

Silex Systems Limited

ABN 69 003 372 067

Year ended 30 June 2022

www.silex.com.au

FOR THE YEAR ENDED 30 JUNE 2022



Silex Systems Limited (the Company) and the Board are committed to achieving and demonstrating the highest standards of corporate governance.

The Company's corporate governance practices are consistent with the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations - 4th Edition (ASX Principles), except where indicated.

The 4th Edition Principles which the Company meets the specific requirements of, except where otherwise indicated, are as follows:

- Principle 1. Lay solid foundations for management and oversight
- Principle 2. Structure the Board to be effective and add value
- Principle 3. Instil a culture of acting lawfully, ethically and responsibly
- Principle 4. Safeguard the integrity of corporate reports
- Principle 5. Make timely and balanced disclosure
- Principle 6. Respect the rights of security holders
- Principle 7. Recognise and manage risk
- Principle 8. Remunerate fairly and responsibly

This Corporate Governance Statement is dated as at 30 June 2022 and reflects the corporate governance practices in place throughout FY2022. This Corporate Governance Statement was approved by the Board on 25 August 2022 and lodged with the ASX together with the Company's ASX Appendix 4G.

The Company's policies, charters and codes that are referred to in this statement are provided in the Corporate Governance section of the Company's website at:

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

FOR THE YEAR ENDED 30 JUNE 2022



Principle 1: Lay solid foundations for management and oversight

The relationships between the Board, CEO/MD and senior management underpin the success and effectiveness of the Company.

The Board's Responsibilities

The Directors are responsible to shareholders for the performance of the Company in both the short and the longer term and seek to balance sometimes competing objectives in the best interests of the Company as a whole. Their focus is to enhance the interests of shareholders and other key stakeholders and to ensure the Company is properly managed.

Day-to-day management of the Company's affairs and the implementation of the corporate strategy and policy initiatives are formally delegated by the Board to the CEO/MD and senior executives.

The Board of Directors is accountable to shareholders for the performance of the Company and is responsible for the corporate governance practices of the Company.

The Board's principal objective is to maintain and increase shareholder value while ensuring that the Company's overall activities are properly managed. The Board operates under a Charter and Code of Conduct which establishes guidelines for its conduct. The purpose of the Code is to ensure that Directors act honestly, legally, responsibly and ethically and at all times in the best interests of the Company.

Silex's corporate governance practices provide the structure which enables the Board's principal objective to be achieved, whilst ensuring that the business and affairs of the Company are conducted ethically and in accordance with the law.

The Board's overall responsibilities include:

- Defining the Company's purpose, setting strategic direction and approving corporate strategies;
- Appointing the Chair of the Board;
- Appointing and removing the CEO/MD;
- Approving the appointment and replacement of other senior executives, including the Company Secretary;
- Reviewing and approving business plans, annual budgets and financial plans;
- Approving the Company's Statement of Values and Code of Conduct;
- Monitoring management and financial performance and reporting;
- Monitoring and ensuring the maintenance of adequate risk management controls and reporting mechanisms; and
- Ensuring the business is conducted ethically and transparently.

Reference: slx_gov_002.06 Date: 25/08/2022 Page **3** of **21**

FOR THE YEAR ENDED 30 JUNE 2022



The Board delegates responsibility for the day-to-day management of the business to the CEO/MD in accordance with the Company's Delegated Authority Policy and specified financial limits of authority approved by the Board. The CEO/MD also oversees the implementation of strategies approved by the Board. The Board understands the importance of a strong and healthy working relationship with management.

The Board uses committees to support it in matters that require more intensive review and involvement. Further details of the Board Committees are provided in Principle 4 and 8 below.

Director and Senior Executive Selection

In accordance with the Company's Constitution, all Directors (other than the CEO/MD) must retire from office and may seek re-election no later than the third Annual General Meeting (AGM) following their last election. When a Director stands for election or re-election, the Board provides shareholders with details of the Director's biographical details including qualifications, skills, experience, details of other directorships or material interests they hold, and any other details that are deemed relevant to a decision on whether or not to elect or re-elect a Director. The Board includes its recommendation in relation to the proposed election or re-election of a Director in the Notice of Meeting that is sent to shareholders.

When it is necessary to appoint a new Director to fill a vacancy on the Board or to complement the existing Board, a wide and diverse potential base of possible candidates is considered from a number of channels and, if required, external recruitment consultants are engaged. The Board assesses the qualifications of the proposed new Director against a range of criteria including experience, background, professional qualifications and skills, personal qualities, the potential for the candidate's skills to enhance and complement the existing Board, and the candidate's availability to commit to the Board's activities. A thorough reference and background checking process is then undertaken.

Should the Board's criteria be met by the candidate, the Board appoints the candidate as a Director. The newly appointed Director must retire at the next AGM and will be eligible for election by shareholders at that AGM. The Notice of Meeting for the 2021 AGM included the required information with respect to the election and re-election of Directors.

The Company has a Recruitment Policy which details the procedure and process for the recruitment of all prospective employees (including Directors and senior management). It includes actions required pre-recruitment (including pre-employment screening and post-recruitment.

Service Agreements

All Directors and senior executives have written agreements setting out the terms of their appointment.

FOR THE YEAR ENDED 30 JUNE 2022



Company Secretary

The Company Secretary is appointed by the Board and reports directly to the Board through the Chair. All Directors have access to the Company Secretary. The Company Secretary's role is in respect to matters concerning the proper functioning of the Board, coordination of Board business, matters of governance, monitoring adherence to Board policies and procedures, the engagement of independent professional advisers at the request of the Board, and assisting with the induction and professional development of new Directors.

Diversity

The Company values diversity and recognises the benefits arising from the recruitment, development and retention of a talented, diverse and motivated workforce.

Diversity within the Company means all things that make individuals different to one another including but not limited to, age, gender, ethnicity, religion, culture, language, disability, sexual orientation and identity, marital status and family responsibilities. It involves a commitment to equality and treating one another with respect and a zero-tolerance policy with respect to discrimination, harassment, vilification and victimisation.

Accordingly, the Company has developed a framework to facilitate meeting its diversity, including gender diversity objectives. The framework is underpinned by the Company's Diversity and Inclusion Policy, a copy of which can be found on the Company's website. This policy outlines the Company's position on all forms of diversity. Responsibility for review of matters contained within the Diversity and Inclusion Policy rests with the Board as a whole and is reflected accordingly in its Charter.

The Diversity and Inclusion Policy includes requirements for the Board to establish measurable objectives for achieving gender diversity, and for the Board to assess annually both the objectives and the Company's progress in achieving them.

In accordance with the Diversity and Inclusion Policy and ASX Principles, the Board has established the following measurable objectives in relation to gender diversity for FY2022. The Company's aim is to continue to achieve these objectives as positions become vacant and appropriately skilled candidates are available.

	FY2022 Objective	FY2022 Actual ¹
Percentage of women employees in the whole Company	20.00%	14.29%
Percentage of women in senior executive and management positions ²	33.33%	33.33%
Percentage of women on the Board ³	25.00%	25.00%

- 1. The above actual figures are based on a report dated 30 June 2022
- 2. Senior executive and management positions include those that have a leadership and management specialty
- 3. Percentage of women on the Board include both executive and non-executive directors; percentage of women non-executive directors 33.33%

FOR THE YEAR ENDED 30 JUNE 2022



As at the 30 June 2022, the representation of women across the Company was 14% including non-executive directors. Females are currently represented within each level of the workforce, including at Board level.

Silex is not required to report under the Workplace Gender Equality Act (WGEA).

Measurable Objectives

The below table details the measurable diversity objectives, that have been established by the Board:

Objective for FY2022	Outcome
Review Diversity and Inclusion Policy annually	Reviewed
Undertake an annual gender pay audit to ensure equity in remuneration practices	This was undertaken as part of the annual remuneration review process
Report annual data across the Company on diversity in the workplace	Ongoing periodic reporting
Encourage training and development to assist in furthering career goals	Ongoing, including formal and informal training initiatives
Implement flexible working arrangements where possible, to support employee's personal or family commitments whilst continuing employment	The Company provides employees with flexible working arrangements
When the Board next recruits for an independent non-executive director, a broad selection of potential candidates will be presented to ensure that a cross section of candidates with diverse backgrounds, skills and experience are presented	Ongoing

Review of Board and Director Performance

As part of its commitment to good corporate governance, the Board undertakes regular reviews of the practices and standards governing the Board's composition, independence and effectiveness, the accountability and compensation of Directors and the Board's responsibility for the stewardship of the Company. A review was completed during the financial year.

During the financial year, the Chair led a review and assessment of Board, Director and Company Secretary performance. The Chair utilised a comprehensive performance evaluation tool that also encompassed a review of the Board's Committees and accommodates the self-evaluation of each Director's role within the Board and Committees. The review and assessment process also considered the performance of the CEO/MD. As part of the process, the Chair met privately with each Director, the CEO/MD and the Company Secretary to discuss this assessment and to facilitate the provision of feedback.

The non-executive directors also met in scheduled sessions during the year, without the presence of senior executives and management, to discuss the operation of the Board and a range of other matters. Relevant matters arising from these meetings were shared with the full Board.

FOR THE YEAR ENDED 30 JUNE 2022



Review of Senior Executive Performance

During the annual remuneration review process conducted during FY2022, the CEO/MD met with senior management to discuss their performance. Feedback was also sought from other Directors.

FOR THE YEAR ENDED 30 JUNE 2022



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

Nomination Committee

The Board has decided that it is in the Company's best interests that the full Board deals with nomination issues. As a result, a Nomination Committee has not been established. From time to time, the Board may establish a temporary sub-committee to assist the Board in fulfilling its nomination responsibilities.

Board Composition – Balance of Independent Non-executive and Executive Directors

The Board is comprised of both executive and non-executive directors with a majority of non-executive directors. Non-executive directors bring a balanced perspective to the Board's consideration of strategic, risk and performance matters and are best placed to exercise independent judgement and review and constructively challenge the performance of management.

The Chair is an independent non-executive director and all Directors are required to bring independent judgement to bear in their Board decision making. The Chair is elected by the full Board.

The Company regularly reviews the Board's composition to ensure an appropriate mix of background with complementary skills and experience. A review was conducted in June 2022 and it was deemed that the current composition of the Board is appropriate. When a new director is to be appointed, the Board prepares a list of the requisite range of skills, knowledge, experience, independence and diversity based on the needs of the Company. From this, the Board prepares a short-list of candidates with appropriate skills and experience. A number of channels are used to source candidates to ensure the Company benefits from a broad range of individuals in the selection process.

Details of persons who held office during FY2022 and information on their skills, experience and qualifications can be found in Section 8 of the Directors' Report. The Directors of the Company in office as at the date of this statement are:

Name	Age	Position	Expertise	Year Appointed Director
Mr C A Roy	57	Chair, Independent non-executive director	Research and commercialisation strategy, innovation and entrepreneurship	2019
Dr M P Goldsworthy	64	CEO/MD	Physicist and co-inventor of the SILEX Technology and Company Management	1992
Ms H G Cook	41	Independent non- executive director	International nuclear law specialising in nuclear power projects, transactions, regulatory compliance and trade; risk and governance	2021
Mr C D Wilks	63	Non-executive director	Investment Banking, Finance and Company Management	1988

FOR THE YEAR ENDED 30 JUNE 2022



Directors' Independence

The Board has adopted the specific principles in relation to Directors' independence as described in Box 2.3 of the ASX Principles. The Board regularly assesses the independence of all Directors in accordance with the principles in Box 2.3 and with regard to Director's disclosures of interests. As at the 30 June 2022:

- Mr C A Roy is the independent non-executive Chair
- Ms H G Cook is an independent non-executive Director
- Mr C D Wilks is a non-executive Director

The Board has noted the 34-year tenure of Mr Wilks. Notwithstanding his period of service, the Board concluded that Mr Wilks retains independence in judgement and continues to be a major contributor to the Board. His extensive experience with Silex and his commercial acumen complements the contributions made by our other Directors.

It is noted that the current composition of our Board does not have a majority of independent Directors and this has been considered by the Board. For the year ended 30 June 2022, the Board was considered to be an appropriate size and the Directors deemed to have an appropriate mix of independent judgement, skills, experience and tenure.

Separate roles of Chair and CEO/MD

The Chair is an independent non-executive director and is responsible for leading the Board, ensuring Directors are properly briefed in all matters relevant to their role and responsibilities, and facilitating Board discussions. The CEO/MD is responsible for the day-to-day management of the Company's affairs, and for implementing Company strategies and policies as determined by the Board of Directors. During FY2022, the roles of Chair and CEO/MD of the Company were held by Mr C A Roy and Dr M P Goldsworthy respectively.

Board Committees

The Board has established a number of committees to assist in the execution of its duties and to allow detailed consideration of complex issues. Current committees of the Board are the People & Remuneration and Audit Committees. Each committee is comprised of a majority of independent non-executive directors. The committee structure and membership are reviewed on an annual basis and a review was completed during the financial year.

Board approved charters set out the terms of reference and responsibilities of the committees. The committee charters are available in the Corporate Governance section of the Company's website.

Board Skills Matrix

The Company's Board skills matrix sets out the mix of skills, experience and expertise that the Board currently has and is looking to achieve in its membership. Its structure reflects the areas particularly relevant to the key elements of our strategic priorities (drive value from the core, development and commercialisation of disruptive technology, build new growth for the business), as well as other areas of importance to the composition of our Board.

FOR THE YEAR ENDED 30 JUNE 2022



The areas addressed in the Board skills matrix are:

Strategic Priorities/Areas	Skills Matrix	
Drive value from the core Development and commercialisation of disruptive technology Build new growth for the business	 General business management and entrepreneurship Innovation, science and technology Technology and research initiative Government, government relations and policy International business and relations External engagement 	
Other areas	 C-suite level experience Non-executive director experience Corporate governance Accounting, finance and audit Risk management Legal, regulatory and compliance Business analysis Labour relations, human resources and remuneration Workplace health, safety and security Investor relations and capital markets Any other skills that the Board deems required 	

Each of these areas is currently well represented on the Board. The Board benefits from the combination of each Director's individual skills, experience and expertise in particular areas, as well as the varying perspectives and insights that arise from the interaction of Directors with diverse backgrounds.

Induction

The induction provided to new directors and senior executives enables them to actively participate in decision-making as soon as possible. It ensures that they have a full understanding of the Company's financial position, strategies, operations, culture, values and risk management policies. It also explains the respective rights, duties, responsibilities, interaction and roles of the Board and senior executives and the Company's meeting arrangements.

New directors are invited to attend briefing sessions with the CEO/MD, senior executives and Chair where they may ask questions. They are also encouraged to attend site visits, at appropriate times. Directors also agree to participate in continuous improvement and professional development programmes, as considered appropriate to ensure that each Director is well placed to effectively discharge his or her responsibilities.

Reference: slx_gov_002.06 Date: 25/08/2022 Page **10** of **21**

FOR THE YEAR ENDED 30 JUNE 2022



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

Statement of Values

Underpinning the Company's execution of its strategy are its values of Innovation, Sustainability, Integrity, Excellence, Respect and Impact. The values set the standards and behaviours required from the directors, CEO/MD, senior executives and employees of the Company. The Board approved the Company's Statement of Values and charged the senior executives with the responsibility of instilling the values across the Company.

The Company's values are available on the Company's website.

Code of Conduct

The Company has developed a Code of Conduct (the Code) which has been fully endorsed by the Board and applies to all directors and employees.

In summary, the Code requires that at all times Company personnel act with the utmost integrity, objectivity and in compliance with the letter and the spirit of the law and with Company policies. The Board will be informed of any material breaches of the Code of Conduct. A copy of the Code is available on the Company's website.

Whistleblower Policy

The Company has a Whistleblower Policy which protects directors, executives, employees, contractors, consultants, suppliers or associates who report the following conduct or the deliberate concealment of such conduct:

- dishonest, fraudulent or corrupt conduct;
- an illegal activity (e.g., theft, violence, harassment or intimidation, criminal damage to property or other breaches of state or federal law);
- unethical or in breach of the Company's policies (e.g., dishonestly altering company records or data, adopting accounting practices that are questionable or wilfully breaching the Company's Code of Conduct or other policies or procedures);
- conduct that amounts to an abuse of authority or position;
- conduct that may cause financial loss to the Company or damage its reputation or be otherwise detrimental to the Company's interests;
- conduct that is potentially damaging to the Company, an employee of the Company or a third party, such as unsafe work practices, environmental damage, health risks or abuse of the Company's property or resources;
- conduct involving harassment, discrimination, victimisation or bullying;
- any misconduct or improper state of affairs or circumstances which may cause loss to the Company or be otherwise detrimental to the interests of the Company; or
- conduct that represents a danger to the public.

Reference: slx_gov_002.06 Date: 25/08/2022 Page **11** of **21**

FOR THE YEAR ENDED 30 JUNE 2022



The Whistleblower Policy is reviewed at least every two years and employee training and awareness of the Whistleblower Policy is conducted annually to ensure employees are aware of their rights and obligations under the Whistleblower Policy. Policy and procedure training is held periodically.

The Board is informed of any material incidents reported under the Whistleblower Policy.

A copy of the Whistleblower Policy is available on the Company's website.

Anti-bribery and Corruption Policy

The Company has an Anti-bribery and Corruption Policy which applies to all directors, employees and contractors of the Company and service providers. The policy requires that they must not:

- authorise, offer, promise, give, facilitate, request, agree to receive and/or accept a bribe;
- demand, solicit or accept an improper benefit;
- make a donation or enter into a sponsorship agreement on behalf of the Company;
- enter into, or continue, and/or facilitate a business relationship with a third party if it cannot be satisfied that the entity will behave in a manner consistent with the Antibribery and Corruption Policy; and
- keep accounts or transactions relating to dealings with third parties to facilitate or conceal improper payments.

Any actual or likely breaches of the Anti-bribery and Corruption Policy are immediately reported to the CEO/MD. Details of material incidents and breaches of the Anti-bribery and Corruption Policy are reported immediately to the Board.

The Anti-Bribery and Corruption Policy is reviewed at least every two years and is subject to the oversight and approval of the Board. A copy of the Anti-bribery and Corruption Policy is available on the Company's website.

Reference: slx_gov_002.06 Date: 25/08/2022 Page **12** of **21**

FOR THE YEAR ENDED 30 JUNE 2022



Principle 4: Safeguard the integrity of corporate reports

Audit Committee

The Audit Committee consists of a majority of independent non-executive directors. The current members of the Audit Committee are:

Ms C D Wilks | Chair Ms H G Cook Mr C A Roy

Details of these Directors' qualifications and attendance at Audit Committee meetings are set out in the Directors' Report. The Audit Committee has appropriate financial expertise and all members are financially literate and have an appropriate understanding of the industries in which the Company operates. The current Chair is non-executive director, Mr C D Wilks, who is not currently considered independent due to his long tenure. He is suitably qualified having worked as a finance professional for a listed company for over 30 years and is considered to be independent of thought despite his extended period of service to the Company.

The main responsibilities of the Committee are to:

- Review, assess and approve the financial reports and all other financial information published by the Company or released to the market;
- Assist the Board in reviewing the effectiveness of the organisation's internal control environment covering:
 - effectiveness and efficiency of operations;
 - reliability of financial reporting;
 - Compliance with applicable laws and regulations;
- Oversee the effective operation of the risk management framework;
- Recommend to the Board the appointment, removal and remuneration of the external auditors, and review the terms of their engagement, the scope and quality of the audit and assess performance;
- Consider the independence and competence of the external auditor on an ongoing basis;
- Review and approve the level of non-audit services provided by the external auditors and ensure it does not adversely impact on auditor independence;
- Review and monitor related party transactions and assess their propriety; and
- Report to the Board on matters relevant to the Committee's role and responsibilities.

Reference: slx_gov_002.06 Date: 25/08/2022 Page **13** of **21**

FOR THE YEAR ENDED 30 JUNE 2022



In fulfilling its responsibilities, the Audit Committee received regular reports from management and the external auditors. It also meets with the external auditors at least twice a year – more frequently if necessary, and reviews any significant disagreements between the auditors and management, irrespective of whether they have been resolved.

The external auditors attended all of the Audit Committee meetings held during the year. The external auditors have a clear line of direct communication at any time to either the Chair of the Audit Committee or the Chair of the Board. The Audit Committee has authority, within the scope of its responsibilities, to seek any information it requires from any employee or external party.

Further details of the Audit Committee's role are set out in the Audit Committee Charter which is available on the Company's website.

Senior Management Assurance

In accordance with Section 295A of the *Corporations Act 2001*, the CEO/MD and CFO/Company Secretary make the following declarations to the Board prior to the Directors approving the financial statements for any reporting period:

- That the Company's financial records have been properly maintained in accordance with the Act and that the financial statements and notes for the financial year comply with accounting standards and give a true and fair view of the financial position and performance of the Company; and
- That the above statement is founded on a sound system of risk management and internal control and that the system is operating effectively in all material respects in relation to financial reporting risks.

For the year ended 30 June 2022, the Board received the appropriate declarations from the CEO/MD and CFO/Company Secretary.

External Auditor Appointment

The Company and Audit Committee policy is to appoint external auditors who clearly demonstrate quality and independence. The performance of the external auditor is reviewed annually and applications for tender of external audit services are requested as deemed appropriate, taking into consideration assessment of performance, existing value and tender costs. The review with respect to FY2021 was completed in August 2021.

In accordance with Section 324DA of the *Corporations Act 2001*, the audit partner of the external audit firm for listed companies is rotated at least every five years.

An analysis of fees paid to the external auditors, including a break-down of fees for non-audit services, is provided in the full year Financial Report. It is the policy of the external auditors to provide annual declarations of their independence to the Audit Committee.

Reference: slx_gov_002.06 Date: 25/08/2022 Page **14** of **21**

FOR THE YEAR ENDED 30 JUNE 2022



The external auditor is requested to attend the AGM and be available to answer shareholder

The external auditor is requested to attend the AGM and be available to answer shareholder questions about the conduct of the audit and the preparation and content of the Audit Report. The external auditor attended Silex's AGM in October 2021.

The external auditors can meet with the Audit Committee without management present at any time and as required.

Verification of periodic reports

The Company periodically releases and discloses reports providing information regarding the Company's activities and other matters. These reports are subject to comprehensive verification by the Board and senior management to ensure that the statements made are accurate and balanced and any forecasts of any future events are made on a reasonable basis.

The Company's Continuous Disclosure Policy details the Company's commitment to ensuring that information regarding Silex, its financial position, performance, strategy, activities and governance is accurate, balanced and expressed in a clear and objective manner.

The Board reviews and approves disclosures and the Company Secretary is responsible for all communication with the ASX (and OTCQX).

Reference: slx_gov_002.06 Date: 25/08/2022 Page **15** of **21**

FOR THE YEAR ENDED 30 JUNE 2022



Principle 5: Make timely and balanced disclosure

Continuous disclosure and shareholder communication

The Company is committed to giving all shareholders timely and equal access to information concerning the Company.

The Company has written policies and procedures on information disclosure that focus on continuous disclosure of any information concerning the Company that a reasonable person would expect to have a material effect on the price of the Company's securities. These policies and procedures also include the arrangements the Company has in place to promote effective communication with shareholders and encourage participation at general meetings. A copy of the Company's Continuous Disclosure Policy is available on the Company's website.

The Company Secretary is responsible for ensuring that announcements are communicated to the ASX (and OTCQX) in accordance with applicable laws, listing rules and obligations.

As soon as information is disclosed to the ASX (and OTCQX), it is posted on the Company's website and an email alert is sent to subscribing shareholders. Procedures have also been established for reviewing whether any price sensitive information has been inadvertently disclosed, and if so, this information is also immediately released to the market.

Material market announcements

The Board receives a copy of all material market announcements promptly following release.

Analyst Presentations

All presentation materials provided at briefings to new, substantive investors and/or analysts are released to the ASX (and OTCQX) ahead of the briefings and are made available on the Company's website.

Reference: slx_gov_002.06 Date: 25/08/2022 Page **16** of **21**

FOR THE YEAR ENDED 30 JUNE 2022



Principle 6: Respect the rights of security holders

Information regarding the Company

Information regarding the Company, including copies of announcements released to the ASX (and OTCQX), Annual Reports, investor presentations, operations, affairs, major developments and corporate governance matters are available on the Company's website. The Board aims to ensure that the shareholders are informed of all appropriate information regarding the Company and its governance.

Investor Relations

The Company's investor relations program involves engaging with shareholders at the AGM, responding to queries and meeting with investors, analysts and the media.

The Annual Report is distributed to all shareholders who have elected to receive it and is made available on the Company's website. The Board ensures that the Annual Report includes relevant information about the operations of the Company, changes in the state of affairs of the Company and details of likely future developments, in addition to the other disclosures required by the *Corporations Act 2001*.

Annual General Meeting (AGM) Participation

The Board promotes effective communication with shareholders and encourages their participation at the AGM to ensure a prominent level of accountability and identification with the Company's strategy and goals. Important issues are presented to the shareholders as single resolutions. The Notice of Meeting details any supplementary information for important issues and resolutions being raised and discloses the procedures for voting either in person or via our direct voting facility managed by our share registry. The shareholders are responsible for voting on the appointment of Directors.

A detailed question and answer session is hosted by our CEO/MD at each AGM where shareholders have the opportunity to ask questions or make comments. Shareholders are also encouraged to submit questions in writing to the Company before the meeting.

The 2021 AGM was held via webcast and shareholders had the opportunity to ask questions and vote online during the meeting.

Resolutions decided by a poll

All resolutions at the Company's AGM are decided by a poll rather than by a show of hands.

Electronic Communication

Shareholders may elect to receive communications from the Company and our share registry electronically and the Company ask shareholders regularly if they wish to amend their election.

Reference: slx_gov_002.06 Date: 25/08/2022 Page **17** of **21**

FOR THE YEAR ENDED 30 JUNE 2022



Principle 7: Recognise and manage risk

Risk Management

The Board, through the Audit Committee, is responsible for ensuring there are adequate policies in relation to risk management, compliance and internal control systems. These matters are detailed in the Audit Committee Charter. In summary, the Company policies are designed to ensure strategic, operational, legal, reputational, and financial risks are identified, assessed, effectively and efficiently managed and monitored to enable achievement of the Company's business objectives. Information about the composition of the Audit Committee has been provided in Principle 4 above.

Annual Review of Risk Management Framework

The Company's risk management framework has been designed in accordance with AS/NZS ISO 31000:2018 and this framework is reviewed annually. The review for FY2022 was completed in June 2022. This includes the review and update of the Company's Risk Appetite Statement, Risk Management Policy and the maintenance of a risk register, which sets out all of the enterprise risks that have been identified and includes an assessment of the risk (risks analysed and evaluated), and treatment plans to mitigate risks.

The risk register is compiled and is reviewed regularly by the CEO/MD, CFO/Company Secretary and senior management to ensure adequate risk control measures have been identified.

The Board requires management to design and implement the risk management system and internal control processes to manage the Company's material business risks. The Board discusses these policies at regular intervals. Risks are managed in accordance with the risk management system in place and periodically reviewed. Management has reported to the Board on the effectiveness of the Company's management of its material business risks.

The Board requires that each major proposal submitted to the Board for decision is accompanied by sufficient due diligence and risk review.

Internal Audit

The Company does not have an internal audit function due to its relatively small size. Throughout the year, the Board evaluated the risk management system and internal control processes. The evaluation and internal review process includes assessing how well risks are identified and managed, adherence to agreed procedures and the need for updating processes and procedures to implement efficiencies or innovations or improve controls. This internal review process is continuous and intended to ensure that the governance framework, on an operational level, is effective at all times. In accordance with Section 295A of the *Corporations Act 2001*, the Company has received declarations from the CEO/MD and CFO/Company Secretary that a sound system of risk management and internal control is operating effectively in all material respects in relation to financial reporting risks.

Reference: slx_gov_002.06 Date: 25/08/2022 Page **18** of **21**

FOR THE YEAR ENDED 30 JUNE 2022



Detailed control procedures cover management accounting, financial reporting, project appraisal, environment, workplace health and safety, IT security, regulatory, compliance and other risk management issues. Considerable importance is placed on maintaining a strong control environment. There is an organisational structure with clear lines of accountability and delegation of authority. Adherence to the Code of Conduct is required at all times and the Board actively promotes a culture of quality and integrity.

Environmental and Social Risks

The Company is unaware of any material exposure to unmanageable environmental and social sustainability risks, noting that due to its small size it does not produce a sustainability report.

The Board, through the Audit Committee, has oversight of environmental risks and compliance. The Company's exposure to social risks are managed through its policies and practices including the Code of Conduct, Whistleblower Policy and Anti-bribery and Corruption Policy.

The Company has a well-defined Environmental, Social and Governance (ESG) commitment and is currently working towards the enhancement of its ESG disclosures.

Reference: slx_gov_002.06 Date: 25/08/2022 Page **19** of **21**

FOR THE YEAR ENDED 30 JUNE 2022



Principle 8: Remunerate fairly and responsibly

People & Remuneration Committee

The People & Remuneration Committee consists of a majority of independent non-executive directors and the Chair is an independent non-executive director. The current members of the People & Remuneration Committee are:

Mr C A Roy | Chair Ms H G Cook Mr C D Wilks

Details of Directors' attendance at People & Remuneration Committee meetings are set out in the Directors' Report. The People & Remuneration Committee has its own charter setting out its role and responsibilities, composition, structure, membership requirements and the manner in which the committee is to operate. The Charter is reviewed regularly and is available on the Company's website.

The main responsibilities of the Committee are to assist the Board with respect to remuneration by reviewing and making appropriate recommendations on:

- Remuneration packages of directors and senior executives;
- Employee incentive and equity-based plans including the appropriateness of performance hurdles and total payments proposed;
- The adoption of policies that attract and maintain talented and motivated directors and employees so as to encourage enhanced performance.

Remuneration Policies and Practices

The policies and practices regarding remuneration paid to Directors and senior executives are set out in the Remuneration Report, forming part of the Directors' Report. The Remuneration Report also contains details of remuneration paid to Directors and Key Management Personnel (KMP). Executive and non-executive directors' fees are clearly separated in the Directors' Report. Where bonuses are paid, details of the reason for the bonus are described. In the event equity awards are to be issued to executive directors, these are required to be pre-approved by shareholders at the AGM.

Additional information on performance evaluation and remuneration is provided in the Directors' Report.

The ASX Listing Rules and Constitution require that the maximum aggregate amount of remuneration to be allocated among the non-executive directors be approved by the shareholders in a general meeting. In proposing the maximum amount for consideration by shareholders and in determining the allocation, the People & Remuneration Committee will take into account the time demands made on Directors, the complexity of the Company's affairs and other relevant factors including fees paid to non-executive directors in comparable Australian companies.

Reference: slx_gov_002.06 Date: 25/08/2022 Page **20** of **21**

FOR THE YEAR ENDED 30 JUNE 2022



Equity-based Remuneration

The Company has a formal Securities Trading Policy which places certain prohibitions on the trading of the Company's shares or related securities of the Company. The policy restricts entering into transactions or arrangements, including by way of derivatives or similar financial products, which operate to limit the economic risk of an employee's holdings (including Directors and Key Management Personnel), including vested and unvested Group Securities granted under an employee incentive plan or as part of their remuneration.

A copy of the Company's Securities Trading Policy is available on the Company's website.

Appendix 4G

Key to Disclosures Corporate Governance Council Principles and Recommendations

Name	of entity		
Silex	Systems Limited		
ABN/A	RBN		Financial year ended:
69 00	3 372 067		30 June 2022
Our co	rporate governance statem	nent¹ for the period above can be fo	ound at:2
	These pages of our annual report:		
\boxtimes	This URL on our website:	https://www.silex.com.au/corporate	te/corporate-governance/
	orporate Governance State red by the board.	ement is accurate and up to date as	at 25 August 2022 and has been
The ar	nnexure includes a key to w	here our corporate governance dis	closures can be located.3
Date:	25 August 2022		
	e of authorised officer orising lodgement:	Julie Ducie, Company Secretary	

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

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

Under Listing Rule 4.7.3, an entity must also lodge with ASX a completed Appendix 4G at the same time as it lodges its annual report with ASX. The Appendix 4G serves a dual purpose. It acts as a key designed to assist readers to locate the governance disclosures made by a listed entity under Listing Rule 4.10.3 and under the ASX Corporate Governance Council's recommendations. It also acts as a verification tool for listed entities to confirm that they have met the disclosure requirements of Listing Rule 4.10.3.

The Appendix 4G is not a substitute for, and is not to be confused with, the entity's corporate governance statement. They serve different purposes and an entity must produce each of them separately.

See notes 4 and 5 below for further instructions on how to complete this form.

¹ "Corporate governance statement" is defined in Listing Rule 19.12 to mean the statement referred to in Listing Rule 4.10.3 which discloses the extent to which an entity has followed the recommendations set by the ASX Corporate Governance Council during a particular reporting period.

² Tick whichever option is correct and then complete the page number(s) of the annual report, or the URL of the web page, where your corporate governance statement can be found. You can, if you wish, delete the option which is not applicable.

³ Throughout this form, where you are given two or more options to select, you can, if you wish, delete any option which is not applicable and just retain the option that is applicable. If you select an option that includes "OR" at the end of the selection and you delete the other options, you can also, if you wish, delete the "OR" at the end of the selection.

ANNEXURE - KEY TO CORPORATE GOVERNANCE DISCLOSURES

Corpo	orate Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
PRINC	CIPLE 1 – LAY SOLID FOUNDATIONS FOR MANAGEMENT AND O	VERSIGHT	
1.1	A listed entity should have and disclose a board charter setting out: (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.	and we have disclosed a copy of our board charter at: https://www.silex.com.au/corporate/corporate-governance/	□ set out 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 director or senior executive or putting someone forward 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.		□ set out 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.		□ set out 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.		set out in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable

⁴ Tick the box in this column only if you have followed the relevant recommendation in full for the whole of the period above. Where the recommendation has a disclosure obligation attached, you must insert the location where that disclosure has been made, where indicated by the line with "insert location" underneath. If the disclosure in question has been made in your corporate governance statement, you need only insert "our corporate governance statement". If the disclosure has been made in your annual report, you should insert the page number(s) of your annual report (eg "pages 10-12 of our annual report"). If the disclosure has been made on your website, you should insert the URL of the web page where the disclosure has been made or can be accessed (eg "www.entityname.com.au/corporate governance/charters/").

⁵ If you have followed all of the Council's recommendations in full for the whole of the period above, you can, if you wish, delete this column from the form and re-format it.

Corpo	orate Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation <u>in full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
1.5	A listed entity should: (a) have and disclose a diversity policy; (b) through its board or a committee of the board set measurable objectives for achieving gender diversity in the composition of its board, senior executives and workforce generally; and (c) disclose in relation to each reporting period: (1) the measurable objectives set for that period to achieve gender diversity; (2) the entity's progress towards achieving those objectives; and (3) either: (A) the respective proportions of men and women on the board, in senior executive positions and across the whole workforce (including how the entity has defined "senior executive" for these purposes); or (B) 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. If the entity was in the S&P / ASX 300 Index at the commencement of the reporting period, the measurable objective for achieving gender diversity in the composition of its board should be to have not less than 30% of its directors of each gender within a specified period.	and we have disclosed a copy of our diversity policy at: https://www.silex.com.au/corporate/corporate-governance/ and we have disclosed the information referred to in paragraph (c) at: in our Corporate Governance Statement and if we were included in the S&P / ASX 300 Index at the commencement of the reporting period our measurable objective for achieving gender diversity in the composition of its board of not less than 30% of its directors of each gender within a specified period.	□ set out in our Corporate Governance Statement OR □ we are an externally managed entity and this recommendation is therefore not applicable
1.6	A listed entity should: (a) have and disclose a process for periodically evaluating the performance of the board, its committees and individual directors; and (b) disclose for each reporting period whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.	and we have disclosed the evaluation process referred to in paragraph (a) at: in our Corporate Governance Statement and whether a performance evaluation was undertaken for the reporting period in accordance with that process at: in our Corporate Governance Statement	 □ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable

Corp	orate Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
1.7	A listed entity should: (a) have and disclose a process for evaluating the performance of its senior executives at least once every reporting period; and (b) disclose for each reporting period whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.	and we have disclosed the evaluation process referred to in paragraph (a) at: in our Corporate Governance Statement and whether a performance evaluation was undertaken for the reporting period in accordance with that process at: in our Corporate Governance Statement	 □ set out 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	Where a box below is ticked, ⁴ we have followed the recommendation <u>in full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
PRINCI	PLE 2 - STRUCTURE THE BOARD TO BE EFFECTIVE AND 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.		set out in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable
2.2	A listed entity should have and disclose a board skills matrix setting out the mix of skills that the board currently has or is looking to achieve in its membership.	and we have disclosed our board skills matrix at: in our Corporate Governance Statement	 □ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
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, affiliation 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 or relationship in question and an explanation of why the board is of that opinion; and (c) the length of service of each director.	and we have disclosed the names of the directors considered by the board to be independent directors at: in our Corporate Governance Statement and, where applicable, the information referred to in paragraph (b) at: in our Corporate Governance Statement and the length of service of each director at: in our Corporate Governance Statement and in Section 8 of the Directors' Report included in the Financial Report for the year ended 30 June 2022	□ set out in our Corporate Governance Statement

Corporat	e Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
2.4	A majority of the board of a listed entity should be independent directors.		 ⊠ set out 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.		□ set out 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 for periodically reviewing whether there is a need for existing directors to undertake professional development to maintain the skills and knowledge needed to perform their role as directors effectively.		 □ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
PRINCIPI	LE 3 – INSTIL A CULTURE OF ACTING LAWFULLY, ETHICALLY	AND RESPONSIBLY	
3.1	A listed entity should articulate and disclose its values.	and we have disclosed our values at: https://www.silex.com.au/corporate/values/	□ set out in our Corporate Governance Statement
3.2	A listed entity should: (a) have and disclose a code of conduct for its directors, senior executives and employees; and (b) ensure that the board or a committee of the board is informed of any material breaches of that code.	and we have disclosed our code of conduct at: https://www.silex.com.au/corporate/corporate-governance/	□ set out in our Corporate Governance Statement
3.3	A listed entity should: (a) have and disclose a whistleblower policy; and (b) ensure that the board or a committee of the board is informed of any material incidents reported under that policy.	and we have disclosed our whistleblower policy at: https://www.silex.com.au/corporate/corporate-governance/	□ set out in our Corporate Governance Statement
3.4	A listed entity should: (a) have and disclose an anti-bribery and corruption policy; and (b) ensure that the board or committee of the board is informed of any material breaches of that policy.	and we have disclosed our anti-bribery and corruption policy at: https://www.silex.com.au/corporate/corporate-governance/	□ set out in our Corporate Governance Statement

Corpora	ate Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation <u>in full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
PRINCI	PLE 4 – SAFEGUARD THE INTEGRITY OF CORPORATE REPOR	TS	
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.		with respect to the Chair of our audit committee not being an independent director (i.e., 4.1(a)(2)) refer to our Corporate Governance Statement and we have disclosed a copy of the charter of the committee at: https://www.silex.com.au/corporate/corporate-governance/ and the information referred to in paragraphs (4) and (5) at: in our Corporate Governance Statement and in Sections 8 and 9 of the Directors' Report included in the Financial Report for the year ended 30 June 2022
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.		□ set out in our Corporate Governance Statement
4.3	A listed entity should disclose its process to verify the integrity of any periodic corporate report it releases to the market that is not audited or reviewed by an external auditor.		□ set out in our Corporate Governance Statement

Corpora	ate Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation <u>in full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
PRINCIP	PLE 5 - MAKE TIMELY AND BALANCED DISCLOSURE		
5.1	A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under listing rule 3.1.	and we have disclosed our continuous disclosure compliance policy at: https://www.silex.com.au/corporate/corporate-governance/	□ set out in our Corporate Governance Statement
5.2	A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.		□ set out in our Corporate Governance Statement
5.3	A listed entity that gives a new and substantive investor or analyst presentation should release a copy of the presentation materials on the ASX Market Announcements Platform ahead of the presentation.		□ set out in our Corporate Governance Statement
PRINCIP	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.	and we have disclosed information about us and our governance on our website at: https://www.silex.com.au/corporate/corporate-governance/	□ set out in our Corporate Governance Statement
6.2	A listed entity should have an investor relations program that facilitates effective two-way communication with investors.		□ set out in our Corporate Governance Statement
6.3	A listed entity should disclose how it facilitates and encourages participation at meetings of security holders.	and we have disclosed how we facilitate and encourage participation at meetings of security holders at: in our Corporate Governance Statement	□ set out in our Corporate Governance Statement
6.4	A listed entity should ensure that all substantive resolutions at a meeting of security holders are decided by a poll rather than by a show of hands.		□ set out in our Corporate Governance Statement

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
6.5	A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.		□ set out in our Corporate Governance Statement
PRINCIP	PLE 7 – RECOGNISE AND MANAGE RISK		
7.1	The board of a listed entity should: (a) have a committee or committees to oversee risk, each of which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a risk committee or committees that satisfy (a) above, disclose that fact and the processes it employs for overseeing the entity's risk management framework.		Set out in our Corporate Governance Statement The Company's audit committee oversees risk matters. With respect to the Chair of our audit committee not being an independent director (i.e., 7.1(a)(2)) refer to our Corporate Governance Statement and we have disclosed a copy of the charter of the committee at: https://www.silex.com.au/corporate/corporate-governance/ and the information referred to in paragraphs (4) and (5) at: in our Corporate Governance Statement and in Sections 8 and 9 of the Directors' Report included in the Financial Report for the year ended 30 June 2022
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 that the entity is operating with due regard to the risk appetite set by the board; and (b) disclose, in relation to each reporting period, whether such a review has taken place.	and we have disclosed whether a review of the entity's risk management framework was undertaken during the reporting period at: in our Corporate Governance Statement	□ set out in our Corporate Governance Statement

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
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 governance, risk management and internal control processes.		Set out in our Corporate Governance Statement
7.4	A listed entity should disclose whether it has any material exposure to environmental or social risks and, if it does, how it manages or intends to manage those risks.	and we have disclosed whether we have any material exposure to environmental and social risks at: in our Corporate Governance Statement and, if we do, how we manage or intend to manage those risks at: in our Corporate Governance Statement	□ set out in our Corporate Governance Statement

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation <u>in full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5				
PRINCIP	PRINCIPLE 8 – REMUNERATE FAIRLY AND RESPONSIBLY						
8.1	The board of a listed entity should: (a) have a remuneration committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a remuneration committee, disclose that fact and the processes it employs for setting the level and composition of remuneration for directors and senior executives and ensuring that such remuneration is appropriate and not excessive.	and we have disclosed a copy of the charter of the committee at: https://www.silex.com.au/corporate/corporate-governance/ and the information referred to in paragraphs (4) and (5) at: in our Corporate Governance Statement and in Section 8 and 9 of the Directors' Report included in the Financial Report for the year ended 30 June 2022	□ set out in our Corporate Governance Statement OR □ we are an externally managed entity and this recommendation is therefore not applicable				
8.2	A listed entity should separately disclose its policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.	and we have disclosed separately our remuneration policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives at: In Section 10 of the Directors' Report included in the Financial Report for the year ended 30 June 2022	 □ set out 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.	and we have disclosed our policy on this issue or a summary of it at: in our Corporate Governance Statement	 □ set out 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 				