

30 September 2021

## **Update of the Corporate Governance Statement**

Canterbury Resources Limited has updated its Corporate Governance Statement as attached.

On behalf of the Board

Veronique Morgan-Smith Company Secretary



The Board, by resolution dated 10 September 2021 following the review by the Corporate Governance Committee for the year ended 30 June 2021, resolved to adopt the updated Corporate Governance Statement and Skills Matrix as follows:

Corporate Governance Principles and Recommendations (4 <sup>th</sup> Edition)				
Recommendation	Compliance at 30/06/21			
Principle 1 / Lay solid foundations for ma	anagement a	nd oversight		
Recommendation 1.1  A listed entity should have and disclose a board charter setting out:  (a) the respective roles and responsibilities of its board and management; and  (b) those matters expressly reserved to the board and those delegated to management.	Yes	The monitoring and ultimate control of the business of the Company is vested in the Board. The Board's primary responsibility is to oversee Canterbury's business activities and management for the benefit of its Shareholders. The Board is accountable to the Shareholders for the performance of Canterbury and has overall responsibility for its operations.  The responsibility for the day-to-day operation and administration of Canterbury is delegated by the Board to the Managing Director supported by Executive Director(s). The Board ensures that the Managing Director, Executive Director(s) and the management team are appropriately qualified and experienced to discharge their responsibilities and that procedures are in place to assess the performance of the Managing Director, Executive Directors and management.  Canterbury has disclosed further detail on the respective roles and responsibilities of its Board and management, and the functions reserved by the Board and those delegated to senior management, in Canterbury's Board Charter.  This information is available in the document "Canterbury Resources Policies" on Canterbury's website at		
		www.canterburyresources.com.au/about-us under Corporate Governance.		
Recommendation 1.2  A listed entity should:  (a) undertake appropriate checks before appointing a director or senior executive or putting someone forward for election as a director;	Yes	When a new member is to be appointed to the Board, consideration is given to seeking a candidate that has relevant experience, time availability to devote to the position of Director and appropriate skills and expertise that will increase or enhance board diversity and effectiveness, to provide the expertise to achieve the strategic and economic goals of the Canterbury Group.		
and (b) provide security holders with all material information in its possession relevant to a decision on		Canterbury undertakes a number of checks before appointing a person or putting forward to security holders a candidate for election as a Director and provides material information to shareholders about a candidate for election or re-election.		



Recommendation	Compliance at 30/06/21	
whether or not to elect or re-elect a director.		Canterbury's Nomination Committee provides recommendations to assist the Board of Directors with ensuring that appropriate checks and references are taken for new Directors and key executives, and that effective induction and education procedures exist for new Board appointees and key executives. These include checks as to the person's character, experience and education.  Information provided to security holders in the Notice of Meeting includes: biographical details and the skills the candidates bring to the Board; details of any other material directorships currently held by the candidate; details of any interest, position, association or relationship that might influence, or reasonably be perceived to influence, in a material respect his or her capacity to bring an independent judgement to bear on issues before the Board and to act in the best interests of Canterbury and its security holders generally.
Recommendation 1.3  A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.	Yes	It is the Company's practice and policy to obtain a written agreement with each Director and senior executive setting out their terms of appointment. These agreements take the form of letters of appointment in the case of Non-Executive Directors and employment or service contracts in the case of Executive Directors or other senior executives.  For each Non-Executive Director, the agreement generally sets out the following: the terms of appointment; the time commitment envisaged, including any expectations regarding involvement with committee work and any other special duties attaching to the positions; remuneration, including superannuation entitlements; the requirement to disclose Directors' interests and any matters that may affect Directors' independence; the requirement to comply with key corporate policies, including Canterbury's Corporate Code of Conduct and its Securities Trading Policy; Canterbury's policy on when Directors may seek independent professional advice at the expense of Canterbury (which is generally whenever Directors, especially Non-Executive Directors, judge such advice necessary for them to discharge their responsibilities as Directors); indemnity and insurance arrangements; ongoing rights of access to corporate information; and ongoing confidentiality obligations.



Rec	commendation	Compliance at 30/06/21	
			positions, duties and responsibilities; the persons or bodies to whom they report; the circumstances in which their services may be terminated; and any entitlements on termination.  Canterbury is required under the ASX Listing Rules to disclose the material terms of any employment, service or consultancy agreement it or a subsidiary enters into with its Managing Director, any of its Directors, and any other person or entity who is a related party of its Managing Director or any of its Directors. It is also required to disclose any material variation to such an agreement.
The show	company secretary of a listed entity uld be accountable directly to the rd, through the chair, on all matters to with the proper functioning of the rd.	Yes	The Company Secretary of Canterbury is accountable directly to the Board, through the Chairperson, on all matters to do with the proper functioning of the Board. The Company Secretary plays an important role in supporting the effectiveness of the Board and its Committees.  The role of the Company Secretary includes: advising the Board and its Committees on governance matters; monitoring that Board and Committee policies and procedures are followed; co-ordinating the timely completion and despatch of Board and Committee papers; ensuring that the business at Board and Committee meetings is accurately captured in the minutes; and helping to organise and facilitate the induction and professional development of Directors. Each Director is able to communicate directly with the Company Secretary and vice versa. The decision to appoint or remove a Company Secretary is made or approved by the Board.
Recommendation 1.5  A listed entity should:  (a) have and disclose a diversity policy;  (b) through its board or a committee of the board set measurable objectives for achieving gender diversity in the composition of its board, senior executives and workforce generally; and  (c) disclose in relation to each reporting period:		Partially	Canterbury's workforce, including employees, contractors, management and the Board, is made up of individuals with diverse skills, values, backgrounds and experiences that bring to Canterbury the skills and expertise that are required for Canterbury to enhance its performance.  Canterbury values diversity and recognises the benefit it can bring in achieving Canterbury's goals. To this end, Canterbury has a Diversity and Inclusion Policy that reflects its commitments and objectives. A copy of Canterbury's Diversity and Inclusion Policy in the document "Canterbury Resources Policies" on Canterbury's website at <a href="https://www.canterburyresources.com.au/about-us">www.canterburyresources.com.au/about-us</a> under Corporate Governance.  Due to the current early stage, size and composition of the



Recommendation		Compliance at 30/06/21	
(A)  (B)  If the enterporting objective in the country to have to have a second to the country t	employer" under the Workplace Gender Equality Act, the entity's most recent "Gender Equality Indicators", as defined in and published under that Act.  tity was in the S&P/ASX 300 the commencement of the g period, the measurable e for achieving gender diversity emposition of its board should we not less than 30% of its s of each gender within a		that Canterbury uses for evaluating the performance of Board, its committees and individual Directors, and this Charter is available for review in the document "Canter Resources Policies" on Canterbury's website at <a href="https://www.canterburyresources.com.au/about-us">www.canterburyresources.com.au/about-us</a> under
A listed e  (a) have perf com dire  (b) disc whe has with	endation 1.6 entity should: e and disclose a process for odically evaluating the formance of the board, its entittees and individual ectors; and lose for each reporting period ether a performance evaluation been undertaken in accordance in that process during or in sect of that period.	Yes	•



Recommendation	Compliance at 30/06/21	
		- The completion by the Directors, of board evaluation questionnaires that evaluate the performance of the Board and its committees.
		- The review of the anonymous results by the Governance Committee; and
		- Recommendations by the Governance Committee to improve performance.
		Canterbury provides an annual update on its compliance with this recommendation in its Annual Reports and Corporate Governance Statements released to ASX and on its website.
Recommendation 1.7  A listed entity should:  (a) have and disclose a process for evaluating the performance of its senior executives at least once every reporting period; and  (b) disclose for each reporting period whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.	Yes	Canterbury has an informal annual review process for evaluating the performance of its senior executives, which includes an interview by the non-executive independent Chairman with the Managing Director, and interviews by the Managing Director with other senior executives, followed by a meeting of the Remuneration Committee.  In accordance with that process, the performance of senior executives was reviewed after the end of the financial year.  The responsibilities of the Board include, where relevant, on the recommendation of the Nomination Committee and/or the Remuneration Committee, ratifying senior executive appointments, organisational changes and senior management remuneration policies and practices.  Canterbury will provide an update on its compliance with this recommendation its future Annual Reports and Corporate Governance Statements released to ASX and on its website.  At 31 August 2021, Canterbury has no senior executives other than the Managing Director and the Executive
Principle 2 / Structure the board to be	effective and	Director.
Recommendation 2.1	Yes	The Board of Canterbury has a Nomination Committee,
The board of a listed entity should: (a) have a nomination committee	res	which consists of five members, a majority of whom are independent Directors, and is chaired by an independent Director.
which:  (1) has at least three members, a majority of whom are independent directors; and		The members of the Committee are:  - Mr John Anderson (Committee Chairperson), who is an independent and non-executive Director;



Corporate Governance Principles and Rec Recommendation		Compliance	,,
Recomm	nendation	at 30/06/21	
(2)	is chaired by an independent director,		<ul> <li>Mr. Grant Craighead, who is the Managing Director;</li> </ul>
	l disclose:		<ul> <li>Mr Ross Moller, who is an independent and non- executive Director;</li> </ul>
(3) (4)	the charter of the committee; the members of the committee; and		<ul> <li>Mr Michael Erceg, who is an Executive Director and the Manager Exploration; and</li> </ul>
con the add and the kno inde	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 atthose meetings; or oes not have a nomination mittee, disclose that fact and processes it employs to dress board succession issues appropriate balance of skills, owledge, experience, ependence and diversity to able it to discharge its duties diversibilities effectively.		- Ms Robyn Watts, who is an independent and non-executive Director.  The Nomination Committee Charter governs the composition, membership, roles and responsibilities of the Directors, and provides recommendations to assist the Board of Directors. The Charter is available in the document "Canterbury Resources Policies" on Canterbury's website at <a href="https://www.canterburyresources.com.au/about-us">www.canterburyresources.com.au/about-us</a> under Corporate Governance.  The purpose of the Nomination Committee is to provide recommendations to assist the Board with respect to: ensuring the filling of any vacancies on the Board with the best possible candidate through the use of executive search firms and/or by direct approach; considering the appointment of additional Directors to provide the expertise to achieve the strategic and economic goals of Canterbury, ensuring that remuneration policies and practices are consistent with the strategic goals of Canterbury and are relevant to the achievement of those goals and finally to ensure that an effective induction process is implemented for new Board appointees and key executives.
A listed of a board sof skills t	entity should have and disclose skills matrix setting out the mix that the board currently has or g to achieve in its membership.	Yes	Canterbury has and discloses a Board Skills Matrix setting out the mix of skills and diversity that the Board currently has in its membership. The Skills Matrix is set out in Appendix A below. The Corporate Governance Committee has reviewed the collective skills of the Board and will consider the mix in Canterbury's professional development initiatives for Directors and in its Board succession planning.
	nendation 2.3 entity should disclose:	Yes	The Board considers that Mr John Anderson, Mr Ross Moller and Ms Robyn Watts are independent Directors. Their respective shareholding in the Company is less than 5% of the issued capital at 31 August 2021. They are free from any business or any other relationship that could materially interfere with, or reasonably be perceived to interfere with,



Cor	Corporate Governance Principles and Recommendations (4th Edition)				
Red	commendation	Compliance at 30/06/21			
(a)	the names of the directors considered by the board to be independent directors;		the independent exercise of the Director's judgement, and that each are able to fulfil the role of an independent director for the purposes of the ASX Recommendations.		
(b)	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 director, the nature of the interest, position or relationship in question and an explanation of why the board is of that opinion; and the length of service of each director.		Mr. Grant Craighead is considered by the Board not to be independent, having regard to the indicators of independence set out in Box 2.3 of the ASX Recommendations.  Mr Michael Erceg is considered by the Board not to be independent, having regard to the indicators of independence set out in Box 2.3 of the ASX Recommendations.  The length of service of each Director as at the date of this Statement is as follows:  - Mr. John Anderson, appointed on 19 July 2011;  - Mr Grant Craighead, appointed on 19 July 2011;  - Mr Ross Moller, appointed on 19 July 2011;  - Mr Michael Erceg, appointed on 6 March 2019; and  - Ms Robyn Watts, appointed on 12 February 2020.		
A m	ommendation 2.4 ajority of the board of a listed entity uld be independent directors.	Yes	The Board has a majority of independent Directors with three of the five being independent.		
The sho	ommendation 2.5  chair of the board of a listed entity uld be an independent director and, articular, should not be the same son as the CEO of the entity.	Yes	The Chairperson of the Board of Canterbury is independent and non-executive.		
A linguage for a new manner	ommendation 2.6 sted entity should have a program inducting new directors and for iodically reviewing whether there is eed for existing directors to dertake professional development to intain the skills and knowledge eded to perform their role as ectors effectively.	Yes	It is the role of Canterbury's Nomination Committee to ensure that an effective induction process is implemented for new Board appointees and key executives.  It is the Company's practice that every new Director receives a Letter of Appointment accompanied by: a Director's Deed of Indemnity; information on Canterbury's policies and charters; and an induction meeting. The Board considers training to develop skills		



Recommendation	Compliance at 30/06/21	
	at 30/00/21	and experience of individual Board members in conjunction with its review of the Skills Matrix.
		In order to ensure the Board is able to discharge its responsibilities properly, the Nomination Committee has a process whereby Directors are able to obtain independent professional advice, and can request training to develop and maintain their skills and knowledge to perform their role as Directors when necessary at the expense of Canterbury.
		Directors are required to hold or to pass a director's governance course shortly after their appointment to the Board.
Principle 3 / Instil a culture of acting law	fully, ethical	ly and responsibly
Recommendation 3.1 A listed entity should articulate and	Yes	Sustainability: By putting health and safety first, being environmentally responsible and respecting and supporting local communities and cultural heritage.
disclose its values.		Integrity: By promoting an internal culture of honest ethical and socially responsible behaviour.
		<b>Respect:</b> By embracing openness, trust, teamwork diversity, and relationships that are mutually beneficial.
		<b>Superior Performance:</b> By acquiring and managing superior assets and ensuring high performing and experienced capability.
		<b>Always Accountable:</b> By accepting our responsibilities complying with our obligations and acting in accordance with the law.
		Financially Responsible: Through financial strength and rigorous operational and financial discipline ensuring return on investment for stakeholders and future growth.
Recommendation 3.2	Yes	Canterbury has a Company Code of Conduct that has been fully endorsed by the Board and applies to all
<ul> <li>A listed entity should:</li> <li>(a) have and disclose a code of conduct for its directors, senior executives and employees; and</li> <li>(b) ensure that the board or a committee of the board is</li> </ul>		Directors, senior executives and employees. The Code of Conduct is reviewed and updated as necessary to ensure it reflects the highest standards of behaviour and professionalism, and the practices necessary to maintain confidence in the Group's integrity, and to take into account legal obligations and reasonable expectations of
informed of any material breaches of that code.		Canterbury's stakeholders.  A copy of the Code of Conduct is available in the document "Canterbury Resources Policies" on





Cor	Corporate Governance Principles and Recommendations (4 <sup>th</sup> Edition)				
Recommendation		Compliance at 30/06/21			
(b)	(3) (4) (5)  if it com the indessafe corp proorem and	has at least three members, all of whom are non-executive directors and a majority of whom are independent directors; and is chaired by an independent director, who is not the chair of the board, disclose:  the charter of the committee; the relevant qualifications and experience of the members of the committee; and 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 does not have an audit mittee, disclose that fact and processes it employs that ependently verify and eguard the integrity of its porate reporting, including the cesses for the appointment and avoal of the external auditor the rotation of the audit agement partner.	at 30/06/21	The Committee consists of two Non-Executive Directors, both of which are independent Directors.  The Committee consists of the following Directors:  • Mr Ross Moller (Committee Chairperson), non-executive, independent director, experienced company secretary and chartered accountant; and  • Ms Robyn Watts, non-executive, independent director, very experienced ASX non-executive director and former CEO (outside Canterbury).  The Chairperson of the Committee, who the Board agreed was the most qualified for this role, is an independent Director, and is not the Chairperson of the Board.  A copy of the Charter of the Audit Committee is available in the document "Canterbury Resources Policies" on Canterbury's website at <a href="https://www.canterburyresources.com.au/about-us">www.canterburyresources.com.au/about-us</a> under Corporate Governance. The relevant qualifications of the members of the Committee can be found in the section About Us and in the Directors' Report in Canterbury's Annual Report.  Canterbury will report periodically the number of Committee meetings and Director attendances at these meetings in its future Annual Reports.	
The before state recording decording been final approximation.	omm boare it cementerive for a control	endation 4.2  Ind of a listed entity should, approves the entity's financial nets for a financial period, from its CEO and CFO a fon that, in their opinion, the records of the entity have operly maintained and that the statements comply with the ate accounting standards and the and fair view of the financial	Yes	Before it approves Canterbury's financial statements for a financial period, the Board of Canterbury will receive assurance from the Managing Director, via a declaration, that the financial records of Canterbury have been properly maintained, and that, to the best of his knowledge, considering that the accouting process it outsourced, the financial statements comply with the appropriate accounting standards, and give a true and fair view of the financial position and performance of Canterbury, and that their opinion is founded on a sound system of risk management and internal control, and	



Corporate Governance Principles and Recommendations (4 <sup>th</sup> Edition)				
Recommendation	Compliance at 30/06/21			
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.		that the system is operating effectively in all material aspects in relation to financial reporting risks.		
Recommendation 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	Periodic corporate reports are prepared internally under the supervision of the Managing Director and reviewed by the Audit Committee which consists of independent Directors. The Audit Committee provides the Board its opinion and recommendations before any release to the market.		
Principle 5 / Make timely and balanced disclosure				
Recommendation 5.1  A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under listing rule 3.1.	Yes	Canterbury has a written policy, being its Market Disclosure Policy, which complies with its obligations under the ASX Listing Rules and is in the document "Canterbury Resources Policies" on its website at <a href="https://www.canterburyresources.com.au/about-us">www.canterburyresources.com.au/about-us</a> under Corporate Governance.  The Board has designated the Company Secretary as the person responsible for overseeing and coordinating disclosure of information to the ASX, as well as communicating with the ASX.		
Recommendation 5.2  A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.	Yes	As a matter of course, the Board receives all material market announcements shortly upon their issue. In addition, prior to each meeting, the Board receives the list of all market announcements issued during the period leading to that meeting in order to review it.		
Recommendation 5.3  A listed entity that gives a new and substantive investor or analyst presentation should release a copy of the presentation materials on the ASX Market Announcements Platform ahead of the presentation.	Yes	As a matter of course, Canterbury releases all investor or analyst presentation to the market prior to their presentation to third parties.		
Principle 6 / Respect the rights of securit	y holders			



Recommendation	Compliance at 30/06/21	
Recommendation 6.1  A listed entity should provide information about itself and its governance to investors via its website.	Yes	Canterbury provides information about itself and Canterbury's corporate governance on its website including:  - Canterbury's Corporate Governance Statement and Policies;  - Reports and Presentations, a link to Canterbury's ASX Announcements and contact details of Canterbury's Share Registry;  - Any prospectus;  - Biographical information on Canterbury's Board and Management; and  - the Company's contact details.
Recommendation 6.2  A listed entity should have an investor relations program that facilitates effective two-way communication with investors.	Yes	Canterbury has designed and implemented an investor relations program to facilitate effective two-way communication with investors.  Canterbury has adopted relevant policies including a Shareholder Communications Strategy, a policy on Third Party Relationships, which are available within the document "Canterbury Resources Policies" on Canterbury's website at <a href="https://www.canterburyresources.com.au/about-us">www.canterburyresources.com.au/about-us</a> under Corporate Governance.  Canterbury actively engages with shareholders at its meetings of security holders, meeting with them upon request and responding to any enquiries they may make from time-to-time.
Recommendation 6.3  A listed entity should disclose how it facilitates and encourages participation at meetings of security holders.	Yes	Canterbury has disclosed the processes it has in place to facilitate and encourage participation at meetings of security holders in its Market Disclosure Policy, which is available in the document "Canterbury Resources Policies" on its website at <a href="https://www.canterburyresources.com.au/about-us">www.canterburyresources.com.au/about-us</a> under Corporate Governance.  Written policies that Canterbury has formed on security holder participation at meetings cover disclosure of price-sensitive information and ensure that the requirements of continuous disclosure are met. These written policies are designed to enable appropriate communication with, and participation by, shareholders. Canterbury views its meetings of shareholders as an important forum for two-way communication between Canterbury and its security holders. They provide an



Corporate Governance Principles and Re	Corporate Governance Principles and Recommendations (4 <sup>th</sup> Edition)			
Recommendation	Compliance at 30/06/21			
		opportunity for Canterbury to impart to security holders a greater understanding of its business, governance, financial performance and prospects, as well as to discuss areas of concern or interest to the Board and management. These meetings also provide an opportunity for security holders to express their views to Canterbury's Board and management about any areas of concern or interest for them.		
Recommendation 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 shareholders are encouraged to attend the Annual General Meeting and any other meetings of shareholders, to use the opportunity to ask questions and personally vote on shareholder resolutions.  The Board has resolved that all resolutions at Annual General Meetings will be decided by poll from 2020.		
Recommendation 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	Canterbury gives security holders the option to receive communications from, and send communications to, Canterbury and its security registry electronically.  The Contact Us section of Canterbury's website contains Canterbury's contact details and security holders can also choose to sign up to receive by email Canterbury's periodical market updates on its operations by completing the mailing section.		
Principle 7 / Recognise and manage risk				
Recommendation 7.1  The board of a listed entity should:	Yes	The Board of Canterbury has a Risk Management Committee to review and monitor risk management processes and reporting, and oversee risk.		
<ul> <li>(a) have a committee or committees to oversee risk, each of which:</li> <li>(1) has at least three members, a majority of whom are independent directors; and</li> <li>(2) is chaired by an independent director,</li> <li>and disclose:</li> <li>(3) the charter of the committee;</li> <li>(4) the members of the committee;</li> </ul>		The Committee consists of five Directors, a majority of whom are independent Directors including the chairperson.  The Charter of the Committee is available in the document "Canterbury Resources Policies" on Canterbury's website at <a href="https://www.canterburyresources.com.au/about-us">www.canterburyresources.com.au/about-us</a> under Corporate Governance.  At 30 June 2021, the members of the Committee are:  - Ms Robyn Watts (Committee Chairperson), non-executive and independent Director;		
(5) as at the end of each reporting period, the number of times the		- Mr Grant Craighead, executive Director, not independent;		



Corporate Governance Principles and Recommendations (4 <sup>th</sup> Edition)			
Recommendation	Compliance at 30/06/21		
committee met throughout the period and the individual attendances of the members at those meetings; or		<ul> <li>Mr John Anderson, non-executive and indpendent Director;</li> <li>Mr Ross Moller, non-executive and independent</li> </ul>	
(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.		<ul> <li>Director; and</li> <li>Mr Michael Erceg, who is an Executive Director and the Manager Exploration.</li> <li>Canterbury will report periodically on the number of times the Committee met throughout the period and the individual attendances of the members at those meetings.</li> </ul>	
Recommendation 7.2  The board or a committee of the board should:  (a) review the entity's risk management framework at least annually to satisfy itself that it continues to be sound and that the entity is operating with due regard to the risk appetite set by the board; and  (b) disclose, in relation to each reporting period, whether such a review has taken place.	Yes	Management is responsible for designing, implementing and reporting on the adequacy of Canterbury's risk management and internal control system. Management reports to the Risk Management Committee on Canterbury's key risks at each Committee meeting.  The Risk Management Committee reviews and monitors Canterbury's risk management framework, and internal compliance and control systems, at least annually to satisfy itself that it continues to be sound. The Risk Management Committee also meets whenever circumstances dictate to review specific.  At each meeting, the Board reviews operations having regard to Canterbury's risk appetite and reviews any material changes in risk profile.  A risk register which details material business risks arising from Canterbury's operations has been established and is reviewed periodically.  A summary of material business risks faced by Canterbury that may have an impact on its operating and financial prospects is included in the Annual Report.	
Recommendation 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	Yes	Canterbury does not have an internal audit function, due to its size and the scale of its operations.  Management is responsible for maintaining appropriate accounting and financial reporting policies and internal controls and procedures that provide for compliance with accounting standards and applicable laws and regulations.  The process Canterbury employs for evaluating and continually improving the effectiveness of its risk management and internal control processes is the	



Recommendation	Compliance		
management and internal control	at 30/06/21	monthly review of its actual versus budget variances in	
processes.		revenue and expenses.	
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	Canterbury operates with a long-term perspective in order to achieve a level of economic growth utilising the experience of a Board of Directors who have achieved success in the mining industry and in business.  The Risk Management Committee identifies and manages potential or apparent business, economic, environmental and social risks (where appropriate).  The systems and processes implemented to manage material risks include monthly operations and financial reporting, regular reports to the Board outlining the nature of particular risks and related risk mitigation measures, clearly defined management responsibilities and organisational structure, delegated limits of authority, treasury and accounting controls and reconciliations, management reporting systems, appropriate policies and procedures that are widely disseminated to employees and consultants, development of integrated management systems; and specific occupational, health and safety policies and procedures.	
Principle 8 / Remunerate fairly and resp	onsibly		
Recommendation 8.1	Yes	The Board of Canterbury has appointed a Remuneration	
The board of a listed entity should:		Committee, which consists of three members, all of whom are independent Directors, and consequently is chaired by	
(a) have a remuneration committee		an independent Director.	
which:		The members of the Committee are:	
<ol> <li>has at least three members, a majority of whom are independent directors; and</li> </ol>		<ul> <li>Mr Ross Moller (Committee Chairperson), non- executive, independent Director;</li> </ul>	
(2) is chaired by an independent director,		<ul> <li>Mr John Anderson, non-executive, independent Director; and</li> </ul>	
and disclose:		- Ms Robyn Watts, non-executive, independent	
(3) the charter of the committee;		Director.	
(4) the members of the committee; and		The Remuneration Committee Charter is to ensure that remuneration policies and practices are consisent with the strategic goals of Canterbury and are relevant to the	
(5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual		achievement of those goals. The Charter is available in document "Canterbury Resources Policies" on Canterbury's website at	



Corporate Governance Principles and Recommendations (4 <sup>th</sup> Edition)				
Recommendation	Compliance at 30/06/21			
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.		www.canterburyresources.com.au/about-us under Corporate Governance.		
Recommendation 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	Canterbury will separately disclose its policies and practices regarding the remuneration of Canterbury's Non-Executive Directors and the remuneration of its Executive Director in the Remuneration Report in Canterbury's Annual Report.		
Recommendation 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.	Yes	Canterbury has an equity-based remuneration scheme, being its Employee Stock Option Plan (ESOP), which is released on the ASX announcement platform.  Canterbury has a policy that participants in the ESOP are not permitted to enter into transactions that limit the economic risk of participating in the scheme. You will find the Securities Trading Policy in the document "Canterbury Resources Policies" on Canterbury's website at <a href="https://www.canterburyresources.com.au/about-us">www.canterburyresources.com.au/about-us</a> under Corporate Governance and released on the ASX announcement platform.		

SKILLS MATRIX Category	Skill	COLLECTIVE RESULT
Duefile	Independent	3
Profile Information	Completed AICD course or a course from similar professional body (corporate governance)	4
Leadership	Leadership experience in resource exploration industry including ability to have a vision for what is possible and the drive to achieve it	3



	Skills and experience in developing and monitoring business strategy	5
	Ability to clearly articulate the company's vision, values and strategies both internally to the business, the stakeholder groups, and externally to business networks and the market.	5
	Technical and project management skills in resource exploration	3
Industry	Experience and strong skills in assessing, valuing and understanding resource assets	3
	Managing OHS Risk in a mining environment, particularly remote locations.	3
Commercial & Financial	Business and commercial skills in the successful oversight of exploration businesses including finding, managing and selling assets	3
	Capital raising skills preferably in the high risk exploration sector including ability to market to and develop strong networks with the investment community.	3
	Skills and experience in commodity financing	3
Governance	Skills and experience in good governance and compliance, in particular with regard to ASX Listing Rules and the ASIC legal framework.	4
	Qualifications and experience to chair and participate in the Audit Committee including experience consolidating accounts multinational subsidiaries and complex joint venture arrangements	3
	Skills and experience to chair the Remuneration and Nomination Committee	4
	Skills and experience to chair and participate on the Risk Management Committee in the Resources sector including creating risk, safety and compliance frameworks	5