

10 April 2019

Market Announcements Office ASX Limited Exchange Centre 20 Bridge Street SYDNEY NSW 2000

Dear Sir/Madam

In accordance with Listing Rule 4.7.3, 4.7.4 and 4.10.3, I **attach** a copy of Coca-Cola Amatil Limited's:

- 1. Corporate Governance Statement 2018; and
- 2. Appendix 4G.

Yours faithfully

Jane Bowd.

Jane Bowd

Group Company Secretary

















































Corporate Governance Statement 2018















CONTENTS

	Page
APPROACH TO CORPORATE GOVERNANCE	2
CORPORATE GOVERNANCE FRAMEWORK	3
THE BOARD	5
Role and Responsibilities of the Board	
Board and Committee Forward Plans	6
Composition of the Board	6
Board Membership	6
Board Skills	
Board Diversity	
Board Independence and Tenure	
Outside Interests and Conflicts of Interest	
OTHER BOARD INFORMATION	9
Board Selection and Appointment	9
Director Induction	9
Director Ongoing Training	10
Performance Review of Board, Committees and Directors	10
Access to Information, Independent Advice and Indemnification	10
Minimum Shareholding Requirements for Directors	10
COMMITTEES	11
Establishment of Committees	11
Purpose and Responsibilities of Committees	11
Review of Board and Committee Charters in FY2018 – FY2019	11
DIVERSITY AND INCLUSION	13
Objectives to 2020	14
Gender balance at the Board level, Senior Executive level and across all Coca-Cola Amatil employees	15
RISK FRAMEWORK	16
Risk Management and Identification	16
Risk Management Policy	16
Business and Sustainability Risks	16
Financial Reporting	16
DOING BUSINESS THE RIGHT WAY	17
Our Code of Conduct	17
Anti-Bribery and Corruption Policy	17
Political Donations	17
Human Rights Policy and Modern Slavery	17
Whistleblower Protection	17
Communications with Shareholders	17
Continuous Disclosure	18
Trading in Coca-Cola Amatil Securities	18

APPROACH TO CORPORATE GOVERNANCE

We are pleased to present our Corporate Governance Statement 2018, which outlines the corporate governance framework and practices of Coca-Cola Amatil Limited (Coca-Cola Amatil or the Company).

Coca-Cola Amatil's approach to corporate governance goes beyond compliance. The Board of Directors (Board) and all levels of management are fully committed to achieving the highest standards of corporate governance and business conduct. We see this commitment as fundamental to contributing to Coca-Cola Amatil's vision of creating millions of moments of happiness and possibilities every day:

FOR OUR CONSUMERS

we delight with an exceptional portfolio of brands, always within arm's reach.

WITH OUR CUSTOMERS

we build unrivalled shared value and generate growth.

IN OUR COMMUNITY

we make a distinctive and positive contribution to the world we live in.

WE CREATE VALUE

with our Partners, built on common purpose.

WE DRIVE

productivity and a lean agile cost structure

FOR OUR SHAREHOLDERS

we deliver attractive sustainable returns.

Compliance with ASX Governance Recommendations

Under ASX Listing Rule 4.10.3,
Coca-Cola Amatil is required to
benchmark our corporate governance
practices against the ASX Corporate
Governance Council's Corporate Governance
Principles and Recommendations, 3rd edition
(ASX Governance Recommendations).
Coca-Cola Amatil confirms that it has
complied with the ASX Governance
Recommendations for the period 1 January

This Corporate Governance Statement is current as at 22 March 2019, and has been approved by the Board and lodged with the ASX, together with its accompanying Appendix 4G.

2018 to 31 December 2018 (FY2018).

Website

Details of Coca-Cola Amatil's governance framework are located at www.ccamatil. com/en/our-company/corporate-governance (Website), and include:

- this Corporate Governance Statement together with its accompanying

 Appendix 4G:
- the Charters of the Board and each Committee: and
- the core governance documents referred to in this Corporate Governance Statement, and other policies/documents of interest to Shareholders.

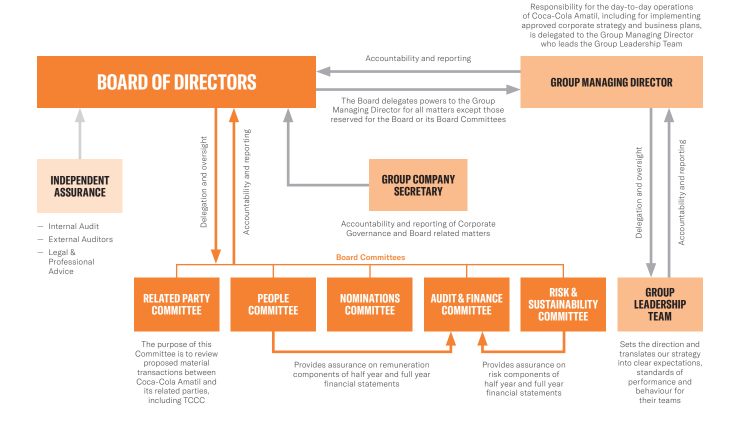






CORPORATE GOVERNANCE FRAMEWORK

The diagram below illustrates Coca-Cola Amatil's corporate governance framework (**Corporate Governance Framework**). It shows the relationship between the Board, its Committees, the Group Managing Director and the Group Leadership Team (GLT), and various independent assurance functions.



The Board has delegated responsibility to the Group Managing Director for the day-to-day management and performance of the Company. The Company has a comprehensive delegation of authority framework from the Group Managing Director to the GLT and then through the respective layers of management.

The Group Company Secretary is accountable directly to the Board, through the Chairman, on all matters to do with the proper functioning of the Board.

Whilst the Board is responsible for establishing and maintaining the Corporate Governance Framework, good corporate governance practices are also the responsibility of the Group Managing Director, the GLT and the Company Secretariat Team, all working together to embed a culture aligned with the following Coca-Cola Amatil values:

OUR VALUES

WE ARE STRAIGHTFORWARD AND OPEN

WE TAKE INITIATIVE AND OWN THE OUTCOME

WE FOCUS ON TODAY AND TOMORROW

Below is a list of the Company's publicly available core Corporate Governance Framework documents, set out against the relevant principles of the ASX Governance Recommendations. These documents are located on the Company's Website.

ASX GOVERNANCE PRINCIPLES

RELEVANT DOCUMENT/INFORMATION

Principle 1: Lay solid foundations for management and oversight	Board Charter Nominations Committee Charter
Principle 2: Structure the Board to add value	Board Charter Nominations Committee Charter
Principle 3: Act ethically and responsibly	Our Code of Conduct – How We Do Business Policy on Trading in Amatil Securities Anti-Bribery & Corruption Policy Human Rights Policy Advertising & Promotion to Children Policy Responsible Sourcing Guidelines Gender Diversity Policy Group Whistleblower Protection Policy
Principle 4: Safeguard integrity in corporate reporting	Audit & Finance Committee Charter
Principle 5: Make timely and balanced disclosure	Disclosure and Communications Policy
Principle 6: Respect the rights of security-holders	Constitution Disclosure & Communications Policy Coca-Cola Amatil's corporate governance and investor relations web pages
Principle 7: Recognise and manage risk	Risk & Sustainability Committee Charter Audit & Finance Committee Charter Risk Management Policy Environment Policy Water Policy Health Safety & Wellbeing Policy
Principle 8: Remunerate fairly and responsibly	People Committee Charter

THE BOARD

ROLE AND RESPONSIBILITIES OF THE BOARD

The role and responsibilities of the Board, including the matters that are reserved to the Board or its Committees, are set out in Coca-Cola Amatil's Board Charter and Committee Charters on our Website. The Board's responsibilities include:

Shareholder interests	 building sustainable value for Shareholders overseeing Shareholder reporting and communications, and Coca-Cola Amatil's processes for complying with its continuous disclosure obligations
Corporate Strategy	 contributing to management's development of Coca-Cola Amatil's corporate strategy and corporate plans, and ultimately approving operating budgets and monitoring corporate performance
Financial Reporting	 approving financial reports, profit forecasts, outlook statements and other reports required at law or under the ASX Listing Rules
Capital Expenditure	 approving major capital expenditure, acquisitions, divestitures in excess of the discretionary limits delegated to the Group Managing Director by the Board overseeing capital management initiatives, including approving dividend payments, share issues, buy-backs and returns of capital
Culture and Conduct	 monitoring and influencing corporate culture, reputation, ethical standards and legal compliance overseeing Amatil's corporate governance framework and the key supporting policies governing the operations of Coca-Cola Amatil (including Our Code of Conduct)
Risk Management, Controls and Compliance	 approving the risk management framework and monitoring its effectiveness monitoring compliance with laws including work, health and safety, environmental protection, and product quality
People	 approving the selection or termination of, determining the remuneration of, and planning the succession of, the Group Managing Director



ILANA RACHELATLAS, AM CHAIRMAN, NON-EXECUTIVE DIRECTOR (INDEPENDENT)



ALISON MARY WATKINS
GROUP MANAGING DIRECTOR, EXECUTIVE DIRECTOR



MASSIMO (JOHN) BORGHETTI, AO NON-EXECUTIVE DIRECTOR (INDEPENDENT)



CATHERINE MICHELLE BRENNER NON-EXECUTIVE DIRECTOR (INDEPENDENT)



JULIE ANN COATES
NON-EXECUTIVE DIRECTOR (INDEPENDENT)



MARK GRAHAM JOHNSON NON-EXECUTIVE DIRECTOR (INDEPENDENT)



PAUL DOMINIC O'SULLIVAN NON-EXECUTIVE DIRECTOR (INDEPENDENT)



KRISHNAKUMAR THIRUMALAI NON-EXECUTIVE DIRECTOR (NOMINEE OF TCCC)



JORGE GARDUÑO
NON-EXECUTIVE DIRECTOR (NOMINEE OF TCCC)

BOARD AND COMMITTEE FORWARD PLANS

At the beginning of each year, the Board settles a forward plan for the Board and Committees' normal schedule of meetings. These outline the key items to be considered by the Board or Committees during that calendar year in order for them to discharge their respective responsibilities. They ensure prioritisation of the Company's strategic, operational and governance priorities, and allow adequate time for additional issues as they arise throughout the year.

COMPOSITION OF THE BOARD

The composition of the Board is based on the following factors:

- the majority of the Board is comprised of Independent Non-Executive Directors (INEDs);
- the Board Chairman must be an INED

 this includes being independent from

 The Coca-Cola Company, and not being the Group Managing Director;
- the only Executive Director on the Board is the Group Managing Director; and
- The Coca-Cola Company has a right to nominate two Non-Executive Directors (The Coca-Cola Company Nominee Directors).

In terms of election:

- one-third of the Board is required to retire at each Annual General Meeting (AGM) and may stand for re-election.
 The Directors to retire shall be those who have been longest in office since their last election, noting that Directors must retire at the third AGM, or three years since their last election (whichever is longer);
- a Director who has been appointed by the Board to fill a casual vacancy is required to retire and stand for election by the shareholders at the next AGM;
- as the Group Managing Director's position as a Director is linked to an executive office, the Group Managing Director is not required to stand for election/re-election.

BOARD MEMBERSHIP

The below table sets out the details of the current Directors of the Board. Each of these Directors served during FY2018.

Name	Position	Independent	Appointed
Current Non-Executive Directors:			
Ilana Atlas, AM	Chairman, Non-Executive Director	Yes	2011
John Borghetti, AO	Non-Executive Director	Yes	2015
Catherine Brenner	Non-Executive Director	Yes	2008
Julie Coates	Non-Executive Director	Yes	2018
Mark Johnson	Non-Executive Director	Yes	2016
Paul O'Sullivan	Non-Executive Director	Yes	2017
Krishnakumar Thirumalai¹	Non-Executive Director	No	2014
Jorge Garduño ²	Non-Executive Director	No	2018
Current Executive Director			
Alison Watkins	Group Managing Director	No	2014

¹ The Coca-Cola Company Nominee Director.

The following Director held office during FY2018, and retired at the conclusion of the 2018 AGM:

Name	Position	Independent	Appointed
Retired Non-Executive Directors			
Martin Jansen	Non-Executive Director	No	2009

Details of the qualifications and experience of each current Director, and those Directors who held office but retired during FY2018, are set out on pages 10–11 and 50 respectively of Coca-Cola Amatil's 2018 Annual Report.

² Jorge Garduño was elected by Shareholders at the 2018 AGM and replaced Martin Jansen as The Coca-Cola Company Nominee Director, who retired at the conclusion of the 2018 AGM.

BOARD SKILLS

The Nominations Committee is responsible for ensuring that the Board is comprised of Directors who collectively have the skills, experience, knowledge and diversity needed to support the Company in achieving its strategic objectives and fulfilling its legal and regulatory requirements. The Board's Skills Matrix is an important tool in this process.

The Skills Matrix sets out the key skills and experience that the Board is looking to have in its membership, together with the details of those skills that each Director brings to the Board. As is shown to the right, all areas in the Skills Matrix are currently well represented by the current nine Directors on the Board.

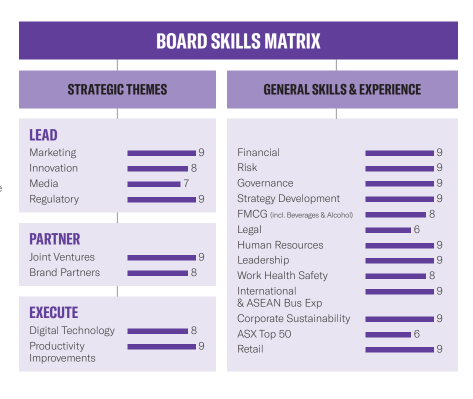
Each year, the Skills Matrix is reviewed and amended as appropriate, and each Director then undertakes a self-assessment against that Skills Matrix to identify their skill level against each skill.

These self-assessments are consolidated and reviewed by the Board, with the Board determining its position on each Directors' self-assessment, and identifying any skill gaps and/or opportunities to be targeted in future appointments to the Board and professional development initiatives for Directors.

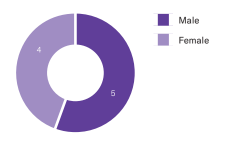
The result of the FY2018 Skills Matrix review and assessment process is set out in the table to the right.

BOARD DIVERSITY

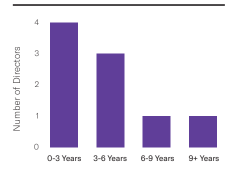
The diversity of the Board, as at the date of this document, in relation to gender, tenure, age and independence is as follows:



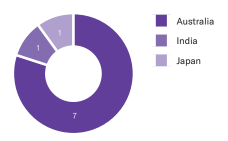
Gender Diversity



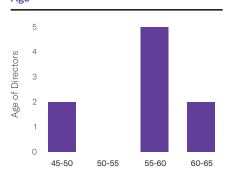
Length of time on the Board (Tenure)



Location



Age



BOARD INDEPENDENCE AND TENURE

The Board has adopted the independence definition set out in the ASX Governance Recommendations. The majority of Directors, including the Chairman, are INEDs. The ratio of INEDS to non-independent Directors is 6:3. The three non-independent Directors are (1) the Group Managing Director (i.e. an executive officer), and (2) the two Non-Executive Directors nominated by The Coca-Cola Company (i.e. a substantial shareholder and key partner of Coca-Cola Amatil).

The tenure of a Director is a factor taken into account by the Board in assessing the independence of a Director but is not determinative. The Board has assessed the independence of each Director in light of their tenure. Based on its assessment, the Board determined that each INED remains able to bring an independent mind to bear on issues before the Board and to act in the best interests of the Company and its shareholders generally.

OUTSIDE INTERESTS AND CONFLICTS OF INTEREST

Prior to accepting any non-Coca-Cola Amatil Board or executive appointments, Directors must discuss the proposed appointment with the Chairman to ensure that it will permit them to continue to act at all times in the best interests of Coca-Cola Amatil, exercise independent judgement and devote sufficient time to fulfil their obligations to the Company. The Chairman will review the proposed appointment, particularly in the context of conflicts of interest, on a case by case basis.

Several Directors hold appointments with companies that are either customers of or suppliers to Coca-Cola Amatil. Except for The Coca-Cola Company, none of these customer or supplier relationships are material to Coca-Cola Amatil as a whole, nor are they considered to affect the independence of those Directors as they are not involved in and do not receive a benefit from these arrangements.

All Directors must immediately disclose any perceived, potential or actual conflicts of interest that could impact their independence. When such a conflict of interest arises, the Director concerned withdraws from the Board meeting while the relevant matters are considered. Accordingly, the Director concerned neither takes part in discussions nor exercises any influence over the Board if such a conflict of interest exists. The Board manages conflicts with respect to its substantial shareholder and key partner, The Coca-Cola Company, and The Coca-Cola Company Nominee Directors via the Related Party Committee. The Company's material related party transactions in FY2018 are disclosed in Note 16 of the Financial Report in Coca-Cola Amatil's 2018 Annual Report.











OTHER BOARD INFORMATION

BOARD SELECTION AND APPOINTMENT

The Nominations Committee uses a range of tools (including the Skills Matrix) to make recommendations to the Board in respect of the:

- mix currently represented on the Board;
- skills, knowledge, experience, independence and diversity the Board is looking to achieve in its membership; and
- desirable qualities and capabilities that should be targeted in the Board's succession planning.

The Board reviews the candidates and the most suitable person is either appointed by the Board and is elected at the next AGM, or is recommended to Shareholders for election at a Shareholders' meeting. Prior to the appointment of any new Director, appropriate checks are conducted to determine if they have the capabilities needed and are fit and proper to undertake the responsibilities of the role. As is required by the ASX Governance Recommendations, all material information in the Company's possession relevant to a Director's election or re-election is provided to Shareholders in the relevant Notice of Meeting.

If the Board determines that a candidate should be appointed to the Board, they receive a formal letter of appointment outlining the key terms, conditions and expectations of their appointment. Before accepting the position, the candidate must confirm that they have sufficient time to fulfil their obligations to the Company, and provide details of their other commitments and interests. Further information regarding the role and responsibilities of the Nominations Committee can be found on page 12 of this Corporate Governance Statement.

DIRECTOR INDUCTION

Upon appointment, Non-Executive Directors are provided with a comprehensive induction program that ensures they are able to maximise their contribution to the governance and strategic oversight of the Company. The Nominations Committee reviews the effectiveness of the induction program on an annual basis.

The Non-Executive Directors induction program is split into the following two stages:

STAGE 1

Upon Appointment

Induction Pack

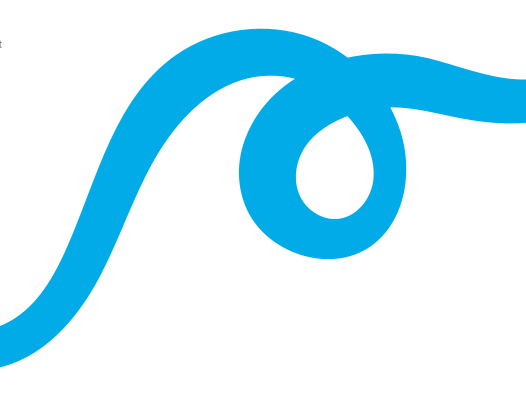
Immediately following their appointment to the Board, Non-Executive Directors are provided with a comprehensive induction pack of written materials that covers core governance documents (such as the Constitution, Board and Committee Charters, Group policies, and the previous Annual Report, Corporate Governance Statement and Sustainability Report), Group strategy documents, core financial and risk documents, and other Board materials.

STAGE 2

First 1-2 Months

1:1 Meetings & Site Tours/Market Visits

In this period, new Non-Executive Directors have one-on-one meetings scheduled with other Directors, the GLT, key senior management roles in finance, investor relations, risk, audit and governance, the external auditor and other appropriate external stakeholders. In addition, they attend site tours of some of the Company's assets, and market visits.



DIRECTOR ONGOING TRAINING

As part of their ongoing training and development, the Board receives regular briefings from the external auditor, management and external experts in respect of work, health, environment and safety duties, directors' duties, financial reporting and economic issues in the countries and markets in which Coca-Cola Amatil operates. Directors are also provided with a resource portal of written materials on regulatory developments, legislative reform, directors' duties and best practice governance, and FMCG industry issues etc.

The Board participates in site visits, market visits and engagement opportunities with strategic partners and customers throughout the year as part of the planned Board calendar, and as part of each individual Director's induction. As an example, the planned Board-level activities included the following in FY2018:

- Site Visits: Distribution and Manufacturing Centre and the Keri Juice Plant in New Zealand, and the Northmead Manufacturing Plant in Australia;
- Market Visits: Several market visits in New Zealand, Indonesia and Australia were undertaken to meet with customers and to understand market conditions and operations;
- Strategic Partner Engagement:
 The Board continued its alignment with The Coca-Cola Company, as a key partner, by participating in workshops with senior representatives of The Coca-Cola Company in Australia and Indonesia; and
- Innovation: The Board and the GLT visited Singapore to engage with leading technology companies, start-ups and venture capital firms.

PERFORMANCE REVIEW OF BOARD, COMMITTEES AND DIRECTORS

The performance of the Board, the Committees and individual Directors is reviewed annually either through an internal review process or by an external consultant.

In late 2018, an external consultant was engaged to undertake an independent review of the performance of the Board, the Committees and individual Directors (including the Chairman) in early 2019. The approach will include (a) documentary review (b) surveys and interviews with Directors and members of the GLT (c) observance of Board and Committee Meetings (d) at the conclusion of the review, an individual report for each Director will be provided together with a private debrief session with the Board.

Further information on the evaluation of key management personnel performance in FY2018 is set out on page 54 of Coca-Cola Amatil's 2018 Annual Report.

ACCESS TO INFORMATION, INDEPENDENT ADVICE AND INDEMNIFICATION

For the purposes of the proper performance of their duties, Directors are entitled to seek independent professional advice at Coca-Cola Amatil's expense, subject to the prior written consent of the Chairman, or if the Director is the Chairman, the prior written approval of the majority of the Non-Executive Directors.

MINIMUM SHAREHOLDING REQUIREMENTS FOR DIRECTORS

In 2016, the Board revised its Director Shareholding Policy, which sets out requirements for INEDs to hold a minimum value of shares in Coca-Cola Amatil to ensure alignment with Shareholders' interests. The policy is tiered in such a way that it requires the INEDs to hold 50% of their base fee within three years of appointment, and 100% of their base fee within five years of appointment. Details of the shareholdings of Directors are set out in the Directors' Report on page 49 of Coca-Cola Amatil's 2018 Annual Report.

THE BOARD
PARTICIPATES
IN SITE VISITS,
MARKET VISITS
AND ENGAGEMENT
OPPORTUNITIES
WITH STRATEGIC
PARTNERS AND
CUSTOMERS

"

COMMITTEES

ESTABLISHMENT OF COMMITTEES

The Board has five standing Committees to assist in the discharge of its responsibilities. These are the:

- Audit and Finance Committee;
- Risk and Sustainability Committee;
- Nominations Committee;
- People Committee; and
- Related Party Committee.

As and when required, the Board establishes special purpose Board Sub-Committees to give detailed consideration to specific matters, and where required, approve certain matters within Board approved parameters. In FY2018, the

Board established and delegated business to several Board Sub-Committees. This is reflected in the Board Attendance table on page 49 of Coca-Cola Amatil's 2018 Annual Report.

PURPOSE AND RESPONSIBILITIES OF COMMITTEES

Each Committee has a Charter, detailing its purpose and responsibilities and membership criteria. A summary is set out below. Each Charter is reviewed annually to ensure it aligns with regulatory requirements, best practice and the expectations of the Board. Each Committee has its own forward plan, and meets at least four times per year (except for the Nominations Committee, which meets as required).

REVIEW OF BOARD AND COMMITTEE CHARTERS IN FY2018 – FY2019

In late 2018, Management commenced a preliminary review of the Board and Committee Charters. The purpose of the review was to improve efficiencies and synergies, and to enhance good governance practices. The recommendations will be considered by the Board in 2019.

AUDIT AND FINANCE COMMITTEE

Composition

Membership in FY2018

Purpose and Responsibilities

Comprises at least three members, all of whom are Non-Executive Directors and the majority of whom are independent. Chaired by an INED who is not the Board Chairman.

Current Members

- 1 Mark Johnson (Chairman)
- 2 Ilana Atlas
- 3 Catherine Brenner
- 4 Jorge Garduño¹
- 5 Paul O'Sullivan

Former Members

Martin Jansen

The purpose of the Committee is to oversee financial risk management and internal controls across Coca-Cola Amatil. Specifically, the Committee is responsible for:

- financial reporting: to ensure the balance, transparency and integrity of published financial information;
- internal controls: to confirm the effectiveness of Coca-Cola Amatil's internal controls:
- internal audit: to be satisfied with the effectiveness of the internal audit function and to approve the appointment and assess the performance of the internal auditor:
- external audit: to ensure an independent audit process, recommend the
 appointment of the external auditor to the Board and assess the performance
 of the external auditor; and
- compliance with laws, regulations and internal policies and industry standards with oversight of financial risk.

RISK AND SUSTAINABILITY COMMITTEE

Composition

Membership in FY2018

Purpose and Responsibilities

Comprises at least three members, all of whom are Non-Executive Directors and the majority of whom are independent. Chaired by an INED who is not the Board Chairman.

Current Members

- 1 Catherine Brenner (Chairman)
- 2 Ilana Atlas
- 3 John Borghetti
- 4 Mark Johnson
- 5 Jorge Garduño²
- 6 Krishnakumar Thirumalai

Former Members

Martin Jansen

The purpose of the Committee is to assess the effectiveness of Coca-Cola Amatil's risk and compliance management framework. Specifically, the Committee is responsible for:

- reviewing all of Coca-Cola Amatil's key risks to confirm the effectiveness of Coca-Cola Amatil's risk management system, including the review of:
 - Coca-Cola Amatil's overall risk profile; and
 - strategies to mitigate material risks across Coca-Cola Amatil;
- reviewing and monitoring compliance with Coca-Cola Amatil's legal and regulatory responsibilities, internal policies and industry standards;
- approving Coca-Cola Amatil's policies that reflect on Coca-Cola Amatil's reputation; and
- reviewing and monitoring social and reputational issues that may have an impact on Coca-Cola Amatil.
- 1 Appointed as a member of the Audit and Finance Committee with effect from 1 June 2018.
- 2 Appointed as a member of the Risk and Sustainability Committee with effect from 1 June 2018.

NOMINATIONS COMMITTEE

Comprises at least
three members, all
of whom are Non-
Executive Directors and
the majority of whom
are independent.

Chaired by an INED.

Membership in FY2018

Current Members

- 2 John Borghetti
- 3 Catherine Brenner
- 4 Krishnakumar
- 5 Paul O'Sullivan
- 6 Mark Johnson
- 7 Julie Coates¹
- 8 Jorge Garduño²

Former Members

Purpose and Responsibilities

The purpose of the Committee is to review and recommend to the Board matters relating to:

- the composition of the Board, including the criteria for Board membership;
- succession planning for the Board (excluding the Group Managing Director);
- performance evaluation of the Board, its Committees and individual Directors (including the Group Managing Director); and
- induction and continuing professional development training for Directors.

PEOPLE COMMITTEE

Membership in FY2018

Purpose and Responsibilities

three members, all of whom are Non-**Executive Directors and** the majority of whom

Chaired by an INED who is not the Board

Current Members

- 1 John Borghetti
- 2 Ilana Atlas
- 3 Julie Coates³
- 4 Krishnakumar
- 5 Paul O'Sullivan

Former Members

Catherine Brenner

recommendations to the Board regarding Coca-Cola Amatil's people strategy,

reviewing the leadership capability, development and succession for our senior leaders;

frameworks and practices. Specifically, the Committee is responsible for:

- approving the Group's overall diversity strategy, policy and measurable objectives;
- overseeing the Group's culture and engagement initiatives;
- recommending the appointment of the Group Managing Director to the Board and approving the appointment of the direct reports to the Group Managing Director;
- reviewing the remuneration arrangements and contract terms of the Group Managing Director and direct reports. The Committee makes recommendations to the Board regarding the Group Managing Director, but has the authority to approve for the direct reports⁵;
- reviewing and approving the performance and reward strategy, framework and incentive plans for the direct reports to the Group Managing Director
- overseeing the performance and reward strategies for employees across Coca-Cola Amatil;
- reviewing and approving the design of all Coca-Cola Amatil equity plans; and
- reviewing and making recommendations to the Board regarding the structure.

RELATED PARTY COMMITTEE

Membership in FY2018

Purpose and Responsibilities

Comprises only INEDs who have not been associated with a related party (and associated with The Coca-Cola Company and not executives of

Current Members

- 2 John Borghetti
- 3 Catherine Brenner
- 4 Paul O'Sullivan
- 5 Mark Johnson
- 6 Julie Coates⁶

The purpose of this Committee is to review proposed material transactions between Coca-Cola Amatil and its related parties to:

- assess whether the transactions are in the best interests of Coca-Cola Amatil and its shareholders as a whole;
- evaluate whether the transactions fall within the ambit of a normal business relationship;
- than would reasonably be expected of transactions negotiated on an arm's length basis; and
- form a view as to whether shareholder approval of the transaction is necessary or appropriate
- Appointed as a member of the Nominations Committee with effect from 14 May 2018. Appointed as a member of the Nominations Committee with effect from 1 June 2018.
- Appointed as a member of the People Committee with effect from 14 May 2018.
- Withdrawal of membership as a People Committee member with effect from 14 May 2018.
 All senior executives are provided with formal letters setting out the terms of their appointment.
 Appointed as a member of the Related Party Committee with effect from 14 May 2018.

DIVERSITY AND INCLUSION

We come from all walks of life, across many cultures and backgrounds. Our workforce must be as diverse as our consumers and the markets in which we operate so we can perform, grow and remain a strong organisation that celebrates the possibilities that a vibrant, diverse and inclusive workforce creates. We expect every individual to role model our values in their decisions, actions and behaviours that will drive an inclusive culture. With this commitment, we know that we will continue to create a workplace where our people can be their best and deliver their best performance every day.

At Coca-Cola Amatil, we recognise that a diverse workforce encompasses gender, ethnicity, age, disability, religious beliefs, sexual orientation, family and relationship status, socio-economic background and education. Diversity also encompasses the many ways our people work, their life experience, location, ways of thinking and work experiences. By embracing diversity, we build a team of people who bring their differences to work every day to deliver growth and build a stronger organisation for today, and tomorrow. By embracing the principles of inclusion, we will hold our leaders and each other accountable for a positive and inclusive workplace.

Our Diversity and Inclusion strategy and principles aim to leverage our diversity to build an inclusive culture that in turn, will deliver business outcomes and ensure our people feel engaged and valued. Our objectives are aligned to the needs of our business, both at a Group level and for individual businesses, allowing us to meet the needs of our people, customers, consumers, partners, community, and shareholders. This strategy includes our approach to attraction, development, inclusion and retention and is underpinned by our Leadership Capability Framework, our People Pact and our Values.

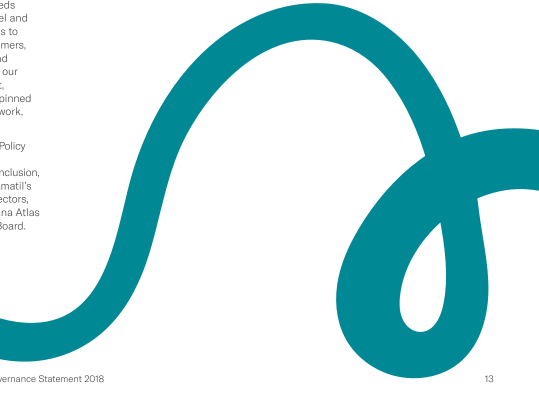
The company has a Gender Diversity Policy that formalises Coca-Cola Amatil's commitment to gender diversity and inclusion, and it starts at the top. Coca-Cola Amatil's Board currently consists of nine Directors, four of whom are women. In 2017, Ilana Atlas was appointed as Chairman of the Board.

We are currently the only ASX 100 company with a female Chairman and Group Managing Director. The Board has set an objective of maintaining a minimum of 30 per cent of Board positions being held by women and have progressively improved on this objective throughout 2017, 2018 and into 2019, with 44 per cent of the Board positions currently held by women. Their commitment for maintaining a diverse range of skills and attributes extends to all types of diversity. The Board works closely with Coca-Cola Amatil's People Committee to help deliver diversity and inclusion objectives.

In accordance with the People Committee's Charter, the Committee approves measurable objectives for diversity and inclusion and reviews progress on gender balance (including women in leadership and pay equity), other diversity priorities and succession planning. In December 2017, the People Committee approved new measurable objectives for achieving appropriate gender balance across our geographies and businesses, through to 2020. These objectives were set taking into consideration relevant benchmarking and the status of our operations. The achievement of these objectives will enable our female workforce and create a sustainable pipeline of talent to fill leadership roles and fulfil our long-term aspirations. These objectives, and the 2018 results are set up below. Progress will be reported annually.

OUR WORKFORCE
MUST BE
AS DIVERSE AS
OUR CONSUMERS
AND THE MARKETS
IN WHICH WE
OPERATE SO WE
CAN PERFORM,
GROW AND
REMAIN A STRONG
ORGANISATION

,,,



OBJECTIVES TO 2020

Objectives to 2020	Results as at 31 Dec 2018	How we will measure success
At least 30% of Board positions to be held by Women	As at 31 December 2018 there are 44% women on the Amatil Board. (4 of 9). This is an increase from 37.5% in 2017	 Percentage of women on Board
At least 30% of Senior Executive positions to be held by Women (Senior Executive is defined as the Group Leadership Team and those leaders directly reporting to the Group Leadership Team.	34% of senior executive roles are held by women (28 of 82) compared to 30% in 2017.	 Percentage of Senior Executive roles held by women
At least 30% of management	2018 the number of women in management positions is 21%.	 Percentage of
positions to be held by women	Note: For 2019, we have introduced a new and consistent definition which has been applied using WGEA descriptors.	management roles held by women
Achieve gender balance in leadership and talent development	Graduates Australia In 2018, we had 42% female graduates. In our 2019 intake we have 50%. Indonesia In 2018, 29% females participated in leadership development programmes. No comparison can be provided accurately for 2017. Frontline Leader Programs: Discover Possibilities – our Frontline Leader Programme was new in 2018 and attracted: — 30% female participation (Australia) — 25% female participation (Indonesia) — 33% female participation (New Zealand) Senior leader development is individualised Group Talent Programs: In 2017, the reported percentage of women participation was 57%. 2018 is shown below: — Reverse Mentoring Program 11 participants with 55% female representation — Gonski Women in Leadership Program 22 participants — McKinsey Talent Program Aus/NZ – 50% female representation — NZ Lean In Amatil Female Talent Program 21 participants	 Gender split in graduate intake Percentage of women in leadership development programs Percentage of women validated as future and emerging Leaders
No statistically significant gaps between the levels of engagement for women and men across the Group	 43% women validated as future and emerging leaders There are no statistical differences in engagement for businesses, except for in Indonesia and Group Office, which are being focused on as priorities in 2019. 	Engagement survey results
Mainstream flexibility across Australia and NZ, and extend to other geographies to enable our people to balance lifestyle goals and commitments	Our engagement questionnaire in 2018 did not ask the question; "The balance between my work and personal commitments is right for me," which attracted 61% in 2017. For 2019, we will revive targeted questions as part of our diversity strategy and plan. Total Group is 2.4% part-time workers. 4.3% of Australian workforce accessed purchased leave.	 Engagement survey feedback on appropriate work/life balance Utilisation of flexible work arrangements
Maintain equality in pay and conditions	Our Annual Pay Equity and gender pay Review was conducted with results shared with our Amatil Board of Directors. As with 2017, the review found no anomalies.	Any identified anomalies are investigated and addressed as appropriate
Increase representation of women in operational and sales roles	As mentioned in 2017, 2018 is a baseline year. Our current position is: 15.9% women in sales roles and 13.7% women in operational roles	Increase the percentage of available vacancies filled by women – measured on an individual business basis
Provide an inclusive workplace that allows our people to be the best they can be every day	In 2017, we committed to reporting this information from 2018 onwards. 83% of our engagement respondents believe we have a work environment that is accepting of diverse backgrounds and ways of thinking	Engagement survey results specific to inclusion

GENDER BALANCE AT THE BOARD LEVEL, SENIOR EXECUTIVE LEVEL AND ACROSS ALL COCA-COLA AMATIL EMPLOYEES

In 2019, we removed metrics better reported under other items. Those metrics were: Number of vacancies filled at senior Executive Level filled by women (reported within our percentage for Senior Leaders), percentage of roles with women successors (reported by actual level metrics), Number of promotions for women in talent programmes (reported in our People Committee report December) and Number of stories shared by Communications channels such as LinkedIn, Facebook etc. This is reported in our Sustainability report in more detail.

Representation of women has remained steady for both Senior Executives and all employees. As per the ASX Corporate Governance Principles and Recommendations, the respective proportion of men and women in Board, Senior Executive and across the Amatil Group is as set out below:

2018 Actual (Female %)

Directors	44
Senior Executives ¹	34
All Employees	19

1 Senior Executive is defined as the Group Leadership Team and those leaders directly reporting to the Group Leadership Team (i.e. the top two leadership layers). Progress on the percentage of women at Senior Executive levels and as a percentage of all employees is monitored on a quarterly basis.

Coca-Cola Amatil is a 'relevant employer' under the Workplace Gender Equality Act, and reports on behalf of our Australian businesses of Group Team, Australian Beverages and Alcohol and Coffee. From 2019, SPC will not be included in our measurements. The most recent 'Gender Equality Indicators' are set out in Coca-Cola Amatil's Workplace Gender Equality Report, which is available at www.wgea.gov.au.

Detailed information regarding the Group's Diversity and Inclusion Strategy, activities and plans can be found in the Coca-Cola Amatil 2018 Sustainability report.

Progress on the percentage of women at Senior Executive levels and as a percentage of all employees is monitored on a quarterly basis.











RISK FRAMEWORK

RISK MANAGEMENT AND IDENTIFICATION

The Board is responsible for ensuring that there are adequate systems and procedures in place to identify, assess, monitor and manage risks. The Risk and Sustainability Committee reviews reports by management (and independent advisers, where appropriate) during the year and, where appropriate, makes recommendations to the Board in respect of the material risks that Coca-Cola Amatil faces in the markets in which it operates.

Other Committees (such as the Related Party Committee, the Audit and Finance Committee and the People Committee) review risk matters in more detail as required by their respective Charters.

The internal and external audit functions. which are separate and independent of each other, provide an independent and objective review of Coca-Cola Amatil's risk assessment and risk management. In order to preserve this independence, the General Manager - Risk, who is the head of the internal audit function, has a direct reporting line to the Chairman of the Audit and Finance Committee.

RISK MANAGEMENT POLICY

The Board has established a Risk Management Policy that formalises Coca-Cola Amatil's approach to the oversight and management of material business risks. The Risk Management Policy is implemented through a top down and bottom up approach to identifying, assessing, monitoring and managing key risks across Coca-Cola Amatil's business units. Coca-Cola Amatil's principles for assessing risk and the effectiveness of controls are based on the International Standard ISO 31000:2009 Risk Management - Principles and guidelines.

The Risk and Sustainability Committee reviews the Risk Management Policy and the enterprise risk framework at least annually. The Risk and Sustainability Committee conducted this review during FY2018 and was satisfied that Coca-Cola Amatil's risk management framework continues to be sound.

BUSINESS AND SUSTAINABILITY RISKS

Coca-Cola Amatil is exposed to a range of market, financial, operational, and socio-political risks that could have an adverse effect on Coca-Cola Amatil's future financial prospects. The nature and potential impact of these risks can change over time and vary in degree with what the Coca-Cola Amatil can control. Coca-Cola Amatil has a risk management framework in place with internal control systems to mitigate these key business risks.

Coca-Cola Amatil's key business risks include, but are not limited to:

- Beverage industry risks;
- Economic factors impacting demand and our cost base;
- Cyber risk;
- Regulatory risks;
- Malicious product tampering risk;
- Litigation risk:
- Loss of social licence to operate;
- Relationship with The Coca-Cola Company (TCCC) and other brand partners;
- Key supplier risk;
- Climate change risk;
- Business continuity risk;
- Workplace Health and Safety (WHS) risk; and
- Foreign exchange risk.

business and sustainability risks can be found on pages 46 to 47 of the Company's 2018 Annual Report.

FINANCIAL REPORTING

The Group Managing Director and Group Chief Financial Officer have provided a written certificate to the Board in respect of the half year and full year Statutory Accounts of the Company to the effect that in their opinion:

- the financial records of the Company have been properly maintained;
- the Statutory Accounts comply with the relevant Accounting Standards; and
- the Statutory Accounts give a true and fair view of the financial position and performance of the Company.

The Group Managing Director and Group Chief Financial Officer have also declared that this opinion has been formed on the basis of a sound system of risk management and internal control that is operating effectively. The External Auditor also provides an independent opinion that Coca-Cola Amatil's Statutory Accounts are true and fair.



DOING BUSINESS THE RIGHT WAY

At Coca-Cola Amatil, we are proud of our history, our products, our brands and our people. We are committed to building value for our Shareholders, and we aim to always be held in the highest regard by our customers, regulators and all our stakeholders. We are dedicated to protecting and upholding our reputation as an ethical and responsible corporate citizen – focused on today and tomorrow, and confident in the future, sustainability and longevity of our Company.

Our dealings internally, and with all external parties are conducted honestly and with integrity. We take the initiative and own the outcome at Coca Cola Amatil. We don't just care about achieving great outcomes; we want them achieved the right way.

We are all ambassadors for our Values and we are committed to ensuring our business practices are ethical, legal, straightforward and open. We are respectful of, and compliant with, the laws in all parts of the world in which we operate and our reputation is at the core of everything we do.

OUR CODE OF CONDUCT

The Board updated the Coca-Cola Amatil Code of Conduct – 'How We Do Business' (Our Code of Conduct) in FY2017. It sets out the way in which our Directors, employees, contractors, consultants and third parties are required to conduct themselves every day. The document articulates our high standards of business conduct, built on our commitment to act fairly, morally and lawfully with all stakeholders.

The main Group level policies relevant to conduct are set out below and also available on our Website.

ANTI-BRIBERY AND CORRUPTION POLICY

The Board approved a standalone Anti-Bribery and Corruption Policy (ABC Policy) in December 2017. The ABC Policy sets out Coca-Cola Amatil's zero tolerance for any bribery or corruption in our business dealings and operations anywhere in the world, including in respect of facilitation payments that may be customary or in fact legal in certain countries. It is about 'doing business the right way'.

POLITICAL DONATIONS

Coca-Cola Amatil made no political donations or other contributions in FY2017 across any of its operations. In all of our countries of operation our focus is on community partnerships and participation in public policy development.

In New South Wales, we are prohibited from making any political contributions under the Election Funding, Expenditure and Disclosures Act 1981 (NSW), and the Board has extended this to a policy of no political contributions across Australia.

HUMAN RIGHTS POLICY AND MODERN SLAVERY

The Board approved a Human Rights Policy in December 2017 that outlines our commitment to supporting human rights. Coca-Cola Amatil is committed to ensuring our workplace, our supply chain and our community is safe, lawful and diverse.

Coca-Cola Amatil is also committed to working with its suppliers to eradicate modern slavery from the Company's supply chain. All suppliers are required to comply with Our Code of Conduct.

Following the passing of Modern Slavery legislation in Australia, Coca-Cola Amatil has commenced training and risk assessments to prepare for future mandatory reporting requirements.

WHISTLEBLOWER PROTECTION

Coca-Cola Amatil has a Group Whistleblower Protection Policy that provides a safe environment where information regarding potential misconduct or impropriety (including unethical, illegal or socially irresponsible conduct) within Coca-Cola Amatil may be disclosed confidentially and without fear of reprisal or detrimental treatment for the person making the disclosure.

As at the date of this Statement, the Group Whistleblower Protection Policy is under review to comply with the changes to the whistleblower protection legislation.

COMMUNICATIONS WITH SHAREHOLDERS

The rights of Coca-Cola Amatil's shareholders are detailed in Coca-Cola Amatil's Constitution. Those rights include electing the members of the Board. In addition, Shareholders have the right to vote on important matters that have an impact on Coca-Cola Amatil. To allow Shareholders to effectively exercise these rights, the Board is committed to ensuring communication to Shareholders is of high quality, that the information is relevant and useful, and it is communicated in a timely manner. To this end, Coca-Cola Amatil gives Shareholders the option to receive communications from, and send communications to, Coca-Cola Amatil and its Share Registry, Link Market Services Limited, electronically.

Coca-Cola Amatil's Shareholders are encouraged to make their views known to Coca-Cola Amatil and to directly raise matters of concern. The views of those parties are shared with the Board on a regular basis, both by the Chairman and management.

Shareholders are encouraged to attend Coca-Cola Amatil's AGM and use this opportunity to ask questions. The Board encourages Shareholders to participate by, amongst other things, allowing Shareholders to 'direct vote', and making available a recording of the AGM (including the Chairman's and Group Managing Director's addresses) and video presentations made from time to time on Coca-Cola Amatil's website.

The AGM will remain the main opportunity each year for the majority of Shareholders to make comments and to question the Board and management. The external auditor attends the AGM and is available to answer Shareholder questions about the conduct of the audit and the preparation and content of the auditor's report.

CONTINUOUS DISCLOSURE

Coca-Cola Amatil has a Disclosure and Communications Policy that includes the following principles, consistent with the continuous disclosure obligations under ASX Listing Rules that govern Coca-Cola Amatil's communications:

- Coca-Cola Amatil will, in accordance with the requirements of the ASX Listing Rules, immediately issue to ASX any information that a reasonable person would expect to have a material effect on the price or value of Coca-Cola Amatil's securities:
- Coca-Cola Amatil's Disclosure
 Committee manages the day-to-day
 continuous disclosure issues and
 operates flexibly and informally.
 It is responsible for compliance,
 coordinating disclosure and educating
 employees about Coca-Cola Amatil's
 Disclosure and Communications Policy
 and
- all material information issued to the ASX, the Annual Reports, half year and full year results and presentation material given to analysts, is published on Coca-Cola Amatil's Website. The Group Company Secretary is the primary person responsible for communication with the ASX. In the absence of the Group Company Secretary, the Group General Counsel Group Chief Financial Officer and Group Head of Investor Relations are the contacts. Only authorised spokespersons can communicate on behalf of Coca-Cola Amatil with shareholders, the media or the investment community.

The Board updated the Disclosure and Communications Policy in May 2018.

TRADING IN COCA-COLA AMATIL SECURITIES

Directors, like all Coca-Cola Amatil employees, are subject to the *Corporations Act 2001* (Cth) which restricts their buying, selling or trading securities in Coca-Cola Amatil if they are in possession of unpublished inside information.

The Board has adopted a formal policy for share dealing by Directors and employees. Under this policy, trading of Coca-Cola Amatil's securities by Directors, senior management and certain other employees is prohibited at all times except (a) in the four weeks commencing on the day after the release of the full year and hal year results and the holding of the AGM, and any other period the Board determines, unless exceptional circumstances apply, and (b) with the Group Managing Director's or Chairman's approval (as appropriate).

The policy prohibits speculative transactions involving Coca-Cola Amatil securities, the granting of security over Coca-Cola Amatil's securities, or entering into margin lending arrangements involving Coca-Cola Amatil securities, and reinforces the prohibition on insider trading contained in the *Corporations Act 2001* (Cth). It also expressly provides that transactions which operate to limit economic risk are prohibited.























Appendix 4G

Key to Disclosures Corporate Governance Council Principles and Recommendations

Name of entity:			
COCA-COLA AMATIL LIMITED			
ABN / ARBN:	Financial year ended:		
26 004 139 397	31 December 2018		
Our corporate governance statement ² for the above the pages of our annual report: This URL on our website:	https://www.ccamatil.com/our-company/corporate - governance/		
The Corporate Governance Statement is accura Board.	ate and up to date as at 22 March 2019 and has been approved by the		
The annexure includes a key to where our corpo	orate governance disclosures can be located.		
Date: 10 April 2019 Name of Director or Secretary authorising lodgement: Jane Bowd			

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

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

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

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

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

ANNEXURE – KEY TO CORPORATE GOVERNANCE DISCLOSURES

Corpo	rate Governance Council recommendation	We have followed the recommendation in full for the whole of the period above. We have disclosed
1.1	A listed entity should disclose: (a) the respective roles and responsibilities of its board and management; and (b) those matters expressly reserved to the board and those delegated to management.	the fact that we follow this recommendation: in our Corporate Governance Statement on pages 3 and 5 and in our Board Charter, which is available at this URL on our website: https://www.ccamatil.com/our-company/corporate-governance/ and information about the respective roles and responsibilities of our board and management (including those matters expressly reserved to the board and those delegated to management): in our Corporate Governance Statement on pages 3 and 5 and in our Board Charter, which is available at this URL on our website: https://www.ccamatil.com/our-company/corporate-governance/
1.2	A listed entity should: (a) undertake appropriate checks before appointing a person, or putting forward to security holders a candidate for election, as a director; and (b) provide security holders with all material information in its possession relevant to a decision on whether or not to elect or re-elect a director.	the fact that we follow this recommendation: in our Corporate Governance Statement on page 9
1.3	A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.	the fact that we follow this recommendation: in our Corporate Governance Statement on pages 9
1.4	The company secretary of a listed entity should be accountable directly to the board, through the chair, on all matters to do with the proper functioning of the board.	the fact that we follow this recommendation: in our Corporate Governance Statement on page 3

Corpo	orate Governance Council recommendation	We have followed the recommendation in full for the whole of the period above. We have disclosed
1.5	A listed entity should: (a) have a diversity policy which includes requirements for board or a relevant committee of the board to set measurable objectives for achieving gender diversity at assess annually both the objectives and the entity's proin achieving them; (b) disclose that policy or a summary of it; and (c) disclose as at the end of each reporting period the measurable objectives for achieving gender diversity set the board or a relevant committee of the board in accord with the entity's diversity policy and its progress toward achieving them and either: (1) the respective proportions of men and women on the board, in senior executive positions and across the whole organisation (including how the entity has defined in senior executive." for these purposes); or (2) if the entity is a "relevant employer" under the World Gender Equality Act, the entity's most recent "General Equality Indicators", as defined in and published unthat Act.	d to gress and a copy of our diversity policy or a summary of it: ✓ at this URL on our website: https://www.ccamatil.com/en/our-people-and-careers/diversity-inclusion and the measurable objectives for achieving gender diversity set by the board or a relevant committee of the board in accordance with our diversity policy and our progress towards achieving them: ✓ in our Corporate Governance Statement on page 14 and the information referred to in paragraphs (c)(1) or (2): ✓ in our Corporate Governance Statement on page 15 place ler
1.6	A listed entity should: (a) have and disclose a process for periodically evaluating performance of the board, its committees and individual directors; and (b) disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.	and the information referred to in paragraph (b): in our Corporate Governance Statement on page 10
1.7	A listed entity should: (a) have and disclose a process for periodically evaluating performance of its senior executives; and (b) disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.	https://www.ccamatil.com/investors-and-media/media-articles/annual-reports

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed
2.1	The board of a listed entity should: (a) have a nomination committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a nomination committee, disclose that fact and the processes it employs to address board succession issues and to ensure that the board has the appropriate balance of skills, knowledge, experience, independence and diversity to enable it to discharge its duties and responsibilities effectively.	If the entity complies with paragraph (a): the fact that we have a nomination committee that complies with paragraphs (1) and (2): in our Corporate Governance Statement on page 12 and a copy of the charter of the committee: at this URL on our website: https://www.ccamatil.com/our-company/corporate-governance/ and the information referred to in paragraphs (4) and (5): in our Corporate Governance Statement on page 12 and in Coca-Cola Amatil's 2018 Annual Report on page 49, which is available at this URL on our website: https://www.ccamatil.com/investors-and-media/media-articles/annual-reports Paragraph (b) is not applicable.
2.2	A listed entity should have and disclose a board skills matrix setting out the mix of skills and diversity that the board currently has or is looking to achieve in its membership.	our board skills matrix: in our Corporate Governance Statement on page 7
2.3	A listed entity should disclose: (a) the names of the directors considered by the board to be independent directors; (b) if a director has an interest, position, association or relationship of the type described in Box 2.3 but the board is of the opinion that it does not compromise the independence of the director, the nature of the interest, position, association or relationship in question and an explanation of why the board is of that opinion; and (c) the length of service of each director.	the names of the directors considered by the board to be independent directors: in our Corporate Governance Statement on page 6 and, where applicable, the information referred to in paragraph (b): in our Corporate Governance Statement on page 8 and the length of service of each director: in our Corporate Governance Statement on page 6
2.4	A majority of the board of a listed entity should be independent directors.	the fact that we follow this recommendation: in our Corporate Governance Statement on pages 6 and 8

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed
2.5	The chair of the board of a listed entity should be an independent director and, in particular, should not be the same person as the CEO of the entity.	the fact that we follow this recommendation: in our Corporate Governance Statement on pages 6 and 8
2.6	A listed entity should have a program for inducting new directors and provide appropriate professional development opportunities for directors to develop and maintain the skills and knowledge needed to perform their role as directors effectively.	the fact that we follow this recommendation: in our Corporate Governance Statement on page 9
3.1	A listed entity should: (a) have a code of conduct for its directors, senior executives and employees; and (b) disclose that code or a summary of it.	our code of conduct or a summary of it: in our Corporate Governance Statement on page 17; and at this URL on our website: https://www.ccamatil.com/our-company/corporate-governance/
4.1	The board of a listed entity should: (a) have an audit committee which: (1) has at least three members, all of whom are non-executive directors and a majority of whom are independent directors; and (2) is chaired by an independent director, who is not the chair of the board, and disclose: (3) the charter of the committee; (4) the relevant qualifications and experience of the members of the committee; and (5) in relation to each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have an audit committee, disclose that fact and the processes it employs that independently verify and safeguard the integrity of its corporate reporting, including the processes for the appointment and removal of the external auditor and the rotation of the audit engagement partner.	the fact that we have an audit committee that complies with paragraphs (1) and (2): in our Corporate Governance Statement on page 11 and a copy of the charter of the committee: at this URL on our website: https://www.ccamatil.com/our-company/corporate-governance/ and the information referred to in paragraphs (4) and (5): in Coca-Cola Amatil's 2018 Annual Report on pages 10 to 11 and 49 to 50, which is available at this URL on our website: https://www.ccamatil.com/investors-and-media/media-articles/annual-reports Paragraph (b) is not applicable.

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed
4.2	The board of a listed entity should, before it approves the entity's financial statements for a financial period, receive from its CEO and CFO a declaration that, in their opinion, the financial records of the entity have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the entity and that the opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.	the fact that we follow this recommendation: in our Corporate Governance Statement on page 16
4.3	A listed entity that has an AGM should ensure that its external auditor attends its AGM and is available to answer questions from security holders relevant to the audit.	the fact that we follow this recommendation: in our Corporate Governance Statement on page 17
5.1	A listed entity should: (a) have a written policy for complying with its continuous disclosure obligations under the Listing Rules; and (b) disclose that policy or a summary of it.	our continuous disclosure compliance policy or a summary of it: in our Corporate Governance Statement on page 18 at this URL on our website: https://www.ccamatil.com/our-company/corporate-governance/
6.1	A listed entity should provide information about itself and its governance to investors via its website.	information about us and our governance on our website: at this URL on our website: https://www.ccamatil.com/
6.2	A listed entity should design and implement an investor relations program to facilitate effective two-way communication with investors.	the fact that we follow this recommendation: in our Corporate Governance Statement on page 17 and in our Disclosure and Communication Policy available at this URL on our website: https://www.ccamatil.com/our-company/corporate-governance/
6.3	A listed entity should disclose the policies and processes it has in place to facilitate and encourage participation at meetings of security holders.	our policies and processes for facilitating and encouraging participation at meetings of security holders: in our Corporate Governance Statement on page 17
6.4	A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.	the fact that we follow this recommendation: in our Corporate Governance Statement on page 17

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed
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,	the fact that we have a committee or committees to oversee risk that comply with paragraphs (1) and (2): in our Corporate Governance Statement on page 11 and a copy of the charter of the committee: at this URL on our website: https://www.ccamatil.com/our-company/corporate-governance/
	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.	and the information referred to in paragraphs (4) and (5): in our Corporate Governance Statement on page 11 and in Coca-Cola Amatil's 2018 Annual Report on page 49, which is available at this URL on our website: https://www.ccamatil.com/investors-and-media/media-articles/annual-reports Paragraph (b) is not applicable.
7.2	The board or a committee of the board should: (a) review the entity's risk management framework at least annually to satisfy itself that it continues to be sound; and (b) disclose, in relation to each reporting period, whether such a review has taken place.	the fact that board or a committee of the board reviews the entity's risk management framework at least annually to satisfy itself that it continues to be sound: in our Corporate Governance Statement on page 16 and that such a review has taken place in the reporting period covered by this Appendix 4G: in our Corporate Governance Statement on page 16
7.3	A listed entity should disclose: (a) if it has an internal audit function, how the function is structured and what role it performs; or (b) if it does not have an internal audit function, that fact and the processes it employs for evaluating and continually improving the effectiveness of its risk management and internal control processes.	how our internal audit function is structured and what role it performs: in our Corporate Governance Statement on pages 3, 11 and 16 Paragraph (b) is not applicable.

Corpo	orate Governance Council recommendation	We have followed the recommendation in full for the whole of the period above. We have disclosed
7.4	A listed entity should disclose whether it has any material exposure to economic, environmental and social sustainability risks and, if it does, how it manages or intends to manage those risks.	whether we have any material exposure to economic, environmental and social sustainability risks and, if we do, how we manage or intend to manage those risks: In our Corporate Governance Statement on page 16 and in Coca-Cola Amatil's 2018 Annual Report on pages 46 and 47, which is available at this URL on our website: https://www.ccamatil.com/investors-and-media/media-articles/annual-reports
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.	the fact that we have a remuneration committee that complies with paragraphs (1) and (2): in our Corporate Governance Statement on page 12 and a copy of the charter of the committee: at this URL on our website: https://www.ccamatil.com/our-company/corporate-governance/ and the information referred to in paragraphs (4) and (5): in our Corporate Governance Statement on page 12 and in Coca-Cola Amatil's 2018 Annual Report on page 49, which is available at this URL on our website: https://www.ccamatil.com/investors-and-media/media-articles/annual-reports Paragraph (b) is not applicable.
8.2	A listed entity should separately disclose its policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.	separately our remuneration policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives: in the Remuneration Report commencing on page 68 of Coca-Cola Amatil's 2018 Annual Report, which is available at this URL on our website: https://www.ccamatil.com/investors-and-media/media-articles/annual-reports

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed
8.3	A listed entity which has an equity-based remuneration scheme should: (a) have a policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme; and (b) disclose that policy or a summary of it.	our policy on this issue or a summary of it: in our Corporate Governance Statement on page 18; and in our policy on Trading in Amatil Securities, which is available at this URL on our website: https://www.ccamatil.com/our-company/corporate-governance/