## CONNEXION TELEMATICS LTD ACN 004 240 313 (Company)

## **CORPORATE GOVERNANCE STATEMENT**

This Corporate Governance Statement is current as at 24 August 2021 and has been approved by the Board of the Company on that date.

This Corporate Governance Statement discloses the extent to which the Company follows the recommendations set by the ASX Corporate Governance Council in its publication Corporate Governance Principles and Recommendations – 4<sup>th</sup> Edition (**Recommendations**). The Recommendations are not mandatory, however the Recommendations that will not be followed have been identified and reasons provided for not following them along with what (if any) alternative governance practices the Company intends to adopt in lieu of the recommendation.

The Company's Corporate Governance Plan is available on the Company's website at <a href="https://connexionltd.com/investors/corporate-info/">https://connexionltd.com/investors/corporate-info/</a>.

| RECON        | MMENDATIONS (4™ EDITION)   | COMPLY | EXPLANATION  |  |  |  |  |
|--------------|--|--------|--|--|--|--|--|
| Princip      | Principle 1: Lay solid foundations for management and oversight  |        |  |  |  |  |  |
| Recom<br>(a) | A listed entity should have and disclose a board charter which sets out the respective roles and responsibilities of the Board, the Chair and management, and includes a description of those matters expressly reserved to the Board and those delegated to management. | YES    | Refer Section 1.2 of the Company's Board Charter for further detail which is located on the Company's website at the following link: https://connexionltd.com/investors/corporate-info/  |  |  |  |  |
|              | mendation 1.2 If entity should:  undertake appropriate checks before appointing a director or senior executive or putting someone forward for election as a Director; and  | YES    | Refer Section 21 of the Company's Board Charter for further detail which is located on the Company's website at the following link: https://connexionltd.com/investors/corporate-info/  Information is included in The Company's Notice of Meetings to shareholders. |  |  |  |  |

/1257 7

| RECO  | MMENDA                              | TIONS (4 <sup>†</sup>  | H EDITION)   | COMPLY                |   |  | EXPLA  | NATION  |  |                                   |
|---|-------------------------------------|--|--|-----------------------|---|--|--|---|--|-----------------------------------|
| (a)   | inform                              | ation in it  | ity holders with all mater<br>s possession relevant to a decision<br>ot to elect or re-elect a Director.   |                       |   |  |  |   |  |                                   |
| Recommendation 1.3  A listed entity should have a written agreement with each Director and senior executive setting out the terms of their appointment.                                     |                                     |  |  | with No<br>place a    | mpany currer<br>on-Executive [<br>are detailed<br>n the 2021 An   | Directors. [<br>in the Co  | Details of e<br>ompany's A   | xecutive co   | ntracts in   |                                   |
| Recommendation 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. |                                     |  |  | which is              | ection 5 of the<br>connexionItd.co | he Compa   | any's websit   | e at the follo  |  |                                   |
|   | throug<br>measu<br>diversi<br>execu | hould: and discloud its board its board its board its board its and it | ose a diversity policy; of or a committee of the board solictives for achieving gender composition of its board, sening workforce generally; and on to each reporting period: easurable objectives set for the to achieve gender diversity; tity's progress towards achieving bjectives; and | er<br>or<br>at        | efer to located https://d  The proexecutive   | the Compand on the CoconnexionItd.  the Compand on the Compand on the Compand connexionItd.  connexionItd.  coportion of volve positions at reputation as at reputation. | ompany's com/investy's Diversity bany's web com/investy women or and wor | website a tors/corporate y Policy for posite at the fors/corporate the boarmen employees. | t the follow<br>tate-info/<br>further detail<br>fullowing link:<br>tate-info/<br>rd, women<br>byees in the | ving link:  I which is  in senior |
|   | (iii)                               | either:<br>(A)   | the respective proportions of me<br>and women on the Board,<br>senior executive positions ar<br>across the whole workford<br>(including how the entity h<br>defined "senior executive" f<br>these purposes); or  | in d<br>d<br>ee<br>as |   | Gender  No. of men  No. of  women  women   | Board 5 0 0%   | Senior executiv e positions 2 0 0%  | Whole organisati on 24 2 8%  |                                   |

| RECOMMENDATIONS (4 <sup>™</sup> EDITION)  | COMPLY           | EXPLANATION   |
|---|------------------|---|
| (B) if the entity is a "relevar employer" under the Workplac Gender Equality Act, the entity most recent "Gender Equality Indicators", as defined in the Workplace Gender Equality Act. | e<br>s<br>y<br>e | The Board has not yet set measurable objectives for the Company as the operations are still in ramp up and development sage.  |
| Recommendation 1.6  |                  | Refer the Company's Board and Senior Executive Evaluation   |
| A listed entity should:   | YES              | Policy for further detail which is located on the Company's website at the following link:  |
| <ul> <li>(a) have and disclose a process for periodical<br/>evaluating the performance of the Board, i<br/>committees and individual Directors; and</li> </ul>                          |                  | https://connexionItd.com/investors/corporate-info/  |
| (b) disclose for each reporting period whether performance evaluation has been undertaken accordance with that process during or in respect of that period.                             | n                | No formal performance evaluation was undertaken during the period to June 2021 due to the size and nature of the Company's operations, coupled with the new appointments being made during the year. The Board will undertake such reviews when deemed appropriate.                                 |
| Recommendation 1.7  |                  | Refer the Company's Board and Senior Executive Evaluation   |
| A listed entity should:   | YES              | Policy for further detail which is located on the Company's website at the following link:  |
| <ul> <li>(a) have and disclose a process for evaluating th<br/>performance of its senior executives at least oncevery reporting period; and</li> </ul>                                  |                  | website at the following link: https://connexionItd.com/investors/corporate-info/   |
| (b) disclose for each reporting period whether performance evaluation has been undertaken accordance with that process during or in respect of that period.                             | n                | No formal performance evaluation was undertaken during the period to June 2021 as there was significant engagement between the executive and Board in order to be able to determine the performance for the year. Further, The CEO was appointed just prior to the beginning of the financial year. |
| Principle 2: Structure the Board to be effective and add va   | lue              |   |
| Recommendation 2.1  |                  | Due to the size of the Company and its Board, the Board will fulfil   |
| The Board of a listed entity should:  | No               | the roles and responsibilities in relation to nomination.   |

| RECO  | MMENDA <sup>*</sup>   | TIONS (4 <sup>TH</sup> EDITION)  | COMPLY   | EXPLANATION   |
|---|---|--|--|---|
| (a)   | (i) (ii) and dis (iii) (iv) (v)  if it disclose address the Boknowle diversit | has at least three members, a majority of whom are independent Directors; and is chaired by an independent Director, sclose:  the charter of the committee; the members of the committee; and as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or oes not have a nomination committee, e that fact and the processes it employs to ss Board succession issues and to ensure that pard has the appropriate balance of skills, edge, experience, independence and its ibilities effectively. |  | Refer Company's Board Charter which includes relevant information on the role of the Board which is located on the Company's website at the following link: https://connexionltd.com/investors/corporate-info/  The Board fulfils the roles and responsibilities that would typically be undertaken by a nomination committee. There are certain matters set out in the Selection and Appointment of New Directors Policy which assist with this process. |
| Recommendation 2.2  A listed entity should have and disclose a Board skills matrix setting out the mix of skills that the Board currently has or is looking to achieve in its membership. |   | No   | Refer Section 2 of the Company's Board Charter for further detail which is located on the Company's website at the following link: https://connexionltd.com/investors/corporate-info/  The makeup of the Board has remained consistent for a period after undergoing significant change in the 2017 financial year. Further changes were made during the financial year ended 30 June 2021 which included the appointment of a further 2 Independent Non-Executive Directors to supplement the Board skillset. The Board continues to assess its requirements as part of an overall review of the operations and requirements. |   |

| RECOMMENDATIONS (4TH EDITION)  | COMPLY  | EXPLANATION  |  |  |  |  |
|--|---|--|--|--|--|--|
| Recommendation 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 or relationship of the type described in Box 2.3 of the ASX Corporate Governance Principles and Recommendations (4th Edition), but the Board is of the opinion that it does not compromise the independence of the Director, the nature of the interest, position or relationship in question and an explanation of why the Board is of that opinion; and  (c) the length of service of each Director | YES   | The Board consists of 5 directors, three of whom are considered as Independent non-executive directors being; Mr Robert Downey, Mr Greg Ross and Mr Simon Scalzo.  The Board considers each non-executive director to be independent having regard to the indicia in Box 2.3 in the ASX Recommendations. The other Directors currently considered by the Board to not be independent on the basis that they have also been engaged in executive management or consulting roles or were substantial shareholders or holders of other equity instruments.  Other information in respect to each director can be located in the director's report contained within the annual report for the year ended 30 June 2021. |  |  |  |  |
| Recommendation 2.4  A majority of the Board of a listed entity should be independent Directors.  | Yes   | The Board consists of 5 directors, three of whom are considered as Independent non-executive directors being; Mr Robert Downey, Mr Greg Ross and Mr Simon Scalzo.  |  |  |  |  |
| Recommendation 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.  | Yes   | The Chair, M Robert Downey is an Independent Director.   |  |  |  |  |
| Recommendation 2.6  A listed entity should have a program for inducting new Directors and for periodically reviewing whether there is a need for existing directors to undertake professional development to maintain the skills and knowledge needed to perform their role as Directors effectively.  | No  | There is no formal policy for inducting new directors however they are provided with relevant policies and information to be able to carry out their functions as a newly appointed director in a diligent and professional manner.  |  |  |  |  |
| Principle 3: Instil a culture of acting lawfully, ethically and re   | Principle 3: Instil a culture of acting lawfully, ethically and responsibly |  |  |  |  |  |
| Recommendation 3.1 A listed entity should articulate and disclose its values.  | No  | The Company has yet to formally articulate and disclose its values. The Company includes similar information on its website which sets out its key strengths and offerings.  |  |  |  |  |

| RECO    | MMENDA                       | TIONS (4™ EDITION)   | COMPLY | EXPLANATION  |
|---------|------------------------------|--|--------|--|
|         | Directo<br>ensure            |  | YES    | The Board have adopted a code of conduct. The Code can be found at the following link: https://connexionltd.com/investors/corporate-info/  |
|         | ensure<br>is infor           |  | YES    | The Board have adopted a Whistleblower Policy. The Policy can be found at the following link: https://connexionltd.com/investors/corporate-info/   |
|         | policy;<br>ensure            | nould:<br>and disclose an anti-bribery and corruption  | No     | The Company is currently considering the drafting and implementation of an anti-bribery and corruption policy to formally implement processes which are considered an adhered to at present. |
| Princip | ole 4: Safe                  | eguard the integrity of corporate reports  |        |  |
|         |                              | listed entity should:  | No     | Due to the size of the Company and its Board, the Board will fulfil the roles and responsibilities in relation to the audit committee.   |
| (a)     | have a (i) (ii) and di (iii) | 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, sclose:  the charter of the committee; |        | Refer to Company's 2021 Annual Report.   |

| RECOMMENDATION   | ONS (4 <sup>™</sup> EDITION)  | COMPLY | EXPLANATION  |
|--|---|--------|--|
| (v) in representation of the app   | he relevant qualifications and experience of the members of the committee; and in relation to each reporting period, the number of times the committee met hroughout the period and the individual attendances of the members at those meetings; or not have an audit committee, disclose it and the processes it employs that dently verify and safeguard the integrity of rate reporting, including the processes for ointment and removal of the external and the rotation of the audit engagement |        | Refer Company's Board Charter which includes relevant information on the role of the Board which is located on the Company's website at the following link: https://connexionltd.com/investors/corporate-info/  The full Board considers matters typically considered by an Audit Committee                    |
| entity's financial s<br>from its CEO and<br>records of the en-<br>that the financial<br>accounting stand<br>financial position<br>the opinion has be | ted entity should, before it approves the statements for a financial period, received CFO a declaration that the financial atity have been properly maintained and statements comply with the appropriate dards and give a true and fair view of the and performance of the entity and that been formed on the basis of a sound systement and internal control which is operating   | YES    | The CEO and CFO (or equivalent positions held) execute Section 295A declarations and submit to the Board prior to approving the Annual Report.   |
| integrity of any parameter that is no auditor.   | nould disclose its process to verify the eriodic corporate report it releases to the ot audited or reviewed by an external  | YES    | The Board receives detailed information in respect to the Quarterly Reports and other Corporate Reports that were required to be lodged with the ASX throughout the year. Management avail themselves to the Board for any queries or further provision of detailed information ahead of approval for release. |
| Principle 5: Make Recommendation   | timely and balanced disclosure  | YES    | The Company has such a policy and can be found at the following link: https://connexionItd.com/investors/corporate-info/   |

| RECOMMENDATIONS (4 <sup>TH</sup> EDITION)   | COMPLY | EXPLANATION   |  |  |  |  |
|---|--------|---|--|--|--|--|
| A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under listing rule 3.1.  |        |   |  |  |  |  |
| 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    | The Board receives all announcements prior to release to the market.  |  |  |  |  |
| 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    | All substantive investor or analyst presentations are released on the ASX Markets Announcement Platform ahead of such presentations.  |  |  |  |  |
| Principle 6: Respect the rights of security holders   |        |   |  |  |  |  |
| Recommendation 6.1 A listed entity should provide information about itself and its governance to investors via its website.   | YES    | Refer Company's Shareholder Communication Policy which includes relevant information on the communication with shareholders which is located on the Company's website at the following link: https://connexionltd.com/investors/corporate-info/ |  |  |  |  |
| Recommendation 6.2  A listed entity should have an investor relations program that facilitates effective two-way communication with investors.  | YES    | Refer Company's Shareholder Communication Policy which includes relevant information on the communication with shareholders which is located on the Company's website at the following link: https://connexionltd.com/investors/corporate-info/ |  |  |  |  |
| Recommendation 6.3  A listed entity should disclose how it facilitates and encourages participation at meetings of security holders.  | YES    | Refer Company's Shareholder Communication Policy which includes relevant information on the communication with shareholders which is located on the Company's website at the following link: https://connexionltd.com/investors/corporate-info/ |  |  |  |  |
| Recommendation 6.4  | YES    | All substantive resolutions at securityholder meetings are decided by a poll rather than a show of hands.   |  |  |  |  |

| RECO   | MMEND   | ATIONS (4 <sup>TH</sup> EDITION)  | COMPLY | EXPLANATION   |
|--------|---|---|--------|---|
| at a   | meeting   | should ensure that all substantive resolutions g of security holders are decided by a poll y a show of hands.   |        |   |
|        |   | ation 6.5 y should give security holders the option to  | YES    | Refer Company's Shareholder Communication Policy which includes relevant information on the communication with  |
| receiv | e comr  | munications from, and send communications and its security registry electronically.   |        | shareholders which is located on the Company's website at the following link: https://connexionltd.com/investors/corporate-info/  |
| Princi | ole 7: Re   | ecognise and manage risk  |        |   |
| Recor  | nmenda  | ation 7.1   |        | Due to the size of the Company and its Board, the Board will fulfil   |
| The Bo | oard of   | a listed entity should:   | No     | the roles and responsibilities in relation to the entity's risk   |
| (a)    | have a committee or committees to oversee risk, each of which:    |   |        | management framework.   |
|        | each<br>(i)   | has at least three members, a majority of   |        | The full Board considers matters typically considered by a risk Committee.  |
|        | (1)   | whom are independent Directors; and   |        |   |
|        | (ii)  | is chaired by an independent Director,  |        |   |
|        | and   | disclose:   |        |   |
|        | (iii)   | the charter of the committee;   |        |   |
|        | (iv)  | the members of the committee; and   |        |   |
|        | (v)   | as at the end of each reporting period, the<br>number of times the committee met<br>throughout the period and the individual<br>attendances of the members at those<br>meetings; or |        |   |
| (b)    | that :  | oes not have a risk committee or committees satisfy (a) above, disclose that fact and the ess it employs for overseeing the entity's risk agement framework.                        |        |   |
|        | Recommendation 7.2  The Board or a committee of the Board should: |   | YES    | The Company, through the interaction of the board and management, regularly undertakes reviews of its risk management framework to establish an effective and efficient system for: |

| RECOMMENDATIONS (4TH EDITION)  | COMPLY    | EXPLANATION   |
|--|-----------|---|
| <ul> <li>(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</li> <li>(b) disclose in relation to each reporting period, whether such a review has taken place.</li> </ul>   |           | <ul> <li>(i) identifying, assessing, monitoring and managing risk; and</li> <li>(ii) disclosing any material change to the Group's risk profile.</li> <li>For further detail refer to:         <ul> <li>Refer to Section 1.2 (c) of the Company's Board Charter which includes relevant information on the role of the Board which is located on the Company's website at the following link:</li></ul></li></ul>                   |
| 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 effectiveness of its governance, risk management and internal control processes. | Partially | The Company does not have an internal audit function. The Audit Committee directly oversees relevant risk areas as part of its risk management function.  For further detail refer to:  - Refer to Section 1.2 (c) of the Company's Board Charter which includes relevant information on the role of the Board which is located on the Company's website at the following link:  https://connexionltd.com/investors/corporate-info/ |
| Recommendation 7.4  A listed entity should disclose whether it has any material exposure to environmental or social risks and, if it does, how it manages or intends to manage those risks.  | YES       | There is no material exposure to environmental and social sustainability risk.  In respect to economic risks, A range of factors can influence the level of the Company's sustainability.  • Funding Risk: - The economic success of the Company may be dependent on the Company being able to raise sufficient funds either through debt or equity in order to further develop its technology. The Board assesses                  |

| RECO    | MMENDATIONS (4™ EDITION)  | COMPLY | EXPLANATION   |
|---------|---|--------|---|
|         |   |        | funding on an ongoing basis and ensures the Company is adequately funded. Funding initiatives are considered by the Board and decisions are made based on the circumstances facing the Company.   |
|         |   |        | <ul> <li>Developing Intellectual Property – the company has a<br/>track record of developing conceptual proprietary<br/>knowledge, continued development is an important part<br/>of the economic sustainability of the company.</li> </ul> |
|         |   |        | Maintaining ownership of existing Intellectual Property.  |
|         |   |        | <ul> <li>Developing additional technology.</li> </ul>   |
|         |   |        |   |
| Princip | le 8: Remunerate fairly and responsibly   |        |   |
|         | ard of a listed entity should:  have a remuneration committee which:  | NO     | Due to the size of the Company and its Board, the Board will fulfil<br>the roles and responsibilities in relation to the remuneration of<br>directors and senior executives   |
|         | (i) has at least three members, a majority of whom are independent Directors; and   |        | The full Board considers matters typically considered by a risk Committee.  |
|         | <ul> <li>(ii) is chaired by an independent Director, and disclose:</li> <li>(iii) the charter of the committee;</li> <li>(iv) the members of the committee; and</li> <li>(v) 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</li> </ul> |        | Refer Company's Board Charter which includes relevant information on the role of the Board which is located on the Company's website at the following link: https://connexionltd.com/investors/corporate-info/                              |

| RECOMMENDATIONS (4TH EDITION)   | COMPLY | EXPLANATION  |
|---|--------|--|
| (b) if it does not have a remuneration committee,<br>disclose that fact and the processes it employs for<br>setting the level and composition of remuneration<br>for Directors and senior executives and ensuring<br>that such remuneration is appropriate and not<br>excessive.  |        |  |
| 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    | Separate disclosure regarding the remuneration of the Company's directors (executive and non-executive) and CEO is disclosed in the Company's Annual report, as lodged with the ASX and issued to shareholders.  A copy of the latest Annual Report containing this disclosure can be accessed at the Company's website. |
| 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.   | N/A    | The Company does not have an equity-based remuneration scheme in place.  |
| Additional recommendations that apply only in certain case  | es     |  |
| Recommendation 9.1  A listed entity with a director who does not speak the language in which board or security holder meetings are held or key corporate documents are written should disclose the processes it has in place to ensure the director understands and can contribute to the discussions at those meetings and understands and can discharge their obligations in relation to those documents. |        | The Board currently consists of all English-speaking directors.  |
| Recommendation 9.2  |        | N/A  |

| RECOMMENDATIONS (4TH EDITION)   | COMPLY | EXPLANATION |
|---|--------|-------------|
| A listed entity established outside Australia should ensure that meetings of security holders are held at a reasonable place and time.  |        |             |
| Recommendation 9.3  |        | N/A         |
| A listed entity established outside Australia, and an externally managed 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. |        |             |