

2017 CORPORATE GOVERNANCE STATEMENT

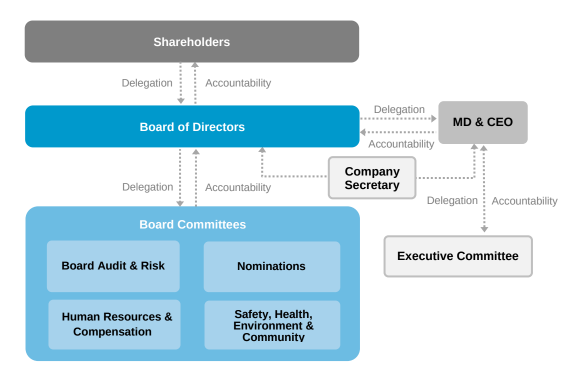
November 2017



ORICA'S APPROACH TO CORPORATE GOVERNANCE

Orica cares deeply about good corporate governance, and Orica's Directors and Management are committed to conducting the Company's business ethically and in accordance with the highest standards. Orica believes that good corporate governance is a sign of a company in control of its business, and Orica's governance framework is designed to ensure that decision-making processes are rigorous and robust and support the creation of long-term value for shareholders. At Orica, governance is not just a matter for the Board. Good governance is also the responsibility of Executive Management and is embedded throughout the organisation.

The framework adopted by the Board and Management is depicted in the diagram below and illustrates the integrated approach to governance taken by Orica to optimise business outcomes. In particular, it highlights the delegations that flow from shareholders to the Board of Directors, and from the Board to its Committees, the Managing Director & CEO and the Executive Committee. At the same time, management is accountable to the Board of Directors, which is ultimately accountable to shareholders.



Orica's approach to governance is articulated in its Board Charter and Committee Terms of Reference, and in its various corporate governance documents, which outline the Company's governance policies, processes and systems. These documents are reviewed and updated on a regular basis, with a number having been replaced in 2017, including updated terms of Reference for the Board and each of its Standing Committees, a new Charter setting out Orica's purpose, strategy and values, a new Human Rights at Work Policy and a revised Safety, Health and Environment Policy. They can be viewed in the *Board, Executive and Committees* and *Governance* sections of the Orica Limited website, www.orica.com.

Aligned with Orica's governance policies, Orica has implemented a new operating model to improve our governance processes and responsiveness to customers. Under our operating model, parameters for company performance are set at the Group level, while the four regional management teams have accountability for end-to-end customer service delivery, and on-the-ground operational and financial performance. Supporting the four regions is a small number of Group Functions that have been designed to retain functional excellence. Each Function's role is clearly articulated in a Group Function Mandate. The Functions are responsible for the Group

Strategy and Group Documents – the Group Policies, Group Standards and Group Procedures - that govern how Orica operates. Group Documents ensure that the Orica Group operates as one organisation throughout the world, with common processes and systems underpinning the way we work.

The operating model is designed to provide the right balance between empowering teams with the freedom to deliver on their accountabilities, while at the same time providing the right framework to drive consistency and simplicity in the way Orica operates. Orica has established an entirely new set of Group Standards over 2016 and 2017 and will complete a new set of Group Procedures in 2018. Considerable effort is put into deployment and self-assessment against these Group Documents and, after a transition period, they are then mandatory and compliance is included in the internal audit framework.

This Statement outlines how Orica Limited complies with each of the ASX Corporate Governance Council's *Corporate Governance Principles and Recommendations* – 3rd *Edition (March 2014)*. It was adopted by the Board on 3 November 2017.

A 'tick' indicates compliance with the Recommendation.

PRINCIPLE 1: LAY SOLID FOUNDATIONS FOR MANAGEMENT AND OVERSIGHT

Recommendation Orica Limited's Compliance with Recommendation 1.1 Role of Board ROLE AND RESPONSIBILITIES OF THE BOARD and Management The Board of Orica Limited sees its primary role as the protection and enhancement of long-term shareholder value. The Board is accountable to shareholders for the performance of the Company. It oversees and governs the business and affairs of the Company on behalf of the shareholders and is responsible for the Company's overall corporate governance. The role and responsibilities of the Board are outlined in the Board Terms of Reference, an updated version of which was adopted in 2017. The Terms of Reference also provide a clear delineation between those matters expressly reserved to the Board and its four standing Committees, and those delegated to Management. A copy of the Terms of Reference for the Board and each standing Committee can be found in the Board, Executive and Committees section of the Company's website, www.orica.com. ACCESS TO INDEPENDENT ADVICE Each Director has the right of access to all relevant Company information and to the Company's executives and, subject to prior consultation with the Chairman or with the approval of a majority of the Board, may seek independent professional advice at the Company's expense. Pursuant to a deed executed by the Company and each Director, a Director also has the right to have access to all documents which have been presented to meetings or made available whilst in office, or made available in relation to their position as Director, for a term of ten years after ceasing to be a Director or such longer period as is necessary to determine relevant legal proceedings that commenced during this term.

ROLE OF MANAGEMENT

Responsibility for managing, directing and promoting the profitable, safe operation and development of the Company, consistent with the primary objective of enhancing long-term shareholder value, is delegated to the Managing Director & CEO, who is directly accountable to the Board.

In a continuously changing internal and external environment, the Managing Director & CEO and the executive team strive to create an operating culture and discipline within Orica that will continue to deliver shareholder value in both the short and long term.

1.2 Election and reelection of Director candidates In considering potential candidates for appointment to the Board, Orica undertakes a thorough review of the skills, experience and competencies of each candidate in relation to the Board's current and future skill and experience requirements, as well as diversity considerations. This process also includes a review of the candidate's character, educational background, interests and associations. As part of this thorough review process, the Board ensures that appropriate checks are undertaken prior to appointing a Director or putting forward a candidate for election.

Nominations for appointment to the Board are considered by the Nominations Committee and approved by the Board. Orica obtains and discloses all material information relevant to a decision to elect or re-elect a Director in the Notice of Meeting provided to shareholders. Director candidates are required to furnish details of their other commitments and an indication of the time involved. All Directors must obtain the Chairman's prior approval before accepting directorships or other significant appointments.

1.3 Written agreements outlining terms of appointment

DIRECTOR LETTERS OF APPOINTMENT

A letter of appointment sets out the terms of the Director's appointment to the Board. Directors are required to agree to the terms at the time of their appointment to the Board.

The letter outlines the terms of the appointment, time commitment envisaged, remuneration arrangements, disclosure of Directors' interests including any matters which may affect independence, indemnity and insurance arrangements, confidentiality obligations, access to corporate information and compliance with key governance policies.

EXECUTIVE SERVICE CONTRACTS

Terms of employment for each senior executive are set out in an individual service contract with the Company, which includes a description of roles and responsibilities, remuneration arrangements, reporting relationships and termination conditions, rights and entitlements.

1.4 Company Secretary The Company Secretary is accountable to the Board, through the Chairman, for the effective functioning of the Board and its Committees, and for supporting and facilitating the Company's corporate governance processes. The Company Secretary's role and responsibilities include:

- Providing advice to the Board on governance matters
- Coordinating the timely completion and distribution of Board and Committee papers
- Taking the minutes for Board and Committee meetings, and ensuring that the business of the meetings is accurately recorded
- Monitoring Board and Committee policies and procedures to ensure compliance
- Planning and organising induction programs for new Directors
- Organising site visits and professional development programs for Board members

The Company Secretary is also available to provide advice and services directly to any individual Board member.

As required by rule 59.3 of Orica's Constitution, any decision to appoint a Company Secretary must be formally resolved by the Board.

1.5 Diversity

ORICA'S CONTINUED COMMITMENT TO DIVERSITY AND INCLUSION

A diverse workforce and an inclusive culture support high performance and Orica's social licence to operate in the many communities which host the Company's operations.

Orica benefits from bringing together people of different genders, ethnic and cultural backgrounds and ages and giving them the opportunity to apply their diverse skills, experiences and perspectives to create value for our organisation and for our customers.

As a truly global company, we seek to attract and retain talent at all levels from the countries in which we operate and to provide workplaces in which employees from all backgrounds are treated with respect, feel included and are supported to succeed. We seek to build and maintain a Company culture in which difference is recognised and valued, and in which the interests of diverse stakeholders are taken into account in decision-making.

WHAT DIVERSITY AND INCLUSION MEANS AT ORICA

- Respecting and valuing all treating everyone fairly, with dignity and valuing diversity of thinking, skills, experience and working styles. We do not tolerate discrimination or harassment on the grounds of gender or gender identity, race, colour, nationality or cultural origin, age, political beliefs, religion, sexual orientation, impairment or disability, marital or parental status or pregnancy, or employment status.
- Providing a flexible workplace providing workplace arrangements to support employees in achieving a balance between work and home life and making reasonable provision for any special needs.
- Respecting the communities in which we operate we recognise and respect
 the heritage, culture, lifestyle and preferences of the local communities which
 host the Company's operations.
- Measuring progress establishing measurable objectives for achieving diversity and inclusion and assessing those objectives and progress in achieving them annually.

HOW WE SUPPORT DIVERSITY AND INCLUSION

We use the following to drive action on diversity and inclusion:

- Governance forums, in particular Talent & Diversity Councils that drive local accountability in line with Orica's operating model;
- Policies and standards, which establish how we recruit, develop, motivate and reward employees globally in line with diversity and inclusion principles;
- Leadership and cultural competence;
- Graduate and pre-entry community programs, focused on attracting and nurturing highest-quality Science, Technology, Engineering and Mathematics (STEM) university and high school graduates to feed talent pipelines;
- Networking, mentoring programs, education and communication.

OUR CURRENT FOCUS

Our goals for the period of the current Diversity Plan (FY2017–FY2020) are to increase the gender and cultural diversity of the Senior Leadership team; build an inclusive culture and to drive local ownership and accountability for Diversity and Inclusion, addressing local needs and trends. Some of the key activities and initiatives that we undertook during the year were:

- Establishment of local affinity and advisory groups in Australia, North America, Latin America and Technology, in line with our strategy to drive local accountability for, and improvement in, diversity and inclusion outcomes. These groups aim to assist women within Orica reach their potential via events, networking and practical advice and support, and to make a fundamental shift in diversity and inclusion outcomes that are meaningful to the business.
- Publication of Orica's Human Rights at Work Policy, which establishes
 Orica's position in respecting and supporting the rights of our workforce to a
 healthy, safe and secure working environment, to a workplace free of
 discrimination, to freedom of association and to preventing the use of all
 forms of forced, compulsory or child labour in Orica's operations in line with
 the International Labour Organisation's Declaration on Fundamental
 Principles and Rights at Work.
- Continued focus of our Enterprise Graduate Program on female talent and talent reflecting Orica's revenue profile and future growth areas. The percentage of women on the Enterprise Graduate Program is 33%, in line with last year (FY2016: 35%). Over 50% of the 2017 intake was female.
 Ongoing, the aim is for at least 50% of the annual intake to be female in order to achieve the target of 40% female participation on the program by 2020.
- Continued investment in training programs aimed at improving leadership capability. A Business Unit Manager Capability Development Program is being rolled out in Europe, Asia and Africa to develop and build local, diverse talent from within the region, with the program being delivered within region in the participants' local language.
- Continued active community involvement to raise awareness about Orica and to increase the attraction, development and retention of talented women wherever we operate. Australia, North America and Latin America have

- successfully ramped up efforts to attract science, technology, engineering and mathematics (STEM) graduates to Orica via direct interaction with universities and colleges. Opportunities to tap into the pool of Latin American students studying in Australia are being explored.
- Benchmarking and measurement. Orica measured inclusive leadership cultural practices via an index in the 2016 Leadership Engagement Pulse Survey. This index measures eight elements of inclusion including employee's view on their involvement in decision processes; the openness to different views in the company; access to development opportunities and respect. The index measured at 70 percent, five percentage points above the benchmark for global organisations in transition and seven points higher than a derived result from the 2015 engagement survey. Regional and Functional Diversity & Inclusion actions and plans are reviewed bi-annually by the Chief Executive Officer as part of Orica's Talent Review process. The inclusion index will be measured again during the next Employee Engagement Survey, due in FY2019/20.

MEASURABLE OBJECTIVES AND PROGRESS

We established the following four-year measurable objectives for diversity and inclusion at the start of FY2017:

MEASURABLE OBJECTIVE	PROGRESS DURING FY2017
Women to represent 25% of Senior Leaders by 2020. Orica's Senior Leaders to represent Orica's revenue profile.	Women represented 20% of Senior Leaders at the end of 2017 (FY2016: 22%; FY2015: 14%).
	51% of Orica's Senior Leadership roles are held by individuals with ethnic / cultural backgrounds outside of Australia and New Zealand (FY2016: 52%; FY2015: 33%).
Executive Officer, the members of the Executive	s, comprised of the Managing Director and Chief e Committee (reporting directly to the MD&CEO), e Committee members) and the General Managers eoragang Island and Yarwun in Australia, and
Building an inclusive culture	In the 2016 Leadership Engagement Pulse Survey, the index measured at 70 percent.
Drive local ownership and accountability for Diversity and Inclusion, addressing local needs	All regions and functions have localised actions plans. Progress is reviewed biannually.

FUTURE FOCUS

The Orica Board approved a four-year (FY2017-2020) Diversity and Inclusion Strategy in September 2016. The Strategy represents a strategic shift from driving increased representation to sustaining diversity and building an inclusive culture. It also reflects Orica's new operating model, empowering leaders to set and pursue relevant local Diversity and Inclusion goals, whilst also contributing to the progress of global goals.

Key priorities for Diversity and Inclusion for FY2017-20 are:

	Sustaining a diverse leadership team. This will be measured against our 2020 gender diversity target of 25% (minimum) women in Senior Leadership roles and continuing to ensure that the cultural diversity of Orica's Senior Leaders reflects our revenue profile;	
	Building an inclusive culture. This will be measured and assessed using the Inclusive Culture index extrapolated from the employee engagement survey;	
	Driving local ownership and accountability for Diversity and Inclusion, addressing local needs. This will be measured by success against locally-derived Talent & Diversity Council targets and objectives.	
	Diversity and Inclusion remains a key area of focus for the company into 2018.	
1.6 Board Evaluation	Each year, Orica undertakes a review of the effectiveness of the Board, its Committees and individual Directors. In 2017, the Board undertook a self-assessment process, which included:	✓
	 an evaluation of the Board composition, roles and responsibilities, oversight of strategy and risk, board processes and relationships and dynamics, and 	
	 an evaluation of each Committee's effectiveness, designed to assess the Committees' performance against their Terms of Reference. 	
	In alternate years, the Board undertakes an external review facilitated by an independent consultant.	
1.7 Management	All Orica senior executives are subject to an annual performance review.	✓
Evaluation	Performance expectations are established for the Managing Director & CEO by the Board, including operational, financial, organisational and individual goals and targets. The Managing Director & CEO then sets targets for each member of the Executive Committee that are aligned to the overall targets for the Company.	
	Each senior executive's performance is assessed against the goals and targets outlined in his or her performance agreement, including contribution to specific business plans and performance against agreed Key Performance Indicators.	
	In 2017, the Managing Director & CEO's performance was assessed by the Board, and the performance of Executive Committee members was reviewed by the Managing Director & CEO in consultation with the Board.	

PRINCIPLE 2: STRUCTURE THE BOARD TO ADD VALUE

Recommendation	Orica Limited's Compliance with Recommendation	
2.1 Nominations Committee	The Nominations Committee comprises all Non-executive Directors. The Committee is chaired by the Board Chairman, who is an independent Director. Details of the number of meetings held and Directors' attendance at those meetings are set out in the Directors' Report on page 28 of the Annual Report.	✓
	The Terms of Reference governing the conduct of the Nominations Committee is reviewed at least biennially, and is available in the <i>Board, Executive and Committee</i> section of the Company's website, www.orica.com.	
2.2 Board skills matrix	The Orica Limited Board currently possesses the skills, types of experience and diversity characteristics that enable it to work effectively with Management to optimise shareholder value. The table below sets out the key skills the Directors believe are required, and the extent to which they are currently represented on the Board:	√
	SKILLS & EXPERIENCE (OUT OF 7 DIRECTORS)	
	Listed company Board experience 7	
	CEO or senior executive experience 7 Industry & commercial	
	Mining experience 4	
	International business 6	
	Technology trends & innovation 6	
	Technical & professional	
	Operations 5	
	Finance, audit & risk 4	
	Marketing 3	
	Supply chain & logistics 2	
	Mergers & acquisitions 7	
	Governance & legal 7	
	Diversity	
	Female 2 (29%)	
	Male 5 (71%)	
	An overview of the skills, experience and brief career histories of each Director is included on page 26 of the Annual Report.	
2.3 Independence and tenure	The Board recognises the important responsibility of Non-executive Directors for monitoring and overseeing the work of Executive Management and the importance of independent thought and judgement.	✓

	The Chairman and all Non-executive Directors are independent of Executive Management and free of any business or other relationship that could materially interfere with the exercise of unfettered and independent judgement or compromise their ability to act in the best interests of the Company. The independence of each Director is considered on a case-by-case basis from the perspective of both the Company and the Director. Materiality is assessed by reference to each Director's individual circumstances, rather than by applying general materiality thresholds. Each Director is obliged to immediately inform the Company of any fact or circumstance which may affect the Director's independence.	
	If a significant conflict of interest arises, the Director concerned does not receive the relevant Board papers and is not present at the meeting whilst the item is considered. Directors must keep the Board advised, on an ongoing basis, of any interests that could potentially conflict with those of the Company.	
	Non-executive Directors are subject to shareholder re-election at least every three years, and normally do not serve more than 10 years.	
	The names of the Directors considered by the Board to be independent Directors, as well as each Director's length of service is outlined on page 26 of the Annual Report.	
2.4 Majority of Directors Independent	The majority of Directors are independent. The only non-independent Director is the Managing Director & CEO, who is not considered independent as he is employed in an executive capacity by the Company.	✓
	Each Board meeting during 2017 has included time where the Non-executive Directors meet without the Managing Director & CEO or other senior executives present.	
2.5 Chairman Independent	The Chairman of the Board is an independent Non-executive Director. Another Director performs the role of Managing Director & CEO.	✓
	Further details of both Chairman and Managing Director & CEO are included on page 26 of the Annual Report.	
2.6 Induction and Professional Development	Orica has an induction and on-boarding program for new Directors. This program is designed to build the Director's understanding of Orica's business, operations and key policies, processes, systems and controls, and to provide an understanding of the Company's strategy and risk management framework. The purpose of the program is to enable a high level of active engagement and contribution of new Directors early in their tenure. The program is continuously reviewed to ensure it takes account of relevant developments.	✓
	Orica also provides on-going opportunities for all Directors to deepen their understanding of the business. The business understanding program is delivered through site visits, business briefings and education sessions at Board and Committee level, and one-on-one discussions with Management. The site visit program is designed to provide Directors the opportunity to gain an understanding of the operations of the business across a range of different geographies and cultural contexts.	

PRINCIPLE 3: ACT ETHICALLY AND RESPONSIBLY

Recommendation	Orica Limited's Compliance with Recommendation	
3.1 Code of conduct	Orica acknowledges the need for Directors, executives, employees and contractors to observe the highest ethical standards of behaviour, and has established a Code of Conduct which applies in all countries in which Orica operates.	✓
	The Orica Code of Conduct sets out the standards of business conduct required of all employees and contractors of the Company. Its purpose is to ensure that the Company maintains its good reputation and that its business is conducted with integrity and in an environment of transparency.	
	The Code of Conduct is periodically reviewed by the Board. Processes are in place to promote and communicate the Code of Conduct to all employees and contractors. An Integrity Hotline in several languages (the 'Speak Up' line) operates to enable employees to report anonymously any breaches of the Code of Conduct. Reports of breaches can also be made via email and through an associated website.	
	The Code of Conduct has been translated into a range of languages, reflecting the diversity of Orica's workforce. It is available in the <i>Governance</i> section of Orica's website, www.orica.com .	
	The Code of Conduct is periodically reviewed by the Board. A review is currently in process and an updated Code of Conduct will be published in 2018.	
	A new Ethics and Compliance Group Standard has been deployed during 2017. This Group Standard sets out minimum performance requirements with respect to anti-corruption, trade sanctions and competition (anti-trust) laws, including notification and approval requirements designed to ensure that higher risk activities are subject to review and/or approval by a dedicated Ethics & Compliance team. These requirements, together with associated resources, training, risk assessments and other measures, are intended to embed a compliance framework that reflects global best practice. To support implementation of the Ethics & Compliance Standard, we have recruited a dedicated Ethics & Compliance team, which reports independently through to the Group General Counsel.	

PRINCIPLE 4: SAFEGUARD INTEGRITY IN CORPORATE REPORTING

Recommendation	Orica Limited's Compliance with Recommendation	
4.1 Audit Committee	The Board Audit and Risk Committee comprises at least three independent Non-executive Directors with relevant experience and financial literacy. The qualifications and experience of Committee members are set out on page 26 of the Annual Report. An independent Non-Executive Director who is not the Board Chairman chairs the Board Audit and Risk Committee.	✓

	The Board Chairman, Managing Director & CEO, Chief Financial Officer and Company Secretary attend the Board Audit and Risk Committee meetings by standing invitation. The Committee meets at least four times per year. The number of meetings held and the attendances by each member of the Board Audit and Risk Committee during the financial year are outlined on page 28 of the Annual Report.	
	The role and responsibilities of the Committee are outlined in the Board Audit and Risk Committee Terms of Reference, which is available in the <i>Board, Executive and Committees</i> section of the Company's website, www.orica.com.The Terms of Reference are reviewed at least biennially, with an updated Terms of Reference adopted during 2017.	
4.2 CEO and CFO Certification of Financial Statements	Orica has controls in place that are designed to safeguard the Company's interests and the integrity of its reporting. At each reporting period, both the Managing Director & CEO and the Chief Financial Officer are required under section 295A of the Corporations Act to state in writing to the Board that:	✓
	The Company's financial statements and associated notes give a true and fair view of the Group's financial position and performance and are in accordance with relevant accounting standards; and	
	These statements are founded on a sound system of risk management and internal control and that these systems are operating effectively.	
4.3 External auditor at AGM	The Company's financial statements are subject to an annual audit by an independent, professional auditor who also reviews the Company's half-year statements. Orica's external audit function is performed by KPMG.	✓
	Representatives of KPMG attend the Annual General Meeting and are available to answer questions from shareholders in relation to the audit and the content of the auditor's report.	
	The Board Audit and Risk Committee oversees this process on behalf of the Board.	

PRINCIPLE 5: MAKE TIMELY AND BALANCED DISCLOSURE

Recommendation	Orica Limited's Compliance with Recommendation	
5.1 Market disclosure policy	Orica seeks to provide relevant and timely information to its shareholders and is committed to fulfilling its obligations to the broader market for continuous disclosure and enabling equal access to material information about the Company.	✓
	The Board established a new market disclosure policy in 2016 to ensure that the procedures for identifying and disclosing price sensitive information in accordance with the Corporations Act and ASX Listing Rules are clearly articulated. This policy sets out the obligations for employees and guidelines relating to the type of information that must be disclosed. The Board has delegated authority to the Company Secretary for communication with the ASX.	

The Market Disclosure & Investor Communications Policy is available in the *Governance* section of the Orica Limited website, www.orica.com.

PRINCIPLE 6: RESPECT THE RIGHTS OF SECURITY HOLDERS

Recommendation	Orica Limited's Compliance with Recommendation	
6.1 Information on the website	Orica ensures that shareholders are kept informed of its corporate governance and financial performance via its website.	✓
	The <i>Investors</i> section of Orica's website contains copies of the Annual Report, Company reports, ASX announcements, and publications, briefings and presentations given by executives, including transcripts and webcasts.	
	Shareholders can access general information about the Company's business on the Orica Limited website, www.orica.com.	
6.2 Investor Relations Programs	Clear communication and easy access to information are important objectives of Orica's shareholder communications strategy. Information is communicated to shareholders regularly through a range of forums, publications and on-line.	✓
	Orica is committed to providing shareholders and other parties in the financial markets with equal and simultaneous information about matters that may influence the share price.	
	In order to facilitate effective two-way communication with investors, Orica has established an investor relations program which includes:	
	 Meetings such as the Annual General Meeting, investor and analyst days, roadshows and broker conferences 	
	Market briefings, via group meetings or teleconference	
	Periodic meetings with investors	
	In undertaking its investor relations program, Orica strictly adheres to rules concerning selective disclosure, equal treatment of shareholders and insider trading. Further details are available in the Market Disclosure & Investor Communications Policy, which can be viewed in the <i>Governance</i> section of the Orica website, www.orica.com.	
6.3 Facilitate Participation of Security Holders	The Board encourages participation of shareholders at the annual general meeting (AGM). Important issues are presented to shareholders as individual resolutions and shareholders are given the opportunity to address questions to the Board and Managing Director & CEO, and to the Company's auditor at the AGM.	√
	Technology, including webcasting of the AGM, is used to facilitate the participation of shareholders in meetings.	
6.4 Facilitate Electronic Communications	Orica gives shareholders the opportunity to receive information and communications from, and send communications to, the Company and its share registry electronically.	✓

Shareholders may elect to receive electronic notification of releases of information by the Company and receive their notice of meeting and proxy form by email.

Electronic submission of proxy appointments and powers of attorney are also available to shareholders. Page 112 of the Annual Report contains details of how information provided to shareholders may be obtained.

PRINCIPLE 7: RECOGNISE AND MANAGE RISK

Recommendation	Orica Limited's Compliance with Recommendation	
7.1 Risk Committee	A key responsibility of the Board Audit and Risk Committee is to assist the Board to oversee the process for identifying and managing material risks in the Company, in accordance with the Company's Risk Management Policy.	✓
	The Risk Management Policy is available in the <i>Governance</i> section of the Orica Limited website, www.orica.com.	
	The Board Audit and Risk Committee comprises at least three independent Non-executive Directors who possess sufficient understanding of the mining services industry and the necessary technical skills and experience for the effective oversight of risk. An independent Director chairs the Committee.	
	Further details regarding the Committee Terms of Reference are available in the Board, Executive and Committees section of the Orica Limited website, www.orica.com.	
	Information regarding Committee membership, the number of meetings held during the financial year, and the individual attendances of the members at those meetings are included in page 28 of the Annual Report.	
7.2 Annual Risk Review	During 2017 an external review of our risk management framework was completed and the results reported to the Board Audit & Risk Committee. The results of that review, as well as a self-assessment of our risk management practices, have been utilised to identify and implement improvements to our framework. During FY2017 we updated our assessment and reporting of material risks, resulting in material strategic risks being reported to the Board and material operational risks being reported to the Board Audit & Risk Committee. These risks are monitored for changes in their exposure and are reported during the course of the year, along with their controls and plans to manage them. A summary of material risks that can impact Orica is provided in section 6 of the Annual Report.	
	In respect of 2017, the Board Audit & Risk Committee has reviewed our risk management framework and satisfied itself that it continues to be sound.	
7.3 Internal Audit	The role of the internal audit function is to provide independent assurance that the Company's processes are designed and operating efficiently and effectively to support the delivery of strategic objectives. This assurance is provided through an assessment of the design of business processes and testing the	✓

effectiveness of key controls. The Board Audit and Risk Committee has oversight of the internal audit function.

7.4 Sustainability Risks

Each year, Orica publishes a Sustainability Report, which provides an overview of the Company's significant economic, environmental and social impacts, its approach to addressing these impacts, and an update on progress, including a Sustainability Performance Scorecard.

The Sustainability Report is available in the *Sustainability* section of the Orica Limited website, www.orica.com.

The Orica risk management process considers the assessment of economic, environmental and social sustainability risks. Social sustainability risks to which Orica is exposed include risks related to workplace health and safety, product stewardship and security, licence to operate, climate change, good governance and ethics and compliance, and human capability. More information about these risks, how they are managed and our approach to sustainability is provided in the Sustainability Report.

In addition, the Safety, Health, Environment and Community (SHEC) Committee assists the Board in the effective discharge of its responsibilities in relation to safety, health, environmental and community matters arising out of activities within the Company as they affect employees, contractors, customers, visitors and the communities in which Orica operates.

The SHEC Committee comprises at least three independent Non-executive Directors with relevant operational experience. An independent Director chairs the Committee.

An updated SHEC Committee Terms of Reference was adopted in 2017, and is available in the *Board, Executive and Committees* section of the Orica Limited website, www.orica.com.

Information regarding Committee membership, the number of meetings held during the financial year, and the individual attendances of the members at those meetings are included on page 28 of the Annual Report.

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PRINCIPLE 8: REMUNERATE FAIRLY AND RESPONSIBLY

Recommendation	Orica Limited's Compliance with Recommendation	
8.1 Remuneration Committee	The Human Resources and Compensation (HR&C) Committee has responsibility for establishing and recommending remuneration arrangements for senior Executives and for Directors of the Company.	✓
	The HR&C Committee is comprised of at least three independent Non-executive Directors. Details of the names and qualifications of Committee members are set out on page 26 of the Annual Report. An independent Director chairs the Committee. The Chairman of the Committee ensures that the Managing Director & CEO is not involved in any discussions regarding the setting of his own remuneration, and is aware of potential conflicts of interest.	
	The number of meetings held by the HR&C Committee during 2017 and attended by each member is included on page 28 of the Annual Report.	
	The Terms of Reference for the HR&C Committee outlines the role and responsibilities of the Committee, and is reviewed at least biennially. An updated Terms of Reference was adopted in 2017, and is available in the <i>Board</i> , <i>Executive and Committees</i> section of the Orica Limited website, www.orica.com.	
8.2 Disclosure of Executive and Non-executive Director Remuneration Policy	In its Remuneration Report, Orica clearly and separately outlines its remuneration policies and practices for Non-executive Directors and for executive key management personnel. The Remuneration Report is available on pages 31-53 of the Annual Report.	✓
	In setting remuneration for senior executives, including the Managing Director & CEO, the HR&C Committee accesses external professional advice and obtains independent market data for similar roles in peer or comparable organisations. The Committee also takes account of the Company's circumstances and the requirement to attract, retain and motivate high calibre management.	
	In order to encourage senior executives to pursue strategies aimed at delivering both short and long-term growth and success of the business, executive remuneration is structured to include a fixed component and a variable or performance-based component.	
	Non-executive Director remuneration includes a fixed fee for performing the services outlined in the Company's constitution, and reflected in the Director's Letter of Appointment.	
	In addition to the fixed Directors' Fee, remuneration also includes an additional fixed fee for Committee membership and chairing roles, and contributions made by the Company to a Director's superannuation fund.	
	Under the Company's Securities Dealing Policy, directors and employees must not, either directly or indirectly, buy or sell the shares or other securities of Orica when in possession of price sensitive information which is not publicly available, which could materially affect the value of those securities. Subject to this restriction, Directors and other restricted persons may buy or sell Orica shares subject to receiving prior clearance and provided the trade does not take place during designated blackout periods.	

	Further details are available in Orica's Remuneration Report on pages 31-53 of the Annual Report and its <i>Securities Dealing Policy</i> , which is available in the <i>Governance</i> section of the Orica Limited website, www.orica.com.	
8.3 Policy on Hedging Equity Incentives	In accordance with the Securities Dealing Policy, Directors and employees must not create, enter into or deal in derivatives, a derivative arrangement or margin calls in relation to Orica securities at any time.	✓
	Participants in Orica's equity incentive schemes are also prohibited from hedging or otherwise limiting the economic risk of participating in the scheme.	