Appendix 4G

Key to Disclosures Corporate Governance Council Principles and Recommendations

Name of entity:					
	Australian Finance Group Ltd				
ABN / ARBN:		Financial year ended:			
11 066	385 822	30 June 2015			
Our co	Our corporate governance statement ² for the above period above can be found at: ³				
	These pages of our annual report:				
\boxtimes	This URL on our website: http:	//investors.afgonline.com.au/investor/?page=corporate-governance			
The Corporate Governance Statement is accurate and up to date as at 16 September 2015 and has been approved by the board. The annexure includes a key to where our corporate governance disclosures can be located.					
Date: 17 September 20		17 September 2015			
Name of Director or Secretary authorising Lisa Bevan lodgement:		Lisa Bevan			

Under Listing Rule 4.7.4, if an entity chooses to include its corporate governance statement on its website rather than in its annual report, it must lodge a copy of the corporate governance statement with ASX at the same time as it lodges its annual report with ASX. The corporate governance statement must be current as at the effective date specified in that statement for the purposes of rule 4.10.3.

Throughout this form, where you are given two or more options to select, you can, if you wish, delete any option which is not applicable and just retain the option that is applicable. If you select an option that includes "<u>OR</u>" at the end of the selection and you delete the other options, you can also, if you wish, delete the "OR" at the end of the selection.

¹ Under Listing Rule 4.7.3, an entity must lodge with ASX a completed Appendix 4G at the same time as it lodges its annual report with ASX. Listing Rule 4.10.3 requires an entity that is included in the official list as an ASX Listing to include in its annual report either a corporate governance statement that meets the requirements of that rule or the URL of the page on its website where such a statement is located. The corporate governance statement must disclose the extent to which the entity has followed the recommendations set by the ASX Corporate Governance Council during the reporting period. If the entity has not followed a recommendation for any part of the reporting period, its corporate governance statement must separately identify that recommendation and the period during which it was not followed and state its reasons for not following the recommendation and what (if any) alternative governance practices it adopted in lieu of the recommendation during that period.

² "Corporate governance statement" is defined in Listing Rule 19.12 to mean the statement referred to in Listing Rule 4.10.3 which discloses the extent to which an entity has followed the recommendations set by the ASX Corporate Governance Council during a particular reporting period.

³ Mark whichever option is correct and then complete the page number(s) of the annual report, or the URL of the web page, where the entity's corporate governance statement can be found. You can, if you wish, delete the option which is not applicable.

ANNEXURE – KEY TO CORPORATE GOVERNANCE DISCLOSURES

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \dots^4
PRINC	PLE 1 – LAY SOLID FOUNDATIONS FOR MANAGEMENT AND OVE	ERSIGHT	
1.1	A listed entity should disclose: (a) the respective roles and responsibilities of its board and management; and (b) those matters expressly reserved to the board and those delegated to management.	the fact that we follow this recommendation: in our Corporate Governance Statement OR at [insert location] and information about the respective roles and responsibilities of our board and management (including those matters expressly reserved to the board and those delegated to management): at http://investors.afgonline.com.au/investor/?page=corporate-governance	 □ an explanation why that is so in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
1.2	A listed entity should: (a) undertake appropriate checks before appointing a person, or putting forward to security holders a candidate for election, as a director; and (b) provide security holders with all material information in its possession relevant to a decision on whether or not to elect or re-elect a director.	the fact that we follow this recommendation: ☑ in our Corporate Governance Statement OR ☐ at [insert location]	□ an explanation why that is so in our Corporate Governance Statement OR □ we are an externally managed entity and this recommendation is therefore not applicable
1.3	A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.	the fact that we follow this recommendation: ☑ in our Corporate Governance Statement OR ☐ at [insert location]	□ an explanation why that is so in our Corporate Governance Statement OR □ we are an externally managed entity and this recommendation is therefore not applicable
1.4	The company secretary of a listed entity should be accountable directly to the board, through the chair, on all matters to do with the proper functioning of the board.	the fact that we follow this recommendation: in our Corporate Governance Statement OR at [insert location]	□ an explanation why that is so in our Corporate Governance Statement OR □ we are an externally managed entity and this recommendation is therefore not applicable

⁴ If you have followed all of the Council's recommendations in full for the whole of the period above, you can, if you wish, delete this column from the form and re-format it.

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \ldots^4
1.5	 A listed entity should: (a) have a diversity policy which includes requirements for the board or a relevant committee of the board to set measurable objectives for achieving gender diversity and to assess annually both the objectives and the entity's progress in achieving them; (b) disclose that policy or a summary of it; and (c) disclose as at the end of each reporting period the measurable objectives for achieving gender diversity set by the board or a relevant committee of the board in accordance with the entity's diversity policy and its progress towards achieving them and either: (1) the respective proportions of men and women on the board, in senior executive positions and across the whole organisation (including how the entity has defined "senior executive" for these purposes); or (2) if the entity is a "relevant employer" under the Workplace Gender Equality Act, the entity's most recent "Gender Equality Indicators", as defined in and published under that Act. 	the fact that we have a diversity policy that complies with paragraph (a): in our Corporate Governance Statement OR at [insert location] at at http://investors.afgonline.com.au/investor/?page=corporate-governance and the measurable objectives for achieving gender diversity set by the board or a relevant committee of the board in accordance with our diversity policy and our progress towards achieving them: in our Corporate Governance Statement OR at [insert location] and the information referred to in paragraphs (c)(1) or (2): in our Corporate Governance Statement OR at [insert location] at [insert location]	 □ an explanation why that is so in our Corporate Governance Statement OR □ we are an externally managed entity and this recommendation is therefore not applicable
1.6	A listed entity should: (a) have and disclose a process for periodically evaluating the performance of the board, its committees and individual directors; and (b) disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.	the evaluation process referred to in paragraph (a): ⊠ in our Corporate Governance Statement OR □ at [insert location] and the information referred to in paragraph (b): ⊠ in our Corporate Governance Statement OR □ at [insert location]	 □ an explanation why that is so in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
1.7	A listed entity should: (a) have and disclose a process for periodically evaluating the performance of its senior executives; and (b) disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.	the evaluation process referred to in paragraph (a): ⊠ in our Corporate Governance Statement OR □ at [insert location] and the information referred to in paragraph (b): ⊠ in our Corporate Governance Statement OR □ at [insert location]	 □ an explanation why that is so in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable

Corpora	ate Governance Council recommendation	We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \dots^4
PRINCIP	PLE 2 - STRUCTURE THE BOARD TO ADD VALUE		
2.1	The board of a listed entity should: (a) have a nomination committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a nomination committee, disclose that fact and the processes it employs to address board succession issues and to ensure that the board has the appropriate balance of skills, knowledge, experience, independence and diversity to enable it to discharge its duties and responsibilities effectively.	 [If the entity complies with paragraph (a):] the fact that we have a nomination committee that complies with paragraphs (1) and (2): ☑ in our Corporate Governance Statement OR ☐ at [insert location] and a copy of the charter of the committee: ☑ at http://investors.afgonline.com.au/investor/?page=corporate-governance and the information referred to in paragraphs (4) and (5): ☐ in our Corporate Governance Statement OR ☑ in the Directors Report forming part of the Annual Financial Statements [If the entity complies with paragraph (b):] the fact that we do not have a nomination committee and the processes we employ to address board succession issues and to ensure that the board has the appropriate balance of skills, knowledge, experience, independence and diversity to enable it to discharge its duties and responsibilities effectively: ☐ in our Corporate Governance Statement OR ☐ at [insert location] 	□ an explanation why that is so in our Corporate Governance Statement OR □ we are an externally managed entity and this recommendation is therefore not applicable
2.2	A listed entity should have and disclose a board skills matrix setting out the mix of skills and diversity that the board currently has or is looking to achieve in its membership.	our board skills matrix: in our Corporate Governance Statement OR at [insert location]	 □ an explanation why that is so in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed		ve NOT followed the recommendation in full for the whole period above. We have disclosed ⁴
2.3	A listed entity should disclose: (a) the names of the directors considered by the board to be independent directors; (b) if a director has an interest, position, association or relationship of the type described in Box 2.3 but the board is of the opinion that it does not compromise the independence of the director, the nature of the interest, position, association or relationship in question and an explanation of why the board is of that opinion; and (c) the length of service of each director.	the names of the directors considered by the board to be independent directors: in our Corporate Governance Statement OR at [insert location] and, where applicable, the information referred to in paragraph (b): in our Corporate Governance Statement OR at [insert location] and the length of service of each director: in our Corporate Governance Statement OR set out in the Remuneration Report forming part of the Directors Report in the Annual Financial Statements		an explanation why that is so in our Corporate Governance Statement
2.4	A majority of the board of a listed entity should be independent directors.	the fact that we follow this recommendation: ☐ in our Corporate Governance Statement OR ☐ at [insert location]		an explanation why that is so in our Corporate Governance Statement <u>OR</u> we are an externally managed entity and this recommendation is therefore not applicable
2.5	The chair of the board of a listed entity should be an independent director and, in particular, should not be the same person as the CEO of the entity.	the fact that we follow this recommendation: ☑ in our Corporate Governance Statement OR ☐ at [insert location]		an explanation why that is so in our Corporate Governance Statement <u>OR</u> we are an externally managed entity and this recommendation is therefore not applicable
2.6	A listed entity should have a program for inducting new directors and provide appropriate professional development opportunities for directors to develop and maintain the skills and knowledge needed to perform their role as directors effectively.	the fact that we follow this recommendation: ☑ in our Corporate Governance Statement OR ☐ at [insert location]e		an explanation why that is so in our Corporate Governance Statement <u>OR</u> we are an externally managed entity and this recommendation is therefore not applicable
PRINCIPI	LE 3 – ACT ETHICALLY AND RESPONSIBLY			
3.1	A listed entity should: (a) have a code of conduct for its directors, senior executives and employees; and (b) disclose that code or a summary of it.	our code of conduct or a summary of it: in our Corporate Governance Statement OR at http://investors.afgonline.com.au/investor/?page=corporate-governance.	8	an explanation why that is so in our Corporate Governance Statement

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \ldots^4
PRINCIP	LE 4 – SAFEGUARD INTEGRITY IN CORPORATE REPORTING		
4.1	The board of a listed entity should: (a) have an audit committee which: (1) has at least three members, all of whom are non-executive directors and a majority of whom are independent directors; and (2) is chaired by an independent director, who is not the chair of the board, and disclose: (3) the charter of the committee; (4) the relevant qualifications and experience of the members of the committee; and (5) in relation to each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have an audit committee, disclose that fact and the processes it employs that independently verify and safeguard the integrity of its corporate reporting, including the processes for the appointment and removal of the external auditor and the rotation of the audit engagement partner.	If the entity complies with paragraph (a):	an explanation why that is so in our Corporate Governance Statement
4.2	The board of a listed entity should, before it approves the entity's financial statements for a financial period, receive from its CEO and CFO a declaration that, in their opinion, the financial records of the entity have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the entity and that the opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.	the fact that we follow this recommendation: in our Corporate Governance Statement OR at [insert location]	an explanation why that is so in our Corporate Governance Statement

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed	1	ave NOT followed the recommendation in full for the whole e period above. We have disclosed4
4.3	A listed entity that has an AGM should ensure that its external auditor attends its AGM and is available to answer questions from security holders relevant to the audit.	the fact that we follow this recommendation: ☑ in our Corporate Governance Statement OR ☐ at [insert location]		an explanation why that is so in our Corporate Governance Statement OR we are an externally managed entity that does not hold an annual general meeting and this recommendation is therefore not applicable
PRINCIPI	LE 5 – MAKE TIMELY AND BALANCED DISCLOSURE			
5.1	A listed entity should: (a) have a written policy for complying with its continuous disclosure obligations under the Listing Rules; and (b) disclose that policy or a summary of it.	our continuous disclosure compliance policy or a summary of it: in our Corporate Governance Statement and at http://investors.afgonline.com.au/investor/?page=corporate-governance		an explanation why that is so in our Corporate Governance Statement
PRINCIPLE 6 – RESPECT THE RIGHTS OF SECURITY HOLDERS				
6.1	A listed entity should provide information about itself and its governance to investors via its website.	information about us and our governance on our website: at at http://investors.afgonline.com.au/investor		an explanation why that is so in our Corporate Governance Statement
6.2	A listed entity should design and implement an investor relations program to facilitate effective two-way communication with investors.	the fact that we follow this recommendation: in our Corporate Governance Statement OR at [insert location]		an explanation why that is so in our Corporate Governance Statement
6.3	A listed entity should disclose the policies and processes it has in place to facilitate and encourage participation at meetings of security holders.	our policies and processes for facilitating and encouraging participation at meetings of security holders: in our Corporate Governance Statement OR at [insert location]		an explanation why that is so in our Corporate Governance Statement <u>OR</u> we are an externally managed entity that does not hold periodic meetings of security holders and this recommendation is therefore not applicable
6.4	A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.	the fact that we follow this recommendation: in our Corporate Governance Statement OR at [insert location]		an explanation why that is so in our Corporate Governance Statement

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \dots^4
PRINCIP	PLE 7 – RECOGNISE AND MANAGE RISK		
7.1	The board of a listed entity should: (a) have a committee or committees to oversee risk, each of which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a risk committee or committees that satisfy (a) above, disclose that fact and the processes it employs for overseeing the entity's risk management framework.	[If the entity complies with paragraph (a):] the fact that we have a committee or committees to oversee risk that comply with paragraphs (1) and (2): in our Corporate Governance Statement OR at [insert location] and a copy of the charter of the committee: at http://investors.afgonline.com.au/investor/?page=corporate-governance and the information referred to in paragraphs (4) and (5): in our Corporate Governance Statement OR in the Directors Report forming part of the Annual Financial Statements [If the entity complies with paragraph (b):] the fact that we do not have a risk committee or committees that satisfy (a) and the processes we employ for overseeing our risk management framework: in our Corporate Governance Statement OR at [insert location]	an explanation why that is so in our Corporate Governance Statement
7.2	The board or a committee of the board should: (a) review the entity's risk management framework at least annually to satisfy itself that it continues to be sound; and (b) disclose, in relation to each reporting period, whether such a review has taken place.	the fact that board or a committee of the board reviews the entity's risk management framework at least annually to satisfy itself that it continues to be sound: in our Corporate Governance Statement OR at [insert location] and that such a review has taken place in the reporting period covered by this Appendix 4G: in our Corporate Governance Statement OR at [insert location]	an explanation why that is so in our Corporate Governance Statement

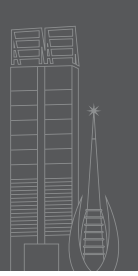
Corpora	te Governance Council recommendation	We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed4
7.3	A listed entity should disclose: (a) if it has an internal audit function, how the function is structured and what role it performs; or (b) if it does not have an internal audit function, that fact and the processes it employs for evaluating and continually improving the effectiveness of its risk management and internal control processes.	[If the entity complies with paragraph (a):] how our internal audit function is structured and what role it performs: □ in our Corporate Governance Statement OR □ at [insert location] [If the entity complies with paragraph (b):] the fact that we do not have an internal audit function and the processes we employ for evaluating and continually improving the effectiveness of our risk management and internal control processes: □ in our Corporate Governance Statement OR □ at [insert location]	an explanation why that is so in our Corporate Governance Statement in the in our Corporate Governance Statement
7.4	A listed entity should disclose whether it has any material exposure to economic, environmental and social sustainability risks and, if it does, how it manages or intends to manage those risks.	whether we have any material exposure to economic, environmental and social sustainability risks and, if we do, how we manage or intend to manage those risks: in our Corporate Governance Statement and in the notes to the Annual Financial Statements	an explanation why that is so in our Corporate Governance Statement

Corpora	te Governance Council recommendation	We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \dots^4		
PRINCIP	PRINCIPLE 8 – REMUNERATE FAIRLY AND RESPONSIBLY				
8.1	The board of a listed entity should: (a) have a remuneration committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a remuneration committee, disclose that fact and the processes it employs for setting the level and composition of remuneration for directors and senior executives and ensuring that such remuneration is appropriate and not excessive.	[If the entity complies with paragraph (a):] the fact that we have a remuneration committee that complies with paragraphs (1) and (2): in our Corporate Governance Statement OR at [insert location] and a copy of the charter of the committee: at http://investors.afgonline.com.au/investor/?page=corporate-governance and the information referred to in paragraphs (4) and (5): in our Corporate Governance Statement OR in the Directors Report forming part of the Annual Financial Statements [If the entity complies with paragraph (b):] the fact that we do not have a remuneration committee and the processes we employ for setting the level and composition of remuneration for directors and senior executives and ensuring that such remuneration is appropriate and not excessive: in our Corporate Governance Statement OR at [insert location]	 □ an explanation why that is so in our Corporate Governance Statement OR □ we are an externally managed entity and this recommendation is therefore not applicable 		
8.2	A listed entity should separately disclose its policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.	separately our remuneration policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives: in our Corporate Governance Statement OR set out in the Remuneration Report forming part of the Directors Report in the Annual Financial Statements	 □ an explanation why that is so in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable 		

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \dots^4
8.3	A listed entity which has an equity-based remuneration scheme should: (a) have a policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme; and (b) disclose that policy or a summary of it.	our policy on this issue or a summary of it: in our Corporate Governance Statement OR at [insert location]	 □ an explanation why that is so in our Corporate Governance Statement OR □ we do not have an equity-based remuneration scheme and this recommendation is therefore not applicable OR □ we are an externally managed entity and this recommendation is therefore not applicable
ADDITIO	NAL DISCLOSURES APPLICABLE TO EXTERNALLY MANAGED	LISTED ENTITIES	
-	Alternative to Recommendation 1.1 for externally managed listed entities: The responsible entity of an externally managed listed entity should disclose: (a) the arrangements between the responsible entity and the listed entity for managing the affairs of the listed entity; (b) the role and responsibility of the board of the responsible entity for overseeing those arrangements.	the information referred to in paragraphs (a) and (b): in our Corporate Governance Statement OR at [insert location]	an explanation why that is so in our Corporate Governance Statement
-	Alternative to Recommendations 8.1, 8.2 and 8.3 for externally managed listed entities: An externally managed listed entity should clearly disclose the terms governing the remuneration of the manager.	the terms governing our remuneration as manager of the entity: in our Corporate Governance Statement OR at [insert location]	an explanation why that is so in our Corporate Governance Statement

CORPORATE GOVERNANCE STATEMENT

The board of directors ("Board") is committed to ensuring that Australian Finance Group Ltd ("AFG" or "the Company") is properly managed to protect and enhance shareholder interests, and that the Company, its directors, officers and employees operate in an appropriate environment of corporate governance.



Accordingly, the Board has created a framework for managing AFG, including adopting relevant internal controls, risk management processes and corporate governance policies and practices which it believes are appropriate for AFG's business and which are designed to promote the responsible management and conduct of the Company.

The Company listed on the Australian Securities Exchange (ASX) on 22 May 2015. In establishing its corporate governance framework, the Board has referred to the 3rd edition of the ASX Corporate Governance Council's Corporate Governance Principles & Recommendations. A statement of the corporate governance policies adopted by AFG are outlined below.

A copy of this statement and details of AFG's key policies and practices and the charters for the Board and each of its committees are available at www.afgonline.com.au.



CORPORATE GOVERNANCE STATEMENT

PRINCIPLE 1 LAY SOLID FOUNDATIONS FOR MANAGEMENT AND OVERSIGHT

The Board's roles and responsibilities

The Company has established a Board Charter which provides a framework for the effective operation of the Board. The Board charter sets out:

- the Board's composition and processes;
- the Board's roles and responsibilities;
- the relationship and interaction between the Board and management;
- the authority delegated by the Board to management and Board Committees.

The Board's role is to:

- represent and serve the interests of shareholders by overseeing and appraising AFG's strategies, policies and performance;
- protect and optimise AFG's performance and build sustainable value for shareholders in accordance with any duties and obligations imposed
 on the Board by law and AFG's Constitution and within a framework of prudent and effective controls that enable risk to be assessed
 and managed;
- set, review and monitor compliance with AFG's values and governance framework (including establishing and observing high ethical standards); and
- keep shareholders informed of AFG's performance and major developments affecting its state of affairs.

Matters which are specifically reserved for the Board or its committees include:

- appointment of a Chair:
- appointment and removal of the Managing Director, Company Secretary and CFO;
- appointment of directors to fill a vacancy or as an additional director;
- establishment of Board committees, their membership and delegated authorities;
- approval of dividends;
- approval of major capital expenditure, acquisitions and divestitures in excess of authority levels delegated to management;
- calling meetings of shareholders; and
- any other specific matters nominated by the Board from time to time.

The Board collectively, and each director individually, has the right to seek independent professional advice, subject to the approval of the Chair.

Management's role and responsibilities

The management function is conducted by, or under the supervision of, the Managing Director as directed by the Board (and by other officers to whom the management function is properly delegated by the Managing Director). Management must supply the Board with information in a form, timeframe and quality that will enable the Board to discharge its duties effectively. Directors are entitled to request additional information at any time they consider it appropriate.

Information about Directors to Security Holders

Prior to listing on ASX appropriate checks were undertaken into the character, experience, criminal record and bankruptcy history of directors. Appropriate checks will be carried out prior to the appointment of future directors.

The Company will provide shareholders with sufficient information in the general meeting notices, including the notice of Annual General Meeting, about any director standing for election or re-election at the meeting to enable them to make an informed decision on whether to elect or re-elect the candidate.

Director and senior executive arrangements.

Each of the directors and senior executive has a written agreement with the Company setting out the terms or their appointment.

Company Secretary

The Company Secretary is accountable to the Board. The Company Secretary is responsible for proper functioning of the Board business including agendas, board papers, minutes, communication with regulatory bodies and ASX, and all statutory and other filings. All directors have direct access to the Company Secretary.

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Diversity Policy

The Company values a strong and diverse workforce and is committed to developing measurable objectives of diversity and inclusion in its workplace. Immediately prior to listing the Board adopted a Diversity and Inclusion Policy which addresses the representation of women in senior management positions and on the Board, and aims to facilitate a more diverse and representative management and leadership structure. A summary of the measurable objectives set out in the Diversity and Inclusion Policy and the Company's progress towards achieving these objectives is set out below:

Measurable Objective	Status at 30 June 2015
Establishment of an AFG Diversity and Inclusion Committee responsible for the implementation and monitoring of diversity initiatives and practices.	At 30 June 2015 the Board had not established an AFG Diversity and Inclusion Committee with the Remuneration and Nomination Committee having responsibility for overseeing the Company's Diversity and Inclusion Policy. The Company expects that a Diversity and Inclusion Committee will be established during the first quarter of the current financial year.
Achieve or maintain a fair and balanced level of gender representation in the overall AFG workforce having regard to the industry (as measured in benchmarking reports provided by the Workplace Gender Equality Agency).	The Company has received a notice of compliance from the Workplace Gender Equality Agency for the period from 1 April 2014 to 31 March 2015 confirming that it is in compliance with the Workplace Gender Equality Act 2012 Act.
Achieve or maintain a fair and balanced level of gender representation in senior leadership roles within AFG having regard to the industry (as measured in benchmarking reports provided by the Workplace Gender Equality Agency).	The Company has received a notice of compliance from the Workplace Gender Equality Agency for the period from 1 April 2014 to 31 March 2015 confirming that it is in compliance with the Workplace Gender Equality Act 2012 Act.
Subject to vacancies, skill requirements, and other circumstances, consider female representation on the Board.	The Company did not require additional Board representation prior to 30 June 2015. (Since that date Non-executive director, John Atkins has resigned from the Board. Recruitment efforts are focused on women candidates with the appropriate skill set for the vacant Board position.)
Ensure diverse candidate pools (including female candidates) when compiling shortlists for recruitment, with at least one woman included for consideration for senior leadership appointments.	While recruitment shortlists within AFG are decided based on applicants' skills and suitability for the position the Company has, wherever possible, included a diverse range of candidates, including women. The only senior leadership position vacated since listing was replaced with a woman.

The table below shows the proportion of women in the whole organisation, women in senior management positions, women in key senior executive positions and women on the Board. The Company defines "senior executives" as executive directors and their direct reports. To provide an accurate reflection of the proportion of women across the whole organisation, the Company has opted to include contractors and part-time employees in the percentages below, which show the proportion of women in the organisation as at the date of this Statement.

Position	Total	Number of Women	% of Women in Positions
Board	7	0	0
Senior Executives	7	1	14
Senior Managers	19	8	42
Total workforce (including directors)	182	93	51

The Remuneration and Nomination Committee has the following responsibilities in relation to the Diversity and Inclusion Policy:

- on an annual basis, reviewing the effectiveness of the Diversity and Inclusion Policy by assessing AFG's progress towards the achievement
 of the measurable objectives and any strategies aimed at achieving the objectives; and reporting to the Board recommending any changes
 to the measurable objectives, strategies or the way in which they are implemented; and
- in accordance with the Diversity and Inclusion Policy, on an annual basis, reviewing the relative proportion of women and men on the Board, in senior management positions and in the workforce at all levels of the Company, and submit a report to the Board which outlines the Committee's findings or, if applicable, provide the Board with AFG's most recent indicators as required by the Workplace Gender Equality Act 2012 (Cth).

CORPORATE GOVERNANCE STATEMENT (CONT...)

PRINCIPLE 1 LAY SOLID FOUNDATIONS FOR MANAGEMENT AND OVERSIGHT (CONT...)

Board evaluation

Prior to listing on ASX the Board adopted an informal process to evaluate the performance of the Board, its committees and individual directors.

Subsequent to listing on ASX the process for the evaluating the performance of the Board, its committees and individual directors is set out in the Board Charter as follows:

- On an annual basis, directors will provide written feedback in relation to the performance of the Board and its Committees against an agreed set of criteria
- Each Committee of the Board will also be required to provide feedback in terms of a review of its own performance.
- Feedback will be collected by the Chairman of the Board, or an external facilitator, and discussed by the Board with consideration being given
 as to whether any steps should be taken to improve the performance of the Board or its Committees.
- The CEO/MD will also provide feedback from senior management in connection with any issues that may be relevant in the context of the Board performance review.
- Where appropriate to facilitate the review process, assistance may be obtained from third party advisers.

Between the date of listing on ASX and the date of this report a formal evaluation process of the performance of the Board, its committees and individual directors has been conducted.

Evaluation of senior executives

The Managing Director annually reviews the performance of all senior executives. He conducts this performance review by meeting individually with each senior executive in May each year to review performance against the senior executive's responsibilities as outlined in his or her contract with the Company and against key performance indicators (KPI's) set by the Managing Director or the Board.

The Remuneration and Nomination Committee will review the senior management performance assessment processes and results as they reflect the capability of management to realise the business strategy.

PRINCIPLE 2 STRUCTURE THE BOARD TO ADD VALUE

Board membership and independence

At the end of the reporting period AFG's Board comprised seven members, including two executive directors and five non-executive directors (four of whom are considered independent, including the Chairman). Detailed biographies of the directors are provided in the Annual Report.

The Board considers directors to be independent where they are not members of management (a non-executive director) and are free of any business or other relationship that could materially interfere with, or could reasonably be perceived to interfere with, the exercise of their unfettered and independent judgment. The Board will have regard to quantitative and qualitative principles of materiality for the purpose of determining "independence" on a case-by-case basis. The Board regularly reviews the independence of each director in light of information disclosed by each director to the Board.

The Board considers that each of Tony Gill, John Atkins, Jim Minto and Craig Carter is: free from any business or any other relationship that could materially interfere with, or reasonably be perceived to interfere with the independent exercise of their judgment; and able to fulfil the role of an independent director for the purposes of the ASX Recommendations.

Brett McKeon, Malcolm Watkins and Kevin Matthews are currently considered by the Board not to be independent because:

- Brett McKeon is the Managing Director of AFG;
- Malcolm Watkins is an executive director of AFG; and
- Kevin Matthews has been an executive director of AFG in the previous 2 years. Kevin ceased to be an executive director and became a nonexecutive director of AFG shortly prior to the Company's listing on ASX. The Board considers that Kevin will add significant value to Board
 deliberations with his considerable industry experience.

Skills matrix

 $The \ Board \ has \ established \ a \ Board \ Skills \ Matrix. \ On \ a \ collective \ basis \ the \ Board \ has \ the \ following \ skills:$

Skill Area	Description	Number of Directors with Skills in area
Strategy	Ability to identify and critically assess strategic opportunities and threats and develop effective strategies in the context of our business objectives.	7
Financial Performance	Qualifications and/or experience in accounting and finance to analyse key financial statements, assess financial viability, contribute to financial planning, approving budgets, the efficient use of capital and funding arrangements.	7
Technology	Knowledge and experience in the strategic and innovative use of technology to deliver high quality, resilient and agile technological solutions to the business and maximise the return on investment in our technology platform. Be cognisant of technology trends and its impact on the Company's business.	6
Risk & Compliance	Identify risks related to each key area of operations. The ability to monitor risk and ensure appropriate legal and regulatory compliance frameworks and systems are in place.	7
Executive Management	Experience in evaluating performance of senior management and oversee strategic human resource management and organisational change.	7
Stakeholder Management	Experience in identifying, establishing relationships and support, monitoring and influencing both internal and external stakeholders in the business.	7
Equity Markets Exposure	Experience in working in or raising funds from the equity or capital markets and investor liaison.	4
ASX Listed Environment	Experience in working as a director on other listed companies' boards and committees and familiarity with the ASX Listing Rules.	5
Corporate Transactions	Previous involvement or experience in corporate transactions including mergers, acquisitions, takeovers and takeover defences.	5
Australian Residential Mortgage Market	A detailed understanding of the residential mortgage market including key economic drivers, mortgage origination and servicing.	7
Residential Mortgage Broking Industry	Including broker operating models, value propositions, competition, growth drivers and outlook.	6
Funding & Securitisation	A detailed understanding and experience in working in securitisation markets and involvement with warehouse funding.	5
Commercial Mortgage Broking	An understanding of the key drivers of commercial mortgages.	7
Additional Financial Non- Mortgage Products (eg insurance)	Experience in managing a large distribution network and demonstrated success in introducing additional relevant products and services.	5
Regulations/Compliance	Appropriate knowledge of relevant NCCP and ASIC obligations including APRA awareness.	6
Online distribution	Experience in the online distribution and marketing channels.	4
Leadership	Make and take responsibility for necessary decisions and actions. Appropriately represent the organisation and set Board and organisation culture.	7
Ethics & Integrity	Understand legal responsibilities of a director, transparent in all dealings and conduct, maintain confidentiality.	7
Contribution & Team Work	Ability to constructively contribute to Board discussions and communicate effectively with management and other directors.	7
Negotiation	Possess excellent negotiation skills, with the ability to drive stakeholder support for Board decisions.	7
Critical & Innovative Thinking	The ability to critically analyse complex and detailed information, distil key issues and develop innovating solutions to problems.	7
Crisis Management	Constructively manage crisis', provide effective solutions and managing communication.	6

CORPORATE GOVERNANCE STATEMENT (CONT...)

PRINCIPLE 2 STRUCTURE THE BOARD TO ADD VALUE (CONT...)

Remuneration and Nomination and Committee

The Company has established a Remuneration and Nomination and Committee comprised of independent non executive directors John Atkins (Chair) and Craig Carter as well as non executive director Kevin Matthews (as at 30 June 2015).

The Remuneration and Nomination Committee has the following responsibilities in relation to the composition of the Board:

- assisting the Board to develop a Board Skills Matrix setting out the mix of skills and diversity that the Board currently has or is looking to achieve in its membership;
- reviewing and recommending to the Board the size and composition of the Board, including succession plans and the succession of the Chairman and Managing Director, having regard to the objective that the Board comprise directors with a broad range of skills, expertise and experience from a broad range of backgrounds, and mix of genders;
- reviewing and recommending to the Board the criteria for Board membership;
- assisting the Board as required in relation to the performance evaluation of the Board, its committees and individual directors, and in developing and implementing plans for identifying, assessing and enhancing director competencies;
- reviewing and making recommendations in relation to any corporate governance issues, as requested by the Board from time to time:
- reviewing the Board Charter on a periodic basis and recommending any amendments for Board consideration; and
- establishing an effective director induction process and regularly reviewing its effectiveness and provide appropriate professional development opportunities for directors.

Director Induction Program and Professional Development

The Board recognises that the appointment of new directors is a means of enhancing the performance of the Board and the Company, through the inclusion of additional skills and experience. The Company has developed an induction program which aims to provide new directors with the opportunity to build their knowledge of the Company quickly, so that they are able to make an effective contribution to the work of the Board.

Before induction of a new director, the Chairman and the Managing Director/Company Secretary will work to determine a time-effective program for the formal induction process. The induction will be tailored for each new director depending on their requirements, skills, qualifications and experience.

Directors have access to ongoing professional development via the Company's executives providing presentations on key business functions and activities as well as access to external education and development activities at the Company's expense. The external auditor and other industry experts may also be invited to address the Board, or its committees, on current issues, regulatory changes or industry trends affecting the Company's operations.

PRINCIPLE 3 ACT ETHICALLY AND RESPONSIBLY

Code of conduct

The Board has adopted a formal code of conduct which outlines how the Company expects its representatives to behave and conduct business in the workplace and includes legal and compliance guidelines on appropriate ethical standards. All employees of AFG (including temporary employees, contractors and directors) must comply with the code of conduct.

The code of conduct is designed to:

- provide a benchmark for professional behaviour throughout the Company;
- support the Company's business reputation and corporate image within the community; and
- make directors and employees aware of the consequences if they breach the policy.

A copy of the code of conduct is available on the Company's website.

PRINCIPLE 4 SAFEGUARD INTEGRITY IN CORPORATE REPORTING

Audit Committee

The Company has established an Audit Committee comprised of independent non-executive directors Craig Carter (Chair), Jim Minto and John Atkins (as at 30 June 2015).

Details of each member's qualifications and experience and details of the number of committee meetings held and attended by members are set out in the Directors' Report.

Under its charter, the Audit Committee must have at least three members, a majority of whom must be independent directors and all of whom must be non-executive directors. The Committee must also have an independent chair who is not the Chairman of the Board.

The Audit Committee's role is to assist the Board in carrying out its accounting, auditing and financial reporting responsibilities, including:

- overseeing the Company's relationship with the external auditor and the external audit function generally;
- overseeing the preparation of the financial statements and reports; and
- overseeing the Company's financial controls and systems.

Declaration by Managing Director and Chief Financial Officer

The Managing Director and Chief Financial Officer, at each half and full year, provide formal assurance statements to the Board that in their opinion:

- the Company's financial records have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the entity; and
- the risk management and internal compliance and control systems are sound, appropriate and operating efficiently and effectively.



External Auditor

The Company has established a policy for the appointment, assessment and independence of the external auditor including the rotation of the external audit engagement partner.

The Risk and Compliance Committee is responsible for the Company's policy on the engagement of the external auditor to supply non-audit services and ensure compliance with that policy. As a general rule, the external auditor may not provide any prohibited non-audit services to the Company. To ensure auditor independence is maintained, the Company requires all engagements of the external auditor to provide non-audit services to be approved in writing by the Chief Financial Officer and, in some circumstances, by the Risk and Compliance Committee.

The external auditor is required to provide a representative to attend the Annual General Meeting of the Company to answer questions relevant to the audit.

PRINCIPLE 5 MAKE TIMELY AND BALANCED DISCLOSURE

Continuous Disclosure

The Company has adopted a continuous disclosure policy that establishes procedures aimed at ensuring that directors and management are aware of and fulfil their obligations in relation to the timely disclosure of material price-sensitive information. The Company is committed to observing its disclosure obligations under the ASX Listing Rules and the Corporations Act. Information will be communicated to shareholders through the lodgement of all relevant financial and other information with ASX and continuous disclosure announcements are also be made available on the Company's website.

A copy of the continuous disclosure policy is available on the Company's website.

PRINCIPLE 6 RESPECT THE RIGHTS OF SECURITY HOLDERS

Website and Investor Relations Strategy

The Company aims to ensure that shareholders are kept informed of all major developments affecting the state of affairs of the Company. Additionally, the Company recognises that potential investors and other interested stakeholders may wish to obtain information about the Company from time to time.

To achieve this, the Company communicates information regularly to shareholders and other stakeholders through a range of forums and publications and, in addition to its continuous disclosure obligations, the Company has developed a communications policy.

One of the Company's key communication tools is its website located at www.afgonline.com.au.

The website contains information about the Company's directors and management and the Company's corporate governance practices, policies and charters. All ASX announcements, including annual and half year financial results are posted on the website as soon as they have been released by the ASX. The full text of all notices of meetings and explanatory material, the Company's Annual Report and copies of all investor presentations made to analysts are also posted on the website.

Participation at Meetings

The Company encourages full participation of shareholders at any general meetings and its Annual General Meeting each year. For those shareholders who are unable to attend in person, the Company will provide a full transcript of the Chairman's and the Managing Director's speeches, if any are given, on its website. Shareholders are encouraged to lodge proxies electronically, subject to the adoption of satisfactory authentication procedures. The Company's external auditor will attend the Annual General Meeting and be available to answer shareholder questions about the conduct of the audit and the preparation and content of the auditor's report. The external auditor will also be allowed a reasonable opportunity to answer written questions submitted by shareholders to the auditor as permitted under the Corporations Act.

Electronic Communications

The Company provides a telephone helpline facility and an online email inquiry service to assist shareholders with any queries. Information is also communicated to shareholders via periodic mail outs, or by email to shareholders who have provided their email address

The Company's share registry also has the capability to send and receive electronic communications and maintains a toll free telephone number for shareholders who require assistance in relation to registry matters.

PRINCIPLE 7 RECOGNISE AND MANAGE RISK

Risk Committee

The Company has established a Risk and Compliance Committee comprised of Independent non-executive directors Craig Carter (Chair), Jim Minto and John Atkins (as at 30 June 2015).

Details of each member's qualifications and experience and details of the number of committee meetings held and attended by members are set out in the Directors' Report.

Under its charter, the Risk and Compliance Committee must have at least three members, a majority of whom must be independent directors and all of whom must be non-executive directors. The Committee must also have an independent chair who is not the Chairman of the Board.

The Committee's key responsibility and function is to manage the process of identification and management of risk.

The Committee's charter sets out procedures to fulfil its risk and compliance responsibilities. A copy of the charter is available on the Company's website.

PRINCIPLE 7 RECOGNISE AND MANAGE RISK (CONT...)

Risk Management Framework

The Company has adopted a detailed risk management framework to manage risk based on a structured and disciplined approach aligning strategy, processes, people, technology and knowledge with the understanding, evaluation and management of the uncertainties faced by the Company as it creates value for shareholders.

Risk management is a core management competency that incorporates a well-structured and systematic process to identify business risks and opportunities that will reduce potential negative impacts and realise opportunities that will enhance performance of the Company. This involves the following core elements:

- the identification and assessment of risks and opportunities; and
- ongoing monitoring and communicating of risk associated with any activity, function or process.

The Company has developed a Risk Management Policy which provides guidance to all employees by defining the commitment of the organisation to risk management. It articulates the Board's philosophy and mandate with respect to risk management.

The Risk and Compliance Committee charter provides that on an annual basis the committee will review the Company's risk management framework to satisfy itself that the framework continues to be sound and effectively identifies all areas of potential risk. This review has been carried out by the committee within the reporting period.

Internal Audit Function

While the Company does not have a formal internal audit function it has a compliance team that maintains an extensive compliance program focusing on two key compliance risks:

- non-compliance with legislation, with a particular focus on ensuring that the Company and the Company's brokers consistently meet the standards required by the National Consumer Credit Protection Act 2009, Corporations Act 2001, Australian Securities and Investments Commission Act 2001 and the Privacy Act 1988; and
- fraud by a an aligned finance broker.

Compliance risks are identified, documented and analysed by the Company's national compliance team through implementation of the risk management process and compliance framework. The compliance team is responsible for implementing the Company's compliance procedures, an audit and training program for the Company's credit representatives and certain other audit programs.

The compliance team currently uses a number of measures aimed at detecting and preventing fraud, including:

- executing audit programs;
- monitoring suspicious deals; and
- facilitating an ongoing dialogue with lenders and industry regulators.

The compliance team is also responsible for ensuring that the Company has a comprehensive indemnity insurance program.

The compliance team reports to the Compliance Committee, which meets every six to eight weeks to discuss the management of compliance. The Compliance Committee escalates all relevant matters to the Board.

In addition the Company's risk management policy provides that all of the Company's management will be expected to;

- resource, operate and monitor the company system of internal control:
- incorporate risk responses in the form of controls into its management system; and
- report the results of balanced assessments regarding the effectiveness of its internal control, including identified weaknesses or incidents to the Audit and Risk and Compliance committees.

Economic, Environmental and Social Sustainability Risks

- As the Company operates in the finance sector and specifically in the mortgage broking sector it has exposure to economic risks, including general economy wide economic risks and risks associated with the economic cycle and more particularly to the level of interest rates which impact on the levels of borrowings which may be undertaken via its broking network. These risks are applicable to all businesses operating in the finance sector. The Company has in place risk management procedures and processes to identify, manage and minimise its exposure to these economic risks where appropriate.
- Given the nature of the Company's operations the Board currently considers that the Company does not have any material exposure to environmental and social sustainability risks. The Company's code of conduct outlines how AFG expects its representatives to behave and conduct business including guidance in relation to its legal compliance and appropriate ethical standards expected from its representatives. The code also includes specific guidelines on a number of issues to ensure the sustainable operations of the business including Company's commitment to making a contribution to the community generally and to doing business in an environmentally responsible manner.

PRINCIPLE 8 REMUNERATE FAIRLY AND RESPONSIBLY

Remuneration Committee

The Company has established a Remuneration and Nomination Committee comprised of independent non-executive directors John Atkins (Chair) and Craig Carter as well as non-executive director Kevin Matthews (as at 30 June 2015).

Details of each member's qualifications and experience and details of the number of committee meetings held and attended by members are set out in the Directors' Report.

The Remuneration and Nomination Committee has the following responsibilities in relation to remuneration:

- reviewing and recommending arrangements for the executive directors (including the Managing Director), the executives reporting to the Managing Director and senior management, including contract terms, annual remuneration and participation in AFG's short and long term incentive plans;
- reviewing major changes and developments in AFG's remuneration, recruitment, retention and termination policies and procedures for senior management;
- reviewing major changes and developments in the remuneration policies, superannuation arrangements, personnel practices and industrial relations strategies for the Company;



- reviewing the senior management performance assessment processes and results as they reflect the capability of Management to realise the business strategy;
- reviewing and approving short term incentive strategy, performance targets and bonus payments;
- reviewing and recommending to the Board major changes and developments to AFG's employee equity incentive plans;
- recommending whether offers are to be made under any or all of AFG's employee equity incentive plans in respect of a financial year;
- in respect of AFG's employee equity incentive plans, reviewing and approving the proposed terms of, and authorise the making of, offers to eligible employees of the Company, including determining the eligibility criteria applying in respect of an offer, in respect of a financial year;
- reviewing and recommending to the Board the remuneration arrangements for the Chairman and non-executive directors, including fees, travel and other benefits; and
- approving the appointment of remuneration consultants for the purposes of the Corporations Act.

Remuneration of Directors and Executives

The remuneration report, which forms part of the 2015 Directors' Report and Financial Statements, sets out the Company's remuneration philosophy, framework and outcomes for all non-executive directors, executive directors and other Key Management Personnel (collectively KMP's).

The Board embodies the following principles in its remuneration framework:

- remuneration levels for KMP are set to attract and retain appropriately qualified and experienced directors and executives;
- alignment of executive reward with shareholder interest and strategy; and
- the relationship between performance and remuneration of executives is clear and transparent.

The Company's constitution and the ASX Listing Rules specify that the non-executive fee pool shall be determined from time to time by a general meeting. The current approved aggregate fee pool is \$1,000,000 per year.

The remuneration of non-executive directors consists of directors' fees, which is inclusive of statutory superannuation and committee fees. Non-executive directors do not receive retirement benefits, other than statutory superannuation contributions, nor do they participate in any incentive programs. Non-executive directors may also be reimbursed for travel and other expenses incurred in attending to the Company's affairs. Some of the non-executive directors may receive non-cash benefits in the form of off-shore conference entitlements.

The remuneration report sets out details of the different components of executive remuneration comprising fixed remuneration, short-term incentives and long-term incentives. Details of contractual arrangements with group executives is also set out in the remuneration report.

Transactions which limit the economic risk of participating in an equity based remuneration plan

The Company's Dealing in Securities Policy (Policy) includes the following provisions in relation to hedging of the Companies securities, including those acquired as part of an equity based remuneration plan:

- Hedging includes entering into transactions in financial products that operate to limit the economic risk associated with holding Company securities.
- Hedging of Company securities by directors, senior executives, employees and connected persons of employees (Relevant Persons) is subject to the following overriding prohibitions:
 - the hedge transaction must not be entered into, renewed, altered or closed out when the Relevant Person is in possession of inside information;
 - Company securities must never be hedged prior to the vesting of those Company securities. In particular, Relevant Persons are prohibited from entering into any hedge transaction involving unvested equity held pursuant to any employee, executive or director equity plan operated by the Company; and
 - Company securities must never be hedged while they are subject to a holding lock or restriction on dealing under the terms of any employee, executive or director equity plan operated by the Company.



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AFG