	Met	Comment			
L – Lay solid foundations for management and oversi	ght				
L - Lay solid foundations for management and oversi 1.1 A listed entity should disclose: a) The respective roles and responsibilities of its board and management; and is board and management; and Its board and management; and	ght ✓	 The Company has a Board Charter in the Corporate Governance section of its website which sets out the responsibilities of the Board and management. The Board's primary responsibility is to oversee the Company's business activities and management for the benefit of its shareholders, which includes: the development of corporate objectives and strategy with management, approving plans, new investments, major capital and operating expenditures and major funding activities proposed by management; Providing ongoing and effective cultural stewardship which includes ensuring that the organisation's structures, policies and procedures are actively supporting the desired culture of the organisation; monitoring actual performance against defined performance expectations; overseeing the management of business risks; satisfying itself that the financial statements of the Company fairly and accurately set out the financial position and financial performance of the Company for the period under review; satisfying itself that there are appropriate reporting systems and controls in place to assure the Board that proper operational, financial, compliance, risk management and internal control processes are in place and functioning appropriately; Ensuring that Regis acts legally and responsibly on all matters; Reporting to and advising shareholders; Appointing and, where appropriate, removing the CEO, monitoring other key executive appointments and planning for executive succession; and Overseeing and evaluating the performance of the CEO, and through the CEO, receiving reports on the performance of the senior executives in the context of the organisation's strategies and objectives and their attainment. 			

Princip	ble	Met	Comment
	b) Those matters expressly reserved to the board and those delegated to management.		The Managing Director is responsible for running the affairs of the Company under delegated authority from the Board and to implement the policies and strategy set by the Board. In carrying out his responsibilities the Managing Director must report to the Board in a timely manner and ensure all reports to the Board present a true and fair view of the Company's financial condition and operational results. Senior executives are responsible for supporting the Managing Director and to assist the Managing Director in running the general operations and financial business of the Company, in accordance with the delegated authority of the Board.
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 	✓	The Board, through the Remuneration, Nomination and Diversity Committee, oversees the appointment, selection and induction process for Directors. When a vacancy exists or there is need for particular skills, the Board determines the selection criteria based on the skills deemed necessary. The Board identifies potential candidates and they are assessed by the Board against background, experience, professional skills, personal qualities and their availability to commit themselves to the Board's activities and those of the Company. The Board then appoints the most suitable candidate.
	 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 skills, experience and qualifications of each Director are documented on the Company's website and are also included in the Annual Report. A summary of this information is contained in the Company's Notice of Annual General Meeting for those Director's that are standing for re-election.
1.3	A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.	✓ 	Written agreements are in place with each Director and senior executive setting out the terms of their appointment.
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 Company Secretary is accountable directly to the Board, through the Chairman, on all matters to do with the proper functioning of the Board. The Company Secretary is responsible for advising the Board and its Committees on governance matters, ensuring correct Board and Committee policy and procedure is followed, coordinating the preparation and dispatch of Board and Committee papers, taking accurate minutes that reflect the business discussed at meetings and facilitating the professional development of Directors. Each Director of the Company is able to communicate directly with the Company Secretary and vice versa.
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; 	✓	The Company has a Diversity Policy and has set measurable objectives for achieving gender diversity. The Board assesses these objectives annually along with the Company's progress in achieving them.

Principl	e	Met	Comment				
	b) Disclose that policy or a summary of it; and	~	qualification fo gender, age, nat	r the posit cionality, rac he Company sity and stra Diversity Pol tion of the C	ion and e, religio ('s Dive tegies t licy is lo company	d performa ous beliefs, o rsity Policy o achieve th cated in the	Corporate
	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:	~	Ob Report monthl statistics to the measured agai percentages ar averages All new Non-Ex appointments	e Board which nst historica nd industry kecutive Boa	ch are II	manageme details the the Compa participatic June 2019	Status receives a monthly ent report that gender diversity in ny. Female on at the end of was 21% versus the verage of 16%.
	 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 	~	include at leas short listed car	t one female		Total	%
			Board KMP GM's Other Total	1 - 2 67 70	5 1 8 254 268	6 1 10 321 338	Women 17% 0% 20% 21% 21%
				ectly to th	e Mana		ent personnel (those cor) and personnel
	 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 the Act. 	N/A					
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 	~	Performance Exprocess for eval The Board is rec performance of occurs at the Evaluation Proc The Chairman a and compositio	valuation Pro luating perfo quired to ass the Commit end of the ess establish and the Boar n of the Boar	ocess Po ormance sess its p tees of f financi nes som rd regula ard and	blicy which o erformance the Board ar ial year and e guidelines arly discusse various Con	Policies include a discloses the annual e as a whole and the nually. This process d the Performance for this review. ed the performance nmittees during the going, a formal self-

Principle		Met	Comment			
			assessment is also complete performance along with the e In addition, the Chairman performance and contributior	ffectiveness of the annually review	e Board as a whole. ws the individual	
	 b) disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process. 	√	A performance evaluation of t undertaken during the reporti Company's Performance Evalu	he Board and its I ng period in accor	Directors was	
1.7	 A listed entity should: a) have and disclose a process for periodically evaluating the performance of its senior executives; and 	~	The performance of the Ma Remuneration, Nomination ar The Managing Director is performance of the senior exe is performed annually.	nd Diversity Comn s responsible f	nittee. or assessing the	
	 b) disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process. 	~	While no formal performance an informal process comple considerations for FY20. A process will be introduced acre	eted as part of consistent perfo	the remuneration rmance evaluation	
2 – Str	ucture the Board to Add Value					
2.1	The board of a listed entity should:					
	a) have a nomination committee which:					
	 has at least three members, a majority of whom are independent directors; and 	\checkmark	The Company has a Remune Committee that has 3 memb Executive Directors.		-	
	 is a chaired by an independent director, 	~	The Committee is chaired by N independent Non-Executive D		o is an	
	and disclose:					
	• the charter of the committee; and	~	The Charter of the Committee Governance section of the Cor www.regisresources.com.au		-	
	 the members of the committee; and 	~				
	• as at the end of each reporting	\checkmark	Member	Attended	Held	
	period, the number of times the		Mr Ross Kestel (Chairman)	4	4	
	committee met throughout the		Mr Mark Okeby	3	3	
l	period and the individual		Mr James Mactier	4	4	
	attendances of the members at those meetings.		Mr Steve Scudamore Mr Mark Okeby ceased to be a February 2019.	- a Director of Regis	- effective from 20	
			Mr Steve Scudamore was appo May 2019 and was appointed and Diversity Committee with	to the Remunerat	ion, Nomination	

Princi	ble	Met	Comment			
2.2	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.		The Company has sought to structure its Board so that incorporates a range of differing skill sets that are relevant to it The following table summarises the skills and experience of t Company's Directors:			
			Skill/Experience		Number of Directors	
			Other ASX Listed Bo Experience	oard of Director	3	
			Corporate Finance		4	
			Accounting		2	
			Exploration/Geology		1	
			Natural Resources Operat Experience		3	
			Project Development and		3	
			Risk Management and Co		6	
			Workplace Health, Safety Community ("HSEC") exp	erience	3	
			Ability to chair Audit and Committee	Risk Management	4	
			Ability to chair Remune and Diversity Committee	ration, Nomination	4	
			Mr Mark Clark ceased to be November 2018.	e a Director of Regis	effective from 23	
			Mr Mark Okeby ceased to February 2019.	be a Director of Regi	s effective from 20	
			Mr Steve Scudamore was a May 2019.	ppointed as a Direct	or of Regis on 13	
			The Board skills matrix is an section of the Company's v	•		
2.3	 A listed entity should disclose: a) the names of the directors considered by the board to be independent directors; 	~	The table below shows v independent and their leng			
			Director	Independent	Service	
			Mr Ross Kestel	Yes	10.0 years	
			Mr Paul Thomas	No	3.6 years	
			Mr James Mactier	Yes	3.4 years	
			Mrs Fiona Morgan Mr Jim Beyer	Yes No	2.6 years 0.7 years	
			Mr Steve Scudamore	Yes	0.1 years	
	b) if a director has an interest, position, an	~	The Board assesses the			
	association or relationship of the type described in Box 2.3 but the board is of the opinion that it does not		consideration the criteria Principles.	of the type describe	ed in Box 2.3 of the	
	compromise the independence of the director, the nature of the interest, position, association or relationship in		Mrs Fiona Morgan is also Officer and a shareholder provides technical enginee opinion that this relationsh	r of Mintrex Pty Ltd ering services to Regis	("Mintrex"), which s. The Board is of the	

Principle		Met	Comment		
	question and an explanation of why the board is of that opinion; and		reasonably be perceived to materially influence her capacity to bring an independent judgement to bear on issues before the Board and to act in the best interests of the entity and its security holders generally. The amount paid to Mintrex in the 2019 Financial Year was less than 0.07% of Regis revenue for that period. During the year, the Company engaged Mintrex to engineer preliminary plant designs for the McPhillamys Project. Mrs Morgan and Mintrex have structured their management of this engineering project to ensure she has no involvement in the control or direction of the work.		
	c) the length of service of each director.		See table at 2.3(a) above.		
2.4	A majority of the board of a listed entity should be independent directors.	\checkmark	The Board comprises of a majority of independent Directors.		
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 Chairman of the Board is Mr James Mactier who is an independent Director and is not the Managing Director or Chief Executive Officer of the Company.		
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 Company Secretary is responsible for providing new Directors with an induction programme designed to familiarise the new Director with the operations of the Company and their obligations so that they may perform their role as a Director effectively. Professional Development requirements are addressed when the Chairman reviews are completed or as circumstances require. New Directors are provided with the opportunity to visit the Company's operations and meet with senior executives.		
3 – Act	Ethically and Responsibly		company superations and meet with senior excedities.		
3.1	A listed entity should:				
	 a) have a code of conduct for its directors, senior executives and employees; and 	√	The Company has established a Code of Business Conduct Policy which is in place and provides a framework for decisions and actions in relation to ethical conduct in employment.		
	b) disclose that code or a summary of it.		This Code of Conduct details the basic conduct and behaviour expected of all directors, officers, employees and contractors in performing their everyday roles. The Code encourages and fosters a culture of respect and compliance with laws and regulations, integrity, maintaining high standards of professionalism, ethics and behaviour in the exercise of duties with the focus of augmenting the Company's reputation as a valued employer, business partner and corporate citizen, in all our relationships. The Code of Business Conduct is available in the Corporate Governance section of the Company's website at www.regisresources.com.au		

Princip	le	Met	Comment			
	eguard Integrity in Corporate Reporting	1	1			
4.1	The board of a listed entity should:					
	a) have an audit committee which:					
	 has at least three members, all of whom are non-executive directors and a majority of whom are independent directors; and 	√	The Company has an Audit and R currently comprises Mr Ross Kest Mrs Fiona Morgan and Mr independent Non-Executive Direc	el (Chairman), N Steve Scudamo	Mr James Mac	tier,
	 is chaired by an independent director, who is not the chair of the board, 	√	The Audit and Risk Management Kestel who is an independent No not Chairman of the Board.			
	and disclose:					
	 the charter of the committee; 	√ 	The Audit and Risk Management defines the committee's fun authority and responsibilities. Corporate Governance section <u>www.regisresources.com.au</u>	ction, compos The Charter is	ition, operat disclosed in	ion, the
	 the relevant qualifications and experience of the members of the committee; and 	√	The relevant qualifications and e Audit and Risk Management (Directors' Report that is containe	Committee are	included in	
	 in relation to each reporting 	\checkmark	Member	Attended	Held	
	period, the number of times the	-	Mr Ross Kestel (Chairman)	1	1	
	committee met throughout the		Mr Mark Okeby	1	1	
	period and the individual		Mr James Mactier	1	1	
	attendances of the members at		Mrs Fiona Morgan	1	1	
	those meetings.		Mr Steve Scudamore	-	-	
			Mr Mark Okeby ceased to be a Di February 2019.	rector of Regis e	effective from	20
			Mr Steve Scudamore was appoint May 2019 and was appointed to t Committee with effect from 27 N	the Audit and Ri		
			The Consolidated Interim Financia December 2018 was approved by		e period ended	31
			The Company's full Board held a s discuss and update the Company			r.
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	✓ 	On an annual basis the Board rec Executive Officer and Chief Finan set out in section 295A of the declaration acknowledges that Company for a financial year has accordance with the Act and that notes for the financial year comp and give a true and fair view performance of the Company. The declaration is given before the statements for the financial year.	ncial Officer cov ne Corporations the financial ave been prope t the financial st oly with the acc v of the finan he Directors app	vering the mat s Act 2001. records of erly maintained atements and ounting standa cial position	ters This the d in the ards and

Princi	ple	Met	Comment
	internal control which is operating effectively.		
4.3	A listed entity that has an AGM should ensure that its external auditor attends its AGM and is available to answer questions	√	The Company's Annual General Meeting is conducted in accordance with the Corporations Act and the constitution of the Company.
	from security holders relevant to the audit.		The Company ensures that a representative from the external auditor attends the Annual General Meeting to answer questions concerning the conduct of the audit, the preparation and content of the auditor's report, accounting policies adopted by the Company and the independence of the auditor in relation to the conduct of the audit.
-	ake Timely and Balanced Disclosure	1	
5.1	 A listed entity should: a) have a written policy for complying with its continuous disclosure obligation under the Listing Rules; and 	~	The Company has a written policy for complying with its continuous disclosure obligations.
	b) disclose that policy or a summary of it.	√	The Company's Continuous Disclosure Policy sets out the Company's obligations in relation to continuous disclosure and is designed to ensure that announcements made by the Company are timely, factual, complete and are expressed in a clear, objective manner. It is also designed to ensure that protocols are in place to effectively deal with information that may need to be released to the market.
			The Company's Continuous Disclosure Policy is disclosed in the Corporate Governance section of its website at <u>www.regisresources.com.au</u>
6 – Re	spect the Rights of Security Holders		
6.1	A listed entity should provide information about itself and its governance to investors via its website.	~	Shareholders can find all recent information on the Company (including its latest ASX releases, details of its projects and its Corporate Profile) under various headings on the Company's website which is available at <u>www.regisresources.com.au</u> .
			The Corporate Governance page of the Company's website provides access to key policies, procedures and charters of the Company including the latest 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 Company has a Shareholder Communications Policy which aims to ensure that shareholders are fully informed by communicating to them through:
			• Continuous disclosure reporting to the ASX;
			Quarterly, half yearly and annual reports; and Madia releases series of which are ladeed with the ASY and
			 Media releases, copies of which are lodged with the ASX and placed on the Company's website.
			The Company website also provides a platform to disclose ASX releases, periodic reports, press releases, notices and presentations as well as the contact details of the Company and Share Registry to enable shareholders to make contact.
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.	~	The Company has a Shareholder Communications Policy which aims to promote shareholder participation at all Annual and General Meetings. The Board encourages the full participation of shareholders at the
			Annual General Meeting, to ensure a high level of identification with

Princi	ple	Met	Comment			
			the Company's strategy and goals and contact with the Board. Im shareholders as single resolutions	portant issues a		
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.	~	Shareholders are given the option the Annual Report and Notice of N form.			
7 – Re	ecognise and Manage Risk		I			
7.1	The board of a listed entity should:a) have a committee or committees to oversee risk, each of which:					
	 has at least three members, a majority of whom are independent directors, and 	√	The Company has an Audit and Ri comprises Mr Ross Kestel (Chairm Fiona Morgan and Mr Steve Scuda Non-Executive Directors.	ian), Mr James M	actier, Mrs	
	 is chaired by an independent director, 	~	The Audit and Risk Management Kestel who is an independent No Chairman of the Board.			
	and disclose:					
	 the charter of the committee; 	~	The Audit and Risk Management Committee has a Charter whic defines the committee's function, composition, operation authority and responsibilities. The charter is disclosed in th Corporate Governance section of the Company's website a www.regisresources.com.au			
	 the members of the committee; and 	\checkmark	The relevant qualifications and ex Audit and Risk Management C Directors' Report that is contained	committee are i	ncluded in the	
	• as at the end of each reporting	\checkmark	Member	Attended	Held	
	period, the number of times the	•	Mr Ross Kestel (Chairman)	1	1	
	committee met throughout the		Mr Mark Okeby	1	1	
	period and the individual attendances of the members at		Mr James Mactier	1	1	
	those meetings; OR		Mrs Fiona Morgan Mr Steve Scudamore	-	-	
			Mr Mark Okeby ceased to be a Dir February 2019. Mr Steve Scudamore was appoint May 2019 and was appointed to t Committee with effect from 27 M The Company's full Board held a s discuss and update the Company'	ed as a Director o he Audit and Risk ay 2019. eparate meeting	of Regis on 13 Management to review,	
	 b) if it does not have a risk committee or committees that satisfy (a) above, disclose the fact and the processes it employs for overseeing the entity's risk management framework. 	N/A				

Princi	ple	Met	Comment
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 	√	The Audit and Risk Management Committee has established a register of business risks which captures the material business risks faced by the Company. These risks have been graded using a Risk Assessment Matrix and risk management strategies have been developed for identified risks.
	 b) disclose, in relation to each reporting period, whether such a review has taken place. 	~	The Board met during the reporting period to review, discuss and update the risks facing the Company and the management of those risks.
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 	N/A	
	 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. 	~	The Company does not have an internal audit function. The Audit and Risk Management Committee monitor the risks that the Company faces in place of an internal audit function. The Company's external auditors also review the financial and accounting procedures of the Company in the context of the full year audit of the Financial Statements. The Committee will recommend the establishment of an internal audit function when the scale of activity of the Company warrants its establishment.
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 is manages or intends to manage those risks.		 The Company has material exposure to the following risks: Currency and commodity price: The Company is exposed to fluctuations in the Australian dollar gold price which can impact on revenue. The Company has a hedging facility with Macquarie Bank which it uses to mitigate against fluctuations in the Australian dollar gold price. The Board reviews the level of hedging at every board meeting to ensure it is appropriate to manage this risk. Community Relations: The Company has a social responsibility to identify all stakeholders within its community who may be affected by its operations directly or indirectly. A failure to appropriately manage local community stakeholder relations may lead to dissatisfaction that may have the potential to disrupt production and exploration activities. The Company is committed to building and sustaining mutually beneficial relationships within the community by maintaining a high level of consultation with stakeholders and respecting and promoting human and property rights and sites of heritage or cultural significance. Environmental – The Company is committed to the effective environmental management of all of its activities. The
			environmental management of all of its activities. The Company recognises that mining and exploration activities are associated with a range of potential environmental impacts and has developed the culture and procedures to maintain the integrity of the environment associated with these activities.

Princip	le	Met	Comment			
			The Company ensures it co and operating conditions of systematic approach to ic employs practices that m prevent environmental of Company has made a outstanding environmenta Community Relations and Envir more detail in the Company's Su	on a sustainable lentifying envir inimise environ damage. When cost provision l liabilities.	basis and a onmental ri mental imp e appropria with resp ors are addre	pplies a sks and act and ate the pect to
8 – Rei	nunerate Fairly and Responsibly		l			
8.1	The board of a listed entity should:					
	a) have a remuneration committee which:					
	 has at least three members, a majority of whom are independent directors; and 	~	The Company has a Remune Committee that currently comp James Mactier and Mr Steve Sc Non-Executive Directors.	rises Mr Ross Ke	estel (Chairm	nan), Mr
	• is chaired by an independent director,	\checkmark	The Remuneration, Nomination by Mr Ross Kestel who is an inde			
	and disclose:					
	• the charter of the committee;	\checkmark	The Remuneration, Nominatio Charter which is available in the the Company's website at <u>www</u>	e Corporate Go	vernance se	
	• the members of the committee;	\checkmark	Member	Attended	Held	
	and		Mr Ross Kestel (Chairman)	4	4	
			Mr Mark Okeby	3	3	-
			Mr James Mactier Mr Steve Scudamore	4	4	-
			Mr Mark Okeby ceased to be a l February 2019. Mr Steve Scudamore was appoi May 2019 and was appointed to and Diversity Committee with e	nted as a Direct the Remunera	or of Regis o tion, Nomina	on 13
	 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 	\checkmark	See table at 8.1(a) above.			
	• 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.	N/A				

Principle		Met	Comment
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.		The Company distinguishes the remuneration of Non-Executive Directors from that of Executive Directors and senior executives. The Company's Constitution provides that the remuneration of Non-Executive Directors is on a fixed fee basis for time, commitment and responsibility as part of an aggregate remuneration pool approved by shareholders. No incentives are in place for Non-Executive Directors. For information about Non- Executive Director remuneration practice, reference can be made to the audited Remuneration Report set out in the Directors' Report of the Company's Annual Report. The Board is responsible for determining the remuneration of any Director including the Managing Director. The remuneration of the senior executives is proposed by the Managing Director with oversight (and recommendation) by the Remuneration, Nomination and Diversity Committee and approved by the Board. Further details on the Company's remuneration practices with regard to Executive Directors and senior executives are contained within the Remuneration Report which forms part of the Directors' Report in the 2019 Annual Report. The information provided in the Remuneration Report is audited as required by Section 308(3C) of
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. 	✓ ✓	the Corporations Act 2001. The Company's policy on Dealing in Securities prohibits participants from entering into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme. The Company's Security Trading Policy is available in the Corporate Governance section of the Company's website at www.regisresources.com.au