

25 August 2022

Company Announcements Office ASX Limited

Dear Sir / Madam

Corporate Governance Statement

In accordance with the ASX Listing Rules, Karoon Energy Ltd releases its 2022 Corporate Governance Statement to the market.

This announcement has been authorised by the Board of Directors.

Yours faithfully

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Nick Kennedy Company Secretary



Corporate Governance Statement 2022

CORPORATE GOVERNANCE STATEMENT 2022

Karoon Energy Ltd ('the **Company**') is committed to a high level of corporate governance and fostering a culture that values ethical behaviour, integrity and respect. Adopting and operating in accordance with high standards of corporate governance is essential for sustainable long-term performance, accountability and value creation.

The Company, as a listed entity, must comply with the *Corporations Act 2001* (Cth) (**Corporations Act 2001**), the Australian Securities Exchange (**ASX**) Listing Rules and other Australian and international laws. The ASX Listing Rules require the Company to report on the extent to which it has followed the corporate governance recommendations contained in the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations 4th Edition (**ASXCGC Recommendations 4th edition**).

The Company has undergone a thorough review of its corporate governance framework, including review of its corporate policies and committee charters and considers that it is compliant with the ASXCGC Recommendations 4th edition.

This statement has been approved by the Board as at 24 August 2022.

A checklist cross-referencing the 4th edition of the ASXCGC Recommendations to the relevant sections of this statement and the 30 June 2022 Annual Report ('**Annual Report**') is set out below with compliance recorded as at the date of currency specified in the paragraph above.

ASXCGC RECOMMENDATION (4TH EDITION)	COMPANY PRACTICE	COMPLIANCE
Principle 1 - Lay solid foundations for management and over	ersight	
Recommendation 1.1 A listed entity should have and disclose a board charter setting out:	Paragraph 1.1 below discloses the roles and responsibilities of the Board and senior executives. The Board Charter is disclosed on the Company's website.	1
 a) the respective roles and responsibilities of its board and management; and 	Paragraph 1.1 discloses the matters expressly reserved to the Board and those delegated	
b) those matters expressly reserved to the board and those delegated to management.	to management.	
Recommendation 1.2	Paragraph 1.4 confirms that appropriate checks are carried out and the Company's shareholders are provided with all material	1
A listed entity should:		
 a) undertake appropriate checks before appointing a director or senior executive or putting someone forward for election as a director. 	information relevant to the election and re-election of directors.	
 b) provide security holders with all material information in its possession relevant to a decision on whether or not to elect or re-elect a director. 		
Recommendation 1.3	Paragraphs 1.4 and 1.5 confirm that each	1
A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.	director and senior executive have a written agreement relating to their appointment.	-
Recommendation 1.4	Paragraph 2.3 confirms that the Company	1
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.	Secretary is accountable directly to the Board, through the Chairman.	•

ASXCGC RECOMMENDATION (4TH EDITION)	COMPANY PRACTICE	COMPLIANCE
Recommendation 1.5	Paragraph 7.2 confirms that the Company has	\checkmark
A listed entity should:	adopted and disclosed its Diversity Policy.	·
a) have and disclose a diversity policy;	Paragraph 7.2 specifies how the Company has	
 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 	defined senior executive for the purposes of its measurable objectives. Paragraph 7.2 specifies the Company's objectives for achieving gender diversity	
c) disclose in relation to each reporting period:	in the composition of its Board.	
 the measurable objectives set for that period to achieve gender diversity; 		
(2) the entity's progress towards achieving those objectives; and		
(3) the respective proportions of men and women on the board, in senior executive positions and across the whole workforce (including how the entity has defined "senior executive" for these purposes).		
If the entity was in the S&P/ASX 300 Index at the commencement of the reporting period, the measurable objective for achieving gender diversity in the composition of its board should be to have not less than 30% of its directors of each gender within a specified period.		
Recommendation 1.6	Paragraphs 1.5 and 3 detail the process for	1
A listed entity should:	evaluating the performance of the board and its committees. The Performance Review Policy for	
 a) have and disclose a process for periodically evaluating the performance of the board, its committees and individual directors. 	the Board and senior executives is disclosed on the Company's website.	
 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. 	Paragraphs 1.5 and 3 confirm that performance evaluations have been undertaken in accordance with that process.	
Recommendation 1.7	Paragraph 1.5 details the process for	1
A listed entity should:	evaluating the performance of the Company's senior executives.	-
 a) have and disclose a process for evaluating the performance of its senior executives at least once every reporting period. 	Paragraph 1.5 confirms that performance evaluations have been undertaken in	
 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. 	accordance with that process.	

ASXCGC RECOMMENDATION (4TH EDITION)	COMPANY PRACTICE	COMPLIANCE
Principle 2 – Structure the board to be effective and add val	ue	
Recommendation 2.1	Given the Company's size, Karoon does not	\checkmark
The board of a listed entity should:	have a nomination committee. Between the Karoon Energy Board and the People, Culture and Governance Committee the matters normally reserved to a nomination committee are addressed.	-
a) have a nomination committee which:		
 has at least three members, a majority of whom are independent directors; and 		
2) is chaired by an independent director,	• Paragraphs 1.1, 1.2, 1.4 and 3.2 specify the role and membership of the People, Culture	
and disclose:	and Governance Committee and the Karoon	
3) the charter of the committee;	Energy Board.	
4) the members of the committee; and	• Paragraph 1.2 and 3.2 confirm the People, Culture and Governance Committee and the	
5) as at the end of each reporting period, the number of times the committee met throughout the period	Karoon Energy Board are comprised of a majority of independent directors.	
and the individual attendances of the members at those meetings; or b) if it does not have a nomination committee, disclose	• Paragraphs 1.1 and 3.2 confirm the People, Culture and Governance Committee Charter and the Karoon Energy Board Charter are	
that fact and the processes it employs to address board succession issues and to ensure that the board has the appropriate balance of skills, knowledge, experience, independence and diversity to enable it to discharge its duties and responsibilities effectively.	disclosed on the Company's website.	
	• Paragraphs 2.1 and 3 confirm that the number of meetings during the annual reporting period and the individual attendances at those meetings is disclosed in the Directors' Report in the Annual Report.	
Recommendation 2.2	Paragraph 1.2 includes a board skills matrix.	1
setting out the mix of skills that the board currently has or is looking to achieve in its membership. Recommendation 2.3	Paragraph 1.3 discloses the names of the independent Non-Executive Directors.	1
A listed entity should disclose:		
 a) the names of the directors considered by the board to be independent directors; 	There are no material relevant interests, positions, associations or relationships with respect to the independent	
b) if a director has an interest, position or relationship of the type described in the Recommendations but the board	Non-Executive Directors.	
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	Paragraph 1.2 confirms that the length of service of each Director is disclosed in the Directors' Report in the Annual Report.	
c) the length of service of each director.		
Recommendation 2.4	Paragraph 1.2 confirms that the Company has	\checkmark
A majority of the board of a listed entity should be independent directors.	appointed a majority of independent Directors.	
Recommendation 2.5	Paragraph 1.2 confirms that the Chairman is an	./
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.	independent Director.	v
Recommendation 2.6	Paragraphs 1.2 and 1.4 confirm the Company	ſ
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.	has a program for inducting new Directors and that professional development opportunities are provided.	·

ASXCGC RECOMMENDATION (4TH EDITION)	COMPANY PRACTICE	COMPLIANCE
Principle 3 - Instil a culture of acting lawfully, ethically and	responsibly	
Recommendation 3.1 A listed entity should articulate and disclose its values.	Paragraph 7.1 sets out the Company's values statement which is disclosed in the Company's Code of Conduct.	1
Recommendation 3.2	Paragraph 7.1 confirms that the Company has adopted a Code of Conduct which is disclosed	\checkmark
A listed entity should:	on the Company's website.	
a) have and disclose a code of conduct for its directors, senior executives and employees; and		
 ensure that the board or a committee of the board is informed of any material breaches of that code. 		
Recommendation 3.3	Paragraph 7.7 confirms that the Company has	1
A listed entity should:	adopted a Whistleblower Protection Policy which is disclosed on the Company's website.	·
a) have and disclose a whistleblower policy.		
 ensure that the board or a committee of the board is informed of any material incidents reported under that policy. 	The Whistleblower Protection Policy provides for concerns to be reported to the General Counsel and/or the Chairman of the Audit & Risk Committee.	
Recommendation 3.4 A listed entity should:	Paragraph 7.8 confirms that the Company has adopted an Anti-bribery, Fraud and	\checkmark
a) have and disclose an anti-bribery and corruption policy;	Corruption Policy which is disclosed on the Company's website.	
and b) ensure that the board or a committee of the board is informed of any material breaches of that policy.	The Anti-bribery, Fraud and Corruption Policy provides that the Audit & Risk Committee should monitor and investigate any reported breaches of the Policy and report accordingly.	
Principle 4 - Safeguard the integrity of corporate reports		
Recommendation 4.1	Paragraph 3.1 confirms the Audit and	1
The board of a listed entity should:	Risk Committee is comprised of independent Directors.	•
a) have an audit committee which:	Paragraph 3.1 confirms the Company	
 has at least three members, all of whom are non- executive directors and a majority of whom are independent directors; and 	has adopted a formal Audit and Risk Committee Charter which is disclosed on the Company's website.	
2) is chaired by an independent director, who is not the chair of the board,	Paragraph 1.2 confirms that the skills,	
and disclose:	experience and expertise of the Directors on the Audit and Risk Committee are detailed in	
3) the charter of the committee;	the Board of Directors section of the Directors'	
 the relevant qualifications and experience of the members of the committee; and 	Report in the Annual Report. Paragraph 3 confirms the number of meetings	
 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. 	during the annual reporting period and the individual attendances at those meetings is disclosed in the Directors' Report in the Annual Report.	
Recommendation 4.2	Paragraph 4 confirms that the assurance	1
The board of a listed entity should, before it approves the entity's financial statements for a financial period, receive from its CEO and CFO a declaration that, in their opinion, the financial records of the entity have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the entity and that the opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.	was provided by both the Managing Director and CFO.	-

ASXCGC RECOMMENDATION (4TH EDITION)	COMPANY PRACTICE	COMPLIANCE
Recommendation 4.3	The Karoon Continuous Disclosure Policy describes the review process for ASX releases.	1
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.	A review must be reviewed by at least two people including at least one KMP and must be checked by the Company Secretary.	
Principle 5 – Make timely and balanced disclosure	, , , , ,	
Recommendation 5.1	Paragraph 7.6 describes the Company's	1
A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under listing rule 3.1.	approach to disclosure and confirms that the Company has established a Continuous Disclosure Policy which is available on the Company's website.	·
Recommendation 5.2	Paragraph 7.6 describes the Company's	1
A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.	approach to disclosure and confirms that upon confirmation of receipt from the ASX, the Company will promptly ensure that its Board of Directors receives copies of all market announcements.	·
Recommendation 5.3	Paragraph 7.6 describes the Company's	\checkmark
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.	approach to disclosure and confirms that slides and presentations used in briefings and discussions with analysts and institutional investors will be released immediately prior to the briefing to the market via the ASX and posted on the Company website.	-
Principle 6 - Respect the rights of security holders		
Recommendation 6.1	Paragraph 9 confirms that the Company	1
A listed entity should provide information about itself and its governance to investors via its website.	provides information about itself and its governance on its website.	·
Recommendation 6.2	A summary of the Company's policy for	ſ
A listed entity should have an investor relations program that facilitates effective two-way communication with investors.	communicating with shareholders is disclosed at Paragraph 9 .	·
Recommendation 6.3	A summary of the Company's policy for	1
A listed entity should disclose how it facilitates and encourages participation at meetings of security holders.	communicating with shareholders is disclosed at Paragraph 9 .	·
Recommendation 6.4	Voting at the 2021 Annual General Meeting was	1
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.	decided by poll. Voting via a poll will also be used at the 2022 Annual General Meeting.	Ţ
Recommendation 6.5	Paragraph 9 confirms that the Company's	1
A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.	shareholders may communicate electronically with the Company and its external share registry, Computershare.	•

ASXCGC RECOMMENDATION (4TH EDITION)	COMPANY PRACTICE	COMPLIANC
Principle 7 – Recognise and manage risk		
Recommendation 7.1	Paragraph 3.1 confirms the Audit and Risk Committee is comprised of	1
 have a committee or committees to oversee risk, each of which: 	independent Directors.	
 has at least three members, a majority of whom are independent directors; and 	Paragraph 3.3 confirms the Sustainability and Operational Risk Committee is comprised of	
2) is chaired by an independent director,	independent Directors.	
and disclose:	Paragraph 3.1 confirms that the Company	
3) the charter of the committee;	has adopted a formal Audit and Risk Committee Charter which is disclosed	
4) the members of the committee; and	on the Company's website.	
5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings.	Paragraph 3.3 confirms the Company has adopted a formal Sustainability and Operational Risk Committee Charter which is disclosed on the Company's website.	l
	Paragraph 3 confirms the number of meetings during the annual reporting period and the individual attendances at those meetings is disclosed in the Directors' Report in the Annual Report.	
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	Paragraphs 4 and 5 describe the Company's approach to risk management, internal controls and senior management's responsibility for implementing and reporting on effective risk management.	1
that the entity is operating with due regard to the risk appetite set by the board; and	Paragraph 5 confirms that a review of the	
 appende set by the board, and b) disclose, in relation to each reporting period, whether such a review has taken place. 	Company's risk management framework has taken place.	
Recommendation 7.3	The Company does not consider it necessary,	ſ
listed entity should disclose:	at this time, to have a formal internal audit function.	v
 if it has an internal audit function, how the function is structured and what role it performs; or 	Paragraph 5 describes the Company's	
) 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.	processes for evaluating and improving its risk management and internal control processes.	
Recommendation 7.4	Paragraph 5 confirms that the special risks that	1
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	affect the Company and how it manages those risks are described in the Annual Report.	·

manages or intends to manage those risks.

ASXCGC RECOMMENDATION (4TH EDITION)	COMPANY PRACTICE	COMPLIANC
Principle 8 – Remunerate fairly and responsibly		
Recommendation 8.1	Given the Company's size, Karoon does not have a remuneration committee. Between the Karoon	\checkmark
The board of a listed entity should:	Energy Board and the People, Culture and	
a) Have a remuneration committee which:	Governance Committee the matters normally	
 has at least three members, a majority of whom are independent directors; and 	reserved to a remuneration committee are addressed.	
2) is chaired by an independent director,	• Paragraphs 1.2 and 3.2 confirm the People,	
and disclose:	Culture and Governance Committee and the Karoon Energy Board is comprised of	
3) the charter of the committee;	independent Directors.	
4) the members of the committee; and	• Paragraph 1.1 and 3.2 confirm that the	
 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 	Company adopted a formal People, Culture and Governance Committee Charter and Board Charter which is disclosed on the Company's website.	
 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. 	• Paragraphs 2.1 and 3 confirm the number of meetings during the annual reporting period and the individual attendances at those meetings is disclosed in the Directors' Report in the Annual Report.	
Recommendation 8.2	Paragraph 8 describes the Company's approach	1
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.	to the remuneration of Executive and Non- Executive Directors. Further information regarding the remuneration of Directors and other key management personnel is set out in the Directors' Report (Remuneration Report section) of the Annual Report.	·
Recommendation 8.3	Paragraph 8 confirms that the Company	1
A listed entity which has an equity-based remuneration scheme should:	restricts these types of transactions in its Share Trading Policy which is available on the Company's website.	v
 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.		
Principle 9 – Additional recommendations that apply only in	certain cases	
Recommendation 9.1	This recommendation does not apply	Not
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.	to the Company.	applicable
Recommendation 9.2	This recommendation does not apply	Not
A listed entity established outside Australia should ensure that meetings of security holders are held at a reasonable olace and time.	to the Company.	applicable
Recommendation 9.3	This recommendation does not apply	Not
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.	to the Company.	applicable

1. Board of Directors

1.1 Role of the Board

The Board acts on behalf of shareholders and is accountable to shareholders for the overall direction and governance of the Company.

The Board is also responsible for:

- defining and monitoring the purpose, culture and strategic direction of the Company;
- approving the Company's Code of Conduct, including its statement of values, to underpin the desired culture within the Company;
- defining and monitoring policies and procedures to ensure the Company operates within its legal, ethical, social and environmental requirements;
- establishing control and accountability systems within the Company's group operations to conform to the legal requirements and the expectations of shareholders and other stakeholders;
- reviewing and monitoring the effectiveness of the Company's risk management framework including for both financial and non-financial risks and setting the risk tolerance within which the Board expects management to operate;
- satisfying itself that an appropriate framework exists for relevant information to be reported by management to the Board;
- reviewing and approving changes to the Karoon Senior Executive Remuneration Policy and the Karoon Non-Executive Directors Remuneration Policy;
- approving and monitoring the progress of major capital expenditure, capital management, operating budgets and acquisitions and divestitures;
- approving and monitoring accounting and corporate reporting, including the external audit;
- overseeing the Company's process for making timely and balanced disclosure of all material information concerning the Company that a reasonable person would expect to have a material effect on the price or value of the Company's securities;
- reviewing and monitoring the management and Company performance;
- reviewing the Board Skills Matrix, reviewing processes and succession plans in respect of directors, reviewing the remuneration framework for directors, performance reviews of the Board, Board committees and directors;
- the selection, appointment and replacement of the Chief Executive Officer and Managing Director, Chief Financial Officer and Company Secretary.

Responsibility for day to day management and administration of the Company is delegated by the Board to the Chief Executive Officer and Managing Director appointed by the Board and other senior executives approved by the Board. The Chief Executive Officer and Managing Director manages the Company in accordance with the strategy, plans and policies approved by the Board. The Board has in place procedures to assess the performance, and when necessary replacement, of the Chief Executive Officer and Managing Director and other senior executives.

The role and responsibilities of the Board are listed in the Company's Board Charter, which can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

1.2 Composition of the Board

During the reporting period, the Board was constituted by six (6) Directors, the majority of whom were independent Non-Executive Directors. The skills, experience and expertise relevant to the position of each Director who was in office at the date of the Annual Report and their term of office are detailed in the Board of Directors section of the Directors' Report in the Annual Report. As part of the Company's commitment to ongoing professional development, Directors may participate in the Company's professional development program.

The Company's Chairman is an independent Non-Executive Director.

The composition of the Board is reviewed on an ongoing basis having regard to the growth of the Company's business.

The Board considers that the Directors have the range of skills, knowledge and experience necessary to direct the Company effectively. The Non-Executive Directors contribute operational and international experience, an understanding of the industry in which the Company operates, knowledge of financial markets and an understanding of the health, safety, environmental and social matters that are important to the Company. The Chief Executive Officer and Managing Director brings an additional perspective to the Board through a thorough understanding of the Group's business as a whole.

It is noted that Mr Tadeu Fraga is to commence as a Director on 26 August 2022.

A Board skills matrix for the current Board is set out below:

Karoon Energy Ltd Board Skills Matrix as at 30 June 2022

SKILLS	EXPERIENCE	NUMBER OF DIRECTORS (TOTAL = 6)
Oil and Gas Sector	Management, advisory or board level experience in the oil and gas industry.	6
Strategy	Experience in developing, implementing and monitoring strategic business plans.	6
Mergers and Acquisition	Experience in the acquisition and sale of international energy, resource or oil and gas assets (including farm-in and farm-out processes) as well as mergers, acquisitions and other corporate transactions.	6
Project Development	Experience in developing substantial exploration and production projects in the oil and gas, resources or energy industries.	4
Brazil and Emerging Markets/Regulatory	Experience in conducting business in international jurisdictions including having a conceptual understanding of various regulatory frameworks.	6
Geological, Geophysical and Engineering	Experience in analysing geological and geophysical models and/or engineering data to inform oversight of exploration, production and corporate opportunities.	4
Commercial/Operations	Experience in commercial decision making in a senior management role with an appreciation of operational conditions and practices and/or experience in operations management.	6
Legal	Legal experience, preferably with commercial and contracting experience in the oil and gas, energy or resources sectors.	1
Financial/Capital Markets	Experience in financial management and accounting practices in the energy, resources or oil and gas industry.	4
HSSE, Sustainability and Diversity	 Experience in relation to: Workplace health, safety and environmental management and the design, implementation and oversight of HSSE Management Systems; 	5
	 and Fostering appropriate levels of diversity across boards, management teams and staff (including in relation to gender, age, culture, skills and experience, personality). 	
Stakeholder Engagement and Investor Relations	Experience in successfully engaging with internal and external stakeholders at all levels.	6
Environmental, Social and Governance	Experience in the design, implementation and oversight of effective governance frameworks including in relation to compliance and risk management processes and development of good corporate culture (including in relation to safety, technology, disruption, carbon, anti-bribery and corruption).	6

1.3 Independence of Directors

When determining the independent status of a Director, the Board has adopted the definition of independence as set out in the ASXCGC Recommendations 4th Edition. Accordingly, when determining the independence of a Non-Executive Director, the Board considers whether the Director:

- is, or has been, employed in an executive capacity by the Company or any of its subsidiaries and there has not been a period of at least three years between ceasing such employment and serving on the Board;
- receives performance-based remuneration (including options or performance rights) from, or participates in an employee share incentive scheme of the entity;
- is, or has been within the last three years, in a material business relationship (e.g. as a supplier, professional adviser, consultant or customer) with the Company or any of its subsidiaries, or an officer of, or otherwise associated with, someone with such a relationship;
- is, represents, or is or has been within the last three years an officer or employee of, or professional adviser to, a substantial holder;
- has close personal ties with any person who falls within any of the categories described above; or
- has been a director of the entity for such a period that their independence from management and substantial holders may have been compromised.

In each case, the materiality of the interest, position, association or relationship is assessed by the board to determine whether it might interfere, or might reasonably be seen to interfere, with the Director's capacity to bring an independent judgement to bear on issues before the Board and to act in the best interests of the Company as a whole rather than in the interests of an individual security holder or other party.

During the reporting period the Non-Executive Directors of the Company were Mr Bruce Phillips, Mr Clark Davey, Mr Peter Turnbull, Ms Luciana Rachid and Mr Peter Botten.

During the reporting period, these Non-Executive Directors were considered to be independent based on the above criteria.

Mr Davey was a taxation services partner at

PricewaterhouseCoopers ('PwC'), Karoon's External Auditor, from 1994 to 2006 and is entitled to receive payments from PwC as part of a retirement plan. The payments are based on a set formula relating to his partnership and tenure with PwC. The amount is fixed and not dependent on the revenues, profits or earnings of PwC. The Board is satisfied that this does not affect Mr. Davey's independence as a Non-Executive Director, nor does it constitute a conflict of interest and complies with the Corporations Act 2001 (Cth). The Board has put in place appropriate safeguards to address any perceived conflicts of interest if they should arise. In addition, the Board considered whether Mr Davey's independence had been compromised as a result of him having been a director of the Company for more than 10 years. In connection with this, it was determined that each Non-Executive Director is "independent".

1.4 Selection and Appointment of Directors

The ongoing composition of the Board is overseen by the Board, which has specific responsibility for:

- reviewing the Board Skills Matrix to assess whether it covers the skills, knowledge, experience, independence and diversity needed to address existing and emerging business and governance issues relevant to the Company;
- reviewing processes and succession plans to select, appoint, re-appoint or remove members of the Board;
- reviewing and approving the Company's remuneration framework for directors, including the process by which any pool of director's fees approved by shareholders is allocated to directors;
- ensuring there is a written agreement for each director;
- reviewing induction and continuing professional development programs for directors, in particular ensuring directors receive ongoing briefings on developments in accounting standards;
- assessing the time required from non-executive directors and whether such time requirements are being met and assessing any other directorships or positions with significant time commitments before accepting new appointments as director of listed entities; and
- an internal annual performance review, and an independent five yearly review, of the Board, Committees and Directors.

Non-executive directors are required to inform the Chair of the Board and the People, Culture and Governance Committee of other material directorships or positions with significant time commitments before accepting new appointments as directors of listed entities.

The procedure for selecting and recommending candidates for appointment or re-appointment as Directors can be found in the Board Charter, which can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

As part of the selection process:

- appropriate checks are carried out;
- shareholders are provided with all material information relevant to the election and re-election of Directors;
- on appointment, a written agreement is entered into; and
- an induction program is carried out for new Directors.

1.5 Review of Board, Director and Senior Executive Performance

Performance evaluations of the Directors were undertaken in accordance with the Performance Review Policy.

Karoon's senior executives, which includes the Chief Executive Officer and Managing Director, are subject to an annual performance evaluation. Each year, senior executives establish a set of performance targets with his or her superior. These targets are aligned to overall business goals and Karoon's requirements. In the case of the Managing Director, the targets are established by the Board. Each senior executive has a written agreement describing their responsibilities. Performance evaluations for senior executives have taken place during the annual reporting period, in accordance with the process described in the Performance Review Policy.

The Performance Review Policy for the Board and senior executives can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

2. Operation of the Board

2.1 Board Meetings

The Board meets at least six times annually with additional Board and Committee meetings, if and when required, to discuss specific matters.

The Board met eleven (11) times during the period from 1 July 2021 to 30 June 2022.

2.2 Independent Advice

Directors may seek any independent professional advice they consider necessary to fulfil their responsibilities and to exercise independent judgment when making decisions. If the Chairperson of the Board consents, the Company will pay a director's costs of seeking independent professional advice. That consent may not be unreasonably withheld or delayed.

2.3 Company Secretary

The Company Secretary is appointed (or removed) by the Board or with Board approval. Each director is able to communicate directly with the Company Secretary and vice versa. The responsibilities of the Company Secretary include:

- advising the Board and its committees on governance matters;
- monitoring that board and committee policies and procedures are followed;
- coordinating 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.

3. Board Committees

The Board has the ability under the Company's Constitution to delegate its process and responsibilities to Committees of the Board. As at 30 June 2022 the Board has established three (3) standing Committees to assist it in effectively exercising its responsibilities. These are the:

- Audit and Risk Committee;
- People, Culture and Governance Committee; and
- Sustainability and Operational Risk Committee.

The Board reviews the performance of the Committees and considers whether new committees are required.

3.1 Audit and Risk Committee

The role of the Audit and Risk Committee is to oversee the financial reporting process to seek to ensure the balance, transparency and integrity of published financial information and oversee risk identification and management. The Board has formally adopted an Audit and Risk Committee Charter.

The responsibilities of the Audit and Risk Committee include:

Powers and functions

- maintaining the credibility and objectivity of the Company's accountability processes (including financial reporting);
- engage independent counsel and other advisers it deems necessary to carry out its duties;
- regularly assess the need for an internal audit function and implement as required;
- ensure the attendance of Company officers at meetings as appropriate;
- be responsible for recommending to the Board the appointment, compensation, retention and oversight of the work of the external auditor, including rotation of the external audit engagement partner; and
- recommend to the Board all external audits and review engagement fees and terms as well as reviewing policies for the provision of non-audit services by the external auditor (and, when required, the framework for the preapproval of such services).

Financial Risk Management and Internal Control

- lead the Company's strategic direction in the management of material business risks (on advice from the Sustainability and Operational Risk Committee regarding operational risks);
- review and endorse the Company's group insurance program (on advice from the Sustainability and Operational Risk Committee in respect of insurances related to operational risk);
- work with the Board and management to determine the Company's risk tolerance;
- evaluate whether management is setting the appropriate control culture by communicating the importance of internal control and management of business risk;
- review the Company's risk register (on advice from the Sustainability and Operational Risk Committee in respect of operational risk);

- understand the internal control systems implemented by management for the approval of transactions and the recording and processing of financial data; and
- understand the controls and processes implemented by management to ensure that the financial statements derived from the underlying financial systems, comply with relevant Australian Accounting Standards and requirements, and are subject to appropriate management review.

Financial Reporting

- gain an understanding of the current areas of greatest financial risk and how these are being managed;
- review significant accounting and reporting issues, including recent professional and regulatory pronouncements, and understand their impact on financial reports;
- meet with management and the external auditor to review financial statements, key accounting policies, judgements and decisions, and the results of the audit;
- provide a recommendation to the Board as to whether the Company's financial statements reflect the understanding of the committee members, and otherwise provide a true and fair view, of the financial position and performance of the Company;
- obtain from the Managing Director and the Chief Financial Officer, a written declaration under s 295A of the Corporations Act that:
 - financial records have been properly maintained in accordance with the Corporations Act;
 - written declarations have been received from senior management within each Karoon jurisdiction confirming tax compliance of financial statements within that jurisdiction;
 - financial statements present a true and fair view, in all material respects, of the Company's financial condition, operational results and are in accordance with relevant accounting standards; and
 - there is an effective and efficient operation of the Company's financial risk management and internal compliance and control system;
- review the Directors' Report;
- review the Half Year and Full Year Investor Presentations;
- review the Annual Report (as it relates to the responsibilities of the Committee); and
- review the Annual Financial Budget including to provide feedback on assumptions, objectives and fulfilling the strategic objectives of the Company.

Compliance with Laws, Regulations, Internal Policies and Industry Standards

- be satisfied that all regulatory compliance matters related to the business of the Company have been considered in the preparation of the financial statements;
- review any incident of fraud and other break down of internal controls;
- review any reports of misconduct made in accordance with the Company's Whistleblower Protection Policy.

Working with the External Auditor

- review the professional qualification of the external auditor (including background and experience of partner and auditing personnel);
- consider the independence of the external auditor and any potential conflicts of interest;
- review on an annual basis the performance of the external auditor and make recommendations to the Board for the appointment, reappointment or termination of the appointment of the external auditor;
- review the external auditor's proposed audit scope and approach for the current year in light of the Company's circumstances and changes in regulatory and other requirements;
- discuss with the external auditor any audit problems encountered in the normal course of audit work, including any restrictions on audit scope or access to information;
- ensure that significant findings and recommendations made by the external auditor and management's proposed response are received, discussed and acted on appropriately;
- discuss with the external auditor the appropriateness of the accounting policies applied in the Company's financial reports and whether they are considered to be aggressive, balanced or conservative; and
- review policies for the provision of non-audit services by the external auditor and, where applicable, the framework for pre-approval of audit and non-audit services.

The Audit and Risk Committee reports to the Board after each committee meeting and minutes of meetings are provided to the committee.

A full description of the role and responsibilities of the Audit and Risk Committee is contained in the Audit and Risk Committee Charter, which can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

As at 30 June 2022, the Audit and Risk Committee consisted of the following three (3) independent Non-Executive Directors:

- Mr Clark Davey (Chairman of Committee);
- Mr Peter Turnbull; and
- Mr Peter Botten.

The relevant qualifications and experience for each of the members of the Audit and Risk Committee is detailed in the Board of Directors section of the Directors' Report in the Annual Report.

The Audit and Risk Committee met six (6) times during the period from 1 July 2021 to 30 June 2022.

3.2 People, Culture and Governance Committee Charter

The role of the People, Culture and Governance Committee is to oversee the following:

Corporate Governance and Culture

- the policies of corporate governance of the Company, including the:
 - Code of Conduct;
 - Related Party Policy;
 - Diversity Policy;
 - Anti-Discrimination and Harassment Policy;
 - Continuous Disclosure Policy;
 - Share Trading Policy; and
 - Performance Review Policy;
- monitoring external best practice developments and trends in relation to corporate governance, compliance, regulatory and risk management policy and practice (including in relation to the ASX Corporate Governance Council's Principles and Recommendations);
- reviewing on at least a bi-annual basis the Company's overall corporate governance framework;
- overseeing the development and implementation of employee performance and development programs and succession plans to attract, motivate and retain high quality people to enable appropriate skills, experience and the capability to deliver on the Company's business strategy;
- reviewing on at least an annual basis, the measurable objectives for achieving gender diversity under the diversity policy and in accordance with the ASX Corporate Governance Council's Principles and Recommendations and assessing progress against the objectives;
- corporate governance disclosures on the Company's website(s);
- the Corporate Governance Statement published annually prior to its publication;
- monitoring the effective communication of the Company's corporate governance policies to all Karoon employees;
- monitoring the effective communication of the Company's corporate governance policies to shareholders, media, analysts and other external stakeholders; and
- reviewing and recommending to the Audit and Risk Committee and the Board the annual audited Remuneration Report for approval.

Independence of Board Members

- Considering (and disclosing) if a director has an interest, position, association or relationship that may compromise the independence of the director. The Committee will review and monitor a set of key independence criteria to use as a basis for their consideration.
- Assessing the materiality of the interest, position, association or relationship to determine whether it might interfere, or might reasonably be seen to interfere, with the director's capacity to bring an independent judgement to bear on issues before the Board and to act in the best interests of the Company and its shareholders generally.

• Considering the independence of non-executive directors on at least an annual basis (i.e. prior to issue of the annual report) and prior to considering candidates for election to the Board.

Remuneration Strategy

- With respect to employees (excluding the Chief Executive Officer and Managing Director in respect of whom such matters are reserved for the Board), reviewing, monitoring and making recommendations to the Board on the following:
 - disclosing policies and practices regarding remuneration in accordance with the guidelines for composition; fixed remuneration, performancebased remuneration, equity-based remuneration and termination payments.
 - the Company's recruitment, retention and termination policies and procedures;
 - monitoring succession plans to maintain an appropriate balance of skills and diversity and reviewing those succession plans;
 - assessing the market and where necessary seeking external advice to ensure that employees are being rewarded with remuneration packages commensurate with their responsibilities and make recommendations to the Board on any incentive scheme and any proposed changes;
 - the outcomes of short-term objectives with the aim of rewarding individuals fairly and equitably, and in line with company performance;
 - the progress against long term performance hurdles and make recommendations on equity allocations;
 - recommendations from the Chief Executive Officer and Managing Director relating to proposed merit increases for direct reports;
 - the Company's superannuation arrangements for employees;
 - whether there is any gender or other inappropriate bias in remuneration for employees; and
 - related party remuneration.

The People, Culture and Governance Committee reports to the Board after each committee meeting and minutes of meetings are provided to the committee.

A full description of the role and responsibilities of the People, Culture and Governance Committee, together with the Company's policy for the selection and appointment of Directors, is contained in the People, Culture and Governance Committee Charter, which can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

As at 30 June 2022, the People, Culture and Governance Committee consisted of the following three (3) independent Directors:

- Mr Peter Turnbull (Chairman of Committee);
- Mr Bruce Phillips; and
- Mr Clark Davey.

The People, Culture and Governance Committee met five (5) times during the period from 1 July 2021 to 30 June 2022.

3.3 Sustainability and Operational Risk Committee Charter

The Sustainability and Operational Risk Committee is responsible for:

Strategic Direction

- leading the Company's strategic direction in the management of material operational risks;
- working with the Board and management to determine the Company's operational risk tolerance;
- identifying opportunities to minimise the potential for harmful environmental or social impacts arising from Company operations; and
- key policies and strategies in relation to the health and safety of Company employees and the environmental and social impacts of Karoon operations, including the:
 (i) Health, Safety, Security and Environment (HSSE) Policy,
 (ii) Modern Slavery Policy, (iii) Risk Management Policy and
 (iii) Sustainability Policy.

Oversight

- Operational risk profile and risk management framework;
- implementation and review of operational risk management and internal compliance and control systems;
- management and identification of material exposure to operational, environmental and social sustainability risks and how those risks are managed;
- the Company's Operating Management System (OMS) with a focus on HSSE issues; and
- the Company's environmental and social programs.

Review

- on at least an annual basis, the effectiveness of the Company's operational risk management framework in identifying and managing operational risks and controlling internal processes;
- management's plans for mitigation of material operational risks faced by the Company;
- the Operational Risk Register on a periodic basis, identifying the main internal and external risk sources including material exposures to operational, environmental and social sustainability risks associated with the Company's equity/participatory interests in oil and gas exploration, development and production projects and operations;
- the Company's operational insurance program;
- the Company's HSSE performance;
- any environmental or social impacts arising from the Company's operations;
- compliance with the Company's OMS and legislative and regulatory requirements with respect to HSSE and sustainability issues, including the requirements of approved environmental plans related to the Company's operations; and
- the Company's annual Sustainability Report, which includes the Company's carbon emissions reporting, having regard to the recommendations of the Financial Stability Board's Taskforce on Climate Related Financial Disclosures.

Recommendations

- the Company's operational risk tolerance and particular operational risks and/or risk management practices;
- continuous improvement of operational risk management and internal control processes, including any issues arising from reviews;
- the Company's environmental and social programs;
- external best practice developments and trends in relation to sustainability and operational, risk management policy and practice.

The Sustainability and Operational Risk Committee reports to the Board after each committee meeting and minutes of meetings are provided to the committee.

A full description of the role and responsibilities of the Sustainability and Operational Risk Committee is contained in the Sustainability and Operational Risk Committee Charter, which can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

As at 30 June 2022, the Sustainability and Operational Risk Committee consisted of the following three (3) independent Directors:

- Ms Luciana Rachid (Chairman of Committee);
- Mr Peter Turnbull; and
- Mr Peter Botten.

The Sustainability and Operational Risk Committee met four (4) times during the period from 1 July 2021 to 30 June 2022.

4. Managing Director and Chief Financial Officer Assurances

The Board requires accountability for the Company's financial reporting by requiring both the Chief Executive Officer and Managing Director and Chief Financial Officer to confirm in writing to the Board that:

- the financial records of the Company for the financial period have been properly maintained in accordance with Section 286 of the Corporations Act 2001;
- the consolidated financial statements and notes for the financial period comply with relevant Australian Accounting Standards;
- the consolidated financial statements and notes for the financial period give a true and fair view; and
- in respect of the financial period, any other matters that are prescribed by the regulations for the purposes of Section 295A(2)(d) of the *Corporations Act 2001* in relation to the consolidated financial statements and the notes for the financial period are satisfied,

and this opinion is formed on a sound system of risk management and internal control and that the system is operating effectively in all material respects in relation to financial reporting risks.

The Chief Executive Officer and Managing Director and Chief Financial Officer have provided written confirmation in respect of the matters referred to above in respect of the quarterly, half-year and annual reporting period.

5. Risk Assessment and Management

The Company has a Risk Management Policy. Throughout the annual reporting period, senior management, through the Risk Management Team, and the Sustainability and Operational Risk Committee reported to the Board on the Company's management of its material business and operational risks and the Company has continuously reviewed and improved risk management and internal compliance and control systems.

The Company, with the oversight of the Audit and Risk Committee and the Sustainability and Operational Risk Committee and the Board, will continue to review and improve its risk management systems and internal controls in conjunction with senior management over the coming financial periods.

A summary of the Company's policies for the oversight and management of material business and financial risks follows:

- the Board has formed an Audit and Risk Committee and a Sustainability and Operational Risk Committee as described in Paragraphs 3.1 and 3.3. The Risk Management Team prepares and maintains a Corporate Risk Register and Operational Risk Register and provides regular updates to the Audit and Risk Committee and the Sustainability and Operational Risk Committee (as applicable);
- financial controls are set in place by the use of an authority matrix, general purchasing principles and approval procedures. All material expenditure is closely monitored by the Board. The Chairman of the Audit and Risk Committee works closely with the Company's finance personnel in order to understand financial risks and communicate such risks to the Audit and Risk Committee and the Board. Management accounts are prepared regularly for the Board to ensure information congruence between senior management and the Board. The Audit and Risk Committee reviews and recommends improvements to internal controls;
- the Company offsets the risk of catastrophic operational failures using appropriate insurance, including under energy package, third party liability, aviation, charter and construction all risk insurance policies;
- the Company protects its employees through the adoption and application of a Health, Safety, Security and Environment Policy and ongoing global travel insurance for periods where employees are travelling on business, along with membership to emergency assistance and management for all employees in overseas locations;
- operational reporting is submitted to the Board at each Board meeting to ensure decisions are made in an efficient and effective manner. Reports include reviews of operational assets, new ventures and general operational issues and/or opportunities;
- the Company's Risk Management Policy can be found under the Governance tab on the Company's website at www.karoonenergy.com.au; and
- specific risks which affect the Company are summarised in the Operations Review section of the Annual Report.

6. External Auditors

The Company appointed the current external auditors, PricewaterhouseCoopers, during the financial year ended 30 June 2009. The Audit and Risk Committee oversees the co-ordination of the external auditors and monitors the effectiveness and independence of the external auditor.

The Company has prepared an External Auditor Selection Policy, pursuant to which the External Auditor is required to rotate its audit partner so that no individual partner is responsible for the Company's accounts for a period of more than five consecutive years.

The Company's External Auditor Selection Policy can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

7. Acting Lawfully, Ethically and Responsibly

The Directors, officers, employees and consultants of the Company are required to act with the utmost integrity and objectivity, striving at all times to enhance the reputation and performance of the Group.

7.1 Code of Conduct

The Company has developed a Code of Conduct for the Board, management and employees. The Code includes:

- the practices necessary to maintain confidence in the Company's integrity;
- the practices necessary to take into account legal obligations and the reasonable expectations of stakeholders; and
- the responsibility and accountability of individuals for reporting and investigating reports of unethical practices.

The Code of Conduct also sets out a purpose, vision, mission and values statement for the Company. Karoon's purpose is to provide energy to a dynamic world, responsibly creating enduring benefits for all of its stakeholders. The Company's vision is to be a leading, independent international energy company that adapts to a dynamic world in an entrepreneurial and innovative way. Karoon's mission is to empower its people to deliver safe and reliable operations and build scale in a socially responsible and sustainable manner. Karoon seeks to have a culture which values safety, integrity, collaboration, commitment and respect.

A copy of the Company's Code of Conduct can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

7.2 Diversity

The Board recognises the importance of diversity and has adopted a Diversity Policy in accordance with the ASXCGC Recommendations 4th Edition. The Company has introduced measurable objectives for achieving gender diversity and the Board assesses the objectives and progress towards achieving them on an annual basis through the People, Culture and Governance Committee. The measurable objectives for achieving workplace diversity (including gender diversity) set by the Board for the annual reporting period and the Company's progress towards achieving them are:

COMPANY'S PROGRESS TO 30 JUNE 2022
An assessment has been conducted in respect of the reporting year, with participation rates calculated as at 30 June 2022. Group female
participation was 46% at 30 June 2022, while senior executive participation was 17% and Board participation 17%.
participation was 17% and board participation 17%.
This was achieved during the financial year.
Anti-Discrimination and Harassment training was provided to employees during the financial year.
Flexible working arrangements were made available to all employees (excluding critical operations employees).
During the financing year, Karoon continued to monitor its recruitment and remuneration processes for unintended gender bias.
Karoon's remuneration practices are conducted on a position and performance basis only. No gender pay gap has been identified as at 30 June 2022.
Recruitment processes were completed for two KMP positions during the reporting period and commenced for one director position during the reporting period. Each of these processes included female candidates.

See the table below setting out the Karoon workforce gender profile:

	FEMALE %
Group (includes administration/technical/specialists)	46%
Senior executives ¹	17%
Board	17%

The total percentage of female employees in the group has decreased over the reporting period from 50% to 46% and the percentage of female senior executives decreased from 26% to 17%. These reductions were largely as a result of the Company exiting Peru, which included the loss of senior female executives in Peru. There was no change in the percentage of female participation on the Board of Directors over the reporting period which remained steady at 17%. Karoon remains committed to achieving the 30% targets at all levels by 2025.

The Company's Diversity Policy was reviewed during the reporting period and can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

The diversity objectives have been reviewed and the measurable objectives set for the 2023 financial year are:

- aim to achieve at least a 30% female participation on the Board, in the Senior Executive and across the Karoon Group by 2025;
- aim to ensure the percentage turnover of female employees is equal to or less than the overall Karoon Group percentage turnover, excluding departures as a result of a Karoon country withdrawal;
- make flexible working arrangements available to all employees;
- monitor Karoon's recruitment and remuneration processes for unintended gender bias;
- maintain a zero-tolerance approach to gender pay gap; and
- ensure at least one female candidate is considered when the Board is appointing a new director or member of the KMP.

7.3 Fair Dealings and Related Party Transactions

A Director, or entities in which a Director has a significant interest and/or influence, who proposes to enter into a transaction with the Company, must make full disclosure of all material elements of the transaction.

Prior to a related party transaction being entered into, it must be approved by the:

- People, Culture and Governance Committee;
- Karoon Board; and
- Karoon's shareholders prior to the transaction being entered into, unless an exception applies (as determined by the Karoon Board).

The Company's Related Party Policy can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

7.4 Policy and Procedure for Share Trading

Directors, officers, employees and contractors are prohibited from dealing in securities of the Company if they are in possession of information concerning the Group which, if made public, a reasonable person would expect to have a material impact on the price or value of the Company's securities ('insider information').

Directors, officers, key management personnel and other designated persons are prohibited from dealing in securities of the Company during any embargo period declared by the Chairman or Company Secretary. Embargo periods include the period of 2 weeks prior to the release of the Company's quarterly exploration activity reports and Appendix 5Bs, halfyear results and final results to the ASX and the period from the close of trading 10 days before the Company's Annual General Meeting.

These restrictions in dealing in securities of the Company are subject to the discretion of the relevant notification officer, to be exercised in exceptional circumstances.

Prior to dealing in securities of the Company, Directors, other key management personnel and other designated persons must:

- seek written clearance from the relevant notification officer of the proposed dealing; and
- confirm to the relevant notification officer that he or she is not aware of any insider information that has not been released to the ASX.

Directors, officers, other key management personnel and other designated persons must advise the relevant notification officer of any dealing in securities of the Company within three days of such dealing.

The Company's Share Trading Policy can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

7.5 Environment

The Company has a Health, Safety, Security and Environment Policy. Karoon recognises that its people are one of its most important resources. Karoon therefore makes it a top priority to ensure that all safety procedures are followed in accordance with industry practice and all applicable laws. In addition, Karoon takes its environmental and community obligations very seriously and aspires to best practice in all instances.

The Company's Health, Safety, Security and Environment Policy and Sustainability Policy can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

7.6 Disclosure of Information

The Company has developed a Continuous Disclosure Policy to ensure compliance by the Company with the *Corporations Act 2001* and the ASX Listing Rules obligations in relation to disclosure of information to the market and to ensure accountability at a senior management level for that compliance.

Upon confirmation of receipt from the ASX, the Company will promptly ensure that its Board of Directors receives copies of all market announcements and that those announcements disclosed to ASX in accordance with this policy are posted on the Company's website.

In addition to the above disclosures, the Company conducts investor briefings and discussions with analysts and institutional investors. However, price sensitive information will not be discussed unless it has been previously disclosed to the market via an ASX announcement. Slides and presentations used in such briefings will also be released immediately prior to the briefing to the market via the ASX and posted on the Company's website. If any new price sensitive information is to be disclosed in briefing media, institutional investors or analysts or in answering shareholder queries, written materials containing such information will be lodged with the ASX prior to the briefing commencing. Briefing materials may also include information that is not strictly required under continuous disclosure requirements including where the Company believes additional disclosure is appropriate and in accordance with good governance. Briefing materials will be posted to the Company's website promptly after the ASX confirms that the information has been received.

The Company's Continuous Disclosure Policy can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

7.7 Whistleblower Policy

The Company has a Whistleblower Protection Policy and is committed to fostering a culture of corporate compliance, ethical behaviour, integrity, respect and good corporate governance.

The Company's Whistleblower Protection Policy can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

7.8 Anti-bribery, Fraud and Corruption Policy

The Company has an Anti-bribery, Fraud and Corruption Policy and is committed to conducting its operations and business activities with integrity and preventing bribery, fraud or corruption by any of its Directors, officers, employees or any other party acting on its behalf.

The Company's Anti-bribery, Fraud and Corruption Policy can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

8. Remuneration Policy

The Company is committed to remunerating its non-executive directors, executive directors and other senior executives in a manner that is market competitive, consistent with best practice and in the best interests of shareholders. The Company aims to align the interests of executive directors and other Senior Executives (together **Senior Executives**) with those of shareholders by remunerating Senior Executives through performance short-term and long-term incentive plans in addition to their fixed remuneration.

The People, Culture and Governance Committee is responsible for senior executive remuneration (excluding in respect of the Chief Executive Officer and Managing Director) and making recommendations to the Board.

The Managing Director's remuneration is set by the Board and may contain salary, performance payments and other sharebased remuneration incentives.

Non-Executive Directors are remunerated by way of Directors' fees in the form of cash and superannuation contribution at market levels. The Company has not established any schemes for retirement benefits, other than superannuation payments required by law, for Non-Executive Directors.

The aggregate Directors' fee pool to Non-Executive Directors is set and may not be increased without the prior approval of shareholders at a general meeting.

Performance rights over unissued ordinary shares of the Company issued to the Managing Director are approved on a case-by-case basis by shareholders at relevant general meetings.

The Company has a policy restricting all recipients of performance rights under the Performance Rights Plan from:

- dealing at any time in financial products such as share options, performance rights, warrants, futures or other financial products issued over the Company's securities by third parties such as banks and other institutions. An exception may apply where the Company's ordinary shares form a component of a listed portfolio or index product; and/or
- entering into transactions in products associated with the Company's securities which operate to limit the economic risk of their security holding in the Company over unvested entitlements (including hedging arrangements).

These restrictions are set out in the Company's Share Trading Policy, which can be found under the Governance tab on the Company's website at www.karoonenergy.com.au.

Further information on the remuneration of the Directors and other key management personnel can be found in the Remuneration Report section of the Directors' Report in the Annual Report.

9. Communication with Shareholders

The Board aims to ensure that shareholders are informed of all major developments affecting the Company in accordance with its legal obligations. Information is communicated to shareholders as follows:

- the Annual Report is distributed to shareholders who request a copy. The Board ensures that the Annual Report includes relevant information about the operations of the Group during the relevant financial year, changes in the state of affairs of the Group and other disclosures required by the Corporations Act 2001 and the ASX Listing Rules;
- the Half-year Financial Report, prepared in accordance with the requirements of the *Corporations Act 2001*, is subject to an external auditor's review. The Half-year Financial Report is sent to any shareholder who requests a copy;
- if required by law, proposed major changes in the Company which may impact on share ownership rights are submitted to a vote of shareholders; and
- the Company posts information about itself and its governance, reports, ASX and media releases and copies of significant presentations on the Company's website at www.karoonenergy.com.au.

In addition, news announcements and other information are sent by email to all persons who have requested their details be added to the Company's electronic mailing list. If requested, the Company, where appropriate, will provide general information by email, facsimile or post.

The Company's shareholders are able to communicate by email with the Company and its share registry Computershare.

The Company ensures that the Annual General Meeting is held in a manner which enables as many shareholders as possible to attend and encourages effective participation by shareholders at the Annual General Meeting. In relation to this, all substantive resolutions at shareholder meetings are decided by a poll rather than on a show of hands.

The Company will arrange to have its external auditor attend the Company's Annual General Meeting and be available to answer shareholder questions concerning the conduct of the external audit and preparation and content of the Independent Auditor's Report.

The Chairman will allow a reasonable opportunity at the Annual General Meeting for shareholders to ask questions of the Directors about the Company's performance and operations.

