ASX ANNOUNCEMENT

Wednesday, 23 April 2025

2024 Corporate Governance Statement and Appendix 4G

29Metals Limited ('**29Metals**' or, the '**Company**') today released its 2024 Corporate Governance Statement and Appendix 4G, each accompanying this release.

- ENDS -

Authorised for release by the Company Secretary, Melinda Shiell

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READY, RESET & REFOCUSED

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VISIT OUR WEBSITE FOR MORE INFORMATION ABOUT 29METALS

29Metals is committed to robust corporate governance.

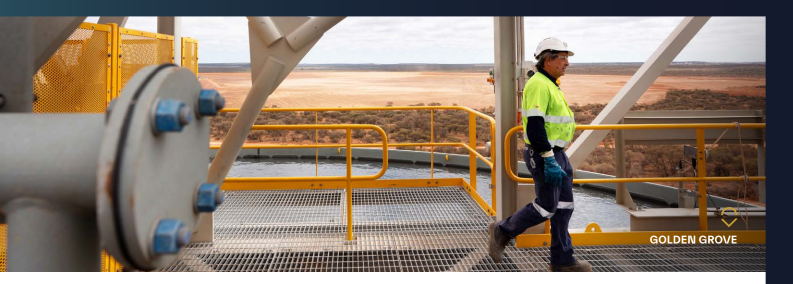
29Metals' corporate governance framework was developed having regard to the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations (4th Edition) (the 'ASX Principles and Recommendations'), the Corporations Act 2001 (Cth) ('Corporations Act'), the ASX Listing Rules, market practice, stakeholder interests and the best interests of the Company.

The Board periodically reviews the Company's corporate governance framework to ensure that the framework continues to be appropriate for the Company taking into account its activities, expectations of the Company's shareholders, the community and other stakeholders, and the ASX Principles and Recommendations.

In this Corporate Governance Statement, we outline 29Metals' corporate governance arrangements for the year ended 31 December 2024 ('Reporting Period'), including how 29Metals' corporate governance arrangements align to the ASX Principles and Recommendations.



1. ABOUT THE BOARD



1.1 THE ROLE OF THE BOARD

Ultimate responsibility for the Company's corporate governance and strategy, and oversight of Management's implementation and execution of corporate governance arrangements and strategy, rests with 29Metals' Board of Directors (the 'Board').

The role and responsibilities of the Board are set out in the Board's charter (the 'Board Charter'), and include:

- providing leadership;
- approving the Company's strategic framework, vision and Values;
- ensuring that appropriate governance and risk management frameworks are in place;
- setting the tone for the Company's commitment to ethical and responsible business practices and behaviours;
- overseeing and monitoring the Company's performance and financial condition;
- critically reviewing business performance and information provided by Management, and overseeing and monitoring Management's performance;
- monitoring compliance with legal and regulatory requirements, community and stakeholder expectations, and external commitments, and safeguarding the Company's reputation;
- where required, challenging and holding Management to account;
- ensuring that shareholders and market participants receive timely, accurate and balanced information about the Company; and
- approving and overseeing the implementation of the Group's Sustainability & ESG policies, including the Group's commitments in relation to Sustainability & ESG.

The Board has delegated responsibility for the day-to-day management of the Company, other than certain matters expressly reserved to the Board, to the Chief Executive Officer ('CEO'), and, through the CEO, to senior Management.

Members of Management are regularly invited to participate in meetings of the Board, and meetings of the standing Committee established by the Board, to report on subject matter within their respective area of responsibility; a practice promoting transparency, candour, contestability, foresight and accountability.

Directors are entitled to request information from Management at any time they consider it appropriate, and an open dialogue between individual Directors, the CEO and senior Management is encouraged.

The Board has established three standing Board committees (each, a 'Committee') to provide advice and recommendations to the Board and to assist the Board in discharging its responsibilities. The Committees are:

- the Audit, Governance & Risk Committee;
- the Remuneration & Nominations Committee; and
- the Sustainability Committee.

Each of the Committees is chaired by an independent Non-executive Director and, at a minimum, the majority of the members of each Committee are independent Non-executive Directors.

Each of the Committees operate under a written charter approved by the Board, setting out the roles and responsibilities of the Committees.

The Board and Committee charters are reviewed annually to ensure they remain relevant and effective in the context of the Company, corporate governance expectations of shareholders and other stakeholders, changes or updates to the ASX Principles and Recommendations, and community expectations (as the case may be).

Details regarding the number of meetings held by the Board, and each Committee, attendance at those meetings by Directors who held office during the Reporting Period, and information regarding the qualifications and experience of all Directors is included in the Directors' Report.

1.2 CURRENT COMPOSITION OF THE BOARD

Mr Owen Hegarty OAM Appointed: 27 May 2021	Non-executive Director Chair of the Board
Ms Fiona Robertson AM Appointed: 27 May 2021	Independent Non-executive Director Chair, Audit, Governance & Risk Committee Member, Sustainability Committee
Ms Jacqueline 'Jacqui' McGill AO Appointed: 27 May 2021	Independent Non-executive Director Chair, Sustainability Committee Member, Remuneration & Nominations Committee
Mr Martin Alciaturi Appointed: 27 May 2021	Independent Non-executive Director Chair, Remuneration & Nominations Committee Member, Audit, Governance & Risk Committee
Ms Tamara Brown Appointed: 17 April 2023	Independent Non-executive Director Member, Audit, Governance & Risk Committee Member, Sustainability Committee
Mr Francis 'Creagh' O'Connor Appointed: 17 April 2023	Non-executive Director Member, Remuneration & Nominations Committee

Information regarding the background and experience of each of the Directors is included in the 2024 Annual Report.

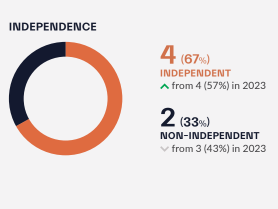
BOARD INDEPENDENCE AND DIVERSITY

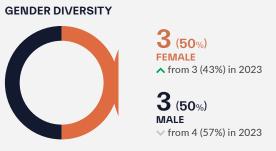
The Board continually assesses its size, composition and the mix of skills required to discharge the Board's responsibilities (refer to 'Board skills, performance and Director development' for further information).

Each of the Directors are appointed under written terms which require Directors to confirm they have sufficient time to commit to fulfil their role as Directors.

All Directors successfully completed detailed background checks prior to appointment which include criminal history and bankruptcy checks (for each country in which they resided over the past 10 years).

The Board is currently comprised of six Directors – four independent Non-executive Directors, and two Non-executive Directors.





1.3 THE ROLE OF THE REMUNERATION & NOMINATIONS COMMITTEE ON BOARD COMPOSITION

The Board has delegated responsibility to the Remuneration & Nominations Committee to provide advice and recommendations to the Board in relation to nominations for the re-election of Directors and the appointment of new Directors.

During the Reporting Period, the members of the Remuneration & Nominations Committee were:

MEMBER	PERIOD
Martin Alciaturi (Chair)	whole of the Reporting Period
Jacqui McGill AO	whole of the Reporting Period
Creagh O'Connor	whole of the Reporting Period

All Committee members, during the Reporting Period and as at the date of this Corporate Governance Statement, are Non-executive Directors, a majority of which the Board has assessed as being independent, including the Chair of the Committee.

29Metals provides shareholders with all material information in its possession that may be relevant to a decision on whether or not to elect or re-elect a Director, including:

- the Director's biographical details and qualifications;
- whether the Board supports the election or re-election, and whether the Board considers the Director to be independent;
- the term of office for nominees who are currently directors; and
- any material adverse findings arising out of background checks undertaken for nominees who are to be elected or appointed as directors for the first time.

This information is provided in the Notice of Meeting for the Company's Annual General Meeting ('AGM').

The Remuneration & Nominations Committee oversees the annual Board, Committee and Director performance review process, the Board development program and Director induction process (refer below), and provides advice and recommendations to the Board regarding Board and executive succession planning.

The Remuneration & Nominations Committee charter was reviewed during the Reporting Period to ensure that it remains relevant and effective.

1.4 INDEPENDENCE

Under its Charter, the Board intends that the majority of its members are Directors assessed by the Board as independent.

The Board is currently comprised of six Directors, a majority of whom have been assessed by the Board as independent with reference to independence guidelines adopted by the Board which are attached to the Board Charter. From the commencement of the Reporting Period until 30 April 2024, the Board was comprised of seven Directors, a majority of whom were assessed by the Board as independent.¹

The Non-executive Directors meet periodically without Management (including the CEO) present.

1.5 THE ROLE OF THE CHAIR OF THE BOARD

The Board Charter sets out the role of the Chair. The role of the Chair of the Board and that of the CEO are separate.

The role of the Chair is to ensure that the Board operates:

- effectively, and in accordance with the Board Charter and the Group's Values;
- to appropriate standards of corporate governance; and
- in a manner which encourages a culture of openness, collaboration and debate to foster a high-performing team.

The Chair, Owen Hegarty OAM, has been assessed by the Board to not be independent, on the basis that Mr Hegarty is a Director nominated by EMR Capital Investors. The EMR Capital Investors hold, in the aggregate, an approximate 23% interest in the Company. Pursuant to the Relationship Deed² between the Company and EMR Capital Investors, EMR Capital Investors have a right to nominate up to two directors for so long as EMR Capital Investors hold an aggregate relevant interest of more than 20% of the Company.

While Mr Hegarty is not assessed by the Board to be independent, having regard to Mr Hegarty's extensive experience in the mining industry and as a director of ASX-listed companies, and his particular knowledge of the Company's assets, the Board considers Mr Hegarty to be the best candidate on the Board to undertake the role as Chair of the Board of Directors. A process is currently underway to transition the Chair of the Board to an independent director.

The independent Non-executive Directors meet without the Chair to consider matters where there is any actual or potential conflict of interest, and to discuss corporate governance matters and the proper functioning of the Board, as and when they consider it necessary or desirable.

^{1.} Mr Peter Albert, Managing Director & CEO, retired from the Board on 30 April 2024. See 29Metals' announcements 'Managing Director & CEO Transition' and CEO Appointment', released to the ASX announcements platform on 14 December 2023 and 5 March 2024 respectively.

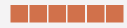
^{2.} Information regarding the Relationship Deed is set out in sections 7.4 and 10.6.9 of the 29Metals Prospectus, a copy of which was released to the ASX announcements platform on 2 July 2021.

STRATEGY



Experience at developing, implementing and delivering on strategy.

SENIOR LEADERSHIP



Senior leadership experience.

MINING, RESOURCES & COMMODITIES



Experience in mining and resources with proven expertise in exploration, development, mine production, mineral processing, distribution of resource products, marketing, and development of product and/or customer management strategies.

STAKEHOLDER MANAGEMENT



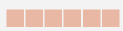
Experience in socially responsible development and engagement with investors, local communities, First Nations stakeholders, landholders, regulators, government, industry associations, the media and the general public.

RISK MANAGEMENT



Experience in the identification, evaluation, assurance, monitoring and review of key business risks.

TECHNOLOGY, CYBER SECURITY & IT



Experience in software, programming and data sourcing, analytics, enterprise resource planning, maintenance and storage, digital technology, digital marketing, cyber security, social media, emerging technology and technical innovation.

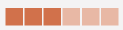
SUSTAINABILITY & ESG (INCLUDING CLIMATE CHANGE)



Experience in health, safety and wellbeing, the workplace environment, environmental management and sustainability, and community and other stakeholder engagement.

Possesses an understanding of the regulatory framework, employer and operator duties, climate-related threats and opportunities (including climate science, the transition to low carbon economy and public policy), and climate and sustainability-related reporting standards and guidance.

FINANCIAL ACUMEN



Experience in accounting and finance, financial statements, assessing financial viability, capital management and financial planning, the preparation of budgets and plans, and funding strategies.

CORPORATE TRANSACTIONS



Experience in identifying and managing corporate transactions including setting strategic direction, undertaking due diligence and transaction execution. Corporate transactions includes debt and equity capital funding, restructuring transactions, and mergers, acquisitions and divestments.





1.6 BOARD SKILLS, PERFORMANCE AND DIRECTOR DEVELOPMENT

The Board is responsible for determining the skills and experiences required to perform the Board's role.

At least annually, the Board assesses the skills and experiences necessary to discharge the Board's responsibilities.

As part of that assessment, the Board has developed a skills matrix setting out the mix of skills, competencies, experience and diversity on the Board ('Board Skills Matrix'). The Board uses the Board Skills Matrix to identify areas which may need to be strengthened in the future having regard to the Company's strategic objectives, and the strategic context and business environment in which the Company operates (and is expected to operate in the future). The assessment covers a broad range of management, technical and governance skills, including strategy, risk management (including tax risks), financial acumen, and general and contemporary governance matters.

The Directors' knowledge, experience and capabilities are assessed against the range of skills using a self-assessment questionnaire where Directors rate their level of proficiency in each of the skills areas. In making the self-assessment, a range of 'example' level of knowledge and expertise are provided alongside score levels 0 (no experience) to 10 (very strong experience), so as to aim to achieve a consistent and unbiassed rating approach. Self-assessment ratings are reviewed annually by the individual Directors to ensure the Board Skills Matrix remains current and that the Board Skills Matrix incorporates any additional professional development/experience gained over the prior 12 months. In addition, the Board uses the assessment process to evaluate and confirm, or update, the skills that the Board considers most important in the strategic and business context in which the Company operates.

The Board Skills Matrix is also used by the Board to inform decisions on future appointments and to identify skills and experience that may be enhanced via development and training.

The Board considers the current collective mix of skills and experience on the Board to be appropriate to the needs of the Company. The chart distils and presents those skills that the Board has assessed as being most important to the Company and the strategic and business context in which the Company operates.

The Board evaluates its performance, and the performance of each Committee and each Director (including the Chair of the Board), at least annually. Where the Board considers it necessary or desirable, the Board will engage an external party to undertake or coordinate the evaluation.

The Board Charter requires that:

- Board and Committee evaluations have regard to the collective nature of the Board or Committee's role, the balance of skills, expertise, knowledge of the Company and its business activities, diversity, and terms of the respective Board and Committee charters;
- the Board evaluates the performance of each Director standing for election or re-election (as the case may be) prior to making a recommendation to shareholders regarding his or her election or re-election;
- the evaluation of the Chair's performance is undertaken by the chair of the Remuneration & Nominations Committee, in consultation with the other Directors; and
- the Chair undertakes the evaluation of the CEO's performance, in consultation with the other Non-executive Directors.

The annual performance evaluation of the Board, each Committee and each Director was undertaken for the Reporting Period by way of a questionnaire completed by each Director. Feedback was also obtained from the other executives regarding the interaction between the Board and Management.

The results of the Board performance review are also used to identify areas for continuing professional development for the Directors. Through the 2024 performance review, the Board has identified subject matters for continuing professional development in 2025.

The performance review of other executives is undertaken by the CEO and feedback is obtained from each of the Non-executive Directors regarding the other executives' performance. Performance evaluations were undertaken during the Reporting Period in respect of the executives.

Each of the executives, including the CEO, has a written executive services agreement with the Company ('ESA'). Key terms of the ESAs for each of the executives, including the CEO, are set out in the Company's annual Remuneration Report.

1.7 DIRECTOR INDUCTION

All Directors are required to undergo an induction process designed to provide each Director with an appropriate level of knowledge and understanding of the Company's business and the relevant business environment, including the Company's governance framework, strategic objectives, risk profile, and operating and financial performance (among other things).

The Company has developed a comprehensive director induction program for newly appointed Directors which includes participating in meetings with Directors and senior Management and access to key subject matter documents (as applicable).



1.8 THE ROLE OF THE COMPANY SECRETARY

The Company Secretary is accountable to the Board, through the Chair, for corporate governance matters and the proper functioning of the Board. This reporting line is enshrined in the Board Charter and the terms of appointment of the Company Secretary.

The appointment and removal of the Company Secretary is a matter reserved to the Board under the Company's Constitution and the Board Charter.

The Board Charter also provides that the Board, each Committee and each Director has unfettered access to the Company Secretary for advice.

The current Company Secretary is Melinda Shiell. Ms Shiell is the Group Executive, Governance & Secretariat for the Group. Under Ms Shiell's executive services agreement with the Company, Ms Shiell reports to:

- the Board, through the Chair, in relation to her role as Company Secretary; and
- the CEO in relation to her other executive accountabilities.

Information regarding Ms Shiell's professional qualifications, experience and executive accountabilities is set out in the 2024 Annual Report.

During the Reporting Period, the role of Company Secretary was formerly held by Mr Clifford Tuck (until 1 July 2024) and Ms Naomi Dolmatoff (1 July 2024 to 16 January 2025).

2. THE ROLE OF MANAGEMENT

The Board has delegated the powers and responsibilities required for the day-to-day management of the Company, other than certain matters expressly reserved to the Board, to the CEO, and, through the CEO, to senior Management.

The CEO's responsibilities include:

- executing and delivering the Company's strategy and the annual plan and budget, approved by the Board;
- implementing the Company's corporate governance framework;
- implementing the Company's risk management framework, including ensuring that the Company undertakes business activities in accordance with the risk appetite set by the Board; and
- implementing policies and procedures to promote the Group's vision, Values and culture.

The Board has oversight regarding the authorities and powers delegated to Management via a formal Delegation of Management Authorities & Responsibilities Policy which sets out the level of authority at different management levels and matters requiring referral to the Board for final approval.

3. INCLUSION AND DIVERSITY

29Metals is committed to promoting an inclusive workplace, reflecting the Company's Values, where all people feel respected and valued, and embracing the benefits of diversity.

The Company's Inclusion & Diversity Policy outlines the inclusion and diversity principles which underpin 29Metals' commitment to inclusion and diversity.

The gender diversity across 29Metals' workforce as at 31 December 2024 is set out in the adjacent graphic.

The Company's Inclusion & Diversity Policy confirms the Company's commitment to setting meaningful and measurable inclusion and diversity objectives, and to report on progress against those objectives.

The Remuneration & Nominations Committee is responsible for making recommendations to the Board regarding the Company's annual inclusion and diversity objectives, and for monitoring 29Metals' progress against those objectives.

The Inclusion & Diversity Policy is reviewed at least annually to ensure that it remains relevant and effective.

- 1. Movements represent a change in gender diversity data at 31 December 2023.
- 2. Board data cited in the 2023 Corporate Governance Statement.
- 3. Includes CEO (formerly the Managing Director & CEO was included in Board category).
- 4. Management roles, including Executives (including CEO), General Manager, Group Manager and Manager.
- 5. Employees only, excludes Non-executive Directors.

BOARD INDEPENDENCE AND DIVERSITY

BOARD²

Male¹ Female¹ **3** (50%)
2023: 4 (57%)
2023: 3 (43%)



EXECUTIVES³

Male¹ Female¹ **5** (72%) **2** (28%) 2023: 3 (100%) 2023: 0 (0%)



MANAGEMENT⁴

Male¹ Female¹ **18** (**75**%) **6** (**25**%)
2023: 25 (81%) 2023: 6 (19%)



WHOLE WORKFORCE⁵

Male¹ Female¹ **277** (**85**%) **50** (**15**%)
2023: 334 (84%) 2023: 63 (16%)



3. INCLUSION AND DIVERSITY CONTINUED

PROGRESS ON 2024 OBJECTIVES

The Company's progress against the inclusion and diversity objectives set for the 12-month period 1 April 2024 to 31 March 2025 is summarised in the table below.

As shown, there has been good progress on performance against our Inclusion & Diversity objectives set for 2024, whilst acknowledging that some objectives were re-prioritised during the year to support the response to the extreme weather event at Capricorn Copper and the subsequent Recovery Plan.

OBJECTIVE

Improve female participation as a proportion of total 29Metals' workforce

TARGET

- Increase number of female applicants year-on-year.
- Continue workplace culture training with a specific focus on addressing unconscious bias to be successfully completed by all employees at supervisor level or above.
- Retain women in leadership roles and ensure development/ succession conversations are held with these employees to prevent turnover.

PROGRESS

- In 2024, 17 female hires were made. This is seven fewer than 2023 (24 hires in 2023) with recruitment only taking place at one site. Moving forward, we will be adapting the following processes to attract more female applicants:
 - Implementing a mechanism to assess gender-coded language in job ads before advertising, aiming to make the language in our ads more gender-neutral.
 - Using inclusive language in our job descriptions and emphasising the organisation's commitment to diversity and equality.
 - Identifying and advertising on job boards that target female applicants.
 - Partnering with organisations and networks that support women in mining, such as women's professional groups and universities.
 - Conducting specific women in mining recruitment campaigns that focus on promoting 29Metals brand locally in Geraldton and increasing female hires.
- Unconscious bias training has been incorporated into our formal Inclusion & Diversity training and our Leadership Foundations (frontline leader) program. In 2024, over 70 employees have received unconscious bias training. This training will continue in 2025.
- In 2024 we incorporated accelerated development plans for high performing/ high potential (HiPo) women into 2024 talent review process. At Golden Grove, the percentage of women in leadership roles is the same as 2023 (3%). At Capricorn Copper, following the workforce reduction, there is only one female in a leadership role. This number is unlikely to change until the site returns to full operations. Development plans and mentors have been established for all HiPo employees. This is a specific retention strategy and has been positively received by the workforce.

Identify barriers to inclusion and diversity in 29Metals' workplaces

- Complete development of gap analysis and action plan following feedback received from 2023 workplace survey.
- Continue to address outstanding actions from the physical barriers audit conducted at each mine site.
- Broaden the awareness of the gender-neutral parental leave policy.
- Review and update the annual salary review process to include a gender pay gap assessment as part of the process and take corrective action where appropriate.

- Through the review of the 2023 workplace survey results, four areas of focus have been identified:
 - Leadership behaviours & role modelling
 - Workplace culture & environment
 - Recruitment & retention challenges
 - Diversity & inclusion initiatives
- Work to address the feedback from the survey commenced in 2024 and the 2025 objectives and action plans have been established to improve further.
- 80% of the physical barriers audit have been completed. Actions remaining:
 - High-vis work shirt with an indigenous design at Capricorn Copper.
 - Acknowledgement of country in our external presentations and materials.
 - Cultural awareness training for Capricorn Copper employees.
- Given the suspension of operations at Capricorn Copper, management have chosen to delay the design of the high-vis work shirt. Cultural awareness training has been incorporated into the site onboarding materials. Management includes an acknowledgement of country message in a number of key external presentations and materials.
- The new gender-neutral parental leave policy has been approved and implemented via a communications campaign. A gender pay gap assessment was included in the remuneration framework and objectives. Employee gender information was included in the salary data worksheet for the process in 2024 and gender was considered as part of the review considerations. No corrections were identified based on gender alone. The average salary increase for women was 3.6%, compared to 3.2% for men.

3. INCLUSION AND DIVERSITY CONTINUED

PROGRESS ON 2024 OBJECTIVES CONTINUED

OBJECTIVE PROGRESS TARGET Improve Assign mentors to 100% • We have identified three female high-potential employees (HiPos) for 2024 representation of of high-performing - one from administration, one from finance and one from operations. In 2025, for technical roles (mining, metallurgy, geology, maintenance, etc.) gender, ethnicity, employees to accelerate their development. we will launch our development program in partnership with AuslMM for culture in all identified technical (10 Golden Grove) HiPos. This program will provide leadership roles participants with: Access to a professional conference of their choosing through AusIMM - Participation in a development course offered by AusIMM Four support function HiPo employees will also be offered a professional membership and a development course related to their development plan. All HiPos will have a dedicated mentor from 29Metals executive or senior leadership. The mentor program commenced in February 2025. CAPRICORN COPPER Improve cultural Build upon the foundations established competency • Cultural competency/awareness is now included in all new starters' in 2022-23, with the induction materials. objective of achieving and maintaining **GOLDEN GROVE** appropriate cultural • Golden Grove has been consulting with both Traditional Owner (TO) Groups. competency in all roles at Cultural Awareness Training is scheduled with one of the TO groups for superintendent level or late Q1 2025 (Badimia). Site management is actively working with Yamatji above over the coming Southern Regional Corporation (YSRC) for Cultural Awareness Training to two-to-three years. be provided by this group at some stage in 2025.

2025 OBJECTIVES

The Company has set the following inclusion and diversity objectives for the 12-month period 1 April 2025 to 31 March 2026:

OBJECTIVE	TARGET
Improve gender and ethnicity participation as a proportion of total 29Metals' workforce	 Implement inclusive recruitment practices to increase representation of women in our workforce by: Standardising the use of gender-neutral language in all job advertisements. Ensuring all functional support vacancies contain one or more women on the shortlist. Conducting a targeted recruitment campaign for women in partnership with Byrnecut by end of 2025. Increase First Nations workforce participation by increasing the number of participants in the Bayalgu program at Golden Grove.
Identify and address barriers to inclusion and diversity and increase workforce awareness on DEI topics in 29Metals workplaces	 Provide education and training on unconscious bias and psychosocial hazards twice per year through the leadership foundations program to enhance understanding of inclusive leadership behaviours and their role in fostering an inclusive organisational culture. Conduct DEI toolbox talks quarterly at Capricorn Copper and bi-monthly at Golden Grove and recognise four significant days annually to broaden workforce awareness and understanding of diversity, equity, and inclusion topics.

4. VALUES AND CULTURE

29Metals has developed and adopted defined Values and a suite of corporate governance policies that enshrine those Values and outline the behaviours and conduct expected in 29Metals' workplace and when representing 29Metals.

OUR VALUES

What we will expect of each other and what others can expect of us



4. VALUES AND CULTURE CONTINUED

An overview of 29Metals' corporate governance policies that outline the approach to doing business and behaviours 29Metals expects from its directors, officers and broader workforce, including our Code of Conduct, is set out below.

As outlined, these policies include mechanisms for raising concerns regarding unlawful conduct and behaviours that do not meet 29Metals' standards.

POLICY

CODE OF CONDUCT

The Code of Conduct enshrines 29Metals' Values, outlines the way 29Metals works and confirms 29Metals' expectations of personnel in 29Metals' workplaces.

The standards of conduct set out in the Code of Conduct apply both within the workplace and in any 29Metals business-related situation, including outside working hours or at locations other than 29Metals' workplaces.

The Remuneration & Nominations Committee oversees the Code of Conduct, and the Audit, Governance & Risk Committee is responsible for overseeing the Company's systems and processes for detecting, reporting and preventing fraud and breaches of Company policies and the law (including the Group's Whistleblower Policy).

WORKPLACE BEHAVIOUR

29Metals is committed to promoting a work environment where all workplace participants are treated fairly and with respect, free from inappropriate workplace behaviours, including unlawful discrimination, harassment, vilification, and bullying.

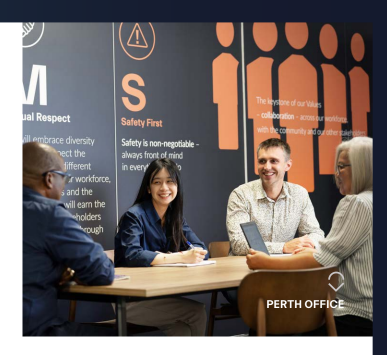
The Policy aims to brings awareness to all workplace participants that unlawful discrimination, harassment, vilification and bullying may also breach equal opportunity ('EEO') and anti-discrimination laws in the jurisdictions where 29Metals undertakes its business. The Policy also outlines grievance procedures available to our workforce if a workplace participant feels that they have been subjected to any form of unlawful conduct (including conduct contrary to EEO laws) or the Policy.

The Remuneration & Nominations Committee oversees the Workplace Behaviour Policy, and workplace behaviour complaints are reported to the Audit, Governance & Risk Committee.

WHISTLEBLOWER

The Policy is designed to promote and reinforce the Company's commitment to ethical business practices. The Policy sets out the processes established by 29Metals for reporting unethical or unlawful behaviour, and other reportable conduct, its investigation process, and how 29Metals will support and protect persons who make a report under the Policy.

The Audit, Governance & Risk Committee oversees the Whistleblower Policy, the performance of the Company's third-party whistleblower service (including the appropriate reporting, investigation and, as applicable, close out of claims/complaints made).



INCLUSION & DIVERSITY

Refer to section 3 (above).

ANTI-BRIBERY & CORRUPTION

29Metals is committed to conducting its business activities with integrity and prohibits bribery and corruption, in any form, whether direct or indirect, and whether in the private or public sector, anywhere in the world.

29Metals will implement risk-proportionate measures to prevent bribery and corruption by any director, employee, contractor or third party representing or providing services for or on behalf of 29Metals; and will, at a minimum, comply with all applicable laws, regulations and standards (including applicable anti-bribery and corruption laws).

The Audit, Governance & Risk Committee oversees the Anti-Bribery & Corruption Policy and the Group's policies, systems and processes for detecting, reporting and preventing fraud and breaches of Company policies and the law.

All 29Metals employees have access to these policies and are required to undertake training in relation to the policy requirements at least annually.

The key corporate governance policies (listed above and mentioned in this statement) are subject to annual or periodic review by the Company to assess whether they continue to meet their purpose and objectives in the context of (among other things) applicable standards, relevant regulatory requirements, governance expectations of shareholders and other market participants and community expectations (as the case may be).

COPIES OF THE UPDATED POLICIES ARE AVAILABLE ON 29METALS' WEBSITE

>> https://www.29metals.com/about/corporate-governance

5. FINANCIAL REPORTING AND DISCLOSURE

5.1 INTEGRITY OF FINANCIAL REPORTING

29Metals recognises the importance of providing accurate, relevant and useful financial information to 29Metals' shareholders and other stakeholders.

This requires efficient and effective structures that support transparency and independent judgement over the financial reporting process.

The Audit, Governance & Risk Committee is responsible for assisting the Board to discharge its responsibilities in relation to overseeing the:

- integrity and quality of the Group's statutory and other public financial reporting;
- Group's financial reporting systems and processes, including financial controls;
- Group's external and internal audit programs;
- Group's systems and processes for the management of risk;
- Group's tax governance framework;
- Group's systems and processes for monitoring and maintaining compliance with the Group's legal and regulatory obligations; and
- Group's corporate governance framework, including core corporate governance policies.

During the Reporting Period, the members of the Audit, Governance & Risk Committee were:

MEMBER	PERIOD
Fiona Robertson AM (Chair)	whole of the Reporting Period
Martin Alciaturi	whole of the Reporting Period
Tamara Brown	whole of the Reporting Period
Jacqui McGill AO	until 29 February 2024

The Audit, Governance & Risk Committee charter is reviewed at least annually to ensure that it remains relevant and effective.

Prior to making a recommendation to the Board regarding financial reporting, the Committee reviews a declaration from the CEO and the Chief Financial Officer ('CFO') that, in their opinion:

- the financial records of 29Metals have been properly maintained; and
- the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position of the Company, and that the opinion has been formed on the basis of a sound system of risk management and internal controls which are operating effectively.

Such a declaration from the CEO and the CFO was provided prior to the Board approving the Company's Appendix 4D and Half-Year Financial Report for the six-months ended 30 June 2024 and Appendix 4E and Annual Financial Report for the 12-months ended 31 December 2024.

29Metals prepares and discloses certain reports and other information which are not the subject of independent external audit, including the half-year and full year Directors' reports, quarterly reports and the Sustainability & ESG Report.

The role of the Audit, Governance & Risk Committee also includes providing advice and recommendations to the Board in relation to the Group's processes to safeguard the integrity of unaudited information publicly disclosed by the Group.

The process that 29Metals follows to verify the content of any public reporting that is not audited or reviewed by the independent external auditor, varies depending on the nature of the report. Examples of the verification steps taken include:

- review by the CEO and other executives, based on matters as known to them and with reference to source documentation;
- verification 'tick-and-tie' back to source documentation derived from the Company's information and financial management systems;
- review and comparison to information previously published by the Company;
- review of final draft publications by the Committees for subject matter within the remit of each Committee pursuant to their respective charters; and
- review and, where applicable, approval by the Board (including where approval of the information is reserved to the Board).

5.2 DISCLOSURE AND COMMUNICATIONS

29Metals is committed to observing its disclosure obligations under the ASX Listing Rules and the Corporations Act.

The Company's Disclosure & Communications Policy establishes procedures and processes aimed at ensuring that all 29Metals personnel who have access to sensitive information understand how to identify and escalate information to enable it to be assessed for the purposes of the Company's disclosure obligations, and also to understand the nature and importance of the Company's disclosure obligations.

Under the Policy, personnel in nominated roles are required to actively monitor business performance and developments, within their respective areas of management or functional accountability, to identify information that may be sensitive information warranting disclosure under the Company's continuous disclosure obligations. The Executive Leadership Team has the responsibility for assessing information to determine if disclosure is required or desirable.

As a standing agenda item at each Board meeting, the Directors consider whether or not there is any information (including any matters reported to or discussed at the Board meeting) that warrants disclosure to the market.

The Executive Leadership Team also meets regularly to discuss business performance and developments. Any member of the Executive Leadership Team may convene a meeting of the group to discuss urgent disclosure considerations.

The Board is provided with drafts of all material market releases and reports, other than administrative reporting, for review prior to release, and the Company Secretary ensures Directors receive copies of material market announcements upon release.

The Disclosure & Communications Policy is reviewed at least annually to ensure that it remains relevant and effective.

6. ENGAGING WITH SHAREHOLDERS

29Metals is committed to ensuring that shareholders have access to fulsome and timely information regarding the Company, its performance and its corporate governance arrangements, and to providing shareholders with opportunities to engage meaningfully with the Company.

29Metals' website provides ready accessible information about the Company, the Board, the executives and senior Management, 29Metals' corporate governance practices, and 29Metals' business activities and performance. The Company's website includes a dedicated investor area providing information about the Company's share price performance and access to ASX announcements, financial and other reports, and investor presentations (including presentation materials for investor events which are disclosed to the ASX prior to the presentation).

Interested parties, including shareholders, may subscribe, via the Investor page, to receive email alerts regarding ASX announcements by the Company.

The Company shares information with shareholders primarily via announcements released to the ASX, quarterly, half and full year reporting, and shareholder meetings.

After the release of its quarterly reports, half year and annual results, 29Metals regularly conducts a results conference call and webcast. All shareholders are welcome to participate in the results conference call and have the opportunity to hear an update from 29Metals' Management and participate in the question and answer forum.

Copies of the webcasts are also made available on 29Metals' website for future reference.

Advance notice providing details on how to join the investor briefings are released to the ASX during the relevant reporting months – January, February, April, July, August and October.

Shareholders also have the ability to contact 29Metals or its share registry directly, either by phone or email, with any questions regarding their shareholdings.

Investors and potential investors are encouraged to contact 29Metals' investor relations team with any questions regarding announcements released by the Company via the contact details provided on the announcement.

Each year, 29Metals holds a general meeting of the Company's shareholders (the AGM). Full details of the business of the meeting are set out in the Notice of Meeting which is lodged on the ASX announcements platform and made available to all shareholders.

A dedicated AGM page is available to investors to access AGM key materials both prior to and post-AGM.

Shareholders have the opportunity to attend the AGM (which may be held in person, virtually or a combination of both), ask questions, make comments and participate in voting.

All substantive resolutions considered at the Company's AGM are decided by poll.



7. RISK MANAGEMENT

7.1 RISK MANAGEMENT FRAMEWORK

The Board recognises that the identification, evaluation and management of business risks and opportunities is critical to a sustainable and successful business.

Ultimate responsibility for risk management at 29Metals rests with the Board.

The Board's standing Committees each play a role in supporting the Board to discharge its responsibilities regarding risk management.

The Audit, Governance & Risk Committee assists the Board in its oversight of the Group risk management framework, including how Management is managing material business risks. The risk management framework is regularly reviewed by the Audit, Governance & Risk Committee to ensure that it is appropriate to 29Metals' business operations and the risk appetite set by the Board.

The Audit, Governance & Risk Committee provides advice and recommendations to the Board in relation to:

- the adequacy and effectiveness of the Group's risk management framework, including:
 - management systems and processes for identifying, evaluating, mitigating and monitoring material business risks and opportunities; and
 - the Group's Risk Management Policy and risk appetite.
- public disclosures regarding material business risks;
- the adequacy of the Company's insurance program, including annual insurance renewal proposals and Management's recommendations regarding insured risks, the level of indemnity and uninsured risks;
- the adequacy of the Group's tax governance framework to manage material tax risks; and
- the adequacy of the Group's cyber resilience and the systems, processes and policies in place to manage material cyber risks.

The Audit, Governance & Risk Committee reviewed (and the Board approved) an updated Risk Management Policy during the Reporting Period as a part of the review of the Company's risk management framework for the purpose of satisfying itself that it continues to be sound and that the Company continues to operate within the risk appetite set by the Board. The remaining components of the risk management framework, including the Risk Management Standard and the Risk Appetite Statement, will be reviewed during 2025.

The other standing Committees – the Sustainability Committee and the Remuneration & Nominations Committee – support the Audit, Governance & Risk Committee, and ultimately the Board, by providing advice and recommendations regarding the business risks within their respective Committee remit.

7.2 INTERNAL CONTROLS

The Audit, Governance & Risk Committee is also responsible for providing advice and recommendations to the Board in relation to:

- the scope and adequacy of the Group's internal controls framework;
- the performance of the Group's internal audit function, including:
 - the appointment or removal of the internal auditor;
 - the independence of the internal audit function, and
- other third-party assurance processes and technical support in relation to financial and corporate reporting (with assistance from the Sustainability Committee on technical sustainability matters).

29Metals adopts a bespoke approach to internal audit. Each year, the Audit, Governance & Risk Committee considers and endorses the proposed scope and provider of internal audit activities, based on the Committee's assessment of assurance priorities against the Company's established systems and controls. The Committee then oversees the terms of engagement for internal audit services and internal audit reports and results are presented to the Committee. Where applicable, Management reports back to the Committee regarding actions implemented to address findings from internal audit services.

During the Reporting Period, and consistent with the approach adopted in the prior year, the decision was taken not to undertake a specific internal audit scope for the year. This decision was taken in the context of the ongoing challenges facing the business in 2024 (including the impact of the suspensions of operation at Capricorn Copper³) and other assurance-related activities undertaken in 2024 – in particular, implementing the recommendations following completion of the *Combined Assurance Review* ('CAR') process with the ATO and reviews and commencement of testing the Group's tax controls (undertaken by an expert external party) as part of implementing the Company's tax governance framework.

The Company will review its approach for 2025 in light of progress against the Company's areas of focus in 2024 and considering other identified areas for improvement, including any recommendations from the Group's external auditor following completion of its external audit of the 2024 full year financial results.

^{3.} Information regarding the Extreme Weather Event at Capricorn Copper in 2023 and the suspension of operations in 2024 has been reported by the Company across the Reporting Period (and the Prior Corresponding Period), and details of the operating and financial impact is set out in the Directors' Report for the year ended 31 December 2024 (a copy of which is included in the 2024 Annual Report and available on the Company's website.

7. RISK MANAGEMENT CONTINUED

7.3 SUSTAINABILITY & ESG RISKS

At 29Metals, we recognise that sustainability is essential to build and maintain credibility and trust with stakeholders. From the Board to our on-site workforce, we are committed to caring for our people, minimising our environmental impact, and partnering with our stakeholders.

Information about 29Metals' exposure and management of material risks, including environmental and social risks, are contained in the Company's financial reporting. 29Metals prepares an annual Sustainability & ESG Report which provides detailed information regarding material sustainability and ESG matters, including 29Metals' performance against sustainability and ESG metrics and the priorities that 29Metals has set for the year ahead.

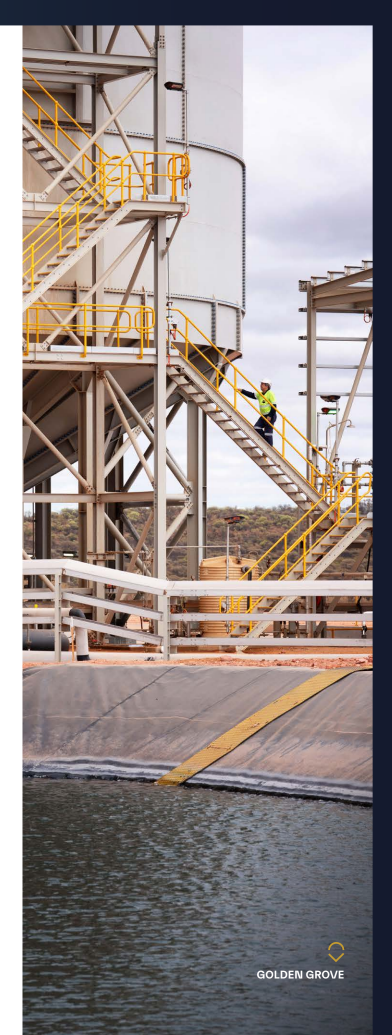


The Sustainability Committee assists the Board in relation to the Group's performance and management of risks in relation to health, safety and well-being, the environment (including, action on climate change and the management of waste), community and social engagement, human rights and security.

During the Reporting Period, the members of the Sustainability Committee were:

MEMBER	PERIOD
Jacqui McGill AO (Chair)	whole of the Reporting Period
Fiona Robertson AM	whole of the Reporting Period
Tamara Brown	whole of the Reporting Period

The Sustainability Committee charter is reviewed at least annually to ensure that it remains relevant and effective.



8. REMUNERATION

8.1 OVERVIEW

29Metals' remuneration framework is founded on the key principles of:

- attracting and retaining talented, high performing personnel, including retention of key roles;
- ensuring that remuneration outcomes encourage high performance, and encourage and reward performance that is consistent with 29Metals' vision, values and culture;
- ensuring that remuneration outcomes are tangibly linked to performance outcomes;
- aligning remuneration outcomes with shareholder value; and
- identifying and mitigating gender pay disparities and ensure equitable remuneration.

29Metals' remuneration strategy and principles are outlined in the Remuneration Report.

The Remuneration & Nominations Committee assists the Board in relation to remuneration matters by providing oversight, advice and recommendations regarding:

- the Group's remuneration strategy and remuneration framework generally;
- the Group's performance-based and 'at risk' remuneration arrangements, including eligibility, performance hurdles and conditions, and the terms applicable to any grant or award;
- remuneration outcomes for the CEO and the CEO's direct reports, including annual remuneration review and awards;
- the Company's annual Remuneration Report to shareholders;
- fees paid to Non-executive Directors, including fees paid in relation to Committee membership fees;
- the engagement of external remuneration consultants to provide advice to the Board in relation to remuneration matters (including benchmarking); and
- the Company's disclosures regarding remuneration matters.

The Company clearly distinguishes the structure of Non-executive Director remuneration and that of Management (including executives):

- Non-executive Directors receive director and committee fees and do not participate in performance-based remuneration or incentive programs; and
- Executives receive a base salary and are eligible to participate in the Company's performance-based and 'at risk' remuneration components – comprising short-term and long-term incentive plans – as detailed in the Remuneration Report.

Following shareholder approval at the Company's 2022 AGM, the Board established a Non-executive Director Salary Sacrifice Share Plan ('NED Share Plan') under which eligible Non-executive Directors salary sacrificed \$40,000 of fees annually to acquire shares in the Company. The NED Share Plan is due to expire in May 2025. During the Reporting Period, the Board undertook a review and determined not to renew the NED Share Plan, noting it had achieved its policy objective of Non-executive Directors obtaining a meaningful shareholding in 29Metals, thereby aligning Directors' interests with that of shareholders (refer to 'Equity ownership by Directors and executives' for further information, below). Accordingly, following the final issue of shares to eligible Non-executive Directors under the NED Share Plan for 2024, the NED Share Plan will expire and cease to operate. Going forward, obtaining the requisite level of share ownership will be the responsibility of each Non-executive Director to implement, within the constraints of 29Metals' authorised trading windows.

8.2 REMUNERATION REPORTING

29Metals publishes detailed information regarding its remuneration strategy and remuneration outcomes for key management personnel (including all Directors), in its Remuneration Report.

8.3 EQUITY OWNERSHIP BY DIRECTORS AND EXECUTIVES

29Metals encourage Directors and all employees to hold interests in shares in the Company to enhance alignment with the interests of shareholders.

The Company has established a minimum shareholding policy for Non-executive Directors and executives. Under the policy:

- Non-executive Directors are required to hold and maintain a minimum shareholding in 29Metals equal in value to their respective annual fees. Each Non-executive Director is required to acquire the minimum holding within a period of no more than four (4) years after the date of their initial appointment; and
- executives must acquire and maintain a minimum shareholding in the Company equal in value to at least 50% of the relevant executive's total fixed remuneration. Each executive has a period of up to four (4) years after the date of commencement in an executive role with the Company to acquire the minimum shareholding.

Details of the interests in 29Metals shares held by Directors and executives is disclosed in the Remuneration Report.

8. REMUNERATION CONTINUED

8.4 SECURITIES DEALINGS POLICY

29Metals' Securities Dealings Policy regulates dealings in 29Metals securities by Directors and employees, and certain other persons including close associates.

The Securities Dealings Policy also seeks to assist employees to understand and comply with insider trading prohibitions under Australian law.

The Policy imposes more onerous restrictions on trading by persons who have greater insights into, and access to, sensitive information by virtue of their role at 29Metals.

It also imposes the following additional prohibitions:

- the Policy establishes blackout periods during which dealings in 29Metals' shares by 29Metals personnel (including the Directors and close associates) is generally prohibited. The blackout periods are linked to 29Metals' periodic reporting dates (including quarterly reporting, and half and full year financial reporting);
- the use of hedging or derivatives (such as caps, collars, warrants or similar products) or other products which alter the economic benefit or risk derived in relation to any 29Metals securities held by or on behalf of 29Metals directors, employees, contractors and consultants;
- funding arrangements where the lender is granted the power to sell or compel the sale of 29Metals securities.
 Such funding arrangements may include margin lending where 29Metals securities act as security against a loan;
- short term trading dealing in the same securities in a six-month period unless prior clearance has been obtained (excluding securities issued as a result of vesting of performance rights under a 29Metals incentive plan); and
- short selling transactions involving 29Metals securities that are, or might reasonably be perceived to be, speculating on a decline in the price of 29Metals securities in the future.

APPROVED BY THE BOARD OF DIRECTORS

This 2024 Corporate Governance Statement has been approved by the 29Metals Board and is current as at 1 April 2025.



Appendix 4G

Key to Disclosures Corporate Governance Council Principles and Recommendations

Name of entity					
29Met	29Metals Limited (' 29Metals ' or the 'Company')				
ABN/A	RBN	-	Financial year ended:		
95 650	0 096 094		31 December 2024		
Our co	rporate governance statem	nent ¹ for the period above can be fo	ound at:2		
	These pages of our annual report:				
\boxtimes	This URL on our website:	https://www.29metals.com/abou	ut/corporate-governance		
	orporate Governance State ed by the Board.	ment is accurate and up to date as	at 8 April 2025 and has been		
The an	nexure includes a key to w	here our corporate governance dis	closures can be located.3		
Date:		23 April 2025			
Name of authorised officer authorising lodgement:		Melinda Shiell, Company Secreta	ry		

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

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

Under Listing Rule 4.7.3, an entity must also lodge with ASX a completed Appendix 4G at the same time as it lodges its annual report with ASX. The Appendix 4G serves a dual purpose. It acts as a key designed to assist readers to locate the governance disclosures made by a listed entity under Listing Rule 4.10.3 and under the ASX Corporate Governance Council's recommendations. It also acts as a verification tool for listed entities to confirm that they have met the disclosure requirements of Listing Rule 4.10.3.

The Appendix 4G is not a substitute for, and is not to be confused with, the entity's corporate governance statement. They serve different purposes and an entity must produce each of them separately.

See notes 4 and 5 below for further instructions on how to complete this form.

¹ "Corporate governance statement" is defined in Listing Rule 19.12 to mean the statement referred to in Listing Rule 4.10.3 which discloses the extent to which an entity has followed the recommendations set by the ASX Corporate Governance Council during a particular reporting period.

² Tick whichever option is correct and then complete the page number(s) of the annual report, or the URL of the web page, where your corporate governance statement can be found. You can, if you wish, delete the option which is not applicable.

³ Throughout this form, where you are given two or more options to select, you can, if you wish, delete any option which is not applicable and just retain the option that is applicable. If you select an option that includes "OR" at the end of the selection and you delete the other options, you can also, if you wish, delete the "OR" at the end of the selection.

ANNEXURE - KEY TO CORPORATE GOVERNANCE DISCLOSURES

Corpo	rate Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation <u>in full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
PRINC	CIPLE 1 – LAY SOLID FOUNDATIONS FOR MANAGEMENT AND O	VERSIGHT	
1.1	A listed entity should have and disclose a board charter setting out: (a) the respective roles and responsibilities of its board and management; and (b) those matters expressly reserved to the board and those delegated to management.	and we have disclosed a copy of our board charter at: A copy of the 29Metals <i>Board Charter</i> is available on 29Metals' website at https://www.29metals.com/about/corporate-governance .	□ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
1.2	A listed entity should: (a) undertake appropriate checks before appointing a director or senior executive or putting someone forward for election as a director; and (b) provide security holders with all material information in its possession relevant to a decision on whether or not to elect or re-elect a director.		□ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
1.3	A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.		set out in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable
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.		set out in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable

⁴ Tick the box in this column only if you have followed the relevant recommendation in full for the whole of the period above. Where the recommendation has a disclosure obligation attached, you must insert the location where that disclosure has been made, where indicated by the line with "insert location" underneath. If the disclosure in question has been made in your corporate governance statement, you need only insert "our corporate governance statement". If the disclosure has been made in your annual report, you should insert the page number(s) of your annual report (eg "pages 10-12 of our annual report"). If the disclosure has been made on your website, you should insert the URL of the web page where the disclosure has been made or can be accessed (eg "www.entityname.com.au/corporate governance/charters/").

⁵ If you have followed all of the Council's recommendations in full for the whole of the period above, you can, if you wish, delete this column from the form and re-format it.

Corpo	orate Governance Council recommendation	Where a box below is ticked, we have followed the recommendation in full for the whole of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
1.5	A listed entity should: (a) have and disclose a diversity policy; (b) through its board or a committee of the board set measurable objectives for achieving gender diversity in the composition of its board, senior executives and workforce generally; and (c) disclose in relation to each reporting period: (1) the measurable objectives set for that period to achieve gender diversity; (2) the entity's progress towards achieving those objectives; and (3) either: (A) 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); or (B) if the entity is a "relevant employer" under the Workplace Gender Equality Act, the entity's most recent "Gender Equality Indicators", as defined in and published under that Act. 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.	and we have disclosed a copy of our diversity policy at: A copy of 29Metals' Inclusion & Diversity Policy is available on 29Metals' website at https://www.29metals.com/about/corporate-governance. and we have disclosed the information referred to in paragraph (c) at: in 29Metals' 2024 Corporate Governance Statement a copy of which is available on 29Metals website at https://www.29metals.com/about/corporate-governance. and if we were included in the S&P / ASX 300 Index at the commencement of the reporting period our measurable objective for achieving gender diversity in the composition of its board of not less than 30% of its directors of each gender within a specified period.	 □ set out in our Corporate Governance Statement OR □ we are an externally managed entity and this recommendation is therefore not applicable

Corpo	rate Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
1.6	A listed entity should: (a) have and disclose a process for periodically evaluating the performance of the board, its committees and individual directors; and (b) disclose for each reporting period whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.	and we have disclosed the evaluation process referred to in paragraph (a) at: Refer to section 1.6 of 29Metals' 2024 Corporate Governance Statement, a copy of which accompanies this Appendix 4G'. and whether a performance evaluation was undertaken for the reporting period in accordance with that process at: A performance evaluation was undertaken in the reporting period. Refer to section 1.6 of 29Metals' 2024 Corporate Governance Statement, a copy of which accompanies this Appendix 4G.	 □ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
1.7	A listed entity should: (a) have and disclose a process for evaluating the performance of its senior executives at least once every reporting period; and (b) disclose for each reporting period whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.	and we have disclosed the evaluation process referred to in paragraph (a) at: Refer to section 1.6 of 29Metals' 2024 Corporate Governance Statement, a copy of which accompanies this Appendix 4G'. and whether a performance evaluation was undertaken for the reporting period in accordance with that process at: Refer to section 1.6 of 29Metals' 2024 Corporate Governance Statement, a copy of which accompanies this Appendix 4G'.	set out in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable

Corpora	te Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
PRINCIP	LE 2 - STRUCTURE THE BOARD TO BE EFFECTIVE AND ADD	VALUE	
2.1	The board of a listed entity should: (a) have a nomination committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a nomination committee, disclose that fact and the processes it employs to address board succession issues and to ensure that the board has the appropriate balance of skills, knowledge, experience, independence and diversity to enable it to discharge its duties and responsibilities effectively.	[If the entity complies with paragraph (a):] and we have disclosed a copy of the charter of the committee at: A copy of the charter for the 29Metals Remuneration & Nominations Committee is available on 29Metals' website at https://www.29metals.com/about/corporate-governance. and the information referred to in paragraphs (4) and (5) at: Information regarding the members of 29Metals' Remuneration & Nominations Committee, the meetings of the Committee held during the reporting period, and Committee members' attendance at those meeting is set out in 29Metals' Directors' Report for the year ended 31 December 2024, a copy of which is included in 29Metals' 2024 Annual Report (refer to pages 77-81 of the Annual Report). A copy of 29Metals' 2024 Annual Report is available via 29Metals' website at https://www.29metals.com/investors.	□ set out in our Corporate Governance Statement OR □ we are an externally managed entity and this recommendation is therefore not applicable
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.	and we have disclosed our board skills matrix at: 29Metals' Board Skills Matrix is included in the Company's 2024 Corporate Governance Statement (refer to section 1.6), a copy of which accompanies this Appendix 4G.	 □ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation <u>in full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵	
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, affiliation or relationship of the type described in Box 2.3 but the board is of the opinion that it does not compromise the independence of the director, the nature of the interest, position or relationship in question and an explanation of why the board is of that opinion; and (c) the length of service of each director. 	and we have disclosed the names of the directors considered by the board to be independent directors at: Refer to section 1.2 of 29Metals' 2024 Corporate Governance Statement, a copy of which accompanies this Appendix 4G. and, where applicable, the information referred to in paragraph (b) at: Not applicable. and the length of service of each director at: Refer to section 1.2 of 29Metals' 2024 Corporate Governance Statement and page 76 of the 29Metals 2024 Annual Report, a copy of which is available on 29Metals' website at https://www.29metals.com/investors .	set out in our Corporate Governance Statement	
2.4	A majority of the board of a listed entity should be independent directors.		 □ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable 	
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.		set out in our Corporate Governance Statement 29Metals' Chair is not the same person as 29Metals' CEO. 29Metals' Chair is not an independent non-executive director. Refer to section 1.5 of 29Metals' 2024 Corporate Governance Statement.	
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.		□ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable	

Corpor	rate Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation in full for the whole of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
PRINCI	IPLE 3 – INSTIL A CULTURE OF ACTING LAWFULLY, ETHICALL	Y AND RESPONSIBLY	
3.1	A listed entity should articulate and disclose its values.	and we have disclosed our values at: 29Metals' Values are set out on 29Metals' website at https://www.29metals.com/about . 29Metals' Values are also set out in the Company's 2024 Annual Report and 2024 Corporate Governance Statement, copies of which are also available on 29Metals' website.	□ set out in our Corporate Governance Statement
3.2	A listed entity should: (a) have and disclose a code of conduct for its directors, senior executives and employees; and (b) ensure that the board or a committee of the board is informed of any material breaches of that code.	and we have disclosed our code of conduct at: A copy of 29Metals' Code of Conduct is available via 29Metals' website at https://www.29metals.com/about/corporate-governance .	□ set out in our Corporate Governance Statement
3.3	A listed entity should: (a) have and disclose a whistleblower policy; and (b) ensure that the board or a committee of the board is informed of any material incidents reported under that policy.	and we have disclosed our whistleblower policy at: A copy of 29Metals' Whistleblower Policy is available via 29Metals' website at https://www.29metals.com/about/corporate-governance .	□ set out in our Corporate Governance Statement
3.4	A listed entity should: (a) have and disclose an anti-bribery and corruption policy; and (b) ensure that the board or committee of the board is informed of any material breaches of that policy.	and we have disclosed our anti-bribery and corruption policy at: A copy of 29Metals' Anti-bribery & Corruption Policy is available via 29Metals' website at https://www.29metals.com/about/corporate-governance .	□ set out in our Corporate Governance Statement

Corpora	ate Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation in full for the whole of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
PRINCI	PLE 4 – SAFEGUARD THE INTEGRITY OF CORPORATE REPOR	TS	
4.1	The board of a listed entity should: (a) have an audit committee which: (1) has at least three members, all of whom are non-executive directors and a majority of whom are independent directors; and (2) is chaired by an independent director, who is not the chair of the board, and disclose: (3) the charter of the committee; (4) the relevant qualifications and experience of the members of the committee; and (5) in relation to each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have an audit committee, disclose that fact and the processes it employs that independently verify and safeguard the integrity of its corporate reporting, including the processes for the appointment and removal of the external auditor and the rotation of the audit engagement partner.	[If the entity complies with paragraph (a):] and we have disclosed a copy of the charter of the committee at: A copy of the Charter for the 29Metals Audit, Governance & Risk Committee is available via 29Metals' website at https://www.29metals.com/about/corporate-governance. and the information referred to in paragraphs (4) and (5) at: Information regarding the members of 29Metals' Audit, Governance & Risk Committee, the meetings of the Committee held during the reporting period, and Committee members' attendance at those meeting is set out in 29Metals' Directors' Report for the year ended 31 December 2024, a copy of which is included in 29Metals' 2024 Annual Report (refer to pages 77 – 81 of the Annual Report). A copy of 29Metals' 2024 Annual Report is available via 29Metals' website at https://www.29metals.com/investors.	set out in our Corporate Governance Statement
4.2	The board of a listed entity should, before it approves the entity's financial statements for a financial period, receive from its CEO and CFO a declaration that, in their opinion, the financial records of the entity have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the entity and that the opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.		□ set out in our Corporate Governance Statement
4.3	A listed entity should disclose its process to verify the integrity of any periodic corporate report it releases to the market that is not audited or reviewed by an external auditor.		□ set out in our Corporate Governance Statement

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation in full for the whole of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
PRINCIPI	LE 5 – MAKE TIMELY AND BALANCED DISCLOSURE		
5.1	A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under listing rule 3.1.	and we have disclosed our continuous disclosure compliance policy at: A copy of 29Metals' Disclosure & Communications Policy is available via 29Metals' website at https://www.29metals.com/about/corporate-governance .	□ set out in our Corporate Governance Statement
5.2	A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.		□ set out in our Corporate Governance Statement
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.		□ set out in our Corporate Governance Statement
PRINCIPI	LE 6 – RESPECT THE RIGHTS OF SECURITY HOLDERS		
6.1	A listed entity should provide information about itself and its governance to investors via its website.	and we have disclosed information 'About us' and our Corporate Governance on our website at: 29Metals has dedicated About us and Corporate Governance pages on its website at https://www.29metals.com/about/corporate-governance .	□ set out in our Corporate Governance Statement
6.2	A listed entity should have an investor relations program that facilitates effective two-way communication with investors.		□ set out in our Corporate Governance Statement
6.3	A listed entity should disclose how it facilitates and encourages participation at meetings of security holders.	and we have disclosed how we facilitate and encourage participation at meetings of security holders at: Information regarding how 29Metals facilitates and encourages participation at meetings of security holders is set out in section 6 of 29Metals' 2024 Corporate Governance Statement, a copy of which accompanies this Appendix 4G.	□ set out in our Corporate Governance Statement

Corpora	ate Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
6.4	A listed entity should ensure that all substantive resolutions at a meeting of security holders are decided by a poll rather than by a show of hands.		□ set out in our Corporate Governance Statement
6.5	A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.		□ set out in our Corporate Governance Statement
PRINCI	PLE 7 – RECOGNISE AND MANAGE RISK		
7.1	The board of a listed entity should: (a) have a committee or committees to oversee risk, each of which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a risk committee or committees that satisfy (a) above, disclose that fact and the processes it employs for overseeing the entity's risk management framework.	[If the entity complies with paragraph (a):] and we have disclosed a copy of the charter of the committee at: A copy of the Charter for the 29Metals Audit, Governance & Risk Committee is available via 29Metals' website at https://www.29metals.com/about/corporate-governance. and the information referred to in paragraphs (4) and (5) at: Information regarding the members of 29Metals' Audit, Governance & Risk Committee, the meetings of the Committee held during the reporting period, and Committee members' attendance at those meeting is set out in 29Metals' Directors' Report for the year ended 31 December 2024, a copy of which is included in 29Metals' 2024 Annual Report (refer to pages 77 – 81 of the Annual Report). A copy of 29Metals' 2024 Annual Report is available via 29Metals' website at https://www.29metals.com/investors.	set out in our Corporate Governance Statement
7.2	The board or a committee of the board should: (a) review the entity's risk management framework at least annually to satisfy itself that it continues to be sound and that the entity is operating with due regard to the risk appetite set by the board; and (b) disclose, in relation to each reporting period, whether such a review has taken place.		set out in our Corporate Governance Statement The Audit, Governance & Risk Committee reviewed (and the Board approved) an updated Risk Management Policy during the Reporting Period, as a part of the review of the Company's risk management framework. The remaining components of the risk management framework will be reviewed during 2025. For more details, please refer to section 7 of 29Metals' 2024 Corporate Governance Statement, a copy of which accompanies this Appendix 4G.

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
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.	[If the entity complies with paragraph (a):] and we have disclosed how our internal audit function is structured and what role it performs at: Information regarding internal audit at 29Metals is set out in section 7.2 of 29Metals' 2024 Corporate Governance Statement, a copy of which accompanies this Appendix 4G.	□ set out in our Corporate Governance Statement
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.	and we have disclosed whether we have any material exposure to environmental and social risks at: Information regarding 29Metals' exposure to material environmental and social risks is set out in 29Metals' Directors' Report for the year ended 31 December 2024, a copy of which is included in 29Metals' 2024 Annual Report (refer to pages 96 – 102 of the Annual Report. Additional information regarding material environmental and social risks is included in 29Metals' Sustainability & ESG reporting which is set out in pages 22 – 56 of the Annual Report). A copy of 29Metals' 2024 Annual Report is available on the Company's website at https://www.29metals.com/investors . and, if we do, how we manage or intend to manage those risks at: Refer above.	set out in our Corporate Governance Statement

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation <u>in full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
PRINCIP	PLE 8 – REMUNERATE FAIRLY AND RESPONSIBLY		
8.1	The board of a listed entity should: (a) have a remuneration committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a remuneration committee, disclose that fact and the processes it employs for setting the level and composition of remuneration for directors and senior executives and ensuring that such remuneration is appropriate and not excessive.	[If the entity complies with paragraph (a):] and we have disclosed a copy of the charter of the committee at: A copy of the charter for the 29Metals Remuneration & Nominations Committee is available on 29Metals' website at https://www.29metals.com/about/corporate-governance. and the information referred to in paragraphs (4) and (5) at: Information regarding the members of 29Metals' Remuneration & Nominations Committee, the meetings of the Committee held during the reporting period, and Committee members' attendance at those meeting is set out in 29Metals' Directors' Report for the year ended 31 December 2024, a copy of which is included in 29Metals' 2024 Annual Report (refer to pages 77 – 81 of the Annual Report). A copy of 29Metals' 2024 Annual Report is available via 29Metals' website at https://www.29metals.com/investors.	set out in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable
8.2	A listed entity should separately disclose its policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.	and we have disclosed separately our remuneration policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives at: Information regarding 29Metals' remuneration policies and practices for non-executive directors, executive directors, and other senior executives is set in 29Metals' Remuneration Report for the year ended 31 December 2024, a copy of which is included in 29Metals' 2024 Annual Report (refer to pages 103 – 130). A copy of 29Metals' 2024 Annual Report is available on the Company's website at https://www.29metals.com/investors .	 □ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable

Corpora	te Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
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.	and we have disclosed our policy on this issue or a summary of it at: A copy of 29Metals' Securities Dealings Policy is available via 29Metals' website at https://www.29metals.com/about/corporate-governance .	 □ set out in our Corporate Governance Statement <u>OR</u> □ we do not have an equity-based remuneration scheme and this recommendation is therefore not applicable <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable