auditors.

The Audit Committee is comprised of three members, Michael Carroll (Chair), Julian Widdup and Andrea Lemmon. All are independent non-executive directors of RFM.

<table>
<thead>
<tr>
<th>Audit Committee</th>
<th>Membership since</th>
</tr>
</thead>
<tbody>
<tr>
<td>Michael Carroll (Chair)</td>
<td>15 April 2010</td>
</tr>
<tr>
<td>Julian Widdup</td>
<td>15 February 2017</td>
</tr>
<tr>
<td>Andrea Lemmon</td>
<td>1 November 2017</td>
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The Audit Committee has a formal charter that details its roles, responsibilities and obligations. The Audit Committee’s role is to assist the Board in discharging its oversight responsibilities.

The Audit Committee will:

- oversee the financial reporting process to ensure the balance, transparency and integrity of published financial information, review the effectiveness of the entities’ internal control and financial risk management and monitor their implementation
- oversee the independent audit process, including recommending the appointment and assessing the performance of the external auditor
- oversee the entities’ process for monitoring compliance with laws, regulations, internal policies and expectations of key stakeholders.

Two meetings of the Audit Committee were held in relation to the accounts during the Financial Year. Both meetings were attended by all committee members.

The Audit Committee will routinely invite others to attend meetings, including management of the Responsible Entity and the Auditor of the Fund. The Audit Committee reviews the financial reports and provides commentary to the Board as required.

Pursuant to s 295A of the Corporations Act, the Chief Financial Officer and Managing Director have each declared in their opinion and in writing to the Board that the half-year and financial year financial statements:

- have been properly maintained in accordance with s 286 of the Corporations Act
- (and notes referred to in paragraph 295(b)(3)(b)) comply with the accounting standards
- (and notes) give a true and fair view of the financial position and performance of the Fund under s 297 of the Corporations Act
- any other prescribed regulation matter is satisfied, and
- such opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.

The Fund’s corporate reporting was reviewed by external auditors, who attended both Audit Committee meetings this financial year.

The Audit Committee Charter, included in the Corporate Governance Charter, is available on the Responsible Entity’s website.

Macadamia racemes during flowering at Swan Ridge orchard, Bunya Mountains Queensland, September 2022.
A listed entity should make timely and balanced disclosure of all matters concerning it that a reasonable person would expect to have a material effect on the price or value of its securities.

Continuous Disclosure

The Responsible Entity is committed to promoting a fair market in the Fund’s units through honest management and timely, full and fair disclosure. This conduct will ensure the Fund meets its disclosure obligations under the Corporations Act and the ASX Listing Rules.

The Responsible Entity has adopted a Continuous Disclosure Policy that applies to all Directors and employees of the RFM Group. Annual training on the policy, and continuous disclosure obligations generally, is provided for officers of the Responsible Entity. Responsibility for compliance with the Continuous Disclosure Policy lies with the Company Secretary.

The Responsible Entity will ensure information that a reasonable person would expect to have a material effect on the price of the Fund’s securities will be disclosed pursuant to ASX Listing Rule 3.1.

The Board is made aware of market announcements once released on the ASX Market Announcement Platform. All announcements released in respect of the Fund can be viewed at www.asx.com.au.

Any materially new investor or analyst presentations are now released on the ASX Market Announcement Platform ahead of the scheduled presentation time.

A listed entity should provide its security holders with appropriate information and facilities to allow them to exercise their rights as security holders effectively.

Governance for Unitholders

The Fund aims to provide timely, precise and accessible information of a consistently high standard to its Unitholders. This information is conveyed in the Fund’s annual reports, half yearly reports, ASX announcements, newsletters and on the Responsible Entity’s website. Recordings of full and half year financial results presentations, and additional information relevant to the Fund is located on the Responsible Entity’s website.

Investor Services

The Investor Services (IS) team regularly engage with Unitholders, potential investors, external analysts and the Fund’s registry service provider, Boardroom. The IS team’s primary objective is to ensure Unitholders are well informed regarding the Fund. The Fund’s website has information available to Unitholders to facilitate two-way communication with investors and provides all relevant information regarding the Fund. Unitholders are encouraged to contact the Responsible Entity’s IR team using any of the following methods:

Email: investorservices@ruralfunds.com.au
Website: Contact | Rural Funds Management
Phone: 1800 026 665
or in person by visiting the Responsible Entity’s office.

The Responsible Entity has advised Unitholders they may receive Fund communications, either electronically, at a physical address or not at all. Communication election is made by communication type. Unitholders are also able to communicate with the share registry and the Responsible Entity electronically.

Unitholder Meetings

As an externally managed scheme, the Fund does not hold periodic meetings. When Unitholder meetings are required, webcasting and/or an audioconference facility for remote Unitholders is used. Unitholders who are unable to attend meetings, can vote via proxy, in accordance with the Fund’s constitution.

The Fund’s constitution provides that Extraordinary Resolutions and any other properly demanded resolutions, directed by the Chair, are to be decided by a poll.

Boardroom, the Fund’s registry service provider, provides the option for Unitholders to receive their communications electronically. The Responsible Entity encourages all investors to communicate electronically and provides regular correspondence advising shareholders of this option.
**Principle 7**
Recognise and manage risk

A listed entity should establish a sound risk management framework and periodically review the effectiveness of that framework.

**Risk Management**
A Risk Committee has not been established by the Responsible Entity. The Board has determined that due to the size of the Board and the nature of the business, the risk oversight function should be managed by the Board, supported by the Internal Compliance Committee (ICC).

The Board has ultimate responsibility for overseeing the risk management framework and approving and monitoring compliance within the framework. The Board receives regular reports on all material business risks in relation to the Fund which includes a quarterly report of all risks rated extreme or high. Ongoing management of the identified risks is provided by the relevant business managers of each business area. These risks are reported to the Board and the ICC and include details regarding the effectiveness of mitigation measures.

A Risk Management Policy has been established by the Responsible Entity. The Policy considers the management of material business risks and the Board’s risk appetite for the Fund and associated entities.

The Responsible Entity’s risk management framework and Risk Management Policy are reviewed annually. The review consists of re-evaluating all risks, re-assessing whether the existing risk rating is appropriate, and assessing the suitability of existing and additional mitigation measures. During this financial year, an annual risk review was performed.

The Board is responsible for overseeing the risk management framework and ensuring that the Responsible Entity’s risk management framework is effective. The Board monitors and reports on all material business risks and reviews and approves the Responsible Entity’s risk management framework. The Board also monitors and reports on the effectiveness of its risk management framework.

**Environmental, Social and Governance (ESG)**
The Responsible Entity’s approach to managing material environmental (including climate-related impacts) and social risks is incorporated in the entity’s risk management framework. The Board is responsible for overseeing the risk management framework and the internal management of the framework delegated to the Internal Compliance Committee.

**Internal Compliance Committee (ICC)**
The Responsible Entity has an Internal Compliance Committee that assists the Board in evaluating the risk management framework and material business risks on an ongoing basis. While not an internal audit committee, the Internal Compliance Committee reports to the Board quarterly and may make recommendations to the Board for changes to processes and systems to ensure compliance with legal and regulatory requirements.

The Internal Compliance Committee is comprised of managers who are specialists in their field. Committee Members are:

- Compliance Manager (Chair)
- Chief Financial Officer
- National Manager – People and Safety
- Investor Services Manager

The Committee extends the invitation to other managers to routinely attend meetings to offer insight into their relevant field and the effect of managing risk in their business units.

This broad representation ensures the Internal Compliance Committee is fully informed of governance, risk and internal control processes across the Fund and associated RPM entities.

**Principle 8**
Remunerate fairly and responsibly

A listed entity should pay director remuneration sufficient to attract and retain high quality directors and design its executive remuneration to attract, retain and motivate high quality senior executives and to align their interest with the creation of value for security holders and with the entity’s values and risk appetite.

As an externally managed scheme, recommendations 8.1, 8.2 and 8.3 do not apply to the Fund.

The Responsible Entity has elected to apply alternative recommendations for 8.1, 8.2 and 8.3 and provide the following responses.

As an externally managed listed entity, the remuneration of the Responsible Entity, as disclosed in its Constitution, is:

- Fund Management Fee – up to 1.0% of the adjusted gross asset value of the Fund
- Asset Management Fee – up to 1.0% of the adjusted gross asset value of the Fund
- Termination Fee – 1.5% of the adjusted gross asset value of the Fund.

The fees listed above represent the maximum allowed under the Fund’s constitution.

At present, the Responsible Entity charges total fees (fund management and asset management fees) of 1.05% of the adjusted gross asset value of the Fund.

**Remuneration Committee**
The Remuneration Committee has a formal charter that details its responsibilities and obligations and sets out the powers of the Remuneration Committee along with the meeting procedure framework.

The Remuneration Committee comprises four members, Michael Carroll (Chair), Guy Paynter, Julian Widdup and Andrea Lemmon. All are independent non-executive directors.

**Remuneration Committee**

<table>
<thead>
<tr>
<th>Name</th>
<th>Membership Start</th>
</tr>
</thead>
<tbody>
<tr>
<td>Michael Carroll (Chair)</td>
<td>12 May 2017</td>
</tr>
<tr>
<td>Guy Paynter</td>
<td>12 May 2017</td>
</tr>
<tr>
<td>Julian Widdup</td>
<td>12 May 2017</td>
</tr>
<tr>
<td>Andrea Lemmon</td>
<td>1 November 2021</td>
</tr>
</tbody>
</table>

**Principle 9**
As an externally managed scheme, recommendations 9.1, 9.2 and 9.3 do not apply to the Fund.
Almond trees in bloom, Keranbury, Riverina NSW, August 2023.