Appendix 4G

Key to Disclosures Corporate Governance Council Principles and Recommendations

name	or entity		
Tabco	rp Holdings Limited		
ABN/A	RBN	_	Financial year ended:
66 063	3 780 709		30 June 2025
Our co	rporate governance statem	nent ¹ for the period above can be fo	ound at:2
	These pages of our annual report:		
	This URL on our website:	www.tabcorp.com.au/company/co	orporate-governance
	orporate Governance State ed by the Board.	ment is accurate and up to date as	at 27 August 2025 and has been
The an	nexure includes a key to w	here our corporate governance dis	closures can be located.3
Date:		27 August 2025	
	e of authorised officer rising lodgement:	Chris Murphy (Company Secretar	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 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
PRINC	IPLE 1 – LAY SOLID FOUNDATIONS FOR MANAGEMENT AND O	/ERSIGHT	
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.	(sections 3.1 and 3.2) and we have disclosed a copy of our board charter at: www.tabcorp.com.au/company/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.	☑ (sections 4.5 and 8.10)	
1.3	A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.	☑ (sections 4.5 and 8.10)	
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.	☑ (section 4.10)	

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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, 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
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: www.tabcorp.com.au/company/corporate-governance and we have disclosed the information referred to in paragraph (c) at: section 8.5 of our 2025 Corporate Governance Statement and since 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 was not less than 30% of its directors of each gender within a specified period.	
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: section 4.8 of our 2025 Corporate Governance Statement and whether a performance evaluation was undertaken for the reporting period in accordance with that process at: section 4.8 of our 2025 Corporate Governance Statement	

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Corpo	orate 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
1.7	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.	☑ (section 8.10) and we have disclosed the evaluation process referred to in paragraph (a) at: section 8.10 of our 2025 Corporate Governance Statement and whether a performance evaluation was undertaken for the reporting period in accordance with that process at: section 8.10 of our 2025 Corporate Governance Statement	
PRINC	CIPLE 2 - STRUCTURE THE BOARD TO BE EFFECTIVE AND ADD	/ALUE	
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.	☑ (section 5.5) and we have disclosed a copy of the charter of the committee at: www.tabcorp.com.au/company/corporate-governance and the information referred to in paragraphs (4) and (5) at: section 5.5 of our 2025 Corporate Governance Statement and the Board and Committee meeting attendance table on page 60 of the 2025 Annual Report at www.tabcorp.com.au/investors	
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.	☑ (section 4.3) and we have disclosed our board skills matrix at: section 4.3 of our 2025 Corporate Governance Statement	

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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.	☑ (sections 4.1 and 4.2) and we have disclosed the names of the directors considered by the board to be independent directors at: section 4.2 of our 2025 Corporate Governance Statement and the Board of Directors section on pages 36 and 37 of the 2025 Annual Report at www.tabcorp.com.au/investors and, where applicable, the information referred to in paragraph (b) at: section 4.2 of our 2025 Corporate Governance Statement and the length of service of each director at: section 4.1 of our 2025 Corporate Governance Statement	
2.4	A majority of the board of a listed entity should be independent directors.	☑ (sections 4.1 and 4.2)	
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.		As announced on 14 March 2024, the Board appointed Bruce Akhurst as interim Executive Chair while a search was conducted to appoint a new Managing Director and Chief Executive Officer (MD & CEO). On 17 June 2024, Tabcorp announced that Gillon McLachlan was appointed as MD & CEO Elect, subject to the receipt of all necessary regulatory approvals. Mr McLachlan commenced as an Observer on 5 August 2024 with Mr Akhurst continuing to act as Executive Chair. Mr Akhurst ceased as Executive Chair at the conclusion of Tabcorp's 2024 Annual General Meeting on 23 October 2024, and Brett Chenoweth commenced as Non-Executive Chair.
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.	☑ (section 4.6)	

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Corpor	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
PRINCI	PLE 3 – INSTIL A CULTURE OF ACTING LAWFULLY, ETHICALLY	Y AND RESPONSIBLY	
3.1	A listed entity should articulate and disclose its values.	☑ (section 8.1) and we have disclosed our values at: section 8.1 of our 2025 Corporate Governance Statement and page 7 of the 2025 Annual Report at www.tabcorp.com.au/investors	
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.	✓ (section 8.1) and we have disclosed our code of conduct at: www.tabcorp.com.au/company/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.	☑ (section 8.2) and we have disclosed our whistleblower policy at: www.tabcorp.com.au/company/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.	☑ (section 8.3) and we have disclosed our anti-bribery and corruption policy at: www.tabcorp.com.au/company/corporate-governance	

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Corpora	te 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
PRINCIP	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.	and we have disclosed a copy of the charter of the committee at: www.tabcorp.com.au/company/corporate-governance and the information referred to in paragraphs (4) and (5) at: the Board of Directors section on pages 36 and 37 of the 2025 Annual Report at www.tabcorp.com.au/investors and the Board and Committee meeting attendance table on page 60 of the 2025 Annual Report at www.tabcorp.com.au/investors	
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.	☑ (section 7.2)	
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.	☑ (section 7.4)	

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Corpora	te 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
PRINCIP	PLE 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.	(section 8.9) and we have disclosed our continuous disclosure compliance policy at: www.tabcorp.com.au/company/corporate-governance	
5.2	A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.	☑ (section 8.9)	
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.	☑ (section 8.9)	
PRINCIP	PLE 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.	(section 8.12) and we have disclosed information about us and our governance on our website at: www.tabcorp.com.au/company/corporate-governance	
6.2	A listed entity should have an investor relations program that facilitates effective two-way communication with investors.	☑ (section 8.12)	
6.3	A listed entity should disclose how it facilitates and encourages participation at meetings of security holders.	(section 8.12) and we have disclosed how we facilitate and encourage participation at meetings of security holders at: section 8.12 of our 2025 Corporate Governance Statement	
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.	☑ (section 8.12)	
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.	☑ (section 8.12)	

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Corpora	te 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
PRINCIP	LE 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: www.tabcorp.com.au/company/corporate-governance and the information referred to in paragraphs (4) and (5) at: section 5.3 of our 2025 Corporate Governance Statement and the Board and Committee meeting attendance table on page 60 of the 2025 Annual Report at www.tabcorp.com.au/investors/annual-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 at: section 6.1 of our 2025 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.	(section 7.3) and we have disclosed how our internal audit function is structured and what role it performs at: section 7.3 of our 2025 Corporate Governance Statement	

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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
7.4	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: section 8.11 of our 2025 Corporate Governance Statement and the Risk Management and Material Business Risks section on pages 40 to 46 of the 2025 Annual Report at www.tabcorp.com.au/investors and the 2025 Sustainability Report at www.tabcorp.com.au/investors and and, if we do, how we manage or intend to manage those risks at: the Risk Management and Material Business Risks section on pages 40 to 46 of the 2025 Annual Report at www.tabcorp.com.au/investors and the Sustainability section on pages 22 to 33 of the 2025 Annual Report at www.tabcorp.com.au/investors and the 2025 Sustainability Report at www.tabcorp.com.au/investors and at www.tabcorp.com.au/investors and	

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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:	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 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.	and we have disclosed a copy of the charter of the committee at: www.tabcorp.com.au/company/corporate-governance and the information referred to in paragraphs (4) and (5) at: section 5.4 of our 2025 Corporate Governance Statement and the Board and Committee meeting attendance table on page 60 of the 2025 Annual Report at www.tabcorp.com.au/investors	
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: the Remuneration Report on pages 64 to 87 of the 2025 Annual Report at www.tabcorp.com.au/investors	
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.	☑ (section 8.6) and we have disclosed our policy on this issue or a summary of it at: section 8.6 of our 2025 Corporate Governance Statement and page 80 of the Remuneration Report in the 2025 Annual Report at www.tabcorp.com.au/investors and in our Securities Trading Policy at www.tabcorp.com.au/company/corporate-governance	

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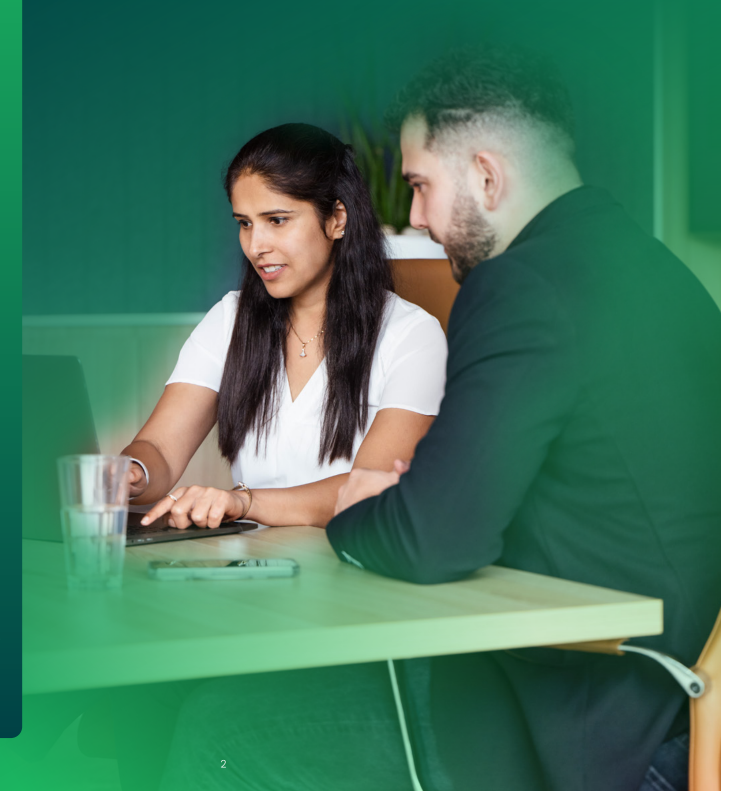
INTRODUCTION

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Acknowledgement of Country

Tabcorp recognises Aboriginal and Torres Strait Islander peoples as the First Australians and the Traditional Custodians of the lands on which we live, learn and work. We pay our respects to their Elders past and present.

Tabcorp Holdings Limited ABN 66 063 780 709 (Tabcorp)



1. INTRODUCTION

1.1. About this Corporate Governance Statement

This Corporate Governance Statement outlines the corporate governance framework and main governance practices and policies of Tabcorp Holdings Limited (the **Company** or **Tabcorp**) and its subsidiaries (the **Group**) for the period commencing 1 July 2024 to 27 August 2025 (the **reporting period**).

This Corporate Governance Statement is current as at 27 August 2025 and has been approved by the Board of Tabcorp.

Tabcorp complied with the 4th Edition of the ASX Corporate Governance Council's *Corporate Governance Principles and Recommendations* (ASX Principles and Recommendations) throughout the reporting period, with the exception that Bruce Akhurst was acting as Executive Chair on an interim basis from 14 March 2024 until 23 October 2024⁽ⁱ⁾. This Corporate Governance Statement and the Appendix 4G discloses how Tabcorp followed the ASX Principles and Recommendations and where other relevant disclosures are located.

ASX Principles and Recommendations	Refer to sections within this Corporate Governance Statement
Principle 1 Lay solid foundations for management and oversight	3.1, 3.2, 4.5, 4.8, 4.10, 8.5, 8.10
Principle 2 Structure the Board to be effective and add value	4.1, 4.2, 4.3, 4.6, 5.5
Principle 3 Instil a culture of acting lawfully, ethically and responsibly	8.1, 8.2, 8.3
Principle 4 Safeguard the integrity of corporate reports	5.2, 7.2, 7.4
Principle 5 Make timely and balanced disclosure	8.9
Principle 6 Respect the rights of security holders	8.12
Principle 7 Recognise and manage risk	5.3, 6.1 to 6.7, 7.3, 8.11
Principle 8 Remunerate fairly and responsibly	5.4, 8.6

- This Corporate Governance Statement, Appendix 4G, key policies and governance documents are available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.
- Tabcorp's 2025 Annual Report is available from Tabcorp's website at www.tabcorp.com.au/investors.

1.2. Tabcorp's corporate governance framework

Tabcorp is committed to good corporate governance and to maintaining leading corporate governance practices which help us meet or exceed the requirements of applicable legislation and corporate governance standards.

Tabcorp's current corporate governance framework is summarised in the diagram opposite.

Tabcorp's corporate governance arrangements are regularly reviewed and revised as appropriate to reflect Tabcorp's evolving needs, changes in law and developments in corporate governance practices.

(i) Bruce Akhurst's role as interim Executive Chair was temporary in nature while Tabcorp transitioned to a new Managing Director and Chief Executive Officer (MD & CEO) and until Brett Chenoweth commenced as Non-Executive Chair on 23 October 2024. References to the MD & CEO throughout this Corporate Governance Statement also includes reference to the interim Executive Chair role (unless otherwise stated). Refer to section 4.1 for more information.



2. BOARD OF DIRECTORS



DAVID GALLOP AM

Independent Non-Executive Director (NED) Chair of the People and Remuneration Committee and Member of the:

- Risk, Compliance and Sustainability Committee
- · Nomination Committee

KAREN STOCKS

Independent NED Member of the:

- Risk, Compliance and Sustainability Committee
- · Nomination Committee

BRETT CHENOWETH

Board Chair and Independent NED Chair of the Nomination Committee and Member of the:

- Audit Committee
- Risk, Compliance and Sustainability Committee
- People and Remuneration Committee

GILLON MCLACHLAN

MD & CEO

RAELENE MURPHY

Independent NED Chair of the Audit Committee and Member of the:

- · Risk, Compliance and Sustainability Committee
- People and Remuneration Committee
- Nomination Committee

JANETTE KENDALL

Independent NED Chair of the Risk, Compliance and Sustainability Committee and Member of the:

- · Audit Committee
- People and Remuneration Committee
- · Nomination Committee

Director's biographies are set out in the 2025 Annual Report on pages 36 and 37.

3. BOARD AND MANAGEMENT ROLES AND RESPONSIBILITIES

3.1. Board role and responsibilities

The Board Charter sets out the role, responsibilities, structure and operation of the Board as well as the function and division of responsibilities between the Board and management.

The primary role of the Board is to provide leadership for the Company and represent and protect the interests of Tabcorp's shareholders as a whole and the interests of our other relevant stakeholders. The Board has ultimate responsibility for Tabcorp's corporate governance framework and setting the Group's strategic direction. The Board, together with the MD & CEO, sets the 'tone from the top' by demonstrating behaviours that are aligned with our vision, purpose and values.

The main responsibilities of the Board include:

- · selecting, appointing and evaluating the performance of the MD & CEO, and determining remuneration arrangements and succession planning for the MD & CEO;
- contributing to and approving management's development of corporate strategy and the Company's purpose, including setting performance objectives and approving
 operating budgets;
- · monitoring corporate performance and management's implementation of strategic goals and objectives;
- · overseeing systems of risk management (for both financial and non-financial risks), internal control and ethical and legal compliance;
- overseeing the Company's values and corporate governance policies (including the Diversity and Inclusion Policy and setting measurable objectives) and monitoring corporate culture;
- · acting to protect and enhance the reputation of the Group;
- · approving and monitoring major investments, transactions, acquisitions or divestments;
- overseeing management processes aimed at ensuring the integrity of the Group's financial and other reporting;
- · overseeing the Group's external audit and internal audit activities;
- receiving, considering and approving financial reports and the Group's Sustainability Report;
- ensuring that mechanisms are in place for making timely and balanced disclosure to shareholders and the market;
- determining capital structure, funding arrangements and dividend policy;
- · reviewing Board and Director performance; and
- · succession planning for NEDs.

The Board Charter sets out these responsibilities in further detail and is reviewed on a regular basis to confirm the balance of responsibilities remains appropriate.

- Tabcorp's purpose and values are set out in the 2025 Annual Report on page 7.
- The Board Charter is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

3.2. Management role and responsibilities

While the Board retains ultimate responsibility for the strategy and performance of the Group, the Board delegates authority for other functions and matters necessary for day-to-day management of the Group to the MD & CEO, who in turn delegates to the Executive Leadership Team (ELT) and other members of senior management, as required. Tabcorp's Delegated Authorities and Approval Limits Policy sets out management's authority to undertake transactions and incur expenditure on behalf of the Group up to specified financial thresholds, and is approved by the Board. The policy is reviewed regularly and during the reporting period it was updated to reflect specific business, market, economic and operational changes to maintain the effective governance of the Group.

Management provides the Board with accurate, timely and clear information on the Group's operations so the Board can effectively monitor the Group's activities and effectively discharge its responsibilities. Such reporting includes matters in relation to financial and operational performance, strategy, risk management, compliance with material legal and regulatory requirements, and other matters reserved for the Board and Committees regularly review and provide feedback on reporting received from management, and Directors may request additional information where necessary. The Board and Committees also actively challenge and hold management to account whenever required.

Certain members of the ELT have responsibility for supporting one or more Board Committees and ELT members meet with Directors outside of scheduled Board and Committee meetings (including regular contact between the Chair and the MD & CEO, as appropriate) to assist the Board in discharging its responsibilities and to foster a strong working relationship between the Board and management.

Details of the ELT are set out in the 2025 Annual Report on pages 38 and 39.

4. BOARD STRUCTURE AND COMPOSITION

4.1. Board structure

At the date of this statement, the Board comprises five independent NEDs and the MD & CEO. The Chair of the Board is an independent NED and the majority of Directors are independent (refer section 4.2).

There were a number of changes to the Tabcorp Board during FY25:

- The Board appointed Bruce Akhurst as interim Executive Chair on 14 March 2024 while a search was conducted to appoint a new MD & CEO. Mr Akhurst ceased as Executive Chair at the conclusion of the Annual General Meeting (AGM) on 23 October 2024, and continued to serve as an Executive Director until his retirement from the Board on 31 January 2025.
- Brett Chenoweth commenced as Non-Executive Chair at the conclusion of the AGM on 23 October 2024.
- Gillon McLachlan commenced as an Observer on 5 August 2024, and was formally appointed as MD & CEO on 31 January 2025 following the receipt of all necessary regulatory approvals.
- Justin Milne retired from the Board on 31 December 2024.

The Board determines its size and composition, subject to Tabcorp's Constitution and applicable laws. In accordance with the Company's Constitution, there must be no less than three and no more than 12 Directors.

The Board's membership is structured so that it provides a mix of skills, expertise and experience from a diverse range of backgrounds to enable it to discharge its responsibilities, and so that its size facilitates effective discussion and decision-making. Each Director's skills, qualifications, experience and relevant expertise are set out in the Annual Report.

Each current Director's length of service and when they were last elected or re-elected at the Company's AGMs is set out below. A Director, other than any Managing Director, may not hold office for a continuous period in excess of three years or past the third AGM following the Director's last election or re-election to the Board, whichever is the longer, without submitting for re-election.

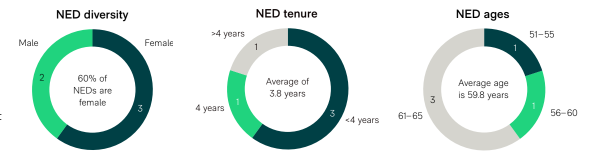
Name Length of service ⁽ⁱ⁾		Last election or re-election	
Brett Chenoweth	Three years, from August 2022	2022 AGM (intends to seek re-election at the 2025 AGM)	
Gillon McLachlan	Less than one year, from January 2025	MD & CEO is not required to stand for re-election	
David Gallop	Five years, from July 2020	2023 AGM	
Janette Kendall	Four years, from August 2021	2024 AGM	
Raelene Murphy	Three years, from August 2022	2022 AGM (intends to seek re-election at the 2025 AGM)	
Karen Stocks	Two years, from March 2023	2023 AGM	

(i) Does not include the period that any new Director serves as an Observer while undergoing probity approval prior to formally commencing as a Director.

Three of the five NEDs are female, including the Chair of the Audit Committee and the Chair of the Risk, Compliance and Sustainability Committee. The Board comprises 60% female NEDs, which meets our target of 40%:40%:20% for 30 June 2027 (refer section 8.5 for our gender diversity targets).

Tabcorp maintains a balanced Board with a mix of longer serving Directors with a deep understanding of Tabcorp's businesses and some more recent appointments. The average tenure of current NEDs is 3.8 years.

The NEDs are aged between 55 and 64 years old, with the average age of NEDs being 59.8 years.



The details of each Director's skills, experience, qualifications and relevant expertise are set out in the 2025 Annual Report on pages 36 and 37.

4.2. Director independence, ethics and conflicts of interest

The Board Charter requires that the Board comprise a majority of independent Directors, and sets out the criteria for assessing Director independence. The Board considers an independent Director to be a NED who is free of any interest, position, or relationship that might influence, or reasonably be perceived to influence, in a material respect their capacity to bring independent judgment to bear on issues before the Board and to act in the best interests of Tabcorp as a whole rather than in the interests of an individual security holder or other party.

A Director independence assessment is carried out by the Nomination Committee annually, on appointment of new NEDs, and whenever any new material personal interests are disclosed. The Nomination Committee makes recommendations to the Board regarding Director independence, and in doing so considers all relevant facts and circumstances in accordance with the criteria set out in the Board Charter, which are aligned with Box 2.3 of the ASX Principles and Recommendations.

During the reporting period, the Nomination Committee assessed the interests, positions, associations and relationships of the NEDs, including the Chair, and the Board considers each current NED (Brett Chenoweth, David Gallop, Janette Kendall, Raelene Murphy and Karen Stocks) to be independent. Bruce Akhurst was not considered independent while in the roles of interim Executive Chair and Executive Director.

The criteria used for assessing Director independence during the reporting period was as follows:

Director independence criteria⁽ⁱ⁾

- Has not been employed in an executive capacity by the Group or any Group member without at least three years between ceasing employment and serving on the Board.
- Has not received performance based remuneration from, or participated in an employee incentive scheme of, the Company.
- Is not, or has not been within the last three years, in a material business relationship (e.g. as a supplier, professional adviser, consultant or customer) with the Group or a Group member, or an officer of, or otherwise associated with, someone with such a relationship.
- ✓ Within the last three years, has not been an officer or employee of, or professional adviser to, a substantial shareholder.
- Has no close family ties with any person who falls within any of the categories above.
- Has not been a Director of Tabcorp for such a period that his or her independence may have been compromised.

(i) Refer to the guidelines contained in Tabcorp's Board Charter.

Under the Board Charter, Directors are required to act at all times with honesty and integrity, observe the highest standards of ethical behaviour and act in accordance with the Company's Code of Conduct and applicable policies.

All Directors are required to take all reasonable steps to avoid actual, potential or perceived conflicts of interests. Directors are required to disclose any material contract or relationship with the Group, including relevant interests of family companies and spouses, and any involvement with other companies or professional firms. A register of Directors' material personal interests is maintained and is regularly sent to every Director.

Where a Director discloses any actual or potential conflict or a material personal interest, a determination as to whether or not a conflict exists will be made by the Board or, if necessary, a Sub-Committee of the Board excluding the potentially conflicted Director. An appropriate course of action will be set based on the determination made, and such action may require the interested Director to not receive relevant papers and absent themselves from discussion and voting on the matter.

Directors are also required to complete an annual questionnaire confirming whether there are any matters that may impact them being classified as a fit and proper person associated with the conduct of activities performed by the Group under certain gambling licences.

- Details of offices held by Directors with other organisations are set out in the 2025 Annual Report on pages 36, 37 and 59.
- Details about the Directors' skills, experience and special responsibilities are available from the Board of Directors section of Tabcorp's website at www.tabcorp.com.au/company/leadership.
- The Board Charter contains additional information about Director independence including guidelines for assessing independence, and is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

4.3. Directors' skills and experience

The Board has adopted a matrix setting out the key skills and areas of experience required for the Board to effectively discharge its obligations, now and in the future. The Nomination Committee undertakes regular assessments using the matrix, and provides reports and recommendations to the Board, and aims to have all attributes well represented on the Board and to identify any particular skills and perspectives that will enhance the Board's effectiveness.

During the reporting period, the Nomination Committee reviewed the Board Skills Matrix and facilitated an assessment of each current Director to identify current Director skills and priority areas for future Board succession planning. The table on the following page shows the assessment outcome, with the extent to which the Board considers Directors exhibit these as 'Primary skills' or 'Secondary skills', as well as the skills considered most critical for the Board and priority areas for future Board succession planning. The Board has classified all six current Directors as having 'Primary skills' with relevant wagering, gambling, media or entertainment industry experience, being Brett Chenoweth, Gillon McLachlan, David Gallop, Janette Kendall, Raelene Murphy and Karen Stocks.

The Board considers its current membership comprises an appropriate mix of skills and experiences to enable it to discharge its obligations effectively, having regard to Tabcorp's strategic objectives and emerging business and governance issues.

Where any criteria is not fully represented, the skills and experience of the Board are augmented through the involvement of management and external advisers, as deemed appropriate by the Board.

The names and details of the experience, qualifications, special responsibilities (including Committee memberships), and term of office of each Director of the Company can be found in the 2025 Annual Report on pages 36 and 37.

Board Skills Matrix

Critical skills	
Wagering and gaming industry Board or senior executive level in the domestic or international gambling industry or the racing industry	
Media and entertainment Board or senior executive level in the media, professional sporting or entertainment industry	22222
Leadership CEO or similar senior leadership position experience in a major organisation or listed entity, experience in P&L accountability and setting strategy and ability to provide mentorship	22222
Strategic oversight Experience formulating, implementing and/or overseeing strategic business plans, including capital allocation, budgeting and accountability, and developing long term strategic plans, including start-ups, mergers and acquisitions, and divestments	22222
Stakeholder engagement Experience in corporate affairs and communications, strategic engagement with government, investors and industry	
Risk management Experience in risk management and compliance frameworks, identifying and providing oversight of material business risks, setting risk appetites and crisis management	
Regulatory and legal Knowledge of the environment applicable to the gambling industry, experience overseeing legal and regulatory frameworks, regulatory strategy and engagement	
General skills	
Transformation and major projects Experience in enterprise-wide transformation, major change programs, or major projects, including project delivery, governance, risk and oversight	****
Innovation and disruption Experience in substantial disruption, industry transformations, emerging technology, such as AI, and navigating organisational and strategic implications	22222
Digital Experience in digital strategy, customer experience and driving growth across distribution/channel footprints, personalisation, and experience using marketing technology, digital and data platforms	****
Technology and data Experience and knowledge of critical technology infrastructure and applications, cybersecurity, privacy, data regulation and data-led strategy	
Retail, marketing and brand Experience at a significant retail business, including multi-channel distribution, development of products, customer experience, service and management strategies, and marketing to retail and online consumers	****
Financial acumen/capital management Qualifications and/or experience in accounting and/or finance, including understanding financial statements, external and internal audit, assessing financial controls, overseeing capital management, financing and funding arrangements	****
People and culture Experience with people matters, including succession and talent management, organisational culture and employee engagement, inclusion and diversity strategies, and workplace health, safety and wellbeing	****
Remuneration Experience in a Board Remuneration Committee (or similar) or at a senior executive level in relation to remuneration practices, including scorecard target setting, incentive plans and legislative/contractual frameworks for remuneration	***
Governance Non-Executive Director experience in a major organisation or listed entity with demonstrated understanding of governance and experience overseeing best practice governance frameworks	
Sustainability Experience in sustainability governance and reporting, including sustainability strategy, risks and oversight, climate change and climate-related risks and opportunities, human rights and modern slavery, community engagement and socially responsible operations	****



Directors with Primary skills – Consistent ability to identify complex matters



Directors with Secondary skills – Broad and general knowledge of subject area

4.4. Other directorships

Directors are required to continually evaluate the number of Boards on which they serve to affirm that they can give the time and attention required to fulfil their duties and responsibilities as a member of Tabcorp's Board. Directors must seek approval from the Chair prior to accepting an invitation to become a Director of any other corporation, and in the case of the Board Chair, seek approval from the Chair of the Audit Committee.

The Board has adopted a policy that NEDs are permitted to hold a maximum number of five directorships of ASX listed companies, including Tabcorp, with a board chair role equivalent to two directorships, subject to the discretion of the Chair (or in the case of the Board Chair, the Chair of the Audit Committee). All Tabcorp NEDs comply with the policy.

Details of the directorships for each Director, including on the Board of other publicly listed companies, are available in the 2025 Annual Report on pages 36 and 37.

4.5. Director appointments

The Board is responsible for the appointment of new Directors, reviewing and recommending the election or re-election of current Directors, the membership of each Board Committee and Board succession. In carrying out these responsibilities, the Board aims to maintain an appropriate balance of skills, experience, diversity and independence. As set out in section 5.5 and in accordance with the Nomination Committee Charter, the Nomination Committee makes recommendations to the Board regarding these matters.

Appropriate recruitment and pre-appointment screening processes are carried out prior to the appointment of a Tabcorp Director, including checks as to character, experience, education, bankruptcy history and police records. Prospective new Directors are required to provide details of their other commitments and an indication of time involved, and specifically acknowledge that they will have sufficient time to fulfil their responsibilities as a Tabcorp Director. They are also required to submit extensive personal information as part of probity investigations and clearances required by applicable gambling regulators and certain government ministers prior to appointment as a Director. These processes were carried out during the reporting period in respect of Gillon McLachlan's appointment as Tabcorp's new MD & CEO, and also for all current Directors as part of various gambling licence processes.

The appointment of any new Director (including the MD & CEO) is subject to regulatory and certain ministerial approvals. While these approvals are being sought, the person may attend Board and Committee meetings as an Observer. This assists their transition into their role, but while they are an Observer they may not vote on any Board or Committee matter. New NEDs must stand for election at the AGM immediately following their appointment.

Every new Director receives a formal letter of appointment that sets out the key terms and conditions of their appointment, including the Director's duties, rights and responsibilities, the time commitment envisaged, and the Board's expectations regarding involvement in Board Committees.

- Details of the Directors, their qualifications and experience are included in the 2025 Annual Report on pages 36 and 37.
- 2 Tabcorp's Constitution is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.
- The Board Charter and the Nomination Committee Charter are available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

4.6. Directors' induction, continuing education and independent advice

Every new Director participates in an induction and orientation program on their appointment to assist them to participate fully and actively in all Board and Committee decision-making at the earliest opportunity. New Directors are provided with access to relevant information and attend briefings with management to enable them to gain an understanding of the Group's businesses, operations, strategy, values, key governance and compliance policies, and key issues. The program also includes site visits and briefings on specific topics of relevance to Tabcorp.

Directors are expected to maintain the knowledge and skills required to discharge their duties and responsibilities effectively and respond to new and emerging business and governance issues. All Directors have access to a continuing education program that includes briefings and information on key developments relevant to the Group, site visits to the Group's properties and updates on risk and compliance, legal and regulatory, corporate governance and other relevant developments.

The Nomination Committee is responsible for ensuring that an effective induction process is in place and reviewing its effectiveness. The Committee is also responsible for reviewing and making recommendations to the Board regarding the continuing education program for Directors. The Company Secretary is responsible for organising and facilitating the induction and continuing education program for Directors.

Under the Board and Committee Charters, the Board, Committee or individual Directors, as the case may be, have the right to seek independent professional advice at the expense of Tabcorp.

The Board and Committee Charters are available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

4.7. Board renewal and succession planning

The Board is responsible for maintaining the optimal composition of the Board and its Committees and for overseeing orderly and coordinated succession planning for Board membership. The Nomination Committee is responsible for reviewing and making recommendations to the Board with respect to Board succession matters, including the process for identifying suitable candidates, and the nomination, selection and appointment of NEDs.

Once the Board determines that a new Director is to be appointed, a candidate search is undertaken based on the Board's specific selection criteria and having regard to the Board Skills Matrix and the tenure, skills, experience and diversity of current Directors. Where required, this search process may be supported by external consultants.

The Nomination Committee is responsible for annually reviewing and making recommendations to the Board regarding the retirement by rotation and re-appointment of NEDs at the Company's AGM. The Board then reviews and approves Director elections and re-elections for the AGM, including approving a statement confirming whether or not the Board supports the election or re-election of a Director, and if the Board considers a Director to be independent.

As part of ongoing Board renewal and succession planning, the Board expects to make a further announcement in the 2026 financial year regarding the appointment of an additional new NED (subject to regulatory approval) with relevant skills and experience to augment the current composition of the Board. This Board renewal process is being overseen by the Nomination Committee.

The Nomination Committee Charter is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

4.8. Performance assessment

The Board conducts a review of its performance and of individual Directors annually. Outcomes from these assessments are used to enhance the effectiveness of the Board and individual Director contributions, and improve Board processes, practices and governance arrangements. The Board performance assessment process is conducted by a mixture of internal and externally-facilitated reviews. In general, an external review is conducted every three years and an internal review is conducted in the alternating years.

During the reporting period, an externally-facilitated assessment was undertaken of the performance and effectiveness of the Board, Committees and individual Directors. The assessment was overseen by the Nomination Committee, and involved each Director meeting with an external advisor, with a report summarising findings and insights from these discussions considered by the Nomination Committee. The review considered a range of matters including Board composition, Chair leadership, culture, strategy, risk management, relationship with management, stakeholder engagement and Board processes.

The Board and Committee Charters are available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

4.9. Board and Committee meetings

The Board and its Committees meet regularly to discuss matters relevant to the Group's operations and performance, with additional meetings held as and when required to address specific matters. Additional Board Sub-Committees may also be established from time to time for special purposes. During FY25, a total of 17 scheduled and additional meetings of the Board were held to consider a broad range of matters. In addition, a total of 21 meetings of standing Board Committees were held.

Directors and Observers are required to attend all Board meetings, shareholder meetings and Board Committee meetings for which they are members, subject to any unusual or unforeseen circumstances which may prevent them from attending. All Directors and Observers may attend Committee meetings.

The Board also has procedures in place for it to operate independently of management. For example, at Board meetings and certain Committee meetings, the NEDs regularly meet in the absence of the MD & CEO and other Group executives. Where appropriate, executives are also excluded from certain Board and Committee discussions that relate to specific issues, such as executive remuneration and performance, and whistleblower matters.

All Board meetings and documents are provided to Directors in English. All Tabcorp Directors are fluent in the English language and reside in Australia (for part of the reporting period one Director split their time between Australia and overseas locations, and now resides permanently in Australia).

The number of Board and Committee meetings and the attendance of each Director at these meetings are set out in the 2025 Annual Report on page 60.

4.10. Company Secretary

The Company Secretary is responsible for coordinating and distributing materials for Board meetings, Committee meetings and shareholder meetings. The Company Secretary is also responsible for Board governance matters, monitoring Board and Committee policies and procedures, minutes of meetings, facilitating Director induction and their continuing education, communications with regulatory bodies and the ASX, and statutory and other filings. All Directors have access to the Company Secretary. The Company Secretary is accountable directly to the Board, through the Chair and Committee Chairs, on all matters to do with the proper functioning of the Board and Committees. The appointment and removal of the Company Secretary is a matter reserved for the Board.

5. BOARD COMMITTEES

5.1. Committee structure

To assist the Board in discharging its responsibilities, the Board has established the following standing Board Committees:

- Audit Committee (refer section 5.2);
- Risk, Compliance and Sustainability Committee (refer section 5.3);
- People and Remuneration Committee (refer section 5.4); and
- Nomination Committee (refer section 5.5).

The Technology Committee ceased on 31 December 2024 and the roles and responsibilities of this Committee were assumed by the Board and the Risk, Compliance and Sustainability Committee (refer section 5.6).

Board Committee membership is restricted to NEDs only. While Bruce Akhurst was interim Executive Chair and Executive Director, he did not serve as a member of any Board Committee. The MD & CEO is not a member of any Board Committee, however attends Committee meetings as an Observer.

A number of changes to Committee memberships occurred following Brett Chenoweth's commencement as Chair of the Board, including the cessation of the Technology Committee and some Director retirements, as set out in the following sections.

Observers may be invited to attend Committee meetings pending their formal appointment as a NED and subject to receipt of the necessary regulatory approvals. Directors are appointed to each Committee having regard to each Director's skills, expertise, and specific interests, to provide optimal value to Committee discussions and to maximise the effectiveness of these Committees.

Each Board Committee operates under a charter approved by the Board, which sets out the authority, membership and responsibilities of the Committee, together with any relevant administrative arrangements and any other matters considered appropriate by the Board. During the reporting period, each Board Committee reviewed its charter, and the Board approved changes to the Committee charters (as applicable).

In general, the role of each Committee is to advise and make recommendations to the Board. The Committees do not have decision-making authority except as expressly stated in the relevant charter or as authorised by the Board.

From time to time the Board may approve the establishment of other ad hoc Board Sub-Committees to deal with specific matters as they arise.

- The attendance of Directors at Board and Committee meetings is disclosed in the Directors' Report on page 60 of the 2025 Annual Report.
- The details of relevant Director qualifications and experience are included in the 2025 Annual Report on pages 36 and 37.
- The Charters for each of the Board Committees are available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

5.2. Audit Committee

The Audit Committee's purpose is to assist the Board to fulfil its duties and responsibilities relating to:

- the preparation of the financial statements, climate-related financial disclosures, and associated external corporate reports;
- the oversight and monitoring of the Company's financial systems and related controls;
- the Company's relationship with the external auditor and the external audit function generally, as well as its independence, objectivity and performance;
- the engagement with any external assurance provider engaged for corporate reporting purposes, including for sustainability-related external reporting;
- the Company's relationship with the internal auditor and the internal audit function generally;
- · oversight of tax matters; and
- · oversight and monitoring of the Company's Whistleblower Policy and Framework.

The Committee's primary role is to review, report to, and where appropriate make recommendations to, the Board in relation to:

- the reporting of corporate, financial and sustainability-related information;
- the appropriate application and amendment of accounting policies;
- · financial risk management and related internal controls;
- the appointment, independence and remuneration of the external auditor and any external assurance provider engaged for corporate reporting purposes; and
- the internal audit function, including the outcomes of the internal audit program of work.

Refer to section 7 'Integrity in Financial and Corporate Reporting' for further details in relation to Tabcorp's approach to safeguarding the integrity of corporate reports, including with respect to the external auditor and internal audit function.

The Audit Committee is comprised of at least three members (currently there are three members), all of whom are independent NEDs. The Committee Chair is an independent NED who is not the Chair of the Board. All members of the Committee are financially literate and have accounting and/or financial expertise and familiarity with financial management. The MD & CEO, Chief Financial Officer (CFO), Chief Risk Officer (CRO), General Manager Internal Audit, external auditor and other members of management and advisers attend Committee meetings at the invitation of the Committee Chair.

Composition of the Audit Committee			
Chair:	Raelene Murphy		
Other members:	Brett Chenoweth		
	Janette Kendall		
Former member:	Justin Milne (until 31 December 2024)		

2 The Audit Committee Charter is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

5.3. Risk, Compliance and Sustainability Committee

The Committee's purpose is to assist the Board to fulfil its duties and responsibilities in overseeing activities relating to risk management, compliance and sustainability.

The Committee's primary roles and responsibilities are to review, report to, and where appropriate make recommendations to, the Board in relation to:

- · the risk appetite for the Company;
- the adequacy and effectiveness of the Company's Risk Management Framework (for both financial and non-financial risks) and supporting policies and processes to identify and manage the Company's risks;
- the Company's risk profile and reports on new and emerging sources of risks and the adequacy of risk mitigations;
- material incidents and lessons learned:
- the adequacy and effectiveness of the Company's approach to business continuity and insurance program;
- the adequacy and effectiveness of the Company's compliance management framework and supporting policies and processes to maintain compliance with the Company's legal and regulatory obligations;
- the adequacy and effectiveness of the Company's Sustainability Framework to address environmental, social and governance (ESG) issues relevant to the Group, and progress against sustainability targets; and
- the adequacy of the risk disclosures, including in the operating and financial review of the Annual Report, and sustainability disclosures (as appropriate) including in the Sustainability Report and Modern Slavery Statement.

Refer to section 6 'Risk Management' for further details in relation to Tabcorp's approach to risk management.

The Committee is comprised of at least three members (currently there are five members), all of whom are independent NEDs. The Committee Chair is an independent NED.

The MD & CEO, CFO, CRO, CLO, General Manager Internal Audit and other members of management and advisers attend Committee meetings at the invitation of the Committee Chair.

Composition of the Risk, Compliance and Sustainability Committee			
Chair:	Janette Kendall (from 1 November 2024)		
Other members: Brett Chenoweth (Committee Chair until 1 November 2024) David Gallop Raelene Murphy Karen Stocks (from 1 November 2024)			
Former member:	Justin Milne (until 31 December 2024)		

The Risk, Compliance and Sustainability Committee Charter is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

5.4. People and Remuneration Committee

The People and Remuneration Committee's key roles and responsibilities are to:

- make recommendations to the Board on the remuneration of NEDs and the Chair;
- · make recommendations to the Board on the performance, remuneration of, and incentive outcomes for, the MD & CEO;
- make recommendations to the Board on remuneration policies, remuneration and incentive outcomes applicable to the ELT;
- make recommendations to the Board on the Group's general remuneration framework and policies, superannuation arrangements, employee share ownership schemes and performance incentive schemes;
- oversee the Group's people strategies and policies, including talent and retention, diversity and inclusion, culture, purpose, values and engagement; and
- oversee the Group's health, safety and wellbeing strategy and performance.

The Committee is comprised of at least three members (currently there are four members), all of whom are independent NEDs. The Committee Chair is an independent NED who is not the Chair of the Board. The MD & CEO, Chief People Officer, General Manager Reward and other members of management and advisers attend Committee meetings at the invitation of the Committee Chair.

Composition of the People and Remuneration Committee			
Chair:	David Gallop		
Other members:	Brett Chenoweth (from 1 November 2024) Janette Kendall Raelene Murphy (from 1 November 2024)		
Former member:	Justin Milne (until 31 December 2024)		

- Details regarding the Company's remuneration policies and practices, including the remuneration of NEDs, MD & CEO and other key management personnel, are set out in the Remuneration Report on pages 64 to 87 of the 2025 Annual Report.
- The People and Remuneration Committee Charter is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

5.5. Nomination Committee

The key responsibilities of the Nomination Committee are to assist the Board in fulfilling its responsibilities in relation to:

- the size and composition of the Board and the development and review of the Board Skills Matrix;
- the selection, appointment and re-appointment of NEDs;
- reviewing the performance of the Board, Committees and individual Directors;
- · evaluating the independence of NEDs;
- · overseeing induction and professional development plans for Directors; and
- · Board renewal and succession planning, including succession of the Chair and MD & CEO.

The Committee is comprised of at least three members (currently there are five members), all of whom are independent NEDs. The Committee Chair is an independent NED and is the Board Chair. The MD & CEO and other members of management and advisers attend Committee meetings at the invitation of the Committee Chair.

Composition of the Nomination Committee			
Chair:	Brett Chenoweth (from 1 November 2024 – previously was a member)		
Other members:	David Gallop Janette Kendall (Committee Chair until 1 November 2024) Raelene Murphy Karen Stocks		
Former member:	Justin Milne (until 31 December 2024)		

The Nomination Committee Charter is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

5.6. Technology Committee

The Technology Committee ceased on 31 December 2024. Its key roles and responsibilities were to:

- oversee the Group's technology strategies, and make recommendations to the Board in respect of these strategies;
- review material technology investments, and make recommendations to the Board;
- oversee key technology initiatives, programs and performance;
- · monitor and evaluate existing and future technology trends, opportunities and risks; and
- oversee initiatives to address technology and cyber risk, and make recommendations to the Board or Risk, Compliance and Sustainability Committee.

Upon cessation, the roles and responsibilities of the Technology Committee were assumed by the Board and the Risk, Compliance and Sustainability Committee.

At the time it ceased, the Technology Committee was chaired by Justin Milne and comprised three other members (Brett Chenoweth, Janette Kendall and Karen Stocks), all of whom were independent NEDs.

6. RISK MANAGEMENT

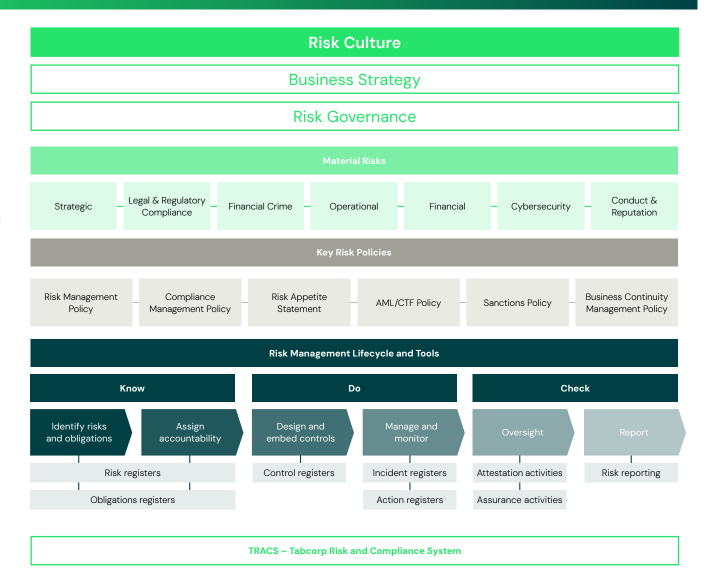
6.1. Risk Management Framework

Tabcorp's Risk Management Framework (Framework) (summarised opposite) aims to enable the effective identification, monitoring, management, reporting and oversight of risks across the Group, and is based on concepts and principles identified in the Australian/ New Zealand Standard on Risk Management (AS/NZS ISO 31000:2018).

The Risk Management Framework is periodically reviewed by the Risk, Compliance and Sustainability Committee to reaffirm it is sound and operating effectively, and the Group is operating with due regard to risk appetite approved by the Board. During the reporting period, a review of the Risk Management Framework was undertaken. Where appropriate, Tabcorp also engages external expertise to assist in performing such reviews.

Consistent with Tabcorp's focus on continuous improvement, during the reporting period a number of enhancements were made to the Framework. These included appointing a dedicated Chief Risk Officer (the remit for this role previously sat with a combined Chief Legal and Risk Officer), realigning risk roles and responsibilities across Tabcorp's 'Three Lines of Accountability' governance model, and refining Tabcorp's material enterprise risks and associated risk appetite statements.

- The material business risks for the Group and key mitigations are disclosed in the Directors' Report on pages 40 to 46 of the 2025 Annual Report.
- Tabcorp's key ESG risks and opportunities are disclosed in the Sustainability section on pages 22 to 33 of the 2025 Annual Report, and in the 2025 Sustainability Report, which are accessible from Tabcorp's website at www.tabcorp.com.au/investors.



6.2. Governance and oversight of risk

The Group's approach to governance and oversight of risk is summarised in the diagram in section 6.1.

The Risk, Compliance and Sustainability Committee assists the Board in overseeing risk and compliance management. The responsibilities, functions and composition of this Committee are set out in section 5.3.

The Executive Risk, Compliance and Sustainability Committee, comprising all members of the ELT, provides management oversight of, and focus on, risk management, compliance and sustainability in accordance with the Group's Risk Management Framework. The Committee aims to enable the ELT to:

- · collectively and efficiently implement and manage risk, compliance and sustainability frameworks, policies and tools;
- provide timely oversight and input into key risk, compliance, sustainability and integrity issues;
- regularly receive and review reports relating to risk, compliance and sustainability matters, and maintain an efficient and structured reporting cycle to the Board and the Risk, Compliance and Sustainability Committee;
- maintain a strong risk and compliance culture across the Group; and
- oversee Tabcorp's Sustainability Framework to address ESG issues relevant to the Group.

The Board Risk, Compliance and Sustainability Committee and the Executive Risk, Compliance and Sustainability Committee meet quarterly, and key enterprise risk matters and progress reports for managing and mitigating risks are discussed at those meetings.

The Group has separate management risk and compliance committees at a functional unit level to promote appropriate escalation of matters to the Executive Risk, Compliance and Sustainability Committee and through to the Board.

The CRO leads the Group's risk function (including anti-money laundering and counter-terrorism financing (AML/CTF) risk management) and regulatory functions, and the CLO leads the Group's legal, governance (including sustainability) and internal audit functions. The CRO and CLO are members of the ELT, reporting directly to the MD & CEO, and the CRO also reports to the Risk, Compliance and Sustainability Committee.

Tabcorp recognises that all team members have a role in managing risk and has defined roles, responsibilities and accountability for the management of risks across the Group in accordance with the 'Three Lines of Accountability' governance model:

- Line 1: day-to-day ownership and management of risk and controls is undertaken by business and functional units in accordance with the Risk Management Framework and policies, and using the tools established for monitoring compliance and managing risk;
- Line 2: the Risk function provides insight and oversight to support business and functional units in implementing formal risk management practices, processes and controls, capture knowledge and share experiences across the Group. The Risk team engages with the business units to maintain a consistent approach to risk management applicable across the Group, and regularly reports to the Executive Risk, Compliance and Sustainability Committee and to the Board Risk, Compliance and Sustainability Committee; and
- Line 3: Tabcorp's internal audit function provides management and the Board with independent and objective assurance on the effectiveness of the Group's risk management and controls.
- The number of meetings of the Board Risk, Compliance and Sustainability Committee is disclosed in the Directors' Report on page 60 of the 2025 Annual Report.
- The Risk, Compliance and Sustainability Committee Charter is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

6.3. Recognition and management of risk

The Group's Risk Management Framework, policies and procedures set out the roles, responsibilities and guidelines for managing financial, non-financial, operational and other risks associated with the Group's businesses, including ESG risks.

Tabcorp management maintains, monitors and regularly reviews risk profiles for each of the Group's operating businesses and major projects. These profiles identify, among other things, the:

- · nature and likelihood of occurrence for specific or potential material risks;
- · applicable risk appetite statements;
- · key controls that are in place to mitigate and manage the risk;
- · sources and levels of assurance provided on the effective operation of key controls; and
- · responsibilities for managing and reporting these risks.

These risk profiles, including any material exceptions, are regularly reported to the Executive Risk, Compliance and Sustainability Committee and the Board Risk, Compliance and Sustainability Committee, and are also considered as part of the annual internal audit planning process.

Business continuity plans, disaster recovery plans and crisis management plans are developed and maintained for key operations and functions. These plans are designed to enable us to respond to unplanned major events and minimise the likely impacts of disruption to our people, customers and operations. These plans are reviewed at least annually, and with independent third parties conducting assurance, vulnerability testing and simulation exercises.

As part of various product development, product change management and marketing processes, certain risk assessments are required to be performed by specialist independent teams. For example, the Financial Crime Team assesses anti-money laundering and counter-terrorism financing risks, and the Safer Gambling Team assesses safer gambling risks as part of the product development and approval process. Risk assessments are also performed prior to undertaking any new business initiatives or acquisitions.

- The material business risks for the Group and key mitigations are disclosed in the Directors' Report on pages 40 to 46 of the 2025 Annual Report.
- The Risk, Compliance and Sustainability Committee Charter is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

6.4. Compliance management

Tabcorp has a Compliance Management Policy and an established Risk Management Framework. Together, they are designed to assist team members to understand their compliance management accountabilities and responsibilities, and establish the systems and processes that the Group uses to support compliance with its applicable obligations.

Compliance management updates and incident reports are regularly reviewed by divisional risk and compliance committees, the Executive Risk, Compliance and Sustainability Committee and the Board Risk, Compliance and Sustainability Committee.

6.5. Internal control framework

The Group's internal control structure is overseen by the Board Risk, Compliance and Sustainability Committee and Board Audit Committee (having regard to their respective roles and responsibilities) and approved by the Board. This includes the roles performed by the Group's internal audit, risk management and compliance functions.

The design, operation and effectiveness of controls relating to the accuracy of the financial statements and material risks are assessed through declarations by senior executives who are responsible for the operation of those controls, together with assurance activities undertaken by the CRO team, internal audit team, external auditor, and other assurance providers, where applicable.

The Group's financial year budget and three-year plan are prepared annually and approved by the Board. Forecasts for the Group and each of the operating business units are regularly updated and reported to the Board to enable them to monitor performance against the budget.

The Group has detailed policies and guidelines for the approval of capital expenditure including annual budgeting, review and approval of individual proposals and specific levels of authority between the Board and management as set out in the Delegated Authorities and Approval Limits Policy.

Tabcorp has a Treasury Policy approved by the Board which outlines a framework for the management of financial risks and sets out processes for the investment of surplus cash, management of debt and currency, interest rate risk management and ongoing reporting requirements to the Board. Tabcorp enters into interest rate and cross currency swaps to hedge interest rate and foreign exchange risk on debt. The Treasury department, overseen by the CFO, is responsible for managing the Group's finance facilities and interest rate, credit, liquidity and currency risks in line with policies approved by the Board.

6.6. Incident reporting

Incidents of non-compliance with Tabcorp's Risk Management Framework, such as with Tabcorp's policies or compliance obligations, are recorded and managed through the Tabcorp Risk and Compliance System (TRACS). All businesses can log incidents, assign corrective action plans to mitigate risks and manage incidents, and monitor progress to resolve incidents. The Risk team oversees the incident management process and escalates as appropriate to senior management, and through to the Executive Risk, Compliance and Sustainability Committee, and the Board and its Risk, Compliance and Sustainability Committee.

If material breaches occur of key policies, such as Tabcorp's Code of Conduct or Anti-Bribery and Corruption Policy, as well as material matters reported under the Whistleblower Policy, they are reported to the Risk, Compliance and Sustainability Committee, Audit Committee and/or to the Board (as appropriate). Where necessary, matters may be escalated to the Board Chair or relevant Committee Chair, and to the whole Board, or via the relevant Committee and then to the Board.

Tabcorp's Code of Conduct and key policies are available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

6.7. Risk culture

Tabcorp is committed to maintaining a sound risk culture. The Risk team monitor a range of leading and lagging risk metrics which measure risk appetite and culture, and identify areas for further focus. This is reported to the Risk, Compliance and Sustainability Committee on a regular basis. Metrics include compliance training completion, results of team member engagement survey, team member turnover rates, and overdue risk actions.

The team member annual performance assessment includes an evaluation of the extent to which all team members have upheld and positively demonstrated Tabcorp's values (refer to section 8.1). Individual remuneration outcomes for Group executives and senior managers are linked to the achievement of specific risk and compliance outcomes, and individuals acting in accordance with Tabcorp's Code of Conduct and values. The Board considers sustainability measures such as risk management, safer gambling performance, community impacts and reputation management in determining the pool available for paying short term incentives. Executive remuneration arrangements and outcomes are overseen by the People and Remuneration Committee with input from the Risk, Compliance and Sustainability Committee.

To maintain a strong risk culture, team members participate in ongoing training and awareness campaigns, and the Risk team works with business units throughout the annual risk management lifecycle to review and validate applicable risks, mitigating actions and controls, and consider potential and emerging risks. Directors also receive regular updates and training about specific key risk areas, including money laundering/terrorism financing, workplace health and safety, and responsible gambling/customer care.

Details about the link between executive remuneration outcomes and risk management and compliance are contained in the Remuneration Report on pages 64 to 87 of the 2025 Annual Report.

7. INTEGRITY IN FINANCIAL AND CORPORATE REPORTING

7.1. External Auditor

During the reporting period, Tabcorp's external auditor was Ernst & Young. The Audit Committee regularly reviews the effectiveness, performance and independence of Tabcorp's external auditor. If it becomes necessary to replace the external auditor for performance or independence reasons, the Committee will formalise a procedure and policy for the selection and appointment of a new external auditor.

The Corporations Act 2001 (Cth) (Corporations Act) requires the external auditor to make an annual independence declaration, declaring that the external auditor has maintained its independence in accordance with the Corporations Act and the rules of professional accounting bodies. Ernst & Young has provided an independence declaration to the Board for the reporting period, which forms part of the Directors' Report in the Annual Report.

Tabcorp maintains the rotation of the lead external audit partner every five years or less, as required by the Corporations Act, with the most recent change occurring after the conclusion of the audit in 2021.

In 2023, a tender process for the provision of external audit services for the Company and Group was conducted, overseen by the Audit Committee Chair. Following a balanced assessment of various evaluation criteria, the Board determined to retain Ernst & Young as the external auditor to the Company and Group.

Tabcorp is committed to maintaining auditor independence and has an External Auditor Independence Policy. The policy requires the Committee to approve any permissible non-audit services to be performed by the external auditor. Under this policy, the external auditor is prohibited from providing certain services which are considered or otherwise might be perceived to impair the external auditor's independence, and may only provide permissible non-audit services where there is a compelling reason to do so. The CFO provides periodic reports to the Audit Committee setting out the fees and services performed by the external auditor.

Details of the fees paid to Ernst & Young during the reporting period, including a breakdown of fees paid for non-audit services, are set out in the Directors' Report in the Annual Report. The Board has considered the nature of the non-audit services provided by Ernst & Young during the reporting period, and has determined that the services provided, and the level of fees paid for those services, are not incompatible with the general standard of independence for auditors imposed by the Corporations Act and that the external auditor's independence has not been compromised.

The lead audit engagement partner of Ernst & Young attends Tabcorp's AGM and is available to answer shareholder questions relevant to the conduct of the audit, the preparation and content of the auditor's report, the accounting policies adopted in relation to the preparation of the financial statements, and the independence of the external auditor. The Audit Committee regularly meets with the external auditor, without management present.

- Ernst & Young's independence declaration is available on page 63 of the 2025 Annual Report.
- Details about the services provided by Ernst & Young and the fees paid or payable for those services are set out in the Directors' Report on page 62 of the 2025 Annual Report.
- Tabcorp's External Auditor Independence Policy is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

7.2. Management assurance

In relation to the Board approving the Group's annual and half year financial statements, the Board received declarations from the MD & CEO and the CFO in relation to their opinion of the Group's system of risk management and internal controls. The declarations stated that in their opinion the financial records have been properly maintained, and that the financial statements complied with the appropriate accounting standards and that they gave a true and fair view of the financial position and performance of Tabcorp and of the Group, and that the opinion had been formed on the basis of a sound system of risk management and internal control which is operating effectively.

7.3. Internal audit function

The purpose of the internal audit function is to provide independent and objective assurance on the effectiveness of governance, risk management and internal controls to support Tabcorp to achieve its strategic objectives. It assists management and the Board to accomplish its objectives by bringing a systematic and disciplined approach to evaluate and improve the effectiveness of Tabcorp's governance, risk management and internal control processes.

The Tabcorp Internal Audit Charter sets out the roles, responsibilities, authority, activities, and reporting relationships of the internal audit function.

The Audit Committee recommends to the Board the appointment, and where appropriate the removal, of the General Manager Internal Audit, who should be suitably qualified and bring the requisite degree of skills, independence and objectivity to the role.

The General Manager Internal Audit reports functionally to the Chair of the Audit Committee and through that Committee to the Board, and meets with the Audit Committee regularly with and without other members of management present. The General Manager Internal Audit is accountable to the Audit Committee for the effective operation of Tabcorp's internal audit function, which is resourced internally and supplemented with external support where necessary.

The Audit Committee annually approves an internal audit plan, as overseen by the General Manager Internal Audit. The Audit Committee reviews the scope, results, adequacy, independence and effectiveness of the internal audit program of work, and the performance of the General Manager Internal Audit and the internal audit function. Internal audit reports are regularly presented to the Audit Committee, and are made available to other Directors and the external auditor.

7.4. Integrity of disclosures in periodic reports

Tabcorp produces a number of periodic reports, including its Annual Report, Corporate Governance Statement, Interim Financial Report, Sustainability Report and Modern Slavery Statement. The Group has processes in place to review and confirm the accuracy and reasonableness of the disclosures contained in these documents. Management undertakes a review of the disclosures in these documents, whereby subject matter experts and the relevant executives review and approve the disclosures. A legal review is also conducted of all disclosures. These reports are then presented for review and approval to the relevant Board Committee and the Board before publication.

In addition, the full year and half year Directors' Reports, including the operating and financial review section, are initially reviewed by the external auditor and subsequently by the Audit Committee prior to Board approval. The full year Financial Report is audited by the external auditor, and the half year Financial Report is reviewed by the external auditor. Both of these reports are reviewed by the Audit Committee prior to Board approval.

The Remuneration Report is audited by the external auditor and reviewed by the People and Remuneration Committee prior to Board approval.

The material business risk disclosures in the Annual Report are reviewed by the Risk, Compliance and Sustainability Committee prior to Board approval.

The Risk, Compliance and Sustainability Committee and the Audit Committee reviewed the 2025 Sustainability Report prior to Board approval. Ernst & Young undertook limited external assurance on selected sustainability performance indicators disclosed in the 2025 Sustainability Report and 2025 Annual Report. The Risk, Compliance and Sustainability Committee reviewed the 2024 Modern Slavery Statement prior to Board approval. Management also conducts a separate internal verification process based on a sample of specific statements and data points in these documents.

8. KEY GOVERNANCE POLICIES AND PRACTICES

8.1. Code of Conduct

The Group has a Code of Conduct which sets out the standards of behaviour that are expected of all team members, Directors and contractors.

The Code is built around the recognition that everything we do in connection with our work at Tabcorp should be measured against the highest standards of ethical business conduct. It sets the expected standards of professional behaviour at Tabcorp and we apply the principles of our Code to ourselves and those who work alongside us. The Code defines desired behaviours and asks team members to use the Code to support day-to-day decision-making. It includes practical guidance for team members when something doesn't feel right including how to access support services. The Code provides guidance regarding unacceptable behaviours, including discrimination, bullying, harassment, anti-competitive conduct, conflicts of interest, and misuse of company assets.

Tabcorp is also committed to equality and a culture of inclusion where everyone is treated fairly and with respect. Our Respect@Work Position Statement sets out the expectations required of all our team members, executives and Directors. This is supported by training and awareness provided to team members, including a Respect@Work Masterclass delivered to Directors and the ELT to promote an inclusive and respectful culture at Tabcorp.

The Board, together with the MD & CEO, sets the 'tone from the top' by consistently demonstrating behaviours that are aligned with Tabcorp's values and Code. The Board oversees and approves material changes to the Code and key policies. The ELT and senior managers are responsible for instilling and reinforcing Tabcorp's values, the Code and Group policies. Further, individual performance assessments and remuneration outcomes for ELT and senior managers are linked to individuals acting in accordance with Tabcorp's Code and values, and their teams completing mandatory essential learning about the Code and key policies.

The Code and key policies are communicated to team members and made available to new starters. Training and awareness of the Code and key policies are provided to team members, and changes are communicated when required. Essential learning is delivered to each team member annually, and is specific to their role and responsibilities. The Code and all policies are published on the Company's intranet.

Material breaches of the Code and key policies are reported to the Board or relevant Committee as appropriate. Tabcorp regards non-compliance with the Code and related policies and procedures as a serious matter that may result in disciplinary action, including termination of employment or engagement with Tabcorp.

- Tabcorp's Code of Conduct and key policies are available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.
- Tabcorp's Respect@Work Position Statement is available from the Sustainability section of Tabcorp's website at www.tabcorp.com.au/sustainability/supporting-our-people.

Our Values

Our values - **Trust, Team, Fun, Win** - lay the foundations of our workplace behaviours, interactions, and organisational identity. They act as the Tabcorp DNA, underpin our culture and assist us in growing an inclusive and unified place to work.

TEAM	WE KNOW THE POWER OF TEAM	We do our job and we're accountable to each other Our goals are clear and we work together to achieve them We support each other, when things are good, and when things go wrong We're honest with each other about what we do well, and where we can be better We put team success ahead of individual recognition
TRUST	WE PRIORITISE TRUST	Our customers trust us and we trust each other We do what we say we will do. We make ethical decisions with good judgement We deliver exceptional experiences to our customers, safely Integrity is non-negotiable to us We are honest and respectful Trust empowers us to take risks and do our best work because we have each other's backs
FUN	WE HAVE FUN	We're a fun place to work that creates challenge and growth We're in the entertainment business and enjoy what we do. Fun helps us connect and be strong together When we're having fun, we learn, solve problems, and are more creative We make it easy for others to have fun We're serious when we need to be, but don't take ourselves too seriously
WIN	WE WIN A LOT	We set standards high and do not settle We're continually raising the bar. We act quickly We deliver consistently outstanding results We innovate and lead the industry, fuelled by our passion to create the best entertainment experience We stay curious and change course when we need to We love celebrating and do it loudly

8.2. Whistleblower framework

Consistent with our commitment to maintaining a culture of honesty and integrity, Tabcorp has a Whistleblower Policy and framework in place to respond to any reports of actual or suspected misconduct or an improper state of affairs or circumstances within Tabcorp and to protect whistleblowers from detrimental conduct and breaches of their confidentiality. Matters are reported through the Tabcorp Integrity Protection Service (TIPS), an independent, anonymous and secure service delivered by Deloitte, or to any of a number of Whistleblower Report Officers who are "eligible recipients" under the whistleblower laws. During the reporting period, the Whistleblower Policy was reviewed by the Board and updated.

The whistleblower program is overseen by an internal Whistleblower Committee. This Committee has accountability and a direct reporting line to the Board Audit Committee through the Chair of the Audit Committee, and where necessary or appropriate the Chair of the Board. Reports made under the Whistleblower Policy and the progress of actions taken and outcomes of those processes are reported to the Audit Committee.

Everyone responsible for key elements of the Whistleblower Policy receives regular training regarding their role and responsibilities, including Directors and executives. Key components of the policy are regularly communicated to all team members to raise awareness of the policy, and to explain key features such as how to make a whistleblower report and the protections available to whistleblowers.

- Further information on TIPS is available from its website at www.tips.deloitte.com.au.
- TIPS is also accessible from Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.
- 💋 Tabcorp's Whistleblower Policy is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

8.3. Anti-bribery and corruption

Tabcorp has an Anti-Bribery and Corruption Policy which prohibits all forms of bribery, facilitation payments, paying or receiving secret commissions and fraud. It also sets the standards required of team members and contractors when dealing with third parties, and regarding the offering and acceptance of gifts and hospitality. Tabcorp maintains a Gifts and Hospitality Register and other controls and processes to support the policy, and implements additional procedures for managing higher risk matters. All team members, including contractors, and Directors undertake mandatory training regarding the policy. The Board oversees changes to the policy and should investigations determine that any material fraudulent or corrupt acts have occurred in breach of the policy, these are reported to the Board. Breaches of the policy could result in team members being subject to disciplinary action, including termination of employment or engagement.

Tabcorp has a process for undertaking due diligence on ongoing and new business partners and suppliers, which includes checking whether they have any adverse bribery and corruption findings, are subject to sanctions or if any politically exposed persons are involved.

Tabcorp's Anti-Bribery and Corruption Policy is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

8.4. Conflict of interest

Tabcorp has a Conflict of Interest Policy approved by the Board which sets out what team members and contractors are expected to do to identify, report and avoid an actual or apparent conflict between their personal interests and the interests of Tabcorp. Activities such as personal relationships, use of Tabcorp information or resources, or acceptance of gifts or hospitality are covered by the policy. The policy is supported by team member communications, an online conflict of interest declaration process and regular online learning. This policy, the Code of Conduct and other policies and controls are in place to support our people to conduct themselves with integrity and avoid any undue influence or perceived influence regarding their ethical behaviour, performance or decision-making. Breaches of the policy could result in team members being subject to disciplinary action, including termination of employment or engagement.

8.5. Inclusion and diversity

Tabcorp has an Inclusion and Diversity Strategy and Policy that is consistent with broader business and people priorities. The strategy sets out our commitment to a culture of inclusion and the creation of an inclusive workplace where all are welcomed and respected. The People and Remuneration Committee is responsible for overseeing the policy, monitoring Tabcorp's inclusion and diversity strategy and reviewing progress against measurable objectives established to achieve Tabcorp's gender diversity goals for both the Board and senior management.

During the reporting period we celebrated several days of significance including NAIDOC week, Wear it Purple Day, International Women's Day, Harmony Day (International Day for the Elimination of Racial Discrimination), Easter and Diwali. Tabcorp supported these events through internal awareness campaigns, training and information sessions, and special team celebrations.

Tabcorp is committed to ensuring that pay is fair and equitable across all team member demographics. The Board People and Remuneration Committee assesses gender pay equity annually and internal reviews are conducted several times a year.

The table below shows the progress we have made towards our gender diversity targets which applied in FY25. The previous NED target of 40% women by 30 June 2027 was replaced during FY25 with the 40:40:20 target. These gender diversity targets are set by the Board, and are aligned with the HESTA 40:40 Vision of which Tabcorp is a signatory.

Cohort	At 30 June 2025 ⁽ⁱ⁾	Prior year ⁽ⁱ⁾	Target for 30 June 2027 ⁽ⁱ⁾	Within target ⁽ⁱⁱ⁾
NEDs	60:40:0	43:57:0	40:40:20	✓
ELT ⁽ⁱⁱⁱ⁾	33:67:0	22:78:0	40:40:20	No
Leadership Cohort ^(iv)	37:63:0	39:61:0	40:40:20	No
Whole Group	36:64:0	38:62:0	40:40:20	No

- (i) Percentage of females:males:other rounded to nearest one percent.
- (ii) Whether the 30 June 2027 target was achieved as at 30 June 2025.
- (iii) The MD & CEO is an ELT member.
- (iv) The Leadership Cohort comprises the ELT (excluding the MD & CEO), direct reports to the ELT and frontline leaders.



- For more information, refer to Tabcorp's Sustainability Report accessible from Tabcorp's website at www.tabcorp.com.au/sustainability.
- 2 Tabcorp's Inclusion and Diversity Policy is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.
- Tabcorp's Gender Affirmation Statement of Support is available from the Sustainability section of Tabcorp's website at www.tabcorp.com.au/sustainability/supporting-our-people.
- Tabcorp's Domestic and Family Violence Statement of Support is available from the Sustainability section of Tabcorp's website at www.tabcorp.com.au/sustainability/supporting-our-people.
- Tabcorp's annual report under the Workplace Gender Equality Act is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.
- For further information, refer to Tabcorp's Sustainability Report available from Tabcorp's website at www.tabcorp.com.au/sustainability.

8.6. Securities Trading Policy

The Securities Trading Policy, which applies to all Directors, employees and contractors (and their associates), prohibits all Tabcorp team members from dealing in securities at any time if they are in possession of inside information.

In addition, ELT members and their direct reports (**Restricted Employees**), Directors and their associates, must obtain prior approval to trade in Tabcorp securities, comply with the processes set out in the policy and are not permitted to trade during Blackout Periods.

The applicable Blackout Periods commence on:

- 1 January and end on the day Tabcorp announces its half year results (inclusively);
- 1 July and end on the day Tabcorp announces its full year results (inclusively);
- 1 October and end on the day of Tabcorp's AGM (inclusively); and
- any other period imposed by the Tabcorp Board or Chair from time to time at their absolute discretion and without prior notice.

The policy sets out the process for Directors and Restricted Employees to obtain prior approval to trade in Tabcorp securities. Approval to trade in Tabcorp securities during a Blackout Period or within six months of acquisition will only be granted in exceptional circumstances, as set out in the policy.

The policy prohibits team members participating in any of Tabcorp's employee or executive equity or incentive plans from hedging the value of Restricted Shares or unvested Options. The policy also prohibits margin lending arrangements, short selling and engaging in speculative short term investing in relation to Tabcorp securities.

Tabcorp's Securities Trading Policy is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

8.7. Non-Executive Director Shareholding Policy

In accordance with the Non-Executive Director Shareholding Policy, NEDs are required to hold a minimum shareholding in Tabcorp approximately equivalent to one times the annual NED base fee for NEDs, or two times the annual NED base fee for the Board Chair.

NEDs are required to reach the applicable threshold within three years from appointment. All NEDs satisfy the policy as at the date of this statement. The value of the Board Chair's shareholding was 3.0 times the base NED fee, and the average value of other current NEDs' shareholdings was 1.3 times the base NED fee, where the current base NED fee is \$164,800 per annum inclusive of superannuation and using a Tabcorp share price of \$0.775 per share as at 31 July 2025.

- The details of Tabcorp securities held by Non-Executive Directors are available on page 87 of the 2025 Annual Report.
- Tabcorp's Non-Executive Director Shareholding Policy is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

8.8. Executive Shareholding Policy

The Executive Shareholding Policy sets mandatory minimum shareholding requirements applicable to members of the ELT. The aim of the policy is to maintain an adequate level of alignment between the interests of executives, the Group and shareholders, through equity ownership.

Under the policy, the MD & CEO is required to hold the equivalent of a minimum of two times his annual fixed remuneration, while other executives are required to hold the equivalent of a minimum of one times their annual fixed remuneration in Tabcorp shares.

The minimum shareholding threshold must be achieved within five years from the date the executive is appointed into their role, or by 1 June 2027 (being five years following implementation of the demerger of the former Lotteries and Keno business in mid-2022), whichever is the later. Options are not counted towards this threshold. All ELT members satisfy the policy as at the date of this statement, recognising there have been a number of recent ELT appointments.

- The details of Tabcorp shares held by executive key management personnel and their annual fixed remuneration are available in the Remuneration Report on pages 64 to 87 of the 2025 Annual Report.
- 2 Tabcorp's Executive Shareholding Policy is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

8.9. Continuous disclosure

Tabcorp is committed to providing the market with timely, accurate and balanced disclosure in accordance with its obligations under the Corporations Act and ASX Listing Rules and has a Market Disclosure Policy which outlines how Tabcorp complies with its continuous disclosure obligations. Under the policy, the Board is responsible for overseeing Tabcorp's continuous disclosure obligations, including reviewing and approving disclosure of matters that are significant or within the reserved powers of the Board, including earnings guidance upgrades or downgrades, dividend policy or declarations, company-transforming events, significant corporate actions and matters of strategic or reputational significance. However, the Board may consider any continuous disclosure matters.

A Disclosure Committee comprising the MD & CEO, CFO, CLO, Company Secretary and General Manager Investor Relations (or equivalent roles) is responsible for reviewing potentially disclosable information, referring such information to the Board or Chair (where appropriate), overseeing announcements to the market or any other action that may be required (e.g. a trading halt request). The CLO and Company Secretary are authorised to act as Disclosure Officers with responsibility for the day-to-day administration of and compliance with the policy, including coordinating the disclosure of information to the ASX. All team members are required to escalate potentially market sensitive information to a member of the Disclosure Committee or a Disclosure Officer as soon as they become aware of it.

Under the policy, only authorised spokespersons may speak on the Group's behalf to financial market participants (e.g. analysts, brokers, institutional investors and financial media). Authorised spokespersons must not disclose any market sensitive information that hasn't already been announced to the market or make comment on anything that may have a material effect on the price or value of Tabcorp's securities. Tabcorp has an External Communications Policy which covers dealing with enquiries from the media and other non-financial market external communications.

Tabcorp releases to the ASX all new investor and analyst presentation materials and AGM speeches prior to the presentations commencing. All ASX announcements made by the Company are available on Tabcorp's website and the Board promptly receives copies of all ASX announcements by email. Continuous disclosure is a standing agenda item at all Board meetings, and the Board considers whether any matters dealt with at a Board meeting require disclosure to the ASX in accordance with Tabcorp's continuous disclosure obligations.

Training regarding Tabcorp's continuous disclosure obligations and our policy is provided to all team members.

Tabcorp's Market Disclosure Policy is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.

8.10. Executive appointment, induction, performance assessment and succession

Tabcorp has a structured recruitment process for team members. Certain ELT members and other team members are required to undergo probity investigation and receive approval from applicable gambling regulators and/or government ministers. As part of this process, they must undergo pre-appointment screening prior to appointment, which includes (as relevant) the provision of extensive personal information and checks as to character, experience, education, bankruptcy history and criminal records. ELT members are also required to complete an annual questionnaire confirming, among other matters, they continue to be a suitable person to be associated with the conduct of activities performed by the Group under its respective licences.

Tabcorp has a formal induction and on-boarding program for all team members, including executives. This program provides information about the structure and operations of the Group, Tabcorp's Code of Conduct, key team member policies (such as the use of Tabcorp's gambling products, harassment and bullying), occupational health and safety, and equal opportunity. In addition, team members receive orientation regarding their specific responsibilities, duties and rights, meet with executives and team members and undergo familiarisation in their workplace.

Team members have agreed position descriptions that set out their duties, responsibilities, objectives and key performance indicators. Letters of appointment or employment contracts set out other key terms of employment, including term of office, rights, responsibilities and entitlements on termination of employment.

Formal performance reviews are conducted annually for all team members, including the MD & CEO and ELT members. Individual performance is assessed using a balanced scorecard setting out specific targets spanning financial, customer, strategic and people that are aligned to, and support, the Group's annual objectives and Tabcorp's values. At the end of the financial year, the performance of the MD & CEO is reviewed by the Board, and the People and Remuneration Committee, and the MD & CEO reviews the performance of each senior executive. Performance reviews for ELT members were undertaken in relation to the end of FY25 and at other intervals during the financial year. For senior managers who participate in the Company's Short Term Incentive scheme, any annual short term incentive awards are linked to the outcome of their individual performance review, as well as Group performance and business unit performance (as applicable to the role).

The Group has a succession plan for members of the ELT, which identifies the suitable candidates for possible future leadership roles. The plan identifies high calibre senior leaders with the requisite experience and capabilities that best meet the organisation's needs, and includes programs to further develop capability and leadership potential to support the continuity of the ELT.

Refer to the Remuneration Report on pages 64 to 87 of the 2025 Annual Report for further information regarding the performance outcomes relevant to senior executives who were key management personnel during the reporting period.

8.11. Sustainability

Tabcorp is committed to the long term sustainability of its operations and industry. We aim to minimise our social and environmental impacts, while delivering economic and sustainable benefits for our stakeholders.

Our Sustainability Framework (**Framework**) helps us to demonstrate how we are creating long term value in the management of our ESG risks and opportunities. It is aligned with our business strategy and the United Nations Sustainable Development Goals, with safer gambling at the centre and a strong focus on community, our people and sustainable business practices. The Board Risk, Compliance and Sustainability Committee oversees the Framework, which is founded on the following pillars:

OUR		8			
PILLARS	Customer Care			Build a Sustainable Future	
GUIDING PRINCIPLES	We put our customers first, delivering experiences safely and responsibly	We build collaborative partnerships to shape our industry and impact our communities for the better	We provide our people with an exciting workplace to succeed	We are building a sustainable future for our business	

Further details about the material sustainability issues relevant to the Group, and how we respond to ESG risks and opportunities, are published in Tabcorp's Sustainability Report.

- Tabcorp's commitment to sustainability and the progress achieved during FY25 are discussed further in the 2025 Annual Report on pages 22 to 33.
- Tabcorp's Sustainability Report is accessible from Tabcorp's website at www.tabcorp.com.au/sustainability.
- Tabcorp's Modern Slavery Statement and Human Rights Policy are available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.
- Additional information about Tabcorp's sustainability practices is available from the Sustainability section of Tabcorp's website at www.tabcorp.com.au/sustainability.

8.12. Engaging with shareholders

The Tabcorp Shareholder Communications Policy sets out the Group's procedures and guidelines for keeping shareholders, as well as other stakeholders, informed about the Group. Tabcorp is committed to communicating openly and in a timely manner through Tabcorp's website, Annual Report, dividend mailings, email broadcasts, the ASX, social media platforms and other means where appropriate.

The Tabcorp website provides a range of information about the Group, and a facility for interested persons to receive email notifications of major Tabcorp news releases. Major announcements and presentations, such as the annual and half year results and the AGM, are webcast live on Tabcorp's website and archived for at least twelve months.

Tabcorp and its share registry, MUFG Corporate Markets (previously called Link Market Services Limited), provide a service for shareholders to receive all shareholder related communications electronically, including dividend statements, notices of meeting and the Annual Report. This email service provides a secure, quick and convenient means for receiving this information while reducing costs and being environmentally friendly. Shareholders can also use the share registry's website to lodge their proxy appointment prior to the AGM.

A dedicated shareholder relations team is available to assist in responding promptly to all shareholder enquiries. Shareholders can contact Tabcorp's share registry, MUFG Corporate Markets, or Tabcorp, directly by email, phone or mail. Contact details are available on the last page of Tabcorp's Annual Report or from the Contact Us section of Tabcorp's website.

Tabcorp encourages its shareholders to participate fully at its AGM. Important issues are presented to shareholders as single resolutions and full discussion of each item is encouraged. At each AGM, shareholders have the right to vote on Director elections and re-elections, and the remuneration arrangements applicable for Director and executive key management personnel with an advisory vote on the adoption of the Remuneration Report, and a vote on the grant of any long term incentives to the MD & CEO. Explanatory memoranda, where considered appropriate, are included with the notice of AGM in respect of items to be voted on at the meeting. Also, in the notice of AGM, Tabcorp encourages shareholders to submit prior to the AGM written questions about the governance and management of the Company. All resolutions which are voted on at the AGM are decided by a poll, rather than by a show of hands, to enable all shareholders and proxyholders who cast their proxies to be included in the voting process, including those who cannot attend the AGM. Over recent years Tabcorp has held hybrid shareholder meetings, which enables shareholders to attend in person or via an online platform using technologies to facilitate shareholder and proxyholder participation, including watching the meeting live, asking questions and voting during the meeting.

Tabcorp has an investor relations function that facilitates a program of engagement with institutional investors, prospective investors, broker analysts and proxy advisers. This program is aligned to Tabcorp's broader stakeholder engagement program, with a focus on providing periodic events and other forums for engagement with Tabcorp management and Directors. The Board and senior management are regularly updated regarding the progress with the investor relations program, and are informed of significant comments or concerns raised by investors, organisations that represent investors and shareholders, and proxy adviser groups.

- Shareholder related information is available at the back of the 2025 Annual Report on pages 147 to 149.
- Tabcorp's website is available at www.tabcorp.com.au.
- 2 Shareholders can elect to receive all communications electronically by following the instructions on the MUFG Corporate Market website at au.investorcentre.mpms.mufg.com/Login/Login.
- Sign up to receive email notification of major Tabcorp news releases via Tabcorp's website at www.tabcorp.com.au.
- Tabcorp's Shareholder Communications Policy is available from the Corporate Governance section of Tabcorp's website at www.tabcorp.com.au/company/corporate-governance.