

ASX Corporate Governance Statement of Atlantic Lithium Limited ACN 127 215 132

This Corporate Governance Statement (**CGS**) sets out Atlantic Lithium Limited's (**Atlantic** or the **Company**) compliance with the ASX Corporate Governance Council's Principles and Recommendations, 4th edition (the **Recommendations**).

The Company's Board is committed to a high standard of corporate governance practices, ensuring that the Company complies with the *Corporations Act 2001* (Cth), ASX Listing Rules, Company Constitution and other applicable laws and regulations.

The Company fully complies with most of the Recommendations. Where the Company's corporate governance practices depart from those set out in a Recommendation, after due consideration, the Board has offered full disclosure and reason for adoption of its own practice.

The Company is dual-listed on ASX and AIM and also complies with the QCA Corporate Governance Code as published by the Quoted Companies Alliance.

This CGS was approved by the Board of Atlantic Lithium Limited on 28 September 2023 and is effective as at 28 September 2023 and is in addition to the Company's Appendix 4G.



	Princ	iple	Compliance (Yes/No)	Disclosure
1.	A listed entity s disclose a boar out: (1) the resp respons and ma (2) those m reserve	and oversight should have and rd charter setting pective roles and sibilities of its board anagement; and matters expressly rd to the board and elegated to	Yes	The Company has adopted a Board Charter, which sets out the respective roles and responsibilities of its board and management and those matters expressly reserved to the Board and those delegated to management. A copy of the Company's Board Charter is available on the Company's website.
1.2	checks person, to secu candida director (2) provide with all informa possess decision	before appropriate before appointing a or putting forward rity holders a ate for election, as a r; and security holders material ation in its sion relevant to a n on whether or not or re-elect a	Yes	The Company has established a Nomination and Remuneration Committee and has available on its website, the Charter of the Nomination and Remuneration Committee, the current members of which are: • Patrick Brindle (Chairman of the Committee) • Neil Herbert; and • Kieran Daly. The Nomination and Remuneration Committee is responsible for identifying suitable candidates from diverse backgrounds for appointment to the Board, Management or senior executive positions and undertaking appropriate checks on candidates for Board or senior executive positions, including as to the person's character, experience, education, criminal history and bankruptcy. All information relevant to a decision to elect or re-elect a Director is provided to security holders in a notice of meeting pursuant to which a resolution to elect or re-elect a Director is to be voted upon. A full description of responsibilities is contained within Section 8 of the Charter.
1.3	A listed entity s written agreem director and se setting out the appointment.	ent with each nior executive	Yes	The Company has written agreements in place with each of its current directors and executives setting out the terms of their appointment.



		Pri	nciple	Compliance (Yes/No)	Disclosure
1.4	entity direc chair	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.		Yes	The responsibilities of the Company Secretary are set out in the Board Charter. The role of the Company Secretary is to support the effectiveness of the Board and the Committees. The Company Secretary is accountable directly to the Board in the performance of this role.
1.5	A list	ed entit	y should:	No	The Board recognises the importance of
	(1)		and disclose a sity policy:		diversity in the workplace.
	diversity policy; (2) through its board or committee of the board set measurable objectives for achieving gender diversity in the composition of its board, senior executives and workforce generally; and			The Company has adopted a Diversity Policy which management will develop for approval by the Board, as appropriate, measurable objectives for achieving gender diversity. Due to the current small size of the Company's staff and the limited scope of its operations, the Company has not developed measurable	
	(3)	discl	ose in relation to each		objectives or made formal disclosures in accordance with Recommendation 1.5.
		(1)	the measurable objectives for achieving gender diversity;		
		(2)	the entity's progress towards achieving those objectives; and		
		(4)	either the respective proportions of men and women on the board, in senior executive positions and across the whole organization (including how the entity has defined "senior executive" for these purposes); or 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		



		Dringinla	Compliance	Disclosure
		Principle	(Yes/No)	2.00.000.0
1.6	A listo (1)	ed entity should: have and disclose a process for periodically evaluating the performance of the board, its committees and individual directors; and	No	As at this time, due to the small size of the Company and limited scope of its operations, the Company does not have an established process for evaluation of the Board, Board Committees or individual directors. The Company intends to form a Corporate
	(2)	disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.		Governance Committee responsible for reviewing and monitoring the composition and performance of the Board, having regard to the evolving complexity of the Company's activities and operations.
1.7	A listo (1)	ed entity should: have and disclose a process for periodically evaluating the performance of its senior executives; and	Yes	The Company has established a Nomination and Remuneration Committee and has available on its website, the Charter of the Nomination and Remuneration Committee, the current members of which are:
	(2)	disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that		 Patrick Brindle (Chairman of the Committee) Neil Herbert; and Kieran Daly.
		process.		The Nomination and Remuneration Committee reviews the performance of senior executives on at least an annual basis in conjunction with the recommendation of annual bonuses and any changes to remuneration. The Committee also determines and agrees with the Board the framework or broad policy for the remuneration of the Company's Chief Executive, the Chairman of the Company, the Company's executive directors, the Company Secretary and such other members of senior management as it is designated to consider.
2.	Struc value	cture the Board to add	No	As noted above, the Company has established a Nomination and Remuneration Committee.
2.1	The b	have a nomination committee which: (1) has at least three		The Company discloses that it does not, at this time satisfy Principle 2.1.
		members, a majority of whom are		Since the resignation of Stuart Crow on 13 June 2023, the Company does not presently



			Dringinle	Compliance	Disclosure
			Principle	(Yes/No)	2.00.000.0
	(2)	if it do nomin discloproce addresissues the board skills, exper and discharges and discharges and discharges are skilled to the skilled to th	independent directors; and is chaired by an independent director, isclose: the charter of the committee; 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 ones not have a mation committee, see that fact and the esses it employs to ess board succession is and to ensure that card has the epriate balance of knowledge, eience, independence diversity to enable it to arge its duties and ensibilities effectively.		have any independent directors. Consequently there are presently no independent directors and accordingly the majority of the members of the Nomination and Remuneration Committee cannot be independent directors. The number of times the Committee met throughout the reporting period and the individual attendance of the Committee's members at the meetings is set out in the Company's annual report. The Company website provides a copy of the Charter of the Nomination and Remuneration Committee which lists out the duties of the committee members.
2.2	disclo settin board	ose a bo g out th d curren	y should have and pard skills matrix e mix of skills that the tly has or is looking to membership.	Yes	Maintaining a balance of experience and skills is an important factor in the Company's Board composition. The Board is currently comprised of seasoned industry professionals with combined qualifications, skills, and experience. A skills matrix describing the collective skills that the Board should possess is contained within the Board Charter.
					The Company discloses a board skills matrix in the Corporate Governance Summary in its 2023 Annual Report. The Board of Atlantic is mindful of the need to review its skills and capabilities as the Company continues to expand and grow its operations and will consider adding further



		Principle	Compliance	Disclosure
			(Yes/No)	
				relevant skills to the Board in due course via training and / or the appointment of additional Directors.
2.3	A liste	ed entity should disclose: the names of the directors considered by the board to be independent directors;	Yes	The Company reports that Mr Stuart Crow (appointed on 1 February 2013 and resigned 13 June 2023) was considered to be an independent director. The Board considers that Mr Crow is free from any interest,
	(2)	if a director has an interest, position 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		position, association or relationship that might influence, or reasonably be perceived to influence, the independent exercise of his judgement and that Mr Crow is able to fulfil the role of independent Director for the purpose of the ASX Recommendations.
		director, the nature of the interest, position or relationship in question and an explanation of why		Following the resignation of Mr Crow, the Board does not have any independent directors.
	(3)	the board is of that opinion; and the length of service of each director.		The Company has in place, a Policy for assessing the independence of Directors. The Policy lists examples of interests, positions, associations, and relationships that might cause doubts about the independence of a Director. The Policy notes that on a case by case basis, the materiality of the interest, position, association or relationship needs to be assessed to determine whether it might interfere, or might reasonably be seen to interfere, with the Director's capacity to bring an independent judgement to bear on issues before the board and to act in the best interests of the Company and its security holders generally. The length of service of each director who was a director for the 2023 financial year is as
				follows: - Neil Herbert - appointed on 12 February 2015;
				 Len Kolff - appointed on 29 March 2022;
				- Amanda Harsas - appointed on 11 March 2022;
				- Stuart Crow - appointed on 1 February 2013 and resigned 13 June 2023;



	Principle	Compliance (Yes/No)	Disclosure
			- Kieran Daly - appointed on 9 April 2019;
			 Christelle van der Merwe - appointed on 30 November 2020;
			- Keith Muller – appointed 31 May 2023;
			 Patrick Brindle – appointed 31 May 2023.
2.4	A majority of the board of a listed entity should be independent	No	The Board does not consist of a majority of independent Directors.
	directors.		The Board of Atlantic consists of:
			- Neil Herbert – Executive Chairman
			- Keith Muller – Chief Executive Officer (Executive Director)
			 Len Kolff - Head of Business Development and Chief Geologist (Executive Director)
			 Amanda Harsas - Finance Director and Company Secretary (Executive Director)
			- Kieran Daly - Non-Executive Director
			- Christelle van der Merwe - Non- Executive Director
			 Patrick Brindle – Non-Executive Director
			The Board believe that the individuals on the Board can and do make quality and independent judgements in the best interests of the Company and other stakeholders notwithstanding that they are not independent directors in accordance with the criteria in the recommendations. The Board considers that it composition is appropriate to the Company's current size and operational structure, the Directors' experience and their collective knowledge of the Company's assets and noncompliance by the Company with this recommendation will not be detrimental to the

Company or its Shareholders.



	Principle	Compliance (Yes/No)	Disclosure
			Given the imminent changes to the Company's operations as it moves from being an exploration company to a development company and ultimately to commercial production the Company is actively looking to identify suitable candidates for appointment as independent directors.
2.5	The chair of the board of a listed entity should be an independent director and, in particular, should not be the same person as the CEO of the entity.	No	The Company discloses that it does not, at this time, align to Principle 2.5. Following of the passing of the Company's Chief Executive Officer, Vincent Mascolo, in March 2022 Mr Neil Herbert, formerly Non-Executive Chairman, was appointed to the role of Executive Chairman on 22 April 2022 and is therefore not considered an independent director.
			Mr Herbert is not the current CEO or previous CEO of the Company.
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.	Yes	The Nomination and Remuneration Committee is responsible implementing a program for inducting new Directors and providing appropriate professional development opportunities for Directors to develop and maintain the skill and knowledge required to perform their roles effectively. Additionally, the Company encourages and recommends each of its Directors' to attend relevant external seminars, conferences and educational programs for expanding their knowledge base and professional skills. Where practical, Directors are also encouraged to attend international resource conferences where the Company has a presence or is presenting. In this way Directors are available to meet with any shareholders, potential investors, business partners, governmental officials, other industry participants and follow any relevant regulatory, technological and / or commercial developments.
3.	Instil a culture of acting lawfully, ethically and responsibly	Yes	The Company's Code of Conduct sets out the standard which the Board, management and employees of Atlantic are encouraged to
3.1	A listed entity should articulate		



		Principle	Compliance (Yes/No)	Disclosure		
	and o	disclose its values;		comply with when dealing with each other, shareholders, and the broader community.		
				Via the Code of Conduct, the Company advocates the following principles be adopted and followed by all of its personnel:		
				(a) to conduct business with honesty, integrity, and fairness and		
				(b) to comply with all relevant laws and regulations applicable to it.		
3.2	A list	ed entity should:	Yes	The Company's Code of Conduct is		
	(1)	Have and disclose a code of conduct for its directors, senior executives and employees; and		contained within its Board Charter Corporate Governance Policy and is available on its website. The Company's Code of Conduct applies to all members of the Board, management and employees of Atlantic.		
	(2)	ensure that the board or a		management and employees of Adamie.		
	informed of any material be reported to the Chief Ex		Any breach of compliance with the Code is to be reported to the Chief Executive Officer, Managing Director or Chairperson, as appropriate.			
3.3	A list	ed entity should:	Yes	The Company has a Whistleblower Policy		
	(1)	have and disclose a whistleblower policy; and		available on its website. Any material incidents reported under the Policy are reported to the Board.		
	(2)	ensure that the board or a committee of the board is informed of any material incidents reported under that policy.		reported to the Board.		
3.4	A list	ed entity should:	Yes	The Company has an Anti-bribery and		
	(1)	have and disclose an anti- bribery and corruption policy; and		Corruption Policy available on its website. Any material incidents reported under the Policy are reported to the Board as soon as possible.		
	(2)	ensure that the board or a committee of the board is informed of any material breaches of that policy.		The Policy applies to all members of the Company Group and covers all laws relevant to countering bribery and corruption in all jurisdictions in which the Company Group operates.		



			Principle	Compliance (Yes/No)		Disclosure
4.	_	eguard integrity in financial orting		No	The Company discloses that it does not, at this time, align to Principle 4.1. Since the	
4.1	-	oard o	has at least three members, all of whomare non- executive directors and a majority of whom are independent directors; and is chaired by an independent		the Company independent are presently not all director Committee carried the committee practicable githe operation non-executive independent	of Stuart Crow on 13 June 2023, or does not presently have any directors. Consequently there is no independent directors and ors of the Audit & Risk an be independent directors. of the Audit and Risk Committee er stipulate that the members of ee should ideally, so far as is iven the size and the nature of es of the Company, comprise of ee directors who are a majority of management and free from
	an	d disclo	director, who is not chair of the board, ose:			or other relationship which be with the exercise of their judgement.
		(3)	the charter of the committee		The committe	ee comprises:
		(4)	the relevant qualifications and experience of the members of the committee; and		(a) (b)	Kieran Daly (Chairman of the Committee) Neil Herbert; and
		(5)	in relation to each reporting period, the number of timesthe committee met throughout the period and the individual attendances of the members at those meetings; or		Kieran Daly. Tommittee is Website. The experience of	Patrick Brindle. d Risk Committee is Chaired by Mr The Charter of the Audit and Risk available on the Company relevant qualifications and the members of the committee on the Company website.
	(2)	comr fact t empl- indep safeg its co include the a remo audit	oes not have an audit mittee, disclose the hat the processes it oys that bendently verify and guard the integrity of orporate reporting, ding the processes for ppointment and oval of the external or and the rotation of udit engagement		throughout the individual atte	of times the Committee met e reporting period and the endance of the Committee's he meetings is set out in the nnual report.
4.2			f a listed entity should, roves the entity's	Yes		elies on Management y for the Company's financial



	Principle	Compliance	Disclosure
		(Yes/No)	
	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.		statements and reports for a financial period and requires the CEO/CFO/Company Secretary to provide declarations that in their opinion, the financial records and reports have been properly maintained and presented and comply with appropriate accounting standards, giving a true and fair view, in all material respects of the financial position and performance of the Company and its entities.
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.	Yes	As per the Audit and Risk Committee Charter, the Audit Committee's functions include ensuring that that any periodic corporate reports that are not audited are materially accurate, balanced and provide investors with appropriate information to make informed investment decisions. Furthermore, all non-audit services approved by or on behalf of the Committee are disclosed in periodic reports of the Company.
5.	Make timely and balanced disclosure	Yes	The Company has an Ethics and Continuous Disclosure Policy that outlines the processes
5.1	A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under listing rule 3.1.		to be followed by the Company to ensure compliance with its continuous disclosure obligations and the corporate governance standards applied by the Company in its communications to the market. The Continuous Disclosure Policy is available on the Company's website.
5.2	A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.	Yes	Under the Company's Ethics and Continuous Disclosure Policy, the Chairperson, Managing Director or CEO and Company Secretary are responsible for overseeing the continuous disclosure process to ensure timely and balanced disclosures and that the Company has an effective process for communicating with shareholders, other stakeholders and the public. The Company ensures that its board receives copies of all material market announcements promptly after they have been made.
5.3	A listed entity that gives a new and substantive investor or analyst presentation should	Yes	The Company will release a copy of presentation materials on the ASX Market Announcements Platform prior to giving a



	Principle	Compliance (Yes/No)	Disclosure
	release a copy of the presentation materials on the ASX Market Announcements Platform ahead of the presentation.		new and substantive investor or analyst presentation.
6.	Respect the rights of security holders	Yes	Information about the Company and its operations is available on the Company website. Information about the Company's
6.1	A listed entity should provide information about itself and its governance to investors via its website.		corporate governance (including links to the Company's corporate governance policies and charters) can be accessed from the Company website.
6.2	A listed entity should have an investor relations program that facilitates effective two-way communication with investors.	Yes	The Company has undertaken a number of beneficial shareholder searches in order to understand the make-up of its register for communication and engagement purposes. The Company engages with its shareholder base (and other interested parties) via social media, attending investor conferences and regular reporting.
			The Company has a Corporate Ethics and Continuous Disclosure Policy that outlines the processes followed by the Company to ensure communication with shareholders and the investment community is effective, consistent and adheres to the principles of continuous disclosure. The Corporate Ethics and Continuous Disclosure Policy is available on the Company Website.
6.3	A listed entity should disclose how it facilitates and encourages participation at meetings of security holders.	Yes	Shareholders are encouraged to participate at all annual general meetings (AGM) and other general meetings of the Company. Shareholders are given the option to attend, appoint a proxy to attend or record their votes in a proxy form sent to the Company Secretary.
			The Company uses its AGM as an opportunity to further engage with its shareholders and seek their input on the management of the Company. The Company will undertake a number of steps to seek to maximise shareholders' ability to participate in the AGM process by:
			 a) making Directors, members of Management and the external auditor available at the AGM;
			 allowing shareholders in attendance at the AGM a reasonable opportunity to ask questions regarding the items of



	Principle	Compliance (Yes/No)	Disclosure
			business, including questions to the external auditor regarding the conduct of the audit and the preparation and content of the auditor's report; and
			 c) providing shareholders who are unable to attend the AGM with an opportunity to submit questions in advance of the AGM.
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.	Yes	The Company's Constitution provides flexibility for substantive resolutions to be decided by a poll. It states that every question to be decided by any Meeting shall be decided by a majority on a show of hands by persons present who are Members, or proxies or attorneys or Corporate Representatives entitled to act pursuant to this Constitution, unless immediately on the declaration of the result of the show of hands a poll be directed by the Chairman of the Meeting.
			The Company considers that these requirements adequately protect the interests of shareholders.
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.	Yes	The Company is committed to maintaining its website with general information about the Company and its operations and information specifically targeted at keeping the Company's Shareholders informed about the Company.
			The Company gives Shareholders the option to receive communications from, and send communications to, the Company and its Share Registry electronically.
7. 7.1	Recognise and manage risk The board of a listed entity should: (1) 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:	No	The Company discloses that it does not, at this time, align to Principle 7.1. Since the resignation of Stuart Crow on 13 June 2023, the Company does not presently have any independent directors. Consequently there are presently no independent directors and accordingly the majority of the members of the Audit and Risk Committee cannot be independent directors. The Company's Audit and Risk Committee consists of three members, a majority of whom are non-executive Directors. The committee comprises:
	(3) The charter of the		



		Principle	Compliance (Yes/No)	Disclosure
		committee; (4) The members of the committee; and (5) As at the end of		(a) Mr Kieran Daly – Non-Executive Director (Chairman of the Committee);
		each reporting period, the number of times the		(b) Mr Neil Herbert – Executive Chairman; and
		committee met throughout the period and the individual		(c) Mr Patrick Brindle –Non- Executive Director.
		attendances of the members at those meetings; or		The Charter of the Audit Committee is available on the Company Website. The relevant qualifications and experience of the members of the committee are disclosed on the Company
	(2)	If it does not have a risk committee or committees that satisfy (a) above,		website.
		disclose that fact and the processes it employs for overseeing the entity's risk management framework.		The number of times the Committee met throughout the reporting period and the individual attendance of the Committee's members at the meetings is set out in the Company's annual report.
7.2		poard or a committee of the	Yes	The Board and the Company's management adopt a conservative approach to the
	(1)	Review the entity's risk management framework at least annually to satisfy		management of the risks facing the Company, having regard to the present size and scale of its operations.
		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		The Company's Audit and Risk Committee is responsible for reviewing the Company's risk management framework at least annually to satisfy itself that it continues to be sound and that the Company is operating with due
	(2)	Disclose, in relation to each reporting period, whether such a review has taken place.		regard to the risk appetite set by the Board. The Company's Audit and Risk Committee is also responsible for ensuring the development and maintenance of an appropriate risk management policy framework that will provide guidance to Management in implementing appropriate risk management practices throughout the Company's operations, practices and systems and overseeing this framework.
7.3	A listed entity should disclose:		Yes	Given its current size and operational
	(1)	If it has an internal audit function, how the function is structured and what role it performs; or		structure the the Company does not have an internal audit function. The Company's Audit and Risk Committee is responsible for monitoring and reviewing the effectiveness of the Company's internal audit function in the
	(2)	If it does not have an internal audit function, that fact and the processes it		and Sompany Suntomar additional in the



			Principle	Compliance (Yes/No)	Disclosure
	employs for evaluating and continually improving the effectiveness of its governance, risk manage and internal control processes.				context of the Company's overall risk management system.
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.		Yes	The Company has adopted an Environmental, Social and Governance or "ESG" Policy. The Company is committed to managing its impact on the environment and its resources, as well as developing and maintaining strong relationships with the communities in which it operates. Atlantic recognises that all of the Company's stakeholders, inclusive of its employees, local communities and others, have a right to expect the Company commit to delivering on its ESG responsibilities. Accordingly, the Company has set out in its ESG policies the environmental, social and governance responsibilities which it will strive to achieve.	
8.	Remunerate fairly and responsibly		No	The Company discloses that it does not, at this time, align to Principle 8.1. Since the	
8.1	The (1)	have comm (1)	f a listed entity should: a remuneration nittee which: has at least three members, a majority of whom are independent directors; and is chaired by an independent director, lisclose: the charter of the		resignation of Stuart Crow on 13 June 2023, the Company does not presently have any independent directors. Consequently there are presently no independent directors and accordingly the majority of on the members of the Audit and Risk Committee cannot be independent directors. The Company's Nomination and Remuneration committee consists of: Patrick Brindle (Chairman of the Committee)
		(4)	committee; the members of the committee; and		Neil Herbert; 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		Kieran Daly. The number of times the Committee met throughout the reporting period and the individual attendance of the Committee's members at the meetings is set out in the Company's annual report. The Company website provides a copy of the Charter of the Nomination and Remuneration Committee



		Principle	Compliance (Yes/No)	Disclosure
	(2)	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.		which lists out the duties of the committee members.
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.		Yes	The Company's Nomination and Remuneration Policy sets out the process for remuneration of non-executive directors and the remuneration of executive directors and other senior executives.
8.3	A listed entity which has an equity-based remuneration scheme should: (1) 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 (2) disclose that policy or a summary of it.		Yes	The Company has an Employee Share and Option Plan pursuant to which employees including executives have been issued options. The Company also has a Performance Rights Plan pursuant to which it has issued performance rights to executives. The Board has adopted a Trading Policy that governs whether a transaction is permitted by any Director or executive.