

21 August 2020

ASX: MCP

Company Announcements ASX Limited Level 4, 20 Bridge Street SYDNEY NSW 2000

Dear Sir / Madam,

Please find attached the McPherson's Limited Corporate Governance Statement and ASX Appendix 4G for the year ended 30 June 2020.

Yours sincerely,

Hourt

Phil Bennett Company Secretary





McPHERSON'S LIMITED

CORPORATE GOVERNANCE STATEMENT

2020

Board Approved: 18 August 2020

Corporate Governance Statement - 2020

This statement outlines the key aspects of the McPherson's Limited Group's ("Company" or "Group") corporate governance framework and main governance practices. The Board of Directors is committed to achieving and demonstrating the highest standards of corporate governance. This is considered to be essential for the long term performance and sustainability of the Group, and to protect and enhance the interests of shareholders and other key stakeholders.

The Company and Board regularly review the Group's governance arrangements, as well as developments in market practice, stakeholder expectations and regulation. The Company has undertaken a comprehensive review of its corporate governance arrangements during the year ended 30 June 2020, including with reference to the 4th Edition of the Corporate Governance Principles and Recommendations ("Corporate Governance Principles") issued by the ASX Corporate Governance Council in February 2019, and the Board has made a number of changes to key Board charters and policies following that review. The amended charters and policies were approved and came into effect from 27 May 2020.

The Group's corporate governance arrangements have conformed to:

(a) The 3rd Edition ASX Corporate Governance Principles for the whole of the year ended 30 June 2020 and to the date of this statement; and

(b) The 4th Edition ASX Corporate Governance Principles from 27 May 2020 until the date of this statement.

This Corporate Governance Statement has been approved by the Board and is current as at 18 August 2020. The statement outlines the Group's main corporate governance practices in place during the financial year ended 30 June 2020, and currently. Copies or summaries of the governance documents referred to in this statement can be found in the Corporate Governance section of the McPherson's Limited website which is located at the following address:

https://www.mcphersons.com.au/corporate-governance

Principle 1: Lay solid foundations for management and oversight

The Board is ultimately responsible for the sound and prudent management of the Group. The Board's role is to represent shareholders, to account for the Company's performance and deliver long-term shareholder value. The Board is therefore responsible for strategic direction, for monitoring and guiding management, for overseeing effective governance and for ensuring the Group's long-term financial security.

The Board directs management in the execution of business objectives, strategies and financial performance. Other than the responsibilities specifically reserved for the Board and its committees in their respective charters, responsibility for management of the Group's day-to-day business activities is delegated to the Managing Director who is accountable to the Board. The Managing Director is supported by the senior leadership team who report to the Managing Director.

The Board's role is documented in a Board Charter which sets out its main responsibilities and a range of related governance matters. The powers which are specifically reserved for the Board and the matters which require specific Board approval are set out in a Retained and Delegated Authorities of the Board document. The Board has an Audit, Risk Management and Compliance Committee, and a Nomination and Remuneration Committee to assist in the execution of its responsibilities. An outline of the Board's key responsibilities, as articulated in the Board Charter, is presented below:

- Demonstrating leadership;
- Defining the Company's purpose and setting its strategic objectives;
- Monitoring management's implementation of financial and other strategic objectives;
- Instilling and reinforcing a culture across the Company of acting lawfully, ethically and responsibly and in a manner consistent with its Statement of Values;
- Approving the Company's Statement of Values and Code of Conduct Policy at least annually;
- Appointing and where necessary removing the Chairman;
- Appointing and where necessary removing the Managing Director;
- Approving operating budgets, major capital expenditure, acquisitions, joint venture arrangements and divestments;
- Monitoring capital management;
- Satisfying itself that the Company has in place an appropriate risk management framework (for both financial and non-financial risks) and setting the risk appetite within which the Board expects management to operate;
- Satisfying itself that an appropriate framework exists for relevant and accurate information to be reported by management to the Board;
- Overseeing the integrity of the Company's accounting and corporate reporting systems, including the external audit;
- Whenever required, challenging management and holding it to account;
- Overseeing the Company's process for making timely and balanced disclosure of all material information reasonably expected to have a material effect on the price or value of the Company's securities;
- Monitoring compliance with legal, constitutional and ethical standards;
- Monitoring the effectiveness of the Company's governance practices;
- Ratifying the appointment of and where necessary the removal of the Chief Financial Officer, the Company Secretary and other senior executives;
- Monitoring and evaluating the performance of senior executives annually;
- Satisfying itself that the Company's remuneration policies are aligned with the Company's purpose, values, strategic objectives and risk appetite;
- Reviewing its skills matrix on a regular basis to make sure it covers the skills needed to address existing and emerging business, taxation (including income tax and other relevant taxes) and governance issues relevant to the Company;
- Reviewing succession planning and management development (including considerations of gender diversity);
- Assessing the Board's own performance and that of each Director annually; and
- Assessing the performance of each Board committee annually.

Selection and Election of Directors

When a Board vacancy exists, or where it is considered that the Group would benefit from the services of a new Director with particular skills, the Nomination and Remuneration Committee selects a panel of candidates with the appropriate expertise and experience. The Board then appoints the most suitable candidate who must stand for election at the next Annual General Meeting of shareholders. Prior to appointing a new Director, or putting forward to shareholders a new candidate for election as a Director, the Group ensures appropriate checks are undertaken including as to the person's character, experience and education, and performing searches for any criminal or bankruptcy history.

All material information known to the Group that is relevant to a decision on whether or not to elect or re-elect a Director is included in the relevant meeting materials provided to shareholders.

The Group has formal written agreements in place with each Director and senior executive. These agreements set out the terms and conditions of their appointment. With respect to Directors the terms and conditions of the appointment and retirement of Directors are set out in an agreement between the Company and each non-executive Director personally (called a "Director's Deed"). The Director's Deed also includes provisions relating to Directors' other rights and obligations.

Non-executive Directors are also required to sign a formal letter of appointment which sets out further details relating to their engagement and a number of additional obligations. Details regarding contractual arrangements with the Managing Director and other key management personnel (KMPs) are included in the Remuneration Report in the Group's 2020 Annual Report.

Company Secretary

The Group's company secretary is accountable directly to the Board, through the Chairman, on all matters to do with the proper functioning of the Board and advising the Board and its committees on governance related matters.

Diversity and Inclusion

The Group values diversity and inclusion and recognises the benefits they can bring to the Group's ability to achieve its goals. Accordingly, the Group has established a Diversity and Inclusion Policy which reflects the Group's commitment to providing a workplace environment in which employees have equal access to the opportunities available, where they are not judged by reference to unlawful or irrelevant attributes and employees can experience a genuine feeling of inclusion.

The main objectives of this Policy are to ensure that McPherson's:

- Maximises the value of each employee's skills, values, background and experiences;
- Develops an inclusive workplace environment, so each employee can realise their full potential, regardless of their gender identity, age, disabilities, work status, marital or family status, religious or cultural identity and socio-economic background, perspective and experience;
- Has zero tolerance for discrimination, harassment, vilification or victimisation; and
- Adopts recruitment and selection practices at all levels which are appropriately structured so that a broad range of candidates are considered, and guarding against conscious or unconscious biases that may result in discrimination.

A diverse workforce is one that recognises and embraces the value that different people can bring to a company through their gender, age, ethnicity, cultural background, marital status, sexual orientation and/or religious beliefs.

Inclusion refers to the adoption of workplace practices and behaviours which respond to people in order to ensure that each individual feels included in workplace activities. It involves both including people in opportunities and promoting a workplace in which individuals have a genuine sense of belonging.

McPherson's believes that promoting a diverse workforce:

- Enables the Company to achieve improved outcomes by benefiting from the differing perspectives and expertise that people from diverse backgrounds bring to their roles;
- Enables the Company to better attract, retain and motivate employees from the widest possible pool of available talent;
- Enables the Company to provide an enhanced service to its customers;
- Better represents the diversity of McPherson's stakeholders; and
- Is consistent with the Company's broader corporate governance principles, specifically as set out in McPherson's Ethical and Responsible Business Conduct Policy and McPherson's Equal Employment Opportunity Policy.

The Group promotes a diverse workforce by aiming to ensure that all employees and applicants for employment are fairly considered according to their skills, qualifications, abilities and aptitudes without regard to factors that are irrelevant to the person's skill or their ability to fulfil the inherent job requirements.

The Group has adopted the following initiatives to specifically assist with improving gender diversity:

- Operating mentoring and professional development programs targeted at female employees to prepare them for management positions;
- Promoting a safe work environment by taking action against inappropriate workplace and business behaviour (including discrimination, harassment, bullying, victimisation and vilification);
- Recognising that employees (both female and male) at all levels may have domestic responsibilities and adopting flexible work practices that will assist them in meeting those responsibilities;
- Maintaining a paid parental leave scheme;
- Providing opportunities for employees on extended parental leave to maintain their connection with the Company;
- Promoting networking opportunities for women; and
- Supporting the promotion of women to management roles.

The Board establishes measurable objectives for achieving gender diversity in the composition of its Board, senior management and workforce generally, and considers the appropriateness of the objectives on at least an annual basis. The current gender diversity objectives are to:

- Maintain the strong representation of women within the Group by having the proportion of women employed by the Group at or above 50%;
- Maintain the strong representation of women in executive positions, with the minimum target proportion being 50%; and

Increase the representation of women on the Board, with the target proportion being at or above 50%.

For the purposes of its diversity objectives, the Board defines 'executive' as being employees of the Group who:

- 1. Hold primary responsibility for their department or business unit;
- 2. Influence organisational decision making;
- 3. Provide expertise or project sponsorship to their department or business unit; and
- 4. Report directly to the Managing Director or to a direct report of the Managing Director.

The following table sets out the Group's actual position in relation to gender diversity as at 30 June 2020:

	Male	Female	Total	Female Proportion %
Total employees (excluding executives)	89	184	273	67.4%
Number of executives	10	15	25	60.0%
Number of Directors on the Board	4	2	6	33.3%

Board Performance

A performance appraisal of the Board, its committees and individual Directors is conducted annually. The process normally involves:

- Directors completing questionnaires to assess the Board's and its committees' effectiveness and in meeting the requirements of their respective charters; and
- Individual Directors meeting with the Chairman to provide feedback and discuss the review.

The Board as a whole then discusses and considers the results of the questionnaires and any recommendations are agreed as necessary. During the 2020 financial year, a selfassessment was conducted by the Board and each of its committees utilising the above process.

Managing Director and Senior Leadership Team Performance

The Board, through its Nomination and Remuneration Committee, ensures that an appropriate process is in place for evaluating the performance of the Managing Director and the other key senior leadership team members at least annually. This process normally involves the Nomination and Remuneration Committee formally evaluating the performance of the Managing Director, and the Managing Director undertaking separate formal performance evaluations of the individuals comprising the senior leadership team.

During the financial year ended 30 June 2020, formal performance evaluations were undertaken in accordance with this process.

Principle 2: Structure the Board to be effective and add value

Composition of the Board

For the whole of the year ended 30 June 2020 the Board has comprised six Directors (namely five non-executive Directors and the Managing Director) and has continued to comprise six Directors up to the date of this statement.

The board is structured to be effective and add value, with each of the Directors having broad and relevant industry experience, as further set out in the Board Skills Matrix below.

All Directors other than the Managing Director and Mr. Geoffrey Pearce are independent non-executive Directors. The McPherson's Limited Board composition is in accordance with the Group's Board Charter and the ASX Corporate Governance Principles. All Directors, other than the Managing Director, stand for re-election by shareholders on a three year rotational basis as required by the Company's constitution and the ASX Listing Rules.

At the Company's Annual General Meeting in November 2019, the re-election of Graham Cubbin as a Director was considered and approved. All matters voted on by shareholders were considered as separate resolutions. Consistent with the Company's ASX Announcements and Communications Policy, each resolution was voted on by shareholders via a poll and not on a show of hands.

Summary information relating to the Directors on the Board of McPherson's Limited is set out below, including their date of appointment as a Director and length of service to the date of this statement. Further details pertaining to each of the Directors can be found in the Directors' Report in the Group's 2020 Annual Report:

Graham A. Cubbin

Non-executive independent Director and Chairman of the Board Director since 28 September 2010 (9 years, 11 months) Chairman since 1 July 2015

Laurence McAllister

Managing Director Director since 21 November 2016 (3 years, 9 months)

Jane M. McKellar

Non-executive independent Director Director since 23 February 2015 (5 years, 6 months) Chairman of the Nomination and Remuneration Committee since 27 April 2015

Grant W. Peck

Non-executive independent Director Director since 14 December 2017 (2 years, 8 months) Chairman of the Audit Risk Management and Compliance Committee since 20 February 2018

Geoffrey R. Pearce

Non-executive non-independent Director Director since 20 February 2018 (2 years, 6 months)

Alison J. Mew

Non-executive independent Director Director since 24 July 2018 (2 years, 1 month)

In compliance with the Company's constitution and its Board Charter, the composition of the Board is determined using the following principles:

- The number of Directors must not be less than three. Directors may determine the size of the Board subject to this requirement;
- The Board is to be comprised of a majority of non-executive independent Directors;
- The Chairman of the Board is to be a non-executive independent Director; and

The Board should comprise Directors with a broad range of expertise both nationally and internationally that is relevant to the strategic direction of the Group.

Independence of Directors

The Board assesses the independence of Directors on their appointment and then at least annually. This assessment is made with reference to the definition of an independent Director contained in the ASX Corporate Governance Principles, namely:

An independent Director is "a director who is free of any interest, position or relationship that might influence, or reasonably be perceived to influence, in a material respect their capacity to bring an independent judgement to bear on issues before the Board and to act in the best interests of the entity as a whole rather than those of an individual security holder or other party generally."

All facts and circumstances are considered by the Board in determining the independence of a Director. It is not possible to provide prescriptively for all circumstances that will constitute a conflict of interest or a material relationship. Nor is it possible to pre-determine whether such circumstances will be considered as being likely to affect a Director's independent exercise of judgement. All Directors are required to advise the Board and / or company secretary at the earliest opportunity of any actual or potential conflicts of interest, or any changes to circumstances that may affect their independence.

Examples of interests, positions and relationships that might raise issues about the independence of a Director include if the Director:

• Is, or has been, employed in an executive capacity by the Company or any of its subsidiaries and there has not been a period of at least three years between ceasing such employment and serving on the Board;

• Receives performance-based remuneration (including options or performance rights) from, or participates in an employee incentive scheme of, the Company;

• Is, or has been within the last three years, in a material business relationship (e.g. as a supplier, professional adviser, consultant or customer) with the Company or any of its subsidiaries, or is an officer of, or otherwise associated with, someone with such a relationship;

• Is, represents, or is or has been within the last three years an officer or employee of, or professional adviser to, a substantial holder;

• Has close personal ties with any person who falls within any of the categories described above; or

• Has been a Director of the Company for such a period that their independence from management and substantial holders may have been compromised.

The Board or the Nomination and Remuneration Committee regularly assess the independence of each non-executive Director. The assessment is made at least annually at or around the time that the Board or the Nomination and Remuneration Committee considers candidates for election or re-election to the Board. In the case of a change in a non-executive Director's interests, positions or relationships, the assessment is made as soon as practicable after the Board or the Nomination and Remuneration Committee becomes aware of the change.

The Independent Directors of the Company at the date of this statement are Graham Cubbin, Jane McKellar, Grant Peck and Alison Mew. Laurie McAllister is not considered to

be independent due to his executive role as Managing Director. Geoffrey Pearce is not considered to be independent due his directorship of, and ownership interest in the Aware Group, which is an increasingly important and material product supplier to the Company.

Director Induction and Continuing Education

All new Directors participate in a formal induction process co-ordinated by the company secretary. This induction process includes briefings on the Group's strategy, financial, operational and risk management matters, governance framework, culture and values and key developments in the Group, markets and countries in which the Group operates.

The Board also has a continuing education program in place for Directors to develop and maintain the skills and knowledge needed to perform their roles as Directors effectively.

Independent Professional Advice

Each Director has the right to seek independent professional advice at the Group's expense. Prior approval of the Chairman is required, which approval is not to be unreasonably withheld. Approval would generally be granted whenever Directors judge such advice to be necessary for them to discharge their responsibilities as Directors.

Nomination and Remuneration Committee

To assist in the execution of its responsibilities the Board has an established Nomination and Remuneration Committee. In accordance with its charter, the Nomination and Remuneration Committee is required to consist of at least three members and be comprised of a majority of independent Directors.

The Group has fully complied with the Committee's charter and the relevant ASX Corporate Governance Principles in this regard during the financial year ended 30 June 2020 and to the date of this statement.

The Nomination and Remuneration Committee is comprised of three members, all of whom are independent Directors. During the year ended 30 June 2020 and to the date of this statement the Committee has comprised Jane McKellar (Chairman), Graham Cubbin and Grant Peck.

The Nomination and Remuneration Committee Charter sets out the responsibilities of the Nomination and Remuneration Committee. Key responsibilities of the Committee include:

Nomination and Review

- The establishment and maintenance of a process for determining the necessary and desirable competencies of Board members and the assessment of those competencies;
- The appointment of suitably qualified candidates to the Board in accordance with Board policy;
- The re-election of Directors;
- Establishing the time required to fulfil the obligations of a non-executive Director and whether Directors are able to meet these expectations;
- Matters relating to gender diversity including compliance with the Diversity and Inclusion Policy, the setting of key performance indicators for senior executives on gender participation and linking of such KPIs to an element of remuneration and the benchmarking the Company's diversity objectives and outcomes with peers;

- The appointment of the Managing Director;
- Establishing a process for the review of the performance of the Board, Board Committees and individual Directors;
- Establishing a process for the evaluation of the Managing Director;
- Establishing appropriate induction and continuing professional development programs for Directors to maintain and develop their skills to enable them to effectively discharge their duties and add value; and
- Board, Managing Director and senior executive succession planning.

Remuneration

- Salary, benefits and total remuneration packages (including short and long term incentives) of the Managing Director and senior staff reporting to the Managing Director;
- Salary, benefits and total remuneration package of other individual senior executives as recommended by the Managing Director;
- The Managing Director's recommendation for overall annual salary movements for business unit salary reviews;
- Staff incentive plans proposed by the Managing Director, including bonus, share, performance rights and option plans, the basis of their application amongst differing levels of staff and the determination of plan outcomes;
- Substantial changes to the principles of the Group's superannuation arrangements as recommended by the Managing Director;
- Employee succession planning to ensure the continuity and quality of management;
- Non-executive Director remuneration;
- Whether there is any gender or other inappropriate bias in remuneration for Directors, senior executives or other employees;
- The company's recruitment, retention and termination policies and relevant procedures for executive/senior management; and
- The Remuneration Report contained within the annual Directors' Report or any other report on executive remuneration which is required pursuant to any ASX Listing Rule or legislative requirement, or which is proposed for inclusion in the annual report.

The Company's detailed remuneration policies covering the Managing Director, senior executives and non-executive Directors are set out in Appendix B of the Nomination and Remuneration Committee Charter.

Other Employment Related Policies and Practices

The Nomination and Remuneration Committee is required to review, evaluate and make recommendations as required from time to time to the Board in relation to other employment related policies and practices, including:

- Gender diversity and inclusion objectives and their achievement
- Employee wellbeing and engagement
- Employment assistance programmes
- Flexible working arrangements
- Maternity and paternity leave policies
- Domestic violence support arrangements

- Mental health support
- Whistleblowing processes and events

The Committee also considers and makes recommendations to the Board on the Company's policy regarding any minimum shareholding requirement in the Company's securities by non-executive Directors. While non-executive Directors are generally encouraged to acquire and hold McPherson's securities, there are no minimum shareholding requirements in place for non-executive Directors.

The Nomination and Remuneration Committee Charter requires that the Committee undertakes a regular self-assessment process. Such a review was undertaken during the year ended 30 June 2020.

Audit, Risk Management and Compliance Committee

The Board also has an Audit, Risk Management and Compliance Committee. Please refer below to "*Principle 4: Safeguard the integrity of corporate reports*", for further details.

Board Skills Matrix

The skills, experience and expertise of individual Directors are detailed in the Company's 2020 Annual Report.

To assist in identifying areas of focus and maintaining an appropriate and diverse mix in its membership, the Board utilises a skills matrix which is reviewed by the Board on a regular basis to ensure it has the skills needed to address existing and emerging business, taxation (including income tax and other relevant taxes) and governance issues relevant to the Company. It is an important, but not the only, basis of criteria applying to Director appointments.

The following skills matrix sets out the mix of skills, experience and expertise that the Board currently has based on each Director's particular qualifications and background:

-		
	- Brand Management	- International Operations
	- Consumer Products Industry	- Strategic Development and Implementation
	- Beauty Industry	- Mergers and Acquisitions
	- Health Services Industry	- Executive Leadership
	- Sales, Marketing and Retail	- Human Resource Management
	- Supply Chain, Distribution and Logistics	- Accounting and Finance
	- Product Research, Development and Innovation	- Risk Management
	- Digital, E-Commerce and Information Technology	- Public Company Corporate Governance
	- Global Product Sourcing	- Corporate and Consumer Communication
1		

Principle 3: Instil a culture of acting lawfully, ethically and responsibly

The Board and the Group's senior executives are committed to acting lawfully, ethically and responsibly at all times and for creating a culture within the Group that promotes ethical and responsible behaviour.

With effect from 27 May 2020 the Group adopted a new Statement of Values which sets out the fundamental guiding principles and required behavioural norms for the Company and the people within it. The Statement of Values establishes the expected standards of behaviour of

the Directors, senior executives and all other employees of McPherson's as they work towards achievement of the Company's mission and strategic objectives.

The Statement of Values also defines the Company's culture and the framework through which it engages with its employees, customers and all other stakeholders. By being open, trustworthy and executing McPherson's strategy in a manner consistent with these values, the Company will achieve its key shared values and mission objective while operating in accordance with the community's and investors' expectations of acting lawfully, ethically and responsibly, and thereby also preserving, protecting and enhancing the Company's reputation and standing in the community.

The Group also has an established Ethics and Responsible Business Conduct Policy and a Whistleblower Policy, as well as a Code of Conduct for all employees.

The Whistleblower Policy has been maintained by the Group since 2018, however the policy was significantly amended and upgraded in November 2019 to ensure it was compliant with strengthened legislative requirements that became effective for the Group from January 2020.

These policies further prescribe the standards in accordance with which each Director and employee of the Group is expected to act. The policies cover issues such as professional conduct, integrity of information, dealing with customers, suppliers, governments and competitors, dealing with the community and other employees, computer network usage and environmental issues, and contain clear anti-bribery and anti-corruption measures.

Additional policies exist which provide clarity on a number of related matters, including:

- A requirement for employees to act ethically and maintain certain specific standards of conduct;
- Establishing the principles to be followed in ethically sourcing products and requiring compliance with Modern Slavery legislation ;
- Prescribing product supplier health and safety requirements;
- > A requirement to ensure compliance with customer specific requirements; and
- Guidelines relating to product performance and content claims.

All Directors, senior executives and employees are required to maintain the standards of ethical conduct established by the Group in accordance with the Statement of Values and these policies.

Additionally, clear guidelines for Directors and employees intending to deal in McPherson's Limited securities are contained in the Company's Securities Trading Policy. In summary, the policy states that providing an individual is not in possession of unpublished price sensitive information, trading in the Company's securities is permitted, apart from the following periods during which trading in Company securities is prohibited:

- The period commencing one month before the end of the half year (i.e. from 30 November) until the day following the day on which the Company's half year results are announced; and
- The period commencing one month before the end of the full financial year (i.e. from 31 May) until the day following the day on which the Company's full year results are announced.

Principle 4: Safeguard the integrity of corporate reports

Audit, Risk Management and Compliance Committee

As indicated earlier the Board has constituted an Audit, Risk Management and Compliance Committee. The Committee has a separate charter under which it operates. The charter is reviewed and considered for amendment by the Directors annually. The main responsibilities of the Committee under the charter are to assess the adequacy of the Company's risk management, internal control and compliance systems and maintain oversight of the financial reporting function, including undertaking the following:

Risk Management

- Review the Company's risk management framework at least annually to satisfy itself that it continues to be sound, including with respect to contemporary and emerging risks (such as conduct risk, digital disruption, cyber-security, privacy and data breaches, sustainability, social risk and climate change);
- Determine the Company's risk appetite and whether the Company is operating with due regard to that appetite;
- Monitor and assess management's process for managing risk and how the Company's businesses apply the processes for managing risk;
- Monitor management's performance against the risk management framework, including whether it is operating within the risk appetite set by the Audit Committee or the Board;
- Review any material incidents involving fraud of a breakdown of the Company's risk controls and the adequacy of any resultant changes implemented;
- Receive reports from the internal auditor on their reviews of the adequacy of the Company's processes for managing risk;
- Receive reports from management on new and emerging sources of risk and the risk controls and mitigation measures that management has put in place to deal with those risks; and
- Make recommendations to the Board in relation to changes that should be made to the Company's risk management framework or to the risk appetite set by the Board.

The Audit Risk Management and Compliance Committee has undertaken a review of the Company's risk management framework during the year ended 30 June 2020 and satisfied itself that the framework continues to be sound and that the Company is operating with due regard to the risk appetite set by the Board.

Internal Control and Compliance

- Compliance with Australian laws including trade practices laws and the Corporations Act 2001 (Cth);
- Compliance with the requirements of the Australian Tax Office, the Australian Securities and Investments Commission and the Australian Securities Exchange;
- Compliance with laws in each other jurisdiction in which the Company operates;
- Compliance with the Company's documented standards and Policies and Procedures, including the Risk Management Policy and Internal Control Framework document;
- Ensuring the processes and procedures covering the Company's products and brand integrity are sound and operating at the highest level to optimise the safety of customers and consumers; and

Overseeing the adequacy of the Company's insurance programme and levels of coverage, including reviewing annual policy renewals and having regard to the Company's business and associated insurable risks.

The Committee has a responsibility to ensure the Company's financial statements reflect the understanding of the Committee members and otherwise provide a true and fair view of the financial position and financial performance of the Company. In this regard the Committee will undertake the following:

Financial Reporting

- Consider the appropriateness of the Group's accounting policies and principles and how those principles are applied;
- Ensure that accounting policies and principles are consistent with accounting standards;
- Assess the significance and appropriateness of estimates and judgments and choices exercised by management in preparing the financial reports and statements, by evaluating the process and data management used in making material estimates and judgements;
- Monitor the quality and reliability of the financial information prepared by management for approval by the Board;
- Review and report to the Board on the financial statements and related notes, and on the external auditor's audit of the financial statements and their accompanying report; and
- Review and assess management processes for ensuring compliance with laws, regulations and accounting standards relating to external reporting.

With effect from 27 May 2020 the Audit Risk Management and Compliance Committee charter was modified to specifically require that relevant aspects of the Committee's review processes applied to financial statements which are subject to audit or audit review, are also applied to verify the integrity of any other periodic corporate reporting released to the market which are not subject to an audit or audit review, such as annual directors' reports. Such review processes have consistently been applied in practice but these are now clearly articulated in the charter.

External Audit

- Recommend to the Board the appointment and removal of the external auditor, review the terms of their engagement including arrangements for the rotation of external audit partners, and the scope and quality of the audit;
- Monitor auditor independence;
- Review the external audit plan, discuss audit results and consider implications of the external audit findings for the control environment; and
- Review the external auditor's fees in relation to the quality and scope of the audit with a view to ensuring that an effective, comprehensive and complete audit can be conducted for that fee.

Internal Audit

- Make recommendations to the Board on the structure of the internal audit function;
- Make recommendations to the Board on the appointment, and where necessary, the removal of the internal auditor;
- Consider the skills, qualifications, independence and objectivity of the internal audit function; and

Review and monitor the quality and scope of work performed by the internal auditor.

The ASX Corporate Governance Principles relating to audit committees include the following:

- The committee should have at least three members, all of whom are non-executive Directors;
- The majority of the committee's members should be independent Directors; and
- The committee should not be chaired by the chairperson of the Board.

The Group has been in full compliance with its charter and the ASX Corporate Governance Principles in this regard during the financial year ended 30 June 2020 and to the date of this statement.

Composition of the Committee

The Audit, Risk Management and Compliance Committee is comprised of three members, all of whom are independent, non-executive Directors. During the year ended 30 June 2020 and to the date of this statement, the Audit, Risk Management and Compliance Committee has comprised Grant Peck (Chairman), Graham Cubbin and Jane McKellar.

The Chairman of the Board and any other non-executive Director may attend Audit, Risk Management and Compliance Committee meetings. The internal and external auditors, the Managing Director, the Chief Financial Officer and the Company Secretary are invited to Audit, Risk Management and Compliance Committee meetings at the discretion of the Committee. The Committee is therefore able to meet without management being present, and ensures that it does meet with the external auditor without management being present on at least an annual basis.

The Company has engaged the services of an outsourced internal audit provider whose primary role is to assess the effectiveness of the Company's risk management, internal control and compliance system. The internal auditor is independent of the external auditor and is appointed by the Board on recommendation from the Audit, Risk Management and Compliance Committee. The internal audit function undertakes regular reviews of Group businesses and key associated risks, and reports on the adequacy and effectiveness of the risk management, internal compliance and control systems in place directly to the Audit, Risk Management and Compliance Committee.

The Committee meets with the internal and external auditors during the year to consider all aspects of their respective audit functions.

The Audit, Risk Management and Compliance Committee requires that the external auditor attends the Annual General Meeting to answer questions from shareholders regarding the conduct of the audit, the independence of the auditor and the content of the audit report. The auditor's engagement partner, Mr. Shannon Maher of PricewaterhouseCoopers, was present at the company's 2019 Annual General Meeting held in November 2019.

The names and qualifications of Audit, Risk Management and Compliance Committee members and their attendance at meetings are detailed in the Company's 2020 Annual Report.

The Committee is required to undertake a process of self-assessment annually, to assess the effectiveness of the Committee. Such a review was undertaken during the year ended 30 June 2020.

Prior to the financial statements for a financial year or half year being presented to the Board for approval, the Managing Director and Chief Financial Officer are asked to provide the Board with a declaration that, in their opinion:

- The financial records of the McPherson's Limited Group have been properly maintained in accordance with the Corporations Act;
- The financial statements comply with the appropriate accounting standards and give a true and fair view of the Group; and
- The opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.

Principle 5: Make timely and balanced disclosure

It is the Company's policy to provide timely, open and accurate information to all stakeholders, including investors, regulators and other relevant parties. The Company has an ASX Announcements and Communications Policy to ensure compliance with the ASX Listing Rules requirements in relation to continuous disclosure, accountability for disclosure to the markets, for other shareholder communications and encouraging shareholder participation at Annual and other General Meetings.

The purpose of the ASX Announcements and Communications Policy is to:

- Promote accurate, effective and timely communication with shareholders of the Company;
- Ensure the Company complies with the continuous disclosure obligations under the ASX Listing Rules;
- Ensure the Company promptly and effectively responds to or prevents a false market in the Company's securities;
- Ensure that the confidentiality of corporate information is properly safeguarded and premature disclosure is avoided;
- Ensure that employees are aware of the importance of providing full and timely disclosure of the Company's activities to shareholders and the market, so that all stakeholders have equal access to company information which is externally available;
- Encourage effective participation by shareholders at General Meetings of the Company;
- Outline other considerations for shareholders to have the opportunity to express their views to the Company on matters of concern or interest to them; and
- Set out the framework and strategy for achieving these goals.

All information disclosed to the ASX is posted on the Company's website immediately after it is disclosed to the ASX. When analysts are briefed on aspects of the Group's operations, the material used in the presentation is released to the ASX before the briefing commences and then posted on the Company's website.

The Company Secretary is the person responsible for communications with the Australian Securities Exchange (ASX). This role includes responsibility for ensuring compliance with the continuous disclosure requirements of the ASX Listing Rules and overseeing and coordinating information disclosure to the ASX, analysts, brokers, shareholders, the media and the public.

Principle 6: Respect the rights of security holders

The Company has established a website which provides investors with ready access to information on the Group. This includes, among other items:

- Information about the Group's operations and its governance;
- Copies of ASX market announcements for the past three years; and
- Half-yearly and annual financial data for the past three years.

As indicated above, all information disclosed to the ASX is posted on the Company's website immediately after it is disclosed to the ASX. When analysts are briefed on aspects of the Group's operations, the material used in the presentation is released to the ASX before the briefing commences and then posted on the Company's website.

The Board seeks to encourage participation of shareholders at the Annual General Meeting to ensure a high level of accountability. Important issues are presented as single resolutions. All resolutions at a meeting of securityholders are decided by a poll rather than being determined on a show of hands.

As indicated above in *Principle 5: Make timely and balanced disclosure,* the Company has an ASX Announcements and Communications Policy. This policy includes such matters as the Company's approach with respect to shareholder participation at general meetings and reporting to shareholders, including the ability to communicate with shareholders electronically.

Principle 7: Recognise and manage risk

The Board has ultimate responsibility for overseeing risk management and compliance across the Group. It is the role of management to design and implement an appropriate framework to identify and manage risk on an ongoing basis, to ensure that the Group operates within the framework and to satisfy itself the framework is sound.

The Board is responsible for setting the Group's tolerance to risk and satisfying itself that management has developed and implemented a sound system of risk management and internal control. Detailed consideration of this is delegated to the Audit, Risk Management and Compliance Committee and regularly reviewed by the Board.

Risk is an important consideration in the Group's decision making process and all risks and opportunities are adequately and appropriately assessed to ensure that unreasonable risk exposures are minimised. The Group's risk and compliance frameworks ensure that all risks and compliance obligations are properly identified and managed, that insurances are adequate and that processes are in place to ensure compliance with regulatory requirements.

The key risks are identified in an enterprise risk management report which, in addition to identifying and providing updates on key enterprise risks, is used to:

- Determine the effectiveness of controls to address risks assessed as extreme or high;
- Isolate and report indicators of mitigating controls and their effectiveness;
- Isolate and report any recent incidents pertaining to the risk area;
- Report recent action taken to improve risk management;
- Isolate any areas for potential improvement;

- Report how the Group's existing insurance program responds to each area of risk; and
- Assist in prioritising areas of focus for internal audit.

The key risks that have been identified as having the potential to materially affect the Group's economic and financial prospects include: workplace health and safety related risks, a reduction in consumer sentiment and/or demand; deterioration in margins from an adverse foreign currency fluctuation; a decline in intangible asset valuation; inability to adequately finance operations (liquidity risk); raw material price fluctuation; loss of a major customer or deranging of a major product range; credit risk; key supplier redundancy; deficiency in product quality; adverse change in the regulatory landscape; social risks; loss of key management talent; non-compliance with debt facility undertakings and cyber security and other digital disruption related threats.

It is considered that the Company or its operations do not have a material exposure to environmental (including climate change) risks or social risks.

In this statement references to 'social risks' are as those risks are defined in the glossary of the 4th Edition of the ASX Corporate Governance Principles.

The Managing Director is accountable to the Board for the development and management of the Group's risk and compliance frameworks and is supported by the Chief Financial Officer in terms of adopting appropriate risk management and compliance processes, including regular and transparent reporting to the Audit, Risk Management and Compliance Committee. Each senior executive is responsible for the management of risk and compliance with relevant laws and regulations.

Internal Control and Compliance Framework

The Board acknowledges that it is responsible for the overall internal control framework, but recognises that no cost effective internal control system will preclude all errors and irregularities. To assist in discharging this responsibility, the Board has established an internal control framework that can be described under the following headings:

- Financial reporting a comprehensive budgeting system is in place with an annual budget approved by the Directors. Monthly actual results that are reported against budget and revised forecasts for the year are prepared regularly for internal use by Directors and management;
- ASX disclosure and compliance the Group reports to shareholders on an annual basis and to the ASX half-yearly. Procedures are also in place to ensure that price sensitive information is reported to the ASX in accordance with the continuous disclosure requirements of the ASX Listing Rules, as set out in the Company's ASX Announcements and Communications Policy. The Company Secretary has primary responsibility for making recommendations to the Chairman and Managing Director on whether information is price sensitive. Further details are included in the Company's ASX Announcements and Communications Policy;
- Management assurance as indicated above the Managing Director and Chief Financial Officer are required to certify to the Board in connection with the half-yearly and full-year financial statements, that in their opinion:
 - The financial records of the McPherson's Limited Group have been properly maintained in accordance with the Corporations Act;

- The financial statements comply with the appropriate accounting standards and give a true and fair view of the Group; and
- The opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.
- Quality and integrity of personnel the Group's personnel policies are detailed in internal policies, compliance with appropriate sections of which is mandatory by all operating units;
- Environmental controls the Group has a specific policy under the terms of which it is mandatory for all business units within the Group to operate in a manner which complies with all applicable environmental laws, regulations and permits;
- Operating business controls financial controls and procedures including information systems controls are detailed in the internal policies;
- Functional specialty reporting the Group has identified a number of key areas which are subject to regular reporting to the Board including employee safety, environmental, foreign currency hedging, legal and insurance matters; and
- Investment appraisal the Group has clearly defined guidelines for proposed capital expenditure or investment in other businesses, joint ventures or new agency arrangements. These include annual budgets, detailed justification and review procedures, levels of authority and comprehensive due diligence requirements.

Principle 8: Remunerate fairly and responsibly

Remuneration Policy

The Group's remuneration policy and structure is equitable, competitive and consistent so as to ensure the recruitment and retention of personnel of the capability, competence and experience necessary for the successful achievement of the Group's strategies and goals. The Group's Nomination and Remuneration Committee has primary responsibility for the Group's overall remuneration policy and framework.

Further information regarding the Committee, and its composition and objectives is set out in *"Principle 2: Structure the Board to be effective and add value"* above, under the heading 'Nomination and Remuneration Committee'.

Remuneration is set according to the following broad principles:

- No individual may be involved directly in determining his or her remuneration. External advice in relation to remuneration will be sought, where appropriate;
- Remuneration disclosure to shareholders will at a minimum comply with the requirements of legislation and Accounting Standards and reflect all benefits including:
 - Base pay and benefits;
 - Short term performance incentives;
 - Long term incentives including options and performance rights;
 - Post employment benefits including superannuation; and
 - Termination benefits.

- Incentive payments for executives are related to Company performance, individual performance against goals, market conditions and independent expert advice where appropriate and may include options and/or performance rights over shares in the Company granted under the McPherson's Limited Employee Performance Rights Plan at the discretion of the Board or the Nomination and Remuneration Committee; and
- Remuneration for non-executive Directors is determined by the Board within a maximum aggregate amount approved by shareholders from time to time at the Annual General Meeting. Non-executive Directors are not entitled to participate in any incentive scheme.

Where considered necessary, Directors may obtain independent advice on the appropriateness of remuneration packages.

Any Director who serves on or chairs a Board committee, or who devotes special attention to the business of the Group outside the scope of their ordinary duties, may receive an additional payment commensurate with the extra duties performed. For the year ended 30 June 2020, non-executive Directors received additional fees for their Chairmanship and membership of the Audit, Risk Management and Compliance Committee. The Chairman of the Nomination and Remuneration Committee also received an additional fee, however other members of that committee did not.

The Company's detailed policies covering remuneration of the Managing Director, senior executives and non-executive Directors are set out in Appendix B of the Nomination and Remuneration Committee Charter.

The Company's Securities Trading Policy contains a restriction on removing the 'at risk' aspect of options, performance rights or other instruments granted to executives. Performance Rights Plan participants may not enter into any transaction designed to remove the 'at risk' aspect of options, performance rights or other instruments before they vest.

Information regarding Directors' and other key management personnel remuneration is set out in the Remuneration Report within the Group's 2020 Annual Report.

Key to Disclosures Corporate Governance Council Principles and Recommendations

lame of entity:		
McPherson's Limited		
ABN / ARBN:	Financial year ended:	
98 004 068 419	30 June 2020	

Our corporate governance statement for the above period above can be found at this URL on our website: <u>https://www.mcphersons.com.au/corporate-governance</u>

The Corporate Governance Statement is accurate and up to date as at 18 August 2020 and has been approved by the Board.

The annexure includes a key to where the corporate governance disclosures can be located.

Date: 21 August 2020

Philip Bennett Company Secretary

ANNEXURE – KEY TO CORPORATE GOVERNANCE DISCLOSURES

Corpo	rate 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
PRINC	IPLE 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 <u>OR</u> at this location: at this location 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 this location: in our Corporate Governance statement in our Corporate Governance statement in our Board Charter and in our Retained and Delegated Authorities of the Board document on our website: https://www.mcphersons.com.au/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 <u>OR</u> □ at this 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
1.3	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 <u>OR</u> □ at this 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
1.4	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 <u>OR</u> □ at this 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

Corpo	rate 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
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 fact that we have a diversity policy that complies with paragraph (a): ✓ in our Corporate Governance Statement <u>OR</u> at this 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
	 (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. 	and a copy of our diversity policy or a summary of it:	
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 <u>OR</u> at this location: and the information referred to in paragraph (b): in our Corporate Governance Statement <u>OR</u> at this 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

Corpo	orate 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
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 <u>OR</u> at this location: and the information referred to in paragraph (b): in our Corporate Governance Statement <u>OR</u> at this 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
PRINCI	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. 	the fact that we have a nomination committee that complies with paragraphs (1) and (2):	 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
2.2	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 <u>OR</u> □ at this 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

Corpor	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
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 <u>OR</u> at this location: and, where applicable, the information referred to in paragraph (b): ✓ in our Corporate Governance Statement <u>AND</u> · in our annual report on our website at: · <u>https://www.mcphersons.com.au/</u> at this location: and the length of service of each director: ✓ in our Corporate Governance Statement <u>OR</u> in our Corporate Governance Statement <u>OR</u> at this location: and the length of service of each director: ✓ in our Corporate Governance Statement <u>OR</u> at this location:	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 <u>OR</u> □ at this 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 <u>OR</u> □ at this 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 <u>OR</u> □ at this 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

Corporat	e 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
PRINCIPI	E 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 <u>AND</u> in our Ethics and Responsible Conduct Policy on our website at: <u>https://www.mcphersons.com.au/corporate-governance</u> at this location: 	an explanation why that is so in our Corporate Governance Statement

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
PRINCIPLE 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. 	the fact that we have an audit committee that complies with paragraphs (1) and (2): ☑ in our Corporate Governance Statement <u>OR</u> □ at this location: and a copy of the charter of the committee: ☑ at this location: and a copy of the charter of the committee: ☑ at this location: - in our Audit Risk Management and Compliance Committee charter https://www.mcphersons.com.au/corporate-governance and the information referred to in paragraphs (4) and (5): □ in our Corporate Governance Statement <u>OR</u> ☑ at this location: - in our annual report and on our website at: - https://www.mcphersons.com.au/board-directors	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 <u>OR</u> □ at this location: 	an explanation why that is so in our Corporate Governance Statement

Corpor	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
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 <u>OR</u> □ at this 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 an annual general meeting and this recommendation is therefore not applicable
PRINCI	PLE 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 <u>AND</u> in our ASX Announcements & Communications Policy on our website at: <u>https://www.mcphersons.com.au/corporate-governance</u> at this location: 	an explanation why that is so in our Corporate Governance Statement
PRINCI	PLE 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: Image: matrix of the second sec	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 <u>OR</u> □ at this 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 disclosed
6.3 6.4	A listed entity should disclose the policies and processes it has in place to facilitate and encourage participation at meetings of security holders. A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.	 our policies and processes for facilitating and encouraging participation at meetings of security holders: in our Corporate Governance Statement <u>OR</u> at this location: the fact that we follow this recommendation: in our Corporate Governance Statement <u>OR</u> at this 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 an explanation why that is so in our Corporate Governance Statement
PRINCIP	LE 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. 	the fact that we have a committee or committees to oversee risk that comply with paragraphs (1) and (2): □ in our Corporate Governance Statement <u>OR</u> at this location: and a copy of the charter of the committee: in our Risk Management and Internal Control Framework Policy in our Audit Risk Management and Compliance Committee charter https://www.mcphersons.com.au/corporate-governance and the information referred to in paragraphs (4) and (5): in our Corporate Governance Statement <u>AND</u> in our annual report on our website at: https://www.mcphersons.com.au/ at this 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
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 this location: and that such a review has taken place in the reporting period covered by this Appendix 4G: in our Corporate Governance Statement OR in our Corporate Governance Statement OR at this location: 	an explanation why that is so in our Corporate Governance Statement
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. 	 how our internal audit function is structured and what role it performs: in our Corporate Governance Statement <u>AND</u> in our Audit Risk Management and Compliance Committee charter <u>https://www.mcphersons.com.au/corporate-governance</u> at this location: 	an explanation why that is so 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 <u>AND</u> - in our annual report on our website at: - <u>https://www.mcphersons.com.au/</u> at this 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				
PRINCIPLE 8 – REMUNERATE FAIRLY AND RESPONSIBLY							
(a) (b)	 board of a listed entity should: have a remuneration committee which: has at least three members, a majority of whom are independent directors; and is chaired by an independent director, and disclose: the charter of the committee; and the members of the committee; and 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 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. 	the fact that we have a remuneration committee that complies with paragraphs (1) and (2):	 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
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 <u>AND</u> - in our Remuneration Report in our Annual Report on our website: - <u>https://www.mcphersons.com.au/</u> at this 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
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 <u>AND</u> in our Securities Trading Policy on our website at:	 an explanation why that is so in our Corporate Governance Statement <u>OR</u> we do not have an equity-based remuneration scheme and this recommendation is therefore not applicable <u>OR</u> we are an externally managed entity and this recommendation is therefore not applicable