Appendix 4G

Key to Disclosures Corporate Governance Council Principles and Recommendations

Name of entity		
Integral Diagnostics Limited		
ABN/ARBN		Financial year ended:
55 130 832 816		30 June 2025

Our corporate governance statement¹ for the period above can be found at:²

This URL on our https://integraldiagnostics.com.au/corporate-governance/ website:

The Corporate Governance Statement is accurate and up to date as at 26 August 2024 and has been approved by the board.

The annexure includes a key to where our corporate governance disclosures can be located.3

Date: 26 August 2025

Name of authorised officer authorising lodgement: Mr John Merity

Company Secretary

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.

ASX Listing Rules Appendix 4G (current at 17/7/2020)

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.

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.

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:
PRINC	IPLE 1 – LAY SOLID FOUNDATIONS FOR MANAGEMENT AND OVERSIGHT	
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: https://integraldiagnostics.com.au/corporate-governance/
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.	
1.3	A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.	
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.	

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/").

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:
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: https://integraldiagnostics.com.au/corporate-governance/ and we have disclosed the information referred to in paragraph (c) in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/ and IDX was 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 was a minimum of 40% of each gender representation on the Board.
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) in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/ and whether a performance evaluation was undertaken for the reporting period in accordance with that process in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/
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) in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/ and whether a performance evaluation was undertaken for the reporting period in accordance with that process in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/

Corporat	e 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:
PRINCIP	LE 2 - STRUCTURE THE BOARD TO 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.	and we have disclosed a copy of the charter of the committee at: https://integraldiagnostics.com.au/corporate-governance/ and the information referred to in paragraph (4) in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/ and the information referred to in paragraph (5) in the Directors' Report section of the Annual Report at: https://integraldiagnostics.com.au/corporate-governance/
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 in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/
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 in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/ and the length of service of each director in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/
2.4	A majority of the board of a listed entity should be independent directors.	

Corpora	te 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:
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.	
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.	
PRINCIP	LE 3 – INSTIL A CULTURE OF ACTING LAWFULLY, ETHICALLY AND RESPONSIBLY	
3.1	A listed entity should articulate and disclose its values.	and we have disclosed our values in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/ and on our website at: https://integraldiagnostics.com.au/our-culture/
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: https://integraldiagnostics.com.au/corporate-governance/
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: https://integraldiagnostics.com.au/corporate-governance/
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: https://integraldiagnostics.com.au/corporate-governance/

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:	
PRINCIP	LE 4 – SAFEGUARD THE INTEGRITY OF CORPORATE REPORTS		
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.	and we have disclosed a copy of the charter of the committee at: https://integraldiagnostics.com.au/corporate-governance/ and the information referred to in paragraph (4) in our Corporate Governance Statement at: https://www.integraldiagnostics.com.au/corporate-governance/ and the information referred to in paragraph (5) in the Directors' Report section of the Annual Report at: https://integraldiagnostics.com.au/reports/	
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.		
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.		
PRINCIPLE 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: https://integraldiagnostics.com.au/corporate-governance/	

Corpora	te 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:
5.2	A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.	
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.	
PRINCIP	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 governance on our website at: https://integraldiagnostics.com.au/
6.2	A listed entity should have an investor relations program that facilitates effective two- way communication with investors.	
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 in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/ and in our Notices of Annual General Meeting at: https://integraldiagnostics.com.au/general-meetings/
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.	

Corporat	e 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:
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.	
PRINCIP	E 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.	and we have disclosed a copy of the charter of the committee at: https://integraldiagnostics.com.au/corporate-governance/ and the information referred to in paragraphs (4) in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/ and the information referred to in paragraphs (5) in the Directors' Report section of the Annual Report at: https://integraldiagnostics.com.au/reports/
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.	and we have disclosed whether a review of the entity's risk management framework was undertaken during the reporting period in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/

Corpor	ate 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:
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.	and we have disclosed how our internal audit function is structured and what role it performs in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/
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 in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/ and in the Operating and Financial Review section of the Annual Report at: https://integraldiagnostics.com.au/reports/
PRINCI	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	and we have disclosed a copy of the charter of the committee at: https://integraldiagnostics.com.au/corporate-governance/ and the information referred to in paragraphs (4) in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/ and the information referred to in paragraph (5) in the Directors' Report section of the Annual Report at: https://integraldiagnostics.com.au/reports/
	(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.	

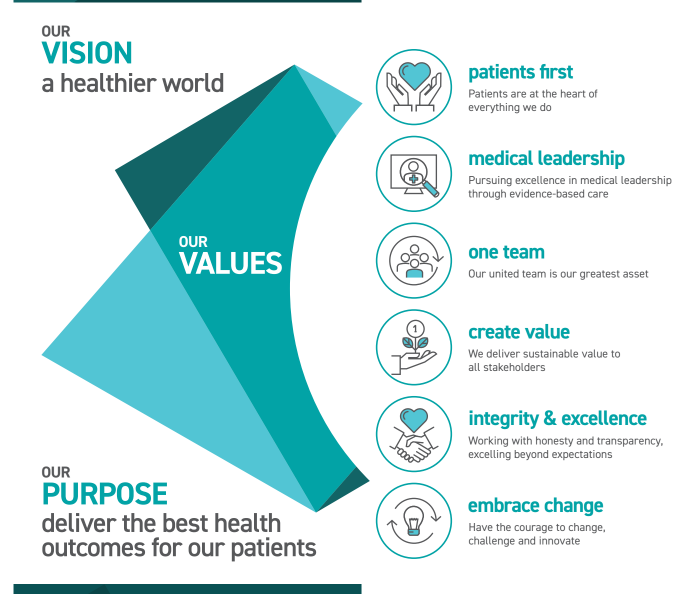
Corpor	ate Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation <u>in full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:
8.2	A listed entity should separately disclose its policies and practices 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 in our Corporate Governance Statement at: https://integraldiagnostics.com.au/corporate-governance/ and in the Remuneration Report section of the Annual Report at: https://integraldiagnostics.com.au/reports/
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 in our Securities Dealing Policy at: https://integraldiagnostics.com.au/corporate-governance/

Corpor	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	
ADDITI	ONAL RECOMMENDATIONS THAT APPLY ONLY IN CERTAI	N CASES		
9.1	A listed entity with a director who does not speak the language in which board or security holder meetings are held or key corporate documents are written should disclose the processes it has in place to ensure the director understands and can contribute to the discussions at those meetings and understands and can discharge their obligations in relation to those documents.	-	we do not have a director in this position and this recommendation is therefore not applicable.	
9.2	A listed entity established outside Australia should ensure that meetings of security holders are held at a reasonable place and time.	-	we are established in Australia and this recommendation is therefore not applicable	
9.3	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.	-	we are established in Australia and not an externally managed listed entity and this recommendation is therefore not applicable	



Acknowledgement of Country

IDX acknowledges the Traditional Owners of Country throughout Australia and their continuing connection to land, sea, and community. We pay our respects to all Aboriginal and Torres Strait Islander peoples, and to their Elders, past and present.

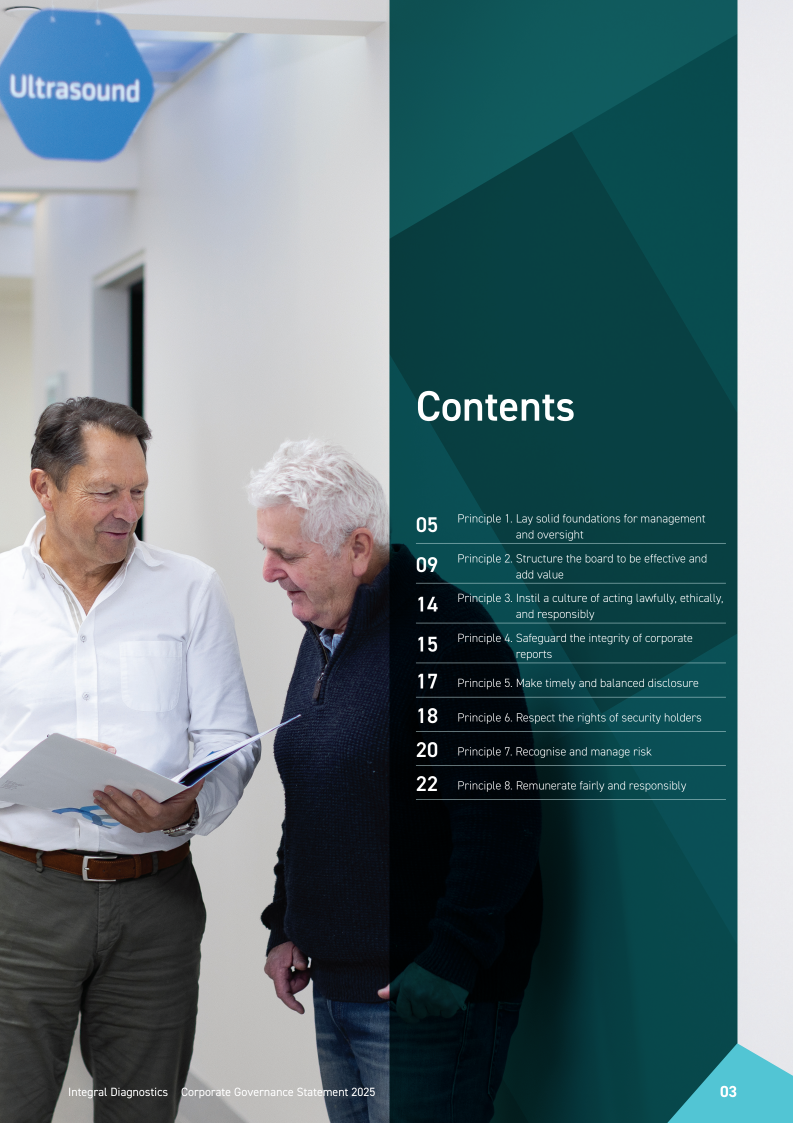


HEAD OFFICE Wurundjeri Country

Level 2, 288 Victoria Parade, East Melbourne, Victoria 3002 T +61 5339 0704

ABN 55 130 832 816

IMAGES: Imaging @ Olympic Park, Melbourne and Capital Radiology Spotswood



Year ended 30 June 2025

This Corporate Governance Statement (Statement) of Integral Diagnostics Limited (IDX or the Company) outlines the main corporate governance practices in place for IDX and its subsidiaries. It addresses the 4th Edition of the Australian Securities Exchange's (ASX) Corporate Governance Principles and Recommendations (the Recommendations). The Board of Directors (Board) believes that the Company accords with all of the principles and recommendations of the ASX Corporate Governance Council.

The Board and its committees periodically review IDX's corporate governance arrangements and practices to keep them aligned with regulators' requirements, developments, recommended corporate governance practices and shareholder expectations, as well as the Company's strategic objectives.

Both this Statement and the Appendix 4G have been lodged with the ASX.

This Statement was approved by the Board on 25 August 2025 and is current as at that date.

The corporate governance policies and practices described below have been in place for the entire year, or as at the date of this report where indicated. The Board and management of the Company are committed to acting responsibly, ethically and with high standards of integrity. The Company is committed to implementing the highest standards of corporate governance, taking into account the group's size, structure and nature of its operations.

The Board has established a number of corporate governance documents consistent with the Recommendations, which form the basis of the Company's Corporate Governance Framework. These documents are referenced in this Statement where appropriate and are as follows:

- Board Charter;
- Audit Committee Charter;
- Risk, Compliance and Sustainability Committee Charter;
- People, Culture and Remuneration Committee Charter;
- Integral Clinical Leadership Committee Charter;
- Nomination Committee Charter;
- Code of Conduct;
- Anti-Bribery, Fraud and Corruption Policy;
- Continuous Disclosure and Communications Policy;
- Diversity and Inclusion Policy;
- Ethical Supply Chain Policy;
- Minimum Shareholding Policy;
- Securities Dealing Policy; and
- Whistleblower Policy.



These documents are available on the IDX website in the 'Investors' section and 'Corporate Governance' subsection at: www.integraldiagnostics.com.au/corporate-governance.



Principle 1. Lay solid foundations for management and oversight

Recommendation 1.1: A listed entity should have and disclose a board charter setting out:

- a. the respective roles and responsibilities of its board and management; and
- b. those matters expressly reserved to the board and those delegated to management.

The Board has adopted a written Board Charter to provide a framework for its effective operation. This Board Charter sets out the:

- Board's composition and processes;
- Board's role and responsibilities;
- relationship and interaction between the Board and management; and
- authority delegated by the Board to Management and Board Committees.

Pursuant to the Board Charter, the Board is responsible for, and has the authority to determine, all matters relating to the purpose, values, strategic direction, policies, practices, goals for management and the operation of the Company.

The Board is committed to a high standard of corporate governance practice and fosters a culture of compliance that values ethical behaviours, integrity, teamwork and respect for others. Accordingly, the Board has created a framework for managing IDX, that includes adopting relevant internal controls, risk management processes and corporate governance policies and practices, which it believes are appropriate for the Company's business, and designed to promote the responsible management and conduct of IDX.

The Board Charter clearly outlines which matters are expressly reserved for the Board's determination and those matters delegated to management.

The Board has delegated day-to-day management of the Company and the authority to control the affairs of IDX in relation to all matters, other than those responsibilities reserved to itself in its Charter, to the Managing Director/Chief Executive Officer (CEO). The CEO is supported by Management, which is responsible for implementation of Board-directed strategies at an operational level. Management must supply the Board with information in a form, time frame and quality that will enable the Board to discharge its duties effectively. The delegations of authority are reviewed by the Board on an annual basis or as may be required.



A copy of the Company's Board Charter can be found on the Company's website:

www. integral diagnostics. com. au/corporate-governance

Recommendation 1.2: A listed entity should:

- a. undertake appropriate checks before appointing a director or senior executive or putting someone forward for election, as a director; 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.

Before appointing an Executive or Director, or putting forward a Director to shareholders for election, the Company procures comprehensive reference checks that cover elements such as the person's character, experience, employment history, qualifications, criminal history, bankruptcy history and disqualified officer status.

A Director who has been appointed during the year must stand for election at the next Annual General Meeting (AGM). Directors are generally appointed for a term of three years. Retiring Directors are not automatically re-appointed but may apply for re-election.

The Company provides information that the Board considers necessary to make a fully informed decision to shareholders about each candidate standing for election or re-election as a Director. Such information is included in the explanatory memorandum to the Notice of AGM and includes the person's biography, experience and qualifications, details of other directorships and whether the Board supports re-election.

Year ended 30 June 2025

Recommendation 1.3: A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.

The terms of the appointment of a Non-Executive Director are set out in writing and cover matters such as the term of appointment, time commitment envisaged, required committee work and other special duties, requirement to disclose relevant interests that may affect independence, corporate policies and procedures, indemnities, and remuneration entitlements.

All Executive Directors and Executives have written agreements that detail the above matters, as well as the person or body to whom they report, the circumstances in which their service may be terminated (with or without notice), and any entitlements upon termination.

Recommendation 1.4: The company secretary of a listed entity should be accountable directly to the board, through the chair, on all matters to do with the proper functioning of the board.

The Company Secretary is accountable to the Board through the Chair on all Board matters and is accessible to all Directors. The Company Secretary is responsible for all matters relating to the proper functioning of the Board, including coordination of all Board business, agendas, board papers, minutes, communication with regulatory bodies and ASX, and all statutory and other filings. The Company Secretary has a written position description and employment agreement.



Details of the Company Secretary can be found on the Company's

website:www.integraldiagnostics.com.au/our-directors/

Recommendation 1.5: A listed entity should:

- a. have and disclose a diversity policy;
- b. through its board or a committee of the board set measurable objectives for achieving gender diversity in the composition of its board, senior executives and workforce generally; and
- c. disclose in relation to each reporting period:
 - 1. the measurable objectives set for that period to achieve gender diversity;
 - II. the entity's progress towards achieving those objectives; and
 - III. 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 (WGEA), 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.

The Company has a Diversity and Inclusion Policy that requires the Board to consider measurable objectives for achieving gender diversity and to assess the objectives, and the Company's progress towards achieving them, on an annual basis. The People, Culture and Remuneration Committee (PCR Committee) is responsible for the review of the effectiveness of the Diversity and Inclusion Policy in accordance with its Charter.

The Diversity and Inclusion Policy aims to drive the Company's ability to attract, retain, motivate and develop the best talent, create an engaged and inclusive workforce, deliver the highest quality services to its patients and referrers, and continue to

grow the business. It also aims to address the representation of women in Senior Management positions, on the Board and as radiologists, and to actively facilitate a more diverse and representative management and leadership structure.



A copy of the Company's Diversity and Inclusion Policy can be found on the Company's website: www.integraldiagnostics.com.au/corporategovernance.

Measurable objectives

The Board continues its commitment to the measurable objectives for gender diversity. For 2025, those objectives and the Company's performance against those objectives are listed below:

Objective	Achievement
A minimum of 40% of each gender represented on the Board by 2026	38% of Board members were female
A minimum of 40% of each gender representation to be achieved at the Executive level by 2026 ¹	14% of the Executive were female
A minimum of 40% of each gender representation to be achieved at Senior Management level by 2026 ²	60% of the Senior Management level were female
A minimum of 40% of each gender representation to be achieved at Executive and Senior Management levels by 2026	45% of the Executive and Senior Management levels were female
At least one of each gender are to be included as shortlisted candidates for Board, Executive and Senior Management positions	Under the terms of the merger agreement with Capitol Health, two Capitol directors joined the Board as Non-Executive Directors (one female and one male). A number of Executive and Senior Management positions were also filled by former Capitol Health employees as part of the successful merger integration. The Radiologist Executive Director and Chief Medical Officer positions were internal IDX appointments and no females were shortlisted.
The percentage of females employed across the Company should remain within 10% of industry levels as measured by WGEA (Medical and Other Health Care Services Industry Subdivision)	Female employees IDX: 76% Female employees Capitol: 77%³ Female employees WGEA: 78%
Continued improvement in the female participation rate of radiologists across IDX and within 10% range of Royal Australian and New Zealand College of Radiologists (RANZCR) gender membership data by 2026	Female Radiologists IDX: 24% ⁴ Female Radiologists Capitol: 30% ^{3,4} RANZCR female members: 34% ⁵

^{1.} Executives include the following positions: CEO, CFO, CIO, CPO, CMO and CintO

Gender diversity as at 30 June 2025

For 2026, the PCR Committee has determined to keep the same measurable gender diversity objectives adopted in the current year.

^{2.} Senior Management includes the following positions: General Managers, General Counsel and Head of Legal and Risk, Group IT Projects and Operations Manager, Group People and Culture Manager and Deputy General Manager - Victoria.

^{3.} Following the merger with Capitol Health in December 2024, for the current reporting period Capitol Health figures are reported separately.
4. For IDX and Capitol this includes employed radiologists in Australia. In relation to IDX's business in New Zealand, and consistent with the NZ private radiology model, all doctors work across the public and private sector and meet the criteria to be classified as contractors but are on terms and conditions similar to IDX employed radiologists.

Year ended 30 June 2025

Recommendation 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, in relation to each reporting period, whether a performance evaluation was undertaken in accordance with that process during or in respect of that period.

A formal performance evaluation process has been established and is documented for the Board, each of its Committees, the Chair and each individual Director. Performance is formally evaluated annually, as well as informally on an ongoing basis, to thoroughly assess effectiveness at every level and identify opportunities for improvement. The process uses a mixture of survey tools to ascertain quantitative data alongside qualitative insights.

As a result of the merger with Capitol Health completed in December 2024 and the appointment of two Non-Executive Directors from the Capitol Health Board and the appointment of a Radiologist Executive Director in February 2025, the Board engaged an external advisor to conduct a review of the new Board during the reporting period. The process included detailed quantitative and qualitative survey tools and interviews, followed up by discussions with the Chair and a written report.

Recommendation 1.7: A listed entity should:

- a. have and disclose a process for evaluating the performance of its senior executives at least once every reporting period; and
- b. disclose for each reporting period whether a performance evaluation was undertaken in accordance with that process during or in respect of that period.

The PCR Committee, in accordance with its Charter, reviews the performance assessment processes of the CEO and CEO direct reports. The evaluation process comprises annual financial and non-financial key performance indicators (KPIs), a formal performance evaluation, and ongoing feedback discussions throughout the year. All KPIs of the CEO and CEO's direct reports are considered by the committee and approved by the Board.

A documented performance evaluation for the Executive and the Senior Management levels commenced in June 2025 and was completed in July 2025. A 360-degree feedback process to identify and support development goals and actions was also undertaken. Raters for the Executives comprised Board members, clinicians, peers/colleagues and direct reports.



Principle 2. Structure the board to be effective and add value

Recommendation 2.1: The board of a listed entity should:

- a. have a nomination committee which:
 - i. has at least three members, a majority of whom are independent directors; and
 - ii. is chaired by an independent director:
 - iii. the charter of the committee:
 - iv. the members of the committee; and
 - v. as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or
- 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.

The Board has a Nomination Committee which assists the Board in carrying out its responsibilities, as set out in the Nomination Committee Charter. The Nomination Committee consists of three members, all of whom are Non-Executive and independent Directors. The Nomination Committee is chaired by an independent Director.

Current members of the Nomination Committee are:

Names	Title	Independence
Toby Hall	(Chair) Non- Executive Director	Independent
Raelene Murphy	Non-Executive Director	Independent
Andrew Fay	Non-Executive Director	Independent
Ingrid Player	Non-Executive Director	Independent

Details of the Nomination Committee members' qualifications and meeting attendances are set out in the Directors' Report contained in the Annual Report.



A copy of the Nomination Committee Charter can be found on the Company's website: www.integraldiagnostics.com.au/corporate-governance

Recommendation 2.2: A listed entity should have and disclose a board skills matrix setting out the mix of skills and diversity that the board currently has or is looking to achieve in its membership.

The Board has adopted a Board Skills Matrix (Matrix) that sets out the mix of skills, experience and expertise considered necessary at Board level to guide the business of the Company. It has been used when recruiting new Directors and to identify the skills and experience the Board needs for the next period of the Company's development. The Matrix also assists to identify focus areas for the continuing education and professional development of Directors and to identify areas where it may be desirable for specialist external expertise to be retained to supplement the Board's skills and experience. For example, the Board has a NZ Advisory Member who advises the Board on issues specific to our New Zealand business.

The Board collectively possesses all the skills and experience set out in the Matrix, and each Director satisfies the Board requirements and attributes discussed below.

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Year ended 30 June 2025

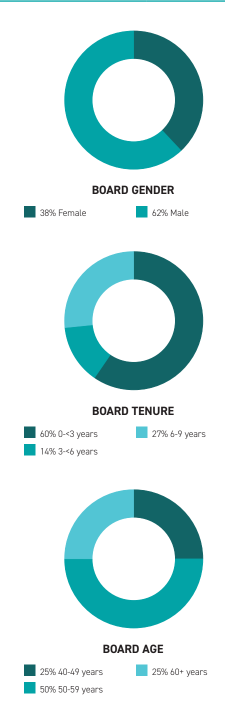
Board skills and experience capabilities

Category	Description	Strength of Skill		
Governance	Experience as a director of a listed company or equivalent experience with organisations subject to rigorous governance standards, with a personal commitment to the highest standards of governance.	Low	Strong	Very Strong
Risk Management	Experience with the establishment of risk and compliance frameworks and the identification and monitoring of key risks.	Low	Strong	Very Strong
Leadership	Sustained success in business at a senior executive level or practice leadership level in relevant sectors including health, IT, finance, consumer, and professional services.	Low	Strong	Very Strong
Healthcare and Clinical Quality & Safety	Experience as a medical professional, senior executive, or deep board experience in the health care services sector including knowledge and experience in clinical quality and safety management and/or governance.	Low	Strong	Very Strong
Strategy	Experience in developing, implementing, and challenging a plan of action designed to achieve the long-term goals of a business.	Low	Strong	Very Strong
Finance and Accounting	Experience in financial accounting and reporting, corporate finance, and internal financial controls, including the ability to probe the adequacy of financial controls.	Low	Strong	Very Strong
Regulatory, Legal, and Public Policy	Experience in government relations, public and regulatory policy development or qualified legal professional.	Low	Strong	Very Strong
Corporate Transactions and Business Integration	Experience in undertaking or overseeing complex business transactions including mergers and acquisitions and the related implementation of business integration.	Low	Strong	Very Strong
People, Safety, Culture and Remuneration	Management experience in relation to leading a workplace culture that is safe, respectful, diverse and inclusive, remuneration design, organisational development, succession planning, and human resource management and/or listed company people & remuneration committee membership experience.	Low	Strong	Very Strong
Information Technology and Data Protection	Knowledge and experience in the use and/or governance of critical information technology infrastructure, artificial intelligence (AI), privacy, data management and cyber security.	Low	Strong	Very Strong
Sustainability and Net-Zero Transition	Knowledge of sustainability reporting standards and understanding of, and experience with the identification and management of threats and opportunities related to sustainability and net-zero transition and the ability to assess the quality of sustainability reporting.	Low	Strong	Very Strong
Social Responsibility and Community	In depth understanding of social responsibility across all stakeholder groups and the communities in which the Company operates and the intersection between value generation and corporate reputation.	Low	Strong	Very Strong
Customer Experience and Innovation	Experience in serving patients and referrers or as a customer experience professional in the development and monitoring of customer perception of their experience with a business or brand, including digital experience.	Low	Strong	Very Strong

Board diversity

The Board is an advocate for diversity of thinking and its gender, age diversity, and tenure at 30 June 2025 are depicted below:

Board Statistics at 30 June	FY25	FY24
% of Board members	38%	50%
were female		
Average age of Board members	55 years	57 years
Average tenure of Non-	3 years	2.5 years
Executive Directors		





Year ended 30 June 2025

Recommendation 2.3: A listed entity should disclose:

- a. the names of the directors considered by the board to be independent directors;
- b. if a director has an interest, position, association 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.

Outlined below are the names of current Directors, independence status and length of service as at the date of this report:

Names	Title	Independence	Length of service
Toby Hall	Chair, Non- Executive Director	Independent	1 Yr 11 mths
Dr Ian Kadish	Managing Director/CEO	Non- Independent	8 yrs 3 mths
Raelene Murphy	Executive Director	Independent	7 yrs 10 mths
Andrew Fay	Non-Executive Director	Independent	3yrs 1 mth
Ingrid Player	Non-Executive Director	Independent	1 yr 11 mths
Laura McBain	Non-Executive Director	Independent	8 months
Dr Kevin Shaw	Non-Executive Director	Independent	8 months
Dr Manish Mittal	Executive Radiologist Director	Non- Independent	6 months

Dr Kevin Shaw and Ms Laura McBain were appointed as Non-Executive Directors on 20 December 2024 as part of the merger with Capitol Health.

Dr Manish Mittal was appointed as an Executive Radiologist Director on 5 February 2025.

Dr Jacqueline Milne was an Executive Radiologist Director during the year and provided 4 years 10 months of service as a director prior to her resignation on 5 August 2024.

The Board Charter sets out guidelines to assist in considering the independence of Directors. The Board considers a Director to be independent where he or she is not a member of Management and is free of any business or other relationship that could materially interfere with, or could reasonably be perceived to interfere with, the exercise of their unfettered and independent judgement.

The Board will consider the materiality of any given relationship on a case-by-case basis. It reviews the independence of each Non-Executive Director in light of information disclosed and reviews the Director's standing disclosure of interests register at each Board and Board Committee meeting.

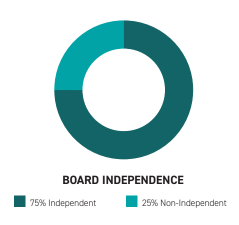


Biographies of the Directors are published on the Company's website at: www.integraldiagnostics.com.au/our-directors



Recommendation 2.4: A majority of the board of a listed entity should be independent directors.

The majority of the Board are independent Directors. The Board currently consists of six independent Non-Executive Directors and two non-independent Executive Directors.



75% of the Board are independent Non-Executive Directors.

Recommendation 2.5: The chair of the board of a listed entity should be an independent director and, in particular, should not be the same person as the CEO of the entity.

Mr Toby Hall is Chair of the Board and an independent Non-Executive Director of the Company. Dr Ian Kadish is the Managing Director/CEO.

Recommendation 2.6: A listed entity should have a program for inducting new directors and for periodically reviewing whether there is a need for existing directors to undertake professional development to maintain the skills and knowledge needed to perform their role as directors effectively.

The Nomination Committee is responsible for the induction program and for providing appropriate professional development opportunities for Directors, to enable them to develop and maintain the necessary skills and knowledge to perform their roles effectively.

A documented induction program is in place and is reviewed annually by the Nomination Committee. Directors have previously participated in the induction program, which includes meetings with other Directors, Executives, Management, specialist staff and radiologists, operational site visits and provision of documents such as plans, policies and other Board reference documents.

Directors have participated in ongoing professional development opportunities. These have included site visits throughout the year and briefings from external experts on relevant regulatory, industry and legal developments.

Year ended 30 June 2025

Principle 3. Instil a culture of acting lawfully, ethically, and responsibly

Recommendation 3.1: A listed entity should articulate and disclose its values.

The Company core values are:



Patients are at the heart

of everything we do



medical leadership

Pursuing excellence in medical leadership through evidence-based care



Our united team is



create value

We deliver sustainable



integrity & excellence

Working with honesty and transparency,



embrace change

Have the courage to change.

Everyone who works for IDX is expected to behave in a manner consistent with the Company's values.

The Company's values are promoted through many communication channels, including regular training sessions, emails, posters, intranet campaigns, booklets and key messaging, to maintain their visibility and encourage selfreflection. Behaviour and conduct are assessed with respect to the Company's values during performance reviews for each employee and the Board.

Employees who go above and beyond and bring our values to life are recognised on a monthly basis via our Living Our Values Everyday (LOVE) awards program.

Recommendation 3.2: A listed entity should:

- 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.

The Board is committed to a high level of integrity and ethical standards in all the Company's business practices. Accordingly, the Board has adopted a formal Code of Conduct that outlines how IDX expects its representatives to behave and conduct business in the workplace, and includes legal compliance and guidelines on appropriate ethical standards. All employees of IDX, including consultants, contractors and Directors, must comply with the Code of Conduct. Managers have the responsibility to communicate the Code of Conduct to employees and take a leadership role in observing and promoting the behaviour and standards in the Code of Conduct and related policies.

The Code of Conduct outlines the process for dealing with breaches of the Code, which are taken very seriously. All material breaches are reported to the Board.



governance.

A copy of the Company's Code of Conduct can be found on the Company's website: www.integraldiagnostics.com.au/corporate-

Recommendation 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.

IDX's Whistleblower Policy documents the Company's commitment to maintaining an open working environment in which employees and contractors can report instances of unethical, unlawful or undesirable conduct, without fear of intimidation or reprisal.

The Risk, Compiance and Sustainability Committee (RCS Committee) is notified of disclosures received under the

Whistleblower Policy, oversees any required investigations, and reports to the Board. Employees are expected to complete Whistleblower Policy training on appointment.



A copy of the Company's Whistleblower Policy can be found on the Company's website: www.integraldiagnostics.com.au/corporategovernance

Recommendation 3.4: A listed entity should:

- a. have and disclose an anti-bribery and corruption policy; and
- b. ensure that the board or a committee of the board is informed of any material breaches of that policy.

In addition to the Company's Code of Conduct, the Company has an Anti-Bribery, Fraud and Corruption Policy that provides guidance on what is expected and how to recognise and manage risks of bribery, fraud and corruption. The Company is committed to a zero-tolerance approach to acts of bribery, fraud or corruption, and the Code of Conduct sets out the standards for how IDX expects its employees and contractors to behave and conduct business. Employees are expected to complete training on this policy upon appointment.

All reports made under the Anti-Bribery, Fraud and Corruption Policy are reported to General Counsel, who reports material breaches to the RCS Committee or the Board.



A copy of the Company's Anti-Bribery, Fraud and Corruption Policy can be found on the Company's website: www.integraldiagnostics.com.au/corporategovernance

Principle 4. Safeguard the integrity of corporate reports

Recommendation 4.1: The board of a listed entity should:

- a. have an audit committee which:
 - i. has at least three members, all of whom are non-executive directors and a majority of whom are independent directors; and
 - ii. is chaired by an independent director, who is not the chair of the board; and disclose:
 - iii. the charter of the committee;
 - iv. the relevant qualifications and experience of the members of the committee; and
 - v. 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.

The Board has an Audit Committee to assist the Board in carrying out its accounting, auditing and financial reporting responsibilities.

The Audit Committee consists of five members, all of whom are Non-Executive and independent Directors. The Audit Committee is chaired by an independent Director, who is not the Chair of the Board.

Current members of the Audit Commitee are:

Names	Title	Independence
Raelene Murphy	(Chair) Non-	Independent
	Executive Director	
Toby Hall	Non-Executive Director	Independent
Andrew Fay	Non-Executive Director	Independent
Ingrid Player	Non-Executive Director	Independent
Laura McBain	Non-Executive Director	Independent

These members have, between them, sufficient accounting and financial knowledge, and sufficient understanding of the industry in which the Company operates, to effectively discharge the Audit Committee's responsibilities. Details of the Audit Committee members' qualifications are set out in the Directors' Report, contained in the Annual Report.

Details of meeting attendance for members of the Audit Committee are set out in the Directors' Report contained in the Annual Report. The CEO, Executives and other employees and external parties may be invited to provide information or reports or attend Audit Committee meetings as required.



A copy of the Audit Committee Charter can be found on the Company's website: www.integraldiagnostics.com.au/corporategovernance

Year ended 30 June 2025

Recommendation 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.

Prior to Board approval of the financial statements for a financial period, the CEO and the CFO of IDX provide the Board with a declaration in accordance with the Corporations Act (2001) (Corporations Act). The Company also requires selected senior management and finance employees to complete a questionnaire and declaration similar to the declaration required

by the CEO and CFO. The questionnaire covers their area of responsibility and the questions relate to the preparation of the Company's financial statements. This process assists the CEO and CFO to make their declarations to the Board.

Recommendation 4.3: A listed entity should disclose its process to verify the integrity of any periodic corporate report it releases to the market that is not audited or reviewed by an external auditor.

IDX is committed to providing clear, concise and effective disclosure in its corporate reports. The Company's goal is that periodic corporate reports will be accurate and balanced, and provide investors with appropriate information to make informed investment decisions.

The Company's process for verifying unaudited periodic corporate reports is as follows:

- reports are prepared by, or under the supervision of, subject matter experts;
- material statements in the reports are reviewed for accuracy and material requirements; and
- all reports to be released to the ASX must be approved by the Board.

This process is intended to ensure that all applicable laws, regulations and Company policies have been complied with, and that appropriate approvals are obtained before a report is released to the market.

Consistent with these principles, the non-audited sections of the Annual Report, the Investor Presentation, Modern Slavery Statements, Environment, Social and Governance (ESG) Report and Corporate Governance Statement for the reporting period were prepared by the relevant subject matter experts, and reviewed and verified by relevant senior management personnel prior to review and approval by the Board.

External assurance is conducted over selected information in the Company's ESG Report.



Copies of IDX's ESG Reports and related Assurance Statements can be found on the Company's website: www.integraldiagnostics.com.au/reports. The FY24 ESG Report will be available prior to the Company's AGM.



Principle 5. Make timely and balanced disclosure

Recommendation 5.1: A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under listing rule 3.1.

ASX Listing Rule 3.1 requires a listed entity, subject to certain exceptions, to immediately disclose to the ASX any information concerning it that a reasonable person would expect to have a material effect on the price or value of its securities.

The Company is committed to providing the market with complete and timely information about disclosure events, in compliance with its continuous disclosure obligations and the Corporations Act.

The Company maintains a written Continuous Disclosure and Communication Policy, which outlines the responsibilities and procedures relating to:

- the Company's continuous disclosure obligations under the ASX Listing Rules and Corporations Act; and
- how IDX employees are required to deal with potentially price-sensitive information, and communications with external stakeholders such as the media, security holders and the community, to ensure that the Company meets its continuous disclosure obligations.

It is the Company's policy to ensure that all market participants have an equal opportunity to review and access material information made available by the Company, and that the Company complies with both the letter and spirit of its continuous disclosure obligations under the ASX Listing Rules and the Corporations Act.

The Continuous Disclosure and Communication Policy sets out the procedures that apply to the collection, control, assessment and where required, release to the ASX, of material information regarding the Company.



A copy of the Continuous Disclosure and Communication Policy can be found on the Company's website:

www.integraldiagnostics.com.au/corporategovernance.

Recommendation 5.2: A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.

The Company's Continuous Disclosure and Communication Policy requires that the Board receives copies of all material market announcements promptly after they are made.

The Board receives copies of all ASX announcements promptly, using the external notifications feature of the ASX Online portal.



Announcements are also available on the Company's website as soon as practicable at: www.integraldiagnostics.com.au/asxannouncements. Stakeholders may also subscribe to receive copies of the Company's ASX announcements via the Company's website.

Recommendation 5.3: A listed entity that gives a new and substantive investor or analyst presentation should release a copy of the presentation materials on the ASX Market Announcements Platform ahead of the presentation.

It is the Company's policy to ensure that all market participants have an equal opportunity to review and access material information made available by the Company, and that the Company complies with both the letter and spirit of its continuous disclosure obligations under the ASX Listing Rules and the Corporations Act.

If the Company plans to give any new and substantive investor or analyst presentations, they are released to the ASX prior to the presentation.

Year ended 30 June 2025

Principle 6. Respect the rights of security holders

Recommendation 6.1: A listed entity should provide information about itself and its governance to investors via its website.

One of the Company's key communication tools is its website.

Important information about the Company in relation to its Board and Executives, Company reports, corporate governance documents, including Board and Board Committee Charters and policy documents, investor information, ASX announcements and contact details can all be found on its website.

The Company endeavours to keep its website up to date at all times.

All ASX announcements made by the Company can also be accessed from the ASX website: www.asx.com.au/markets/company/IDX.

Recommendations 6.2 and 6.3: A listed entity should design and implement an investor relations program to facilitate effective two-way communication with investors (6.2). A listed entity should disclose the policies and processes it has in place to facilitate and encourage participation at meetings of security holders (6.3).

IDX aims to ensure that shareholders are kept informed of all major developments affecting the Company's state of affairs. Additionally, the Company recognises that potential investors and other interested stakeholders may wish to obtain information about the Company from time to time.

In order for investors to gain a greater understanding of IDX's business, governance practices, financial performance and future prospects, the Company has implemented an Investor Relations Program.

During the year the Company engages with institutional and private investors, analysts, and the financial media. Scheduled interactions take place following the announcement of half year and full year results. Any presentations containing new information given to shareholders at institutional investor events are disclosed to the ASX prior to the time of the event.

Meetings and discussions with analysts and institutional investors are conducted by the CEO and the CFO, or authorised representatives of the Company. The discussions are restricted to explanation of information already within the market, or with non-price sensitive information. These meetings are not held within the communications blackout periods, which commence at the financial period end dates, 31 December and 30 June, in advance of the release of interim or full year results.

The Company also adopts a proactive approach to engaging with proxy advisers in relation to corporate governance matters. The Chair of the Board and the Chair of the PCR Committee, or their delegates, are authorised to speak with proxy advisors and institutional investors on matters regarding governance and remuneration.

The Company encourages all shareholders to attend the Company's AGM and provides access to explanatory notes on the resolutions proposed through the Notice of Meeting. A copy of the Notice of Meeting is also posted on the Company's website and lodged with the ASX.

In addition, a document is enclosed with the Notice of Meeting inviting shareholders to submit questions to the Board, management or the auditors prior to the AGM, so that they may be answered during that meeting.

Shareholders are encouraged to vote on all resolutions and, unless specifically stated otherwise in the Notice of Meeting, all shareholders are eligible to vote on all resolutions. The Chair and CEO's AGM presentations are provided to the ASX prior to the meeting. The results of the AGM are provided to the ASX and posted on the Company's website as soon as practicable after the meeting. The Company also posts a webcast of the AGM on its website.

The 2025 AGM is expected to be held in person and electronically in order to encourage and facilitate shareholders' participation.

Recommendation 6.4: A listed entity should ensure that all substantive resolutions at a meeting of security holders are decided by a poll rather than by a show of hands.

The Company recognises the importance of shareholder participation in general meetings and supports and encourages that participation. Voting on all resolutions at an AGM is conducted by poll and supports the principle of one share one vote.

Recommendation 6.5: A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.

The Company provides shareholders with the option of receiving communications from, and sending communications to, the Company and its share registry electronically. Shareholders are encouraged to elect to receive all communications electronically. Electronic communications are more timely, cost-effective and environmentally responsible, which benefits all the Company's stakeholders. The Company's share register is managed and maintained by Computershare Investor Services Pty Ltd (Computershare). Shareholders who receive postal communications can log onto Computershare's website at: www.computershare.com/au to provide their email address and elect to receive communications electronically.

All shareholders are advised that the Annual Report can be found on the Company's website.

Shareholders can elect to receive email notifications when the Annual Report and certain other information is posted to the Company's website. Shareholders can communicate with the Company or Computershare by mail, telephone, email, or online via the Computershare Investor Centre portal.

Shareholders can access their shareholding details, or make enquiries about their shareholding, electronically through the link provided on the Company's website in the Investors section, or through Computershare's website at: www.computershare.com/au.



Year ended 30 June 2025

Principle 7. Recognise and manage risk

Recommendations 7.1: The board of a listed entity should:

- a. have a committee or committees to oversee risk, each of which:
 - L. has at least three members, a majority of whom are independent directors; and
 - II. is chaired by an independent director; and disclose:
 - III. the charter of the committee:
 - IV. the members of the committee; and
 - V. as at the end of each reporting period, the 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.

The Board has a Risk, Compliance and Sustainability Committee (RCS Committee).

The RCS Committee consists of five members, the majority of whom are Non-Executive and independent Directors. The committee is chaired by an independent Director, who is not the Chair of the Board.

Current members of the committee are:

Names	Title	Independence	
Ingrid Player	(Chair) Non-	Independent	
	Executive Director		
Raelene Murphy	Non-Executive Director	Independent	
Laura McBain	Non-Executive Director	Independent	
Dr Kevin Shaw	Non-Executive Director	Independent	
Dr Manish Mittal	Executive	Non-Independent	
	Radiologist Director		

The RCS Committee Charter covers the committee's responsibilities, which include procedures for general risk

oversight and monitoring, internal control and risk management, risk transfer and insurance, and other responsbilities.

The Company also has an established Integral Clinical Leadership Committee (ICLC) to promote and support a collegiate culture across all practices and to provide advice on clinical governance matters, including patient care, clinical standards and quality assurance.

Details of the RCS Committee members' qualifications and meeting attendances are set out in the Directors' Report contained in the Annual Report.

The CEO, Executives, employees and other external parties may be invited to provide information or reports or attend committee meetings as required.



A copy of the RCS Committee and ICLC Charters can be found on the Company's website: www.integraldiagnostics.com.au/corporategovernance

Recommendation 7.2: The board or a committee of the board should:

- a. review the entity's risk management framework at least annually to satisfy itself that it continues to be sound and that the entity is operating with due regard to the risk appetite set by the board; and
- b. disclose, in relation to each reporting period, whether such a review has taken place.

The RCS Committee has reviewed and made recommendations for the improvement of the Company's Risk Management Framework during the period. This review occurs annually or more regularly as required. The committee also reviewed risk appetite statements and measures for each of its risk categories and reviewed the Company's material business risk assessments during the period.

Recommendation 7.3: A listed entity should disclose:

- a. if it has an internal audit function, how the function is structured and what role it performs; or
- b. if it does not have an internal audit function, that fact and the processes it employs for evaluating and continually improving the effectiveness of its risk management and internal control processes.

The Company has an internal audit function. It is outsourced and accountable to the Audit Committee on all internal audit matters. In performing their work, members of the internal audit function have unrestricted access to review all aspects of the Company's operations.

The Audit Committee has reviewed the effectiveness and the performance of the internal audit function, approved the Annual Internal Audit Plan, reviewed internal audit reports, completed and agreed actions, and ensured that planned audit activities are in alignment with business risks.

A risk-based methodology is used in setting the annual internal audit plan and all audits are conducted in accordance with the International Professional Practices Framework of the Institute of Internal Auditors



Further details about the internal audit function can be found within the Audit Committee Charter on the Company's website:

www.integraldiagnostics.com.au/corporategovernance.

Recommendation 7.4: A listed entity should disclose whether it has any material exposure to environmental or social risks and, if it does, how it manages or intends to manage those risks.

The Operating and Financial Review contained in the Annual Report details what are considered to be the core risks that could impact the future financial and operating results of the Company.

IDX adopts the approach of a responsible corporate citizen with regard to environmental and social matters and produces an Environmental, Social and Governance (ESG) Report, which outlines the Company's environmental, social and governance issues.

IDX has completed a high level materiality assessment to identify and prioritise its most material ESG risks and opportunities. The Board has responsibility for the governance oversight of environmental and social risks, which includes

approval of the IDX ESG Strategy. This aligns with the United Nations Sustainable Development Goals. ESG is also integrated within the Board committee governance structure including relevant oversight and considerations by the RCS Committee and PCR Committee. The Company has a management level ESG Committee to ensure execution of the strategic initiatives.



A copy of the ESG Report can be found on the Company's website: www.integraldiagnostics.com.au/reports. The FY25 ESG Report will be available prior to the Company's AGM.

Year ended 30 June 2025

Principle 8. Remunerate fairly and responsibly

Recommendation 8.1: The board of a listed entity should:

- a. have a remuneration committee which:
 - L. has at least three members, a majority of whom are independent directors; and
 - II. is chaired by an independent director; and disclose:
 - III. the charter of the committee:
 - IV. the members of the committee; and
 - V. as at the end of each reporting period, the 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.

The Board has a People, Culture and Remuneration Committee (PCR Committee) to assist the Board in developing and monitoring remuneration policies and practices for the Board, the CEO, and the CEO's direct reports.

The composition of the PCR Committee currently consists of five members, all of whom are Non-Executive Directors and independent Directors. The committee is chaired by an independent Director, who is not the Chair of the Board. Current members of the committee are:

Names	Title	Independence
Andrew Fay	(Chair) Non-	Independent
	Executive Director	
Toby Hall	Non-Executive Director	Independent
Raelene Murphy	Non-Executive Director	Independent
Ingrid Player	Non-Executive Director	Independent
Dr Kevin Shaw	Non-Executive Director	Independent

Details of meeting attendance for members of the PCR Committee are set out in the Directors' Report contained in the Annual Report.

The CEO, Executives and other employees and external parties may be invited to provide information or reports or attend committee meetings as required.



A copy of the PCR Committee Charter can be found on the Company's website:

www.integraldiagnostics.com.au/corporategovernance

Recommendation 8.2: A listed entity should separately disclose its policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.

The Company's Remuneration Report is contained in the Annual Report. The Remuneration Report discloses the policies and practices regarding remuneration of Non-Executive Directors, Executive Directors and Key Management Personnel.

Recommendation 8.3: A listed entity which has an equity-based remuneration scheme should:

- a. have a policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme; and
- b. disclose that policy or a summary of it.

The Company has an equity-based remuneration scheme, which last received shareholder approval at the 2024 Annual General Meeting. Any dealing in respect of an incentive is prohibited unless the Board determines otherwise, or the dealing is required by law and the participant has provided satisfactory evidence to the Company of that fact, and it is in accordance with the Company's Securities Dealing Policy. The Securities Dealing Policy specifically states that Company securities acquired under a Director or employee incentive plan must never be hedged prior to the vesting. It states that hedging includes entering into transactions in financial products that operate to limit the economic risk associated with holding Company securities.



A copy of the Securities Dealing Policy can be found on the Company's website: www.integraldiagnostics.com.au/corporate-governance.



