

Corporate Governance Statement

Mont Royal Resources Limited (Company)

The Board of Directors of the Company (**Board**) are committed to achieving and maintaining high standards of performance and corporate governance.

The Company supports the 4th Edition of the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations (**Recommendations**).

The Company's practices are largely consistent with the Recommendations. The Board considers that the implementation of a small number of Recommendations is not appropriate, for the reasons set out below in relation to the items concerned. The Board uses its best endeavours to ensure that exceptions to the Recommendations do not have a negative impact on the Company and the best interests of shareholders as a whole.

The directors of the Company (**Directors**, being either Non-Executive Directors or Executive Directors) are responsible to the shareholders for the performance of the Company in both the short and the longer term and seek to balance sometimes competing objectives in the best interests of the Company as a whole. Their focus is to enhance the interests of shareholders and other key stakeholders and to ensure the Company is properly managed.

As required by the ASX Listing Rules, the Company's main corporate governance policies and practices are summarised below, having regard to the Recommendations. Details of the Company's corporate governance plan and related documents are available online at www.montroyalres.com/corporate-governance.

This corporate governance statement is current as at 22 September 2022 and has been approved by the Board.

ASX Corporate Governance Principle/Recommendation	Comply	Particulars of Compliance and If Not Why Not
Principle 1 - Lay solid foundations for management and oversight		
Recommendation 1.1 A listed entity should have and disclose a board charter setting out: (a) the respective roles and responsibilities of its board and management; and (b) those matters expressly reserved to the board and those delegated to management.	Yes	The Board has adopted a formal charter that details the functions and responsibilities of the Board and management (Board Charter). As provided for in the Board Charter, the Board is responsible for all matters relating to the running of the Company, and more specifically, all matters relating to the policies, practices, management and operations of the Company. In addition to decisions requiring approval pursuant to the respective Committee Charters, the following decisions must be approved by the Board: (a) Directors acquiring or selling shares of the Company; (b) issuing shares of the Company; (c) acquiring, selling or otherwise disposing of property in excess of the amount set out in the Company's approval matrix; (d) founding, acquiring or selling subsidiaries of or any company within the Company, participating in other companies, or dissolving or selling the Company's participation in other companies (including project joint ventures); (e) acquiring or selling patent rights, rights in registered trademarks, licences or other intellectual property rights of the Company; (f) founding, dissolving or relocating branch offices or other offices, plants and facilities; (g) starting new business activities, terminating existing business activities or initiating major changes to the field of the Company's business activities:

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		(h) approving and/or altering the annual business plan (including financial planning) for the Company or any part of the Company;
		(i) taking or granting loans which exceed the amount set out in the Company's approval matrix;
		(j) granting securities of any type;
		(k) granting loans to Company officers or employees and taking over guarantees for the Company's officers and employees;
		(I) entering into agreements for recurring, voluntary or additional social benefits, superannuation agreements or agreements for general wage and salary increases;
		(m) determining the total amount of bonuses and gratuities for Company officers and employees;
		(n) determining the appointment, termination, prolongation of employment or amendment to conditions of employment of members of the Board; and
		(o) granting or revoking a power of attorney or limited authority to sign and/or act on behalf of the Company.
		The detail of some board functions will be handled through Board
		Committees as and when the size and scale of operations requires such Committees. However, the Board as a whole is responsible for
		determining the extent of the powers residing in each Committee and is
		ultimately responsible for accepting, modifying or rejecting Committee
		recommendations.

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		The MD (as a delegate of the Board) is responsible for the effective leadership and day-to-day operations and administration of the Company. The responsibilities of the Board as a whole, the Chair, individual Directors and the functions delegated to Senior Management are set out in more detail in Part A of the Company's Board Charter, which is available on the Corporate Governance page of the Company's website www.montroyalres.com/corporate-governance .
Recommendation 1.2 A listed entity should: (a) undertake appropriate checks before appointing a director or senior executive or putting someone forward for election as a director; and (b) provide security holders with all material information in its possession relevant to a decision on whether or not to elect or re-elect a director.	Yes	The Board will consider nominations for appointment or election of Directors that may arise from time to time, having regard to the skills and experience required by the Company and procedures outlined in the Company's constitution and the <i>Corporations Act 2001</i> (Cth). The Company undertakes appropriate checks before appointing a person, or putting forward to shareholders a candidate for election, as a Director. Candidates are assessed through interviews, meetings and background and reference checks (which may be conducted both by external consultants and by Directors) as appropriate. The Company gives shareholders all material information in its possession relevant to the decision whether or not to elect or re-elect a Director, either in the notice of meeting and explanatory statement for the relevant meeting of shareholders which addresses the election or re-election of the Director, or by including in the notice a clear reference to the location on the Company's website, Annual Report or other document lodged with ASX where the information can be found.
Recommendation 1.3	Yes	Under Part A clause 2.4 of the Board Charter, the Company must have a

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A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.		written agreement with each Director and senior executive setting out the terms of their appointment. Each Non-Executive Director receives a letter formalising their appointment and outlining the material terms of their appointment. The Non-Executive Directors of the Company have not been appointed for a fixed term. Each Non-Executive Director has signed a letter of appointment. Each Executive Director and each senior executive have signed an executive service agreement setting out their duties, obligations and remuneration. The Company Secretary has entered into a consultancy agreement with the Company setting out their role, responsibilities and remuneration.
Recommendation 1.4 The company secretary of a listed entity should be accountable directly to the board, through the chair, on all matters to do with the proper functioning of the board.	Yes	As set out in Part A clause 5 of the Board Charter, the Company Secretary is accountable to the Board, through the Chair, on all governance matters and reports directly to the Chair as the representative of the Board. The Company Secretary has primary responsibility for ensuring that the Board processes and procedures run efficiently and effectively. The Company Secretary is Shaun Menezes (appointed 6 August 2018), whose qualifications and experience are stated in the Company's latest Annual Report.
Recommendation 1.5 A listed entity should:	Partially	The Company recognises the positive advantages of a diverse workplace and is committed to: (a) creating a working environment conducive to the appointment of well-qualified employees, Senior Management and Board

ASX C	orpora	te Gove	rnance Principle/Recommendation	Comply	Particulars of Compliance and If Not Why Not
(a) (b) (c)	throug measu divers execu	and discland	lose a diversity policy; and or a committee of the board, set ojectives for achieving gender e composition of its board, senior d workforce generally; and ation to each reporting period: easurable objectives set for that to achieve gender diversity; tity's progress towards achieving objectives; and 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 if the entity is a "relevant employer" under the Workplace Gender	Comply	candidates; and (b) identifying ways to promote a corporate culture which embraces diversity. The Board has adopted a diversity policy, but due its size and stage of development does not disclose at the end of each reporting period, the measurable objectives for achieving gender diversity set by the board or a relevant committee of the board is in accordance with the entity's diversity policy and its progress. The Board monitors the extent to which the level of diversity within the Company is appropriate on an ongoing basis and periodically considers measure to improve it. The Board will further consider the establishment of objectives for achieving gender diversity as the Company develops and its circumstances change.
			Equality Act, the entity's most recent "Gender Equality Indicators", as defined in and published under the Act.		
Recor	nmenda	ation 1.6	3	Yes	The Board regularly monitors its performance and the performance of the Directors and Board committees throughout the year. This may occur

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A listo (a) (b)	have and disclose a process for periodically evaluating the performance of the board, its committees and individual directors; and disclose for each reporting period whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.		through an internal review led by the Chair, or be performed with the assistance of external advisers as considered appropriate. The Chair also speaks to Directors individually regarding their role and performance as a Director. An informal performance evaluation review with respect to the Board and the individual Directors was undertaken during the year.
	mmendation 1.7 ed entity should: have and disclose a process for evaluating the performance of its senior executives at least once every reporting period; and disclose for each reporting period whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.	Yes	In accordance with the Company's Performance Evaluation Policy, all senior executives are subject to an annual performance evaluation. Each year, senior executives will establish a set of performance targets. These targets are aligned to overall business goals and the Company's requirements of the position. An informal assessment of progress is carried out throughout the year. A full evaluation of an executive's performance against the agreed targets takes place annually. This will normally occur in conjunction with goal setting for the coming year. As the Company is committed to continuous improvement and the development of its people, the results of the evaluation form the basis of the executive's development plan. Performance pay components of executives' packages are also dependent on the outcome of the evaluation.

ASX (Corporat	te Governance Principle/Recommendation	Comply	Particulars of Compliance and If Not Why Not
Reco	mmenda	ition 2.1	No	The Company recognises that Recommendation 2.1 of the Recommendations suggests the establishment of a Nomination
The B	The Board of a listed entity should:			Committee and associated Charter. However, in view of the small size of the Company's Board, the Board in its entirety (with abstentions from
(a)		nomination committee which:		relevant Directors where there is a conflict of interest) acts effectively as Nomination Committee and there is no need to further subdivide it. As
	(i)	has at least three members, a majority of whom are independent directors; and		such, a Nomination Committee is an unnecessary measure for the Company.
	(ii)	is chaired by an independent director,		The Board as a whole reviews the size, structure and composition of the Board including competencies and diversity, in addition to reviewing Board
	and dis	sclose:		succession plans and continuing development.
	(iii)	the charter of the committee;		
	(iv)	the members of the committee; and		
	(v)	as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or		
(b)	disclos addres that the knowle diversi	es not have a nomination committee, se that fact and the processes it employs to as board succession issues and to ensure the board has the appropriate balance of skills, edge, experience, independence and the ty to enable it to discharge its duties and assibilities effectively.		

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Recommendation 2.2 A listed entity should have and disclose a board skills matrix setting out the mix of skills and diversity that the board currently has or is looking to achieve in its membership.	Yes	The Board is structured to facilitate the effective discharge of its duties and to add value through its deliberations. It seeks to achieve a Board composition with a balance of diverse attributes relevant to the Company's operations and markets, including skills sets, background, gender, geography and industry experience. In addition to those general skills expected for Board membership, the following skills have also been identified as being necessary such as operational management, exploration and geology, mining engineering, project delivery, finance, corporate governance, equity capital markets, legal, and commercial negotiations. The Board is comfortable with the skills matrix represented by the current Board. A profile of each Director setting out their skills, experience and period of office is set out in the Directors' Report of the latest Annual Report.

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Reco	mmendation 2.3	Yes	As at 30 June 20	As at 30 June 2022, the Board consisted of:		
A liste	ed entity should disclose:		Name	Role	Independent?	Date appointed
(a)	the names of the directors considered by the board to be independent directors;		Gary Lawler	Non-Executive Chairman	Yes	15 October 2018
(b)	if a director has an interest, position or relationship		Michael O'Keeffe	Non-Executive Director	Yes	9 October 2018
	of the type described in Box 2.3 (Factors relevant to assessing the independence of a director) but the board is of the opinion that it does not		Peter Ruse	Executive Director	No	26 March 2018
(c)	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 the length of service of each director.		Executive Direct Peter Ruse is not Executive Direct does make, quat Company on all The Board asse frequently if circt A copy of the definition and the Incorporate Government	Gary Lawler and Michael O'Keeffe are regarded as independent Non-Executive Directors. Peter Ruse is not considered independent on the basis that he is the Executive Director. Despite this, the Board believes that he is able, and does make, quality and independent judgments in the best interest of t Company on all relevant issues before the Board. The Board assesses the independence of Directors annually, or more frequently if circumstances require. A copy of the definition of independence adopted by the Company is annexed to the Board Charter at Annexure A, available on the Compan "Corporate Governance" page of the Company's website at https://www.montroyalres.com/corporate-governance/ .		
	mmendation 2.4 ority of the board of a listed entity should be	Yes		able at Recommend ndent, with 2 of the		

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independent directors.		
Recommendation 2.5 The chair of the board of a listed entity should be an independent director and, in particular, should not be the same person as the CEO of the entity.	Yes	The roles of Chair of the Board and Managing Director/CEO are separate and distinct. Gary Lawler is the Non-Executive Chair of the Company and Peter Ruse is the Executive Director. Gary Lawler, who was appointed as Non-Executive Chair on 15 October 2018, is considered independent on the basis that his shareholding in the Company does not exceed 5%. His qualifications and experience are stated in the Company's latest Annual Report, which is available at www.montroyalres.com/investor-centre/ . A copy of the definition of independence adopted by the Company is annexed to the Company's Board Charter at Annexure A, available on the Company's "Corporate Governance" page of the Company's website at www.montroyalres.com/corporate-governance/ .
Recommendation 2.6 A listed entity should have a program for inducting new directors and for periodically reviewing whether there is a need for existing directors to undertake professional development to maintain the skills and knowledge needed to perform their role as directors effectively.	Yes	It is the policy of the Board to ensure that the Directors and Senior Management of the Company are equipped with the knowledge and information they need to discharge their responsibilities effectively and that individual and collective performance is regularly and fairly reviewed. As referred to in Part D of the Board Charter, new directors go through an induction process which includes meeting with key executives, tours of the premises, an induction package and presentations. The Company allocates an annual budget to encourage Directors to participate in training and development programs for their professional development.

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Principle 3 – Instil a culture of acting lawfully, ethically a	nd responsibly	
Recommendation 3.1 A listed entity should articulate and disclose its values.	Yes	The Board has approved a statement of values and charges the Directors with the responsibility of inculcating those values across the Company. A copy of the Company's statement of values is available on the "Corporate Governance" page of the Company's website, www.montroyalres.com/corporate-governance/ .
Recommendation 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.	Yes	The Company seeks to encourage and develop a culture which will maintain and enhance its reputation as a valued corporate citizen of the countries where it operates and an employer which personnel enjoy working for. The Company has established a Code of Conduct that sets out the principles covering appropriate conduct in a variety of contexts and outlines the minimum standards of behaviour expected from its Directors and employees. The Code of Conduct sets out policies in relation to various corporate and personal behaviour including safety, discrimination, respecting the law, anti-corruption, interpersonal conduct and conflict of interest. While the Code of Conduct seeks to prescribe standards of behaviour for all Company personnel to observe, it does not, and understandably cannot, identify every ethical issue that an individual might face. The Code of Conduct's objective is to provide a framework for decisions and actions in relation to ethical conduct in employment, to safeguard the Company's reputation and to make clear the consequences of breaching the Code of Conduct.

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		A copy of the Company's Code of Conduct is available on the "Corporate Governance" page of the Company's website, www.montroyalres.com/corporate-governance/ .

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Recommendation 3.3 A listed entity should: (a) have and disclose a whistleblower policy; and (b) ensure that the Board or a committee of the Board is informed of any material incidents reported under that policy.	Yes	The Board has adopted a whistleblower protection policy to ensure concerns regarding unacceptable conduct including breaches of the Company's code of conduct can be raised on a confidential basis, without fear of reprisal, dismissal or discriminatory treatment. The purpose of this policy is to promote responsible whistle blowing about issues where the interests of others, including the public, or of the organisation itself are at risk. A copy of the Company's whistleblower policy is available on the "Corporate Governance" page of the Company's website, www.montroyalres.com/corporate-governance/.
Recommendation 3.4 A listed entity should: (a) have and disclose an anti-bribery and corruption policy; and (b) ensure that the Board or a committee of the Board is informed of any material breaches of that policy.	Yes	The Board has a zero-tolerance approach to bribery and corruption and is committed to acting professionally, fairly and with integrity in all business dealings. The Board has adopted an anti-bribery and anti-corruption policy for the purpose of setting out the responsibilities in observing and upholding the Company's position on bribery and corruption provide information and guidance to those working for the Company on how to recognise and deal with bribery and corruption issues. A copy of the Company's anti-bribery and corruption policy is available on the "Corporate Governance" page of the Company's website, www.montroyalres.com/corporate-governance/.
Principle 4 – Safeguard the integrity of corporate report		
Recommendation 4.1	Partially	As a consequence of the size and composition of the Company's Board (comprising two non-executive directors and one executive director) the

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The b	oard of a	a listed entity should:		Board does not have a stand-alone audit committee.
(a)	have a	has at least three members, all of whom are non-executive directors and a majority of whom are independent directors; and		The Board as a whole has responsibilities typically assumed by an audit committee, including but not limited to: (a) verifying and safeguarding the integrity of the Company's stakeholder reporting;
	(ii)	is chaired by an independent director, who is not the chair of the board,		(b) reviewing and recommending approval to the Board of the audited annual and half-yearly financial reports;
	and di (iii) (iv) (v)	the charter of the committee; the relevant qualifications and experience of the members of the committee; and 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		 (c) reviewing the appointment of the external auditor, their independence and performance, the audit fee, any questions of their resignation or dismissal and assessing the scope and adequacy of the external audit and making appropriate recommendations to the full Board; and (d) performing a risk management function (refer to Recommendation 7.1 for further details). Information on the Company's procedures for the selection and appointment of the external auditor and the rotation of external audit partners is set out in the Policy on Selection, Appointment and Rotation of External Auditors, which is available on the Company's website,
(b)	fact ar indepo its cor the ap	es not have an audit committee, disclose that and the processes it employs that endently verify and safeguard the integrity of porate reporting, including the processes for epointment and removal of the external or and the rotation of the audit engagement er.		www.montroyalres.com/corporate-governance/.

ASX Corporate Governance Principle/Recommendation	Comply	Particulars of Compliance and If Not Why Not
Recommendation 4.2 The board of a listed entity should, before it approves the entity's financial statements for a financial period, receive from its CEO and CFO a declaration that, in their opinion, the financial records of the entity have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the entity and that the opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.	Yes	Under the Company's Risk Management Policy, which is available on the "Corporate Governance" page of the Company's website, www.montroyalres.com/corporate-governance/, the Executive Director and CFO will provide a written declaration of assurance that in their opinion, the financial records of the Company for any financial period have been properly maintained, comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the Company and has been formed on the basis of a sound system of risk management and internal control which is operating effectively. For the current and any future accounting and reporting periods, Executive Director and CFO declarations will be obtained in relation to the issue of all of the Company's financial statements. In addition declarations have been provided for all financial statements and reports required by the ASX Listing Rules, including but not limited to the Company's Appendix 5B (Quarterly Reports) for the quarters during the ended 30 June 2022, Half-year Report for the half year ended 31 December 2021, and its Annual Report for the year ended 30 June 2022.
Recommendation 4.3 A listed entity should disclose its process to verify the integrity of any periodic corporate report it releases to the market that is not audited or reviewed by an external auditor.	Yes	When preparing reports for release to the market including the quarterly activity and cash flow reports, these reports shall be prepared and reviewed by the Executive Director before being presented to the Board for review and approval. Such reports shall not be released to market without this review and approval process by executive management and the Board.

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Principle 5 – Make timely and balanced disclosure				
Recommendation 5.1 A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under ASX Listing Rule 3.1.	Yes	The Company has established a Continuous Disclosure Policy which is designed to guide compliance with ASX Listing Rule disclosure requirements, and to ensure that all Directors, senior executives and employees of the Company understand their responsibilities under the policy. The Continuous Disclosure Policy is available on the "Corporate Governance" page of the Company's website, www.montroyalres.com/corporate-governance/. The Continuous Disclosure Policy: (a) raises awareness of the Company's obligations under the continuous disclosure regime; (b) establishes a process to ensure that information about the Company which may be market sensitive and which may require disclosure is brought to the attention of the Chairman, being the person/s primarily responsible for ensuring the Company complies with its continuous disclosure obligations, in a timely manner and is kept confidential; and (c) sets out the obligation of Directors, officers and employees of the Company to ensure that the Company complies with its continuous disclosure obligations. The Board has designated the MD and/or Chair of the Board as the person primarily responsible for ensuring that the Continuous Disclosure Policy is implemented and that all relevant information is disclosed as required.		

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		In accordance with the Company's Continuous Disclosure Policy, all information provided to ASX for release to the market is also posted to the Company's website.
Recommendation 5.2 A listed entity should ensure that its Board receives copies of all material market announcements promptly after they have been made.	Yes	The Board has appointed the Company Secretary as the person responsible for communicating with ASX and overseeing and coordinating the timely disclosure of information to ASX, subject to prior review and approval of all announcements by the Directors. The Company Secretary ensures that the Board are aware of when any announcement is due to go out and when the confirmation of release is received by the ASX, the Company Secretary promptly forwards this to the Board. The Continuous Disclosure Policy of the Company is available on the "Corporate Governance" page of the Company's website, www.montroyalres.com/corporate-governance/.
Recommendation 5.3 A listed entity that gives a new and substantive investor or analyst presentation should release a copy of the presentation materials on the ASX Market Announcements Platform ahead of the presentation.	Yes	The Board has appointed the Company Secretary as the person responsible for communicating with ASX and overseeing and coordinating the timely disclosure of information to ASX, subject to prior review and approval of all announcements by the Directors. The Company Secretary ensures any investor presentations are released to the ASX Market Announcements Platform ahead of the presentation and in accordance with the Continuous Disclosure Policy of the Company, a copy of which is available on the "Corporate Governance" page of the Company's website, www.montroyalres.com/corporate-governance/.

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Recommendation 6.1 A listed entity should provide information about itself and its governance to investors via its website.	Yes	The Board aims to ensure that the Company's shareholders are informed of all major developments affecting the Company's state of affairs. The Company keeps investors informed through its website, www.montroyalres.com/corporate-governance/ , which contains information on the Company, the Board and the corporate governance policies and procedures of the Company. Through its website, investors can access copies of the Company's annual, half-yearly and quarterly reports (for at least three historical years), announcements to the ASX, notices of meeting, presentations and key media coverage.
Recommendation 6.2 A listed entity should have an investor relations program that facilitates effective two-way communications with investors.	Yes	The Company has a Shareholder Communication Strategy which is available on the "Corporate Governance" page of the Company's website, www.montroyalres.com/corporate-governance/ . The Shareholder Communication Strategy encourages shareholder participation and engagement with the Company. This strategy also facilitates communication directly between shareholders and the Company, with any shareholder queries coordinated through the Company Secretary.
Recommendation 6.3 A listed entity should disclose how it facilitates and encourages participation at meetings of security holders.	Yes	The Shareholder Communications Policy encourages shareholder participation at shareholders' meetings. Shareholders are provided with all notices of meeting prior to meetings. The Company's lead auditor is also made available for questions at the annual general meeting. Shareholders are also always given the opportunity to ask questions of the Directors and management, either during or after shareholders' meetings.
Recommendation 6.4	Yes	The Company conducts a poll at meetings of security holders to decide

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listed entity should ensure that all substantive resolutions a meeting of security holders are decided by a poll rather an by a show of hands.		each substantive resolution.
ecommendation 6.5 listed entity should give security holders the option to ceive communications from, and send communications the entity and its security registry electronically.	Yes	The Company provides information through its website, enabling security holders to email the Company and to receive Company announcements by email. The share registry also provides (through its website, links to which can be found on the Company's website) the ability to email the share registry and to receive documents by email from the share registry.
inciple 7 – Recognise and manage risk		
recommendation 7.1 The board of a listed entity should: In have a committee or committees to oversee risk, each of which: In has at least three members, a majority of whom are independent directors; and In has at least three members, a majority of whom are independent directors; and In has at least three members, a majority of whom are independent directors; and In have a committee in the committee; and the board of the committee; and the board of the committee; and	Partially	As a consequence of the size and composition of the Company's Board the Board does not have a stand-alone risk committee. The Board as a whole has responsibilities typically assumed by a risk committee, including but not limited to: (a) ensuring that an appropriate risk-management framework is in place and is operating properly; and (b) reviewing and monitoring legal and policy compliance systems and issues. That is, matters typically dealt with by a risk committee are dealt with by the full Board.

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(b)	number of times the committee met throughout the period and the individual attendances of the members at those meetings; or if it does not have a risk committee or committees that satisfy paragraph (a) above, disclose that fact and the processes it employs for overseeing the entity's risk management framework.		
	mmendation 7.2 roard or a committee of the board should: 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 disclose, in relation to each reporting period, whether such a review has taken place.	Partially	The Company is committed to the identification, monitoring and management of risks associated with its business activities and has established policies in relation to the implementation of practical and effective control systems. The Company has established a Risk Management Policy, which is available on the "Corporate Governance" page of the Company's website, www.montroyalres.com/corporate-governance/ . During the reporting period, the Board relied on the Company's existing risk-management framework. The Board intends to review this framework during the current financial year so that the Board can satisfy itself that the Company's risk-management framework remains sound, and make any changes that may be required.
	mmendation 7.3 ed entity should disclose: if it has an internal audit function, how the function	Partially	The Company does not have an independent internal audit function. Due to the nature and size of the Company's operations, and the Company's ability to derive substantially all of the benefits of an independent internal audit function in the manner disclosed below, the expense of an independent internal auditor is not considered to be appropriate.

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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.		The Board performs all key elements of an internal audit function, including: (a) evaluating and seeking and obtaining reasonable assurance that risk management, control and governance systems are functioning as intended and will enable the Company's objectives and goals to be met; (b) evaluating information security and associated risk exposures; (c) evaluating regulatory compliance programs with consultation from internal and external legal counsel; (d) evaluating the Company's preparedness in case of business interruption; and (e) providing oversight of the Company's anti-fraud programs. The Board delegates to MD the authority to implement any non-strategic amendments to risk management systems required as a result of changed circumstances, or where the potential for improvement has been identified; reporting all such matters to the Board for consideration at its next meeting.
Recommendation 7.4 A listed entity should disclose whether it has any material exposure to environmental or social risks and, if it does, how it manages or intends to manage those risks.	Yes	The Company identifies and manages material exposure to environmental and social risks in a manner consistent with its Risk Management Policy, which is available on the "Corporate Governance" page of the Company's website, www.montroyalres.com/corporate-governance/ . The Company has, and continues to, undertake various organisation wide risk reviews to

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				identify potential business risks. The effectiveness of the controls in place to address each risk is reviewed on a regular basis and, where the residual risk is considered outside of acceptable limits, further controls and risk mitigation measures are developed and implemented. The Company does not have any material exposure to environmental and social risks.
Princ	iple 8 –	Remunerate fairly and responsibly		
		ation 8.1 a listed entity should:	Partially	As a consequence of the size and composition of the Company's Board (comprising the two Non-Executive Directors and one Executive Director) the Board does not have a standalone Remuneration Committee.
(a)		a remuneration committee which:		The Board as a whole has responsibilities typically assumed by a remuneration committee, including but not limited to:
	(i) (ii)	has at least three members, a majority of whom are independent directors; and is chaired by an independent director,		(a) reviewing the remuneration (including short- and long-term incentive schemes and equity-based remuneration, where applicable) and performance of Directors;
and d	and disclose:			(b) setting policies for Senior Executive remuneration, setting the
	(iii)	the charter of the committee;	undertaking revi	terms and conditions of employment for Senior Executives, undertaking reviews of Senior Executive performance, including setting goals and reviewing progress in achieving those goals;
	(iv)	the members of the committee; and		and
	(v)	as at the end of each reporting period, the number of times the committee met		(c) reviewing the Company's Senior Executive and employee incentive schemes (including equity-based remuneration) (where

ASX Corporate Governance Principle/Recommendation	Comply	Particulars of Compliance and If Not Why Not
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.		applicable) and making recommendations to the Non-Executive Chair on any proposed changes. That is, matters typically dealt with by a remuneration committee are dealt with by the full Board.
Recommendation 8.2 A listed entity should separately disclose its policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.	Yes	The Board Charter sets out the policies and practices of the remuneration of Non-Executive Directors, Executive Directors and other senior executives. Gary Lawler and Michael O'Keeffe are paid a fixed annual fee for their service to the Company as Non-Executive Directors. The Executive Director of the Company typically receive remuneration comprising a base salary component and other fixed benefits based on the terms of his respective employment agreements with the Company, and potentially the ability to participate in the Company's long term incentive plans. Details of the remuneration of the Directors and other executives are set out in the Remuneration Report (which forms part of the Director's Report contained in the Company's 2022 Annual Report) and are available on the Company website.

ASX Corporate Governance Principle/Recommendation	Comply	Particulars of Compliance and If Not Why Not
Recommendation 8.3 A listed entity which has an equity-based remuneration scheme should: (a) have a policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme; and (b) disclose that policy or a summary of it.	Yes	The Company's Trading Policy prohibits the hedging of unvested performance share rights and vested securities that are subject to disposal restrictions. This is in line with the requirements of the <i>Corporations Amendment (Improving Accountability on Director and Executive Remuneration) Act 2011</i> (Cth), and is intended to prevent transactions which could have the effect of distorting the proper functioning of performance hurdles or reducing the intended alignment between management's and shareholders' interests. For the purposes of this policy, hedging includes the entry into any derivative transaction within the meaning given in section 761D of the Corporations Act (such as options, forward contracts, swaps, futures, warrants, caps and collars) and any other transaction in financial products which operate to limit (in any way) the economic risk associated with holding the relevant securities. The Trading Policy is available on the "Corporate Governance" page of the Company's website, www.montroyalres.com/corporate-governance/ .