

Corporate Governance Statement Year Ended 30 June 2025



Corporate Governance at Cash Converters

The Board of Cash Converters International Limited (the Company) is responsible for establishing the Company's corporate governance standards and ensuring that they comply not only with regulatory guidelines, but that they also reflect the expectations of the Company's stakeholders taking into consideration the Company's size, activities, and geographical operations. The Board is continually monitoring all aspects of its corporate governance and new or improved policies and procedures are adopted as appropriate to ensure the highest possible standards can be attained and maintained.

The key components of the Company's corporate governance model are illustrated below.

Cash Converters Corporate Governance Model

Stakeholders

Shareholders, Customers, Regulators, Community, Financiers & other creditors, Franchisees & Employees

Cash Converters International Limited Board

Directors are responsible for all corporate governance framework, strategy and management on behalf of stakeholders

Audit & Risk Committee	Governance, Remuneration & Nominations Committee
 Oversight of financial reporting and risk management framework Internal and External audit 	 Oversight of remuneration, nomination and governance frameworks External remuneration consultants
Executive Deputy Chairman	CEO & Managing Director
 International franchise business Development of opportunities Maximising international strategic imperatives 	Management of the Company and implementation of strategic objectives to deliver long term sustained performance

Executive Leadership Team

Accountable for delivery of strategic objectives

Team Members

The Company, as a listed entity, must comply with the Corporations Act 2001 (Cth), the ASX Listing Rules, and other Australian and relevant international laws. The ASX Listing Rules require the Company to report to shareholders on the extent to which its corporate governance practices comply with the recommendations set out in the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations 4th Edition ("ASXCGC Recommendations") and to provide an "if not, why not" statement in those circumstances where it has not implemented an ASXCGC recommendation during the Reporting Period.

This Corporate Governance Statement ("Statement") is dated 26 August 2025 and reports on the key governance principles and practices that were in place during the year ended 30 June 2025 ("Reporting Period") and any changes to their status as at the date of this Statement. Subject to any exceptions outlined in this Statement, the Company has complied with the ASXCGC Recommendations throughout the Reporting Period.



The following governance documents are available on the Company's website under the "Corporate Governance" tab (https://www.cashconverters.com/governance):

- Corporate Governance Statement
- Board Charter
- Audit and Risk Committee Charter
- Governance, Remuneration and Nomination Committee Charter
- Constitution
- Code of Conduct
- Market Disclosure Policy
- Securities Trading Policy
- Directors' Conflict of Interests Policy
- Whistleblower Policy
- Rules of Dividend Reinvestment Plan
- Modern Slavery Statement
- Anti-bribery & Corruption Policy.
- Values Statement
- Workplace Gender Equality Compliance Report and WGEA Compliance Letter
- Diversity and Inclusion Policy

Principle 1: Lay solid foundations for management and oversight Recommendation 1.1 - Roles of Board and Management

The Board has approved and implemented a Board Charter that formalises the functions and responsibilities of the Board, a copy of which is published on the Company's website. This charter clearly articulates the division of responsibilities between the Board and management.

The Board is responsible for determining the Company's vision to be a trusted consumer retail and financial services provider in its sector and ensures that strategic priorities are set and actioned to achieve this vision over the long term. In doing so, Directors are involved not only in determining, approving and monitoring initiatives aligned to strategic priorities, but also in ensuring robust processes and controls are established and operational to promote effective decision making across all aspects of the business.

As well as its role in setting the strategic direction, the Board is also, among its other functions, responsible for:

- the appointment and evaluation of the performance of the CEO & Managing Director and Key Management Personnel ('KMP');
- approving financial budgets and monitoring performance against them;
- delegating authority to management;
- reviewing business operations and the progress of major capital expenditure projects;
- approving the Company's remuneration framework;
- approving and reviewing Board and executive succession plans;
- establishing corporate governance standards and monitoring their effectiveness;
- ensuring that the Company has in place an appropriate and effective risk management framework and internal controls and compliance systems;



- approving Company policies and monitoring compliance with them;
- oversight of the Company's disclosure processes to ensure disclosure is timely and balanced;
- protecting and enhancing the Company's reputation; and
- ensuring that the Company operates with high ethical standards, and in a legal and responsible manner.

The Board is supported in its role by two committees, the charters of which are available on our website:

- Audit and Risk Committee; and
- Governance, Remuneration and Nomination Committee.

Subject to prior approval of the Chairman, the Board Charter provides that Directors may obtain independent professional advice at the expense of the Company.

Recommendation 1.2 - Pre-appointment checks for new directors

The Company undertakes appropriate checks before appointing a person or putting forward to shareholders a candidate for election as a director. These include checks as to the person's character, experience, education, criminal record, and bankruptcy history, and may be conducted by external consultants assisting in the appointment process. There were no new directors appointed during the Reporting Period.

The Company provides shareholders with all material information in its possession relevant to a decision on whether to elect or re-elect a director. For those directors standing for election or re-election at an Annual General Meeting ('AGM'), this information is provided in the Notice of Meeting. Information on all directors' qualifications and experience can be found under the Directors' Profiles section in the 2025 Annual Report and on the Company's website.

Recommendation 1.3 - Appointment documentation

New directors are provided with a letter of appointment setting out their roles and responsibilities and the Company's expectations of them. Senior executives are subject to written contracts setting out the terms of their appointment. A director's induction manual is provided to new directors for background information.

Recommendation 1.4 - Company Secretary

The Company Secretary is accountable to the Board, through the Chairman, on all matters relating to the proper functioning of the Board. Each director always has a right of access to the Company Secretary. The decision to appoint or remove the Company Secretary is made or approved by the Board. The Company Secretary details are reported in the Directors' Report in the 2025 Annual Report.

Recommendation 1.5 – Diversity

Cash Converters recognises the value the team's diversity brings to both customers and the business. We understand that the connection to customers, product innovation, business growth and performance can only be achieved through a workplace that attracts, encourages, and prioritises diversity and inclusion. Cash Converters has a commitment to diversity and inclusion which is captured in policies, programs of work and strategic initiatives designed to drive progress and improvements across all aspects of Diversity and Inclusion. Outlined below is progress against the Cash Converters Diversity and Inclusion commitments outlined in the policy:











Commitment	Progress	Commentary
Provide a supportive, healthy and safe place of work for all employees.	•••	 Workplace Health and Safety, Discrimination, Domestic violence, Equal Employment Opportunity, Standards of Behaviour, Harassment, Bullying and Victimisation policies are in place. Training is delivered on these policies as part of employee induction and retrained annually targeting positive duty and respect at work (bullying, harassment, sexual harassment, behaviours) and concepts of consent, bystanders and victimisation. Policies are reviewed annually, in line with changing legislation, and re-launched. WHS 'Safety Champions' are embedded within each state to consult with employees on psychosocial safety matters and report back via monthly WHS meetings.
Support the investigation and reporting of behaviours that negatively impact diversity and inclusion.	••••	 Incidents / grievances linked to discrimination, harassment, bullying and victimisation are investigated and reported to the Board on a regular basis. Dedicated Employee Relations specialists roles are in place to develop policies and procedures that deliver objective, consistent, timely and confidential investigations and outcomes.
Ensure a fair and effective selection process and a pool of diverse candidates.	•••	 Attraction, recruitment, and selection activities promote equity, diversity, and inclusion. The application process excludes questions around gender, race, marital status, disability, age or sexual orientation and aims for a balanced gender option for hiring managers. Strategic equity goals are in place to develop profiles that reflect the diversity of our communities. Our diversity and inclusion approach targets the recruitment of women into senior positions and women into customer facing roles to better reflect our customer base.
Provide training and development opportunities equally to all employees.	•••	 Leadership development training is delivered across both frontline and office-based roles and covers conflict resolution, communication, and diversity, equipping managers to strive for and lead effective and inclusive teams. Competency-based training and personalised development plans ensure employees have equal opportunities for career advancement. Annual training is delivered to all employees to enable them to recognise and address unconscious biases, promoting fair and equitable decision-making. Our training materials are available in multiple formats, ensuring accessibility for all employees, including those with disabilities or diverse learning needs.
Provide for flexibility in the way work is conducted to recognise individual circumstances, and balance business requirements.	••••	 Flexible work practices are in place including a working from home policy, supporting employees to balance work, family and personal commitments. Multiple leave options are available to support flexibility including 14 weeks paid parental leave, 4 weeks secondary carers leave, study leave, flexible work arrangements to balance caring responsibilities.



Commenced Progressing Achieved

Planning

			Planning Commence	ed Progressing A	Achieved
Commitment	Progress	Commentary			
		 Our remuneration policy policy and practice decise 		rinciples driving o	our
Apply consistent and fair remuneration		 Internal and external speremuneration framewor objective processes are 	ecialists are engage k and ensure fair, c	consistent and	
principles, practices and reviews.		 Career level and job clasensure consistency in parappointments. 	sification framewor	rks are in place to)
		 Rewards are linked to cor outcomes with calibration application. 			
		 Annual pay equity analys 	ses are undertaken		
		Policies are in place to m	neet the six WGEA (GEI's.	
Commit to conducting		• Annual WGEA reporting	shows an average of	overall gender bas	se
reviews of our		pay gap of 12.5%. In 2024, a Culture / D&I	committee was fori	med to drive furth	her
performance against the WGEA six Gender		gender equity and focus	ed DEI initiatives.		
Equality Indicators		 The Workplace Gender E on the Company's websi 			hed
(GEI's).		 Employees are advised v 		4	С
		reports on our intranet.			
		 Consultation planned wi 	ith the business on	recruitment pract	tices,
Commit to consulting with employees on issues concerning		flexible working arrange equity, diversity targets			nd
		opportunities and areas		ient to understan	Iu
gender equality.		Additional consultation of the second s			IS
		groups, WHS champions includes female employe			
		Opportunities for enhan			nority
		groups represented in th	ne business to enab	ile their voices.	
		Immediate and longer-to support the achievemen and functions across the	nt of diversity target		
		 Whole of workforce targ 			
Progress diversity		Strategies will be develo	ped to increase fen	nale representation	on,
targets for governing		where appropriate, at Se	enior Executive and	Board level.	
bodies, Senior Executives and	••00		Women as a pe	rcentage of total ²	2
overall workforce.			Target	Actual	
		Board	33%	0%	
		Senior Executives ¹	30%	17%	
		Whole of Workforce	45%	45%	
Commit to measuring and monitoring our diversity profile through a set of diversity metrics and initiatives.	••••	 Regular reporting and analysis is completed and reported to Senior Management and Board level. Metrics include diversity targets, progress against them, and turnover analyses. Cultural awareness initiatives that educate, celebrate diversity, and drive inclusion are held throughout the year. 			

¹ Senior Executives are defined as CEO & Managing Director and Key Management Personnel (KMP are all direct reports of the MD)

Reporting period is 1st July 2024 to 30th June 2025. The Diversity commitments relate to the Company's Australian operations.



Recommendation 1.6 - Board performance

The Board recognises the importance of regular evaluation of its performance to ensure it continues to operate effectively and in the best interests of shareholders. In accordance with the ASX Corporate Governance Principles and Recommendations a review of the Board, its committees and individual director performance is conducted periodically by an external party every two to three years. An internal Board performance review was conducted in the current Reporting Period. The outcome of the review was considered by the Board and improvement initiatives implemented accordingly.

Recommendation 1.7 - KMP performance measurement

The performance of KMP is measured against prescribed criteria (Key Performance Indicators) as set by the CEO & Managing Director and approved by the Governance, Remuneration and Nomination Committee and Board. In the case of the CEO & Managing Director, Key Performance Indicators are set and measured by the Governance, Remuneration and Nomination Committee and the Board. These criteria are set annually, and individual performance is assessed annually. Performance assessments were undertaken during the Reporting Period.

Principle 2: Structure the Board to add value

Recommendation 2.1 - Nomination Committee

Under Recommendation 2.1, the board of a listed entity should have a nomination committee with at least three members, a majority of whom are independent directors, and the committee should be chaired by an independent director. Nomination committee responsibilities are carried out by the Governance, Remuneration and Nomination Committee.

The following were members of the Governance, Remuneration and Nomination Committee during the Reporting Period:

- Mark Ashby (Independent Non-Executive and Committee Chair);
- Robert Hines (Independent Non-Executive Director);
- Henry Shiner (Independent Non-Executive Director); and
- Andrew Spicer (Independent Non-Executive Director).

It is normal practice for all Board members to attend meetings of the Governance, Remuneration and Nomination Committee. The Committee's membership met the minimum membership requirements of Recommendation 2.1 for the Reporting Period and continue to do so as at the date of this Statement.

The charter for the Governance, Remuneration and Nomination Committee is available on the Company's website (https://www.cashconverters.com/governance).

The role of this Committee as it relates to nomination responsibilities is to assist the Board by:

- developing and implementing policy and procedures for nomination, selection, appointment and re-appointment, retention and termination of directors;
- reviewing Board and KMP succession plans;
- monitoring and appraising the size and composition of the Board and Board renewal matters;
- determining an appropriate mix of skills, knowledge, experience, expertise and diversity on the Board;
- developing a Board skills matrix and ensuring it is utilised in the director recruitment process;



- identifying and evaluating individuals qualified to become a director on the Board, determining the terms and conditions for appointment and ensuring appropriate candidate checks are performed prior to appointment to the Board; and
- ensuring an effective induction and orientation program is available to new directors.

The experience and qualifications of each committee member is set out under Directors' Profiles in the 2025 Annual Report. Details of the number of meetings held during the Reporting Period by the Committee are provided in the Directors' Report in the 2025 Annual Report.

Recommendation 2.2 - Board skills matrix

The Board, through the Governance, Remuneration and Nomination Committee is responsible for evaluating the skills and experience of the Board to ensure that the Board has the attributes required to discharge its responsibilities. The Board remains of the view that the traditional financial services skills such as risk management, finance, strategy, and mergers and acquisitions ('M&A') are fundamental skills for the board of a company operating in the industry in which Cash Converters operates. Skills in the areas of governance, stakeholder management, risk management and government relations are also viewed as critical if a company is to remain successful in this highly regulated industry sector. Data management and information technology are also considered to be important skills for dealing with digital disruption. The Governance, Remuneration and Nomination Committee oversees the annual assessment of the combined skills and experience of the Board utilising a Board Skills Matrix. Below is the combination of skills, experience, and other attributes against which the Company's directors have been assessed in the Reporting Period.

Technical skills	Experience	Capabilities and Diversity
 Risk Management Marketing/Distribution/customer relationship management Corporate Finance/Asset Management/M&A Corporate Strategy Government Relations /Policy Governance and Compliance Health and Safety Remuneration 	 Financial Services Corporate Finance and Banking Consumer Credit Finance/Accounting CRM/Customer Data Information Technology and Digital Issues/Event Management Environmental, Social and Governance ('ESG') oversight Regulatory Compliance Overseas experience 	 Leadership Financial Acumen Collegiate Stakeholder Management Corporate Emotional Intelligence Age Gender Term in office Ethnicity



Recommendation 2.3 - Independence of directors

A listed entity should disclose the names of the directors considered to be independent directors and if any director has an interest, position, association or relationship of the type described under Box 2.3 of Recommendation 2.3 of the ASXCGC Recommendations. If a director has an interest of the nature described in Box 2.3, but the Board is of the opinion that this interest does not compromise the independence of the director, then the Board is required to describe in this Statement the nature of that interest and the reason why it has formed that opinion.

Details of directors on the Board during the Reporting Period and as at the date of this Statement are provided below, along with their independence status and terms in office.

Name of Director	Non-executive	Independent	Term in office
Timothy Jugmans (Chairman)	Yes	No	Director and Chairman since 1 April 2022
Peter Cumins (Deputy chairman)	No	No	Director since 26 April 1995
Sam Budiselik	No	No	Appointed Managing Director from 18 December 2020 (CEO from February 2020)
Lachlan Given	Yes	No	Director since 22 August 2014
Robert Hines	Yes	Yes	Director since 14 April 2020
Henry Shiner	Yes	Yes	Director since 1 July 2021
Mark Ashby	Yes	Yes	Director since 6 October 2023
Andrew Spicer	Yes	Yes	Director since 22 May 2024

In accordance with the Company's constitution, with the exception of the CEO & Managing Director, directors may not hold office without re-election beyond the third Annual General Meeting following their election or most recent re-election.

The Board Charter sets out the procedures and the disclosure principles applied by the Board when assessing the independence of directors.

In accordance with the Charter, the Board considers whether a director is non-executive, not a member of management and is free of any other business relationship that could materially interfere with, or could reasonably be perceived to materially interfere with, the independent exercise of their judgement. In making this assessment, the Board considers all relevant factors and circumstances, including the relevant factors for assessing independence of directors as listed under Recommendation 2.3 of the ASXCGC Recommendations.

The Board has reviewed the independence of each of the directors in office. Sam Budiselik and Peter Cumins are executive directors and members of management and are therefore not considered independent. Lachlan Given is the Chief Executive Officer of EZCORP Inc. ('EZCORP') and Chairman Timothy Jugmans is the Chief Financial Officer of EZCORP. EZCORP is a substantial shareholder in the Company with rights to appoint nominee directors to the Company's Board under a 2009 Subscription Agreement between the Company and EZCORP. As officers of a substantial shareholder, both Mr Lachlan Given and Mr Timothy Jugmans are not considered by the Board to be independent.



Recommendation 2.4 - Independent majority

Recommendation 2.4 requires that a majority of the board of a listed entity should be independent directors.

The Board did not have a majority of independent directors either at the date of this Statement or during the Reporting Period. The Board was made up of 50% (four out of eight directors) independent non-executive directors for the Reporting Period.

Recommendation 2.5 - Independent Chairman

For the reasons outlined below, the Company does not comply with the recommendation that the Chairman should be an independent director.

Mr Timothy Jugmans was appointed Chairman of the Board from 1 April 2022. Mr Jugmans is also the Chief Financial Officer of EZCORP. EZCORP is a major shareholder of the Company with rights to appoint nominee directors to the Company's Board under a 2009 Subscription Agreement between the Company and EZCORP. Under the terms of the agreement, while EZCORP holds at least 20 per cent of the issued capital of the Company, it can appoint two nominee directors to the Board and the position of Chairman is also required to be offered to one of the nominee directors who may accept that position in his or her sole discretion. Mr Jugmans was appointed a nominee director by EZCORP and he was offered the position of Chairman of the Board of the Company in accordance with the terms of the Subscription Agreement. He accepted this offer and took up the position of Chairman on 1 April 2022. Due to his position as nominee director of a major shareholder, Mr Jugmans is not considered to be an independent Chairman.

A copy of the Subscription Agreement between EZCORP and the Company was released to ASX on 9 November 2009. Links to the Subscription Agreement and related documents have been provided in the Board Charter contained on the Company's website.

Under the Directors' Conflict of Interests Policy, the Board has protocols and processes in place for dealing with conflicts or potential conflicts of interest. If the Board considers that a matter for consideration by the Board might place the Chairman in a position of conflict, the directors appoint a lead independent director, who considers the matter in consultation with the CEO & Managing Director and decides as to whether the Chairman may receive papers, vote, or be in attendance during the discussion of that matter. The Chairman may also give the Board prior notice of those matters in which he intends to withdraw from the meeting and not receive papers relating to those matters.

The positions of Chairman of the Board and Managing Director of the Company are not held by the same person.

Recommendation 2.6 - Director inductions

The Company has a program for inducting new directors and providing appropriate professional development opportunities for directors.



The Board continually reviews whether there is a need for directors to undertake professional development to maintain the skills and knowledge required to perform their role effectively. During the Reporting Period, the Board benefitted from continuous engagement with senior management across the business on topics specific to the senior management's respective business function. On an ongoing basis, directors are provided with papers, presentations and briefings on specific matters which may affect the business or operations. To assist the directors in maintaining an appropriate level of knowledge of the operations of the company, directors undertake site visits each year to some of its corporate and franchised businesses. In addition, directors have personally engaged in professional development activities to develop and maintain their skills and knowledge needed to perform their roles as directors.

In June 2025, the Governance, Remuneration and Nominations Committee conducted a formal review of the group and individual professional development activities completed during the Reporting Period. Directors considered that the development/briefing sessions conducted during the Reporting Period to have been appropriate and adequate. There were no material new or emerging business or governance issues that had arisen that would have necessitated additional development imperatives for the Reporting Period.

All directors are expected and encouraged to engage in professional development activities to develop and maintain the skills and knowledge needed to perform their roles as directors.

Oversight of this induction and development program is the responsibility of the Governance, Remuneration and Nomination Committee.

Principle 3: Act ethically and responsibly

Recommendation 3.1 - Core Values

In October 2024, Cash Converters launched a refreshed set of organisational values across the organisation. The implementation of these values followed a period of consultation across regions at all levels of the organisation. The values are intended to represent the behaviours and attributes that we prioritise today and that align to the future strategic direction of the organisation. During the refresh, consideration was given to key principles including the role that the organisation plays in the broader community and its responsibility to represent the needs of its diverse stakeholders, including shareholders, customers, employees, regulators, suppliers and creditors.

The new values were Board approved and launched through a comprehensive delivery plan including workshops with leaderships and employees and the uplift of these values across all relevant systems, people programs, processes and policies. An important element was the integration of these values across reward and recognition programs.

The Board reconfirmed the Company's Value Statement during the Reporting Period. All team members are encouraged to embrace these values. Performance in accordance with these values is acknowledged and rewarded through Annual Performance Awards and includes an award for a Values and Brand Champion.

The Values Statement is encapsulated as follows:

• **Responsibility** - We know what we do matters. Helping our customers and being there for our community is a big responsibility and one that we will never take lightly.



- **Perseverance** Our mission always drives us to be and do our best. We show up with grit and determination, and we don't give up easily.
- **Equity** We believe everyone deserves the same right to opportunities in life. We are everyday people helping everyday people, without ego or agendas.
- **Potential** We innovate and we grow not for the sake of getting bigger but because we believe in the potential for something better.
- **Community** We are more than an office, a shop or a workplace. Cashies is a community. We make sure Cashies is always a safe place for people to belong and connect our doors are always open.

The values and their associated behaviours form 30% of executive and senior leaders' performance measures.

The Values Statement is available on the company's website under the Corporate Governance tab (https://www.cashconverters.com/governance).

Recommendations 3.2, 3.3 and 3.4 - Code of Conduct, Anti-bribery and Corruption Policy and Whistleblower Policy

The Company has a Code of Conduct and Anti-bribery and Corruption Policy which outline the Company's commitment to appropriate and ethical corporate practices. All directors, officers and employees are expected to comply with the Code and this Policy. The Audit and Risk Committee is informed of material breaches of the Code or incidents under the Anti-bribery and Corruption Policy.

The Company is committed to an open working environment in which its personnel and other stakeholders can report instances of unethical, unlawful or undesirable conduct without fear or intimidation or reprisal. For this purpose, the Company has a Whistleblower Policy. Subject to the confidentiality provisions of the Policy, material incidents under the Whistleblower Policy are reported to the Audit and Risk Committee.

The Code of Conduct, Anti-bribery and Corruption Policy, Whistleblower Policy, Modern Slavery Statement and Workplace Gender Equality Compliance Reports are published on the Company's website (https://www.cashconverters.com/governance).

Principle 4: Safeguard integrity in corporate reporting

Recommendation 4.1 - Audit Committee

Under Recommendation 4.1, a board of a listed entity should have an audit committee with at least three members, all of whom are non-executive directors and a majority of whom are independent. The committee should be chaired by an independent director.

The Audit and Risk Committee had the following members during the Reporting Period:

- Robert Hines (Independent Non-Executive and Committee Chair);
- Henry Shiner (Independent Non-Executive Director);
- Mark Ashby (Independent Non-Executive Director); and
- Andrew Spicer (Independent Non-Executive Director)

Currently, it is normal practice for all Board members to attend meetings of the Audit and Risk Committee. The Committee complied with the minimum membership requirements of Recommendation 4.1 for the Reporting Period and continues to do so as at the date of this Statement.



The Audit and Risk Committee operates under a formal charter approved by the Board. A copy of the charter is published on the Company's website (https://www.cashconverters.com/governance).

As set out in the charter, the role of the Audit and Risk Committee as it relates to audit matters is to assist the Board to fulfil its oversight responsibilities relating to:

- the preparation and integrity of all corporate and financial reporting prior to being published;
- the adequacy of the control environment;
- the internal and external audit function;
- treasury and taxation and other key financial processes and practices;
- appropriateness of accounting policies, estimates and judgements;
- review of any significant accounting and reporting issues, including professional and regulatory announcements and impact on the Company's financial statements;
- compliance with all regulatory obligations including the Corporations Act, ASX Listing Rules and the ASXCGC Corporate Governance Principles and Recommendations; and
- any other matters referred to the Committee by the Board.

The experience and qualifications of each committee member are set out in the Directors' Profiles section of the 2025 Annual Report. The external and internal auditors invited to Audit and Risk Committee meetings. Details of the number of meetings held by the Audit and Risk Committee during the year are set out in the Directors' Report in the 2025 Annual Report.

Recommendation 4.2 – CEO & Managing Director and CFO Declaration

The Board received signed written statements from the CEO & Managing Director and the Chief Financial Officer in relation to the financial statements for the half year to 31 December 2024 and for the year ended 30 June 2025, declaring that, in their opinion:

- the financial records of the Company 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 Company;
- that the opinion has been founded on the basis of a sound system of risk management and internal control which implements policies adopted by the Board,
- that the Company's risk management and internal compliance systems are operating efficiently and effectively in all material respects in relation to financial reporting; and
- the Consolidated Entity Disclosure Statement for the Report Period is true and correct.

Recommendation 4.3 - Corporate report verification

The Company's key periodic corporate reporting comprises the half year report and full year annual financial statements which are subject to formal review and approval by the Audit and Risk Committee and Board and on which an external review or audit is conducted by independent external audit firm Deloitte Touche Tohmatsu (Deloitte). The scope of the audit includes the expression of an audit opinion as to whether the Remuneration Report included within the Directors' Report and reviewed and recommended to the Board for approval by the Governance, Remuneration and Nomination Committee complies with Section 300A of the Corporations Act.



The additional periodic corporate report issued by the Company that is not audited or reviewed by an external auditor is the remainder of the Directors' Report contained in the half year and Annual Report including the operating and financial review commentary.

The content of the Directors' Report is prepared by the Chief Financial Officer and Company Secretary and checked against appropriate internal and external source records to ensure it is materially accurate. Narrative reports including the operating and financial review are prepared by the Chief Financial Officer and reviewed by the CEO & Managing Director.

The entire contents of the half year report and Annual Report are reviewed by the Audit and Risk Committee and formally recommended for approval by the Board. To ensure the material presented is materially accurate, balanced and provides investors with appropriate information to make informed investment decisions, any material statements must be verified and supported by evidence and/or references to creditable sources including metrics obtained from the financial records of the Company.

While the Directors' Report, except for the Remuneration Report, is not subject to audit by the Company's auditors it is provided to them for review in the context of their audit of the annual financial statements and review of the half year report. Any comments with respect to inconsistencies to the reported financial information are responded to prior to approval by the Board.

Principle 5: Make timely and balanced disclosure

Recommendation 5.1 - Continuous Disclosure

The Company has procedures in place to ensure that it complies with the continuous disclosure requirements of the ASX Listing Rules. These are described in the Company's Market Disclosure Policy, published on its website (https://www.cashconverters.com/governance). These procedures set out who is responsible for determining whether information is of a type or nature that requires disclosure, the Board's role in reviewing the information disclosed to ASX and the procedures for ensuring that the information is released to ASX in a timely manner.

All significant information disclosed to ASX by the Company is published on the Company's website as soon as practicable.

Recommendation 5.2 - Announcements copied to directors

A listed entity is required to ensure that its board receives copies of all material announcements promptly after they have been released.

All material, price-sensitive announcements issued during the Reporting Period were provided to all Board members as drafts for approval prior to release. Once released and published on the website and the ASX platform, all announcements are immediately accessible to all directors. The Company Secretary has, during the Reporting Period ensured that all material, price-sensitive announcements are promptly distributed to Board members upon release to the market.



Recommendation 5.3 - Presentation materials

All new or substantive investor or analyst presentation materials are released to the ASX Market Announcements Platform ahead of the presentation as standard practice. Generally, the Company's presentations are delivered in conjunction with full and half year results releases.

Principle 6: Respect the rights of security holders

Recommendation 6.1 - Information on website

The Company provides information about itself and its governance to investors via its website at www.cashconverters.com. The following information is available on the website:

- The names, photographs, and brief biographical information for each of the directors;
- Copies of Annual Reports and ASX announcements; and
- Company overview.

The website also has a corporate governance page where this Statement and copies of corporate governance policies and other corporate governance materials referred to in this Statement can be found.

Recommendation 6.2 - Investor communications

The Board aims to ensure that shareholders are informed in a timely manner of all major developments affecting the Company's state of affairs. Information is communicated to shareholders through the Annual Report which is made available to all shareholders either electronically or as paper copy. The Board ensures that the Annual Report includes relevant information about the operations of the Company during the year, changes in the state of affairs of the Company and details of future plans.

In addition to the other disclosures required by the Corporations Act 2001, a half-yearly report containing the financial information required to comply with the applicable Accounting Standards and a review of the operations of the Company during the period, is prepared and made available to shareholders.

Following the release of half-year and full year results, the Company holds briefings for investors and analysts. In addition, business and trading updates have been released to the ASX during the financial year to keep shareholders informed.

The Company encourages two-way communication with investors, both at the Company's Annual General Meeting and throughout the year. The Company can be contacted by emailing info@cashconverters.com.

Recommendation 6.3 - Shareholder participation at meetings

The Board encourages full participation by shareholders at its Annual General Meetings ('AGM'). Adequate opportunities are provided during meetings for shareholders to raise questions concerning all matters before them for their approval.

The 2024 Annual General Meeting was held as a virtual meeting. Shareholders were able to participate in the meeting in real time through the online meeting platform that allows shareholders to view, listen, submit questions and vote while the meeting is in progress.

The Company also considers communications and queries received during the year from shareholders, investors and relevant interest groups to determine if the Chairman or CEO & Managing Director Addresses should be expanded to provide additional explanations for the benefit of all shareholders.



Important AGM approval items are presented to shareholders as single resolutions and complex matters are accompanied by clear explanations in the explanatory notes. Shareholders are responsible for voting on the election of newly appointed directors and the re-election of existing non-executive directors.

Recommendation 6.4 - Polls at AGMs

All substantive resolutions at meetings of the Company's shareholders are decided by a poll rather than a show of hands as it is considered this best ensures the "one security one vote" principle enshrined in the listing rules.

Recommendation 6.5 - Shareholder access to electronic communications

Shareholders can register with the Company's share registry, Computershare Investor Services, to receive electronic notifications of the release of annual and half-yearly reports, notices of Annual General Meeting and distributions of dividends. The share registry also provides contact information on its website and the ability to receive documents by email from the share registry.

The Company also provides information through its website, enabling shareholders access to Company announcements and the ability to email the Company with enquiries.

Principle 7: Recognise and manage risk

Recommendation 7.1 - Risk Committee

Under Recommendation 7.1, the board of a listed entity should have a committee to oversee risk. That committee should have at least three members, a majority of whom are independent directors, and it should be chaired by an independent director.

Risk and risk management within the Company is overseen by the Audit and Risk Committee, the membership details of which are provided under Recommendation 4.1 above. The membership of this Committee met the requirements of Recommendation 7.1 for the Reporting Period and continues to do so as at the date of this Statement. Currently, it is normal practice for all Board members to attend meetings of the Audit and Risk Committee.

As set out in the charter, the role of the Audit and Risk Committee as it relates to risk management is to assist the Board to fulfil its oversight responsibilities relating to:

- the adequacy of the control environment and the processes for identifying and managing risk;
- reviewing the Company's risk management framework, strategy and risk appetite development and overseeing the risk management system, including the risk management function and its resourcing;
- reviewing and monitoring the Company's risk profile;
- reviewing the operational effectiveness of the policies and procedures relating to risk and the Company's internal control environment;
- reviewing management's evaluation of the effectiveness of internal controls;
- reviewing the effectiveness of the Company's insurance activities;
- ensuring compliance with all regulatory obligations including the Corporations Act, the National Consumer Credit Protection Act 2009, ASX Listing Rules and the Corporate Governance Principles;
- reviewing the effectiveness of the Company's approach to achieving compliance with laws, regulations and Company policies;
- reviewing and making recommendations in relation to the Company's Compliance Framework;
- ensuring compliance processes are sound, appropriate and operating effectively throughout the Company;
 and
- obtaining regular reports regarding compliance matters that may have a material impact on the Company's activities, including reviewing any correspondence from regulatory bodies regarding significant issues.



Recommendation 7.2 - Risk reviews

The Audit and Risk Committee reviews the Company's Risk Management Framework ('RMF') on an annual basis. A review was undertaken during the Reporting Period and the Committee satisfied itself that all material risks have been properly identified and assessed, the RMF continues to be sound and that the entity is operating with due regard within an appropriate risk appetite, consistent with Board and committee oversight.

Recommendation 7.3 - Internal audit

The Company has an independent internal audit function that operates under a charter approved by the Audit and Risk Committee. This function reports to the Audit and Risk Committee, and among other duties, evaluates the effectiveness of, and contributes to the improvement of, the Company's risk management processes.

The Audit and Risk Committee's responsibilities as they relate to internal audit include:

- approving the appointment, remuneration and removal of the head of internal audit;
- reviewing the internal audit charter and resourcing of the internal audit function;
- approving the annual internal audit plan and monitoring progress against the plan;
- reviewing significant internal audit findings and action taken by management to address these;
- discussing issues with internal audit in the absence of management; and
- reviewing the objectivity and performance of the Internal Auditor.

Recommendation 7.4 - Environmental and social sustainability risks

The Board is responsible for ensuring that the Company's risk management systems are adequate and operating effectively.

Environmental and social sustainability risks where the Board considers that Cash Converters' exposure is potentially material include:

- working with legislators and regulators to continue to deliver improvements and initiatives to support a trustworthy and reliable financial service to our valued customers;
- Cyber-criminal activity and its continued escalation; and
- evolving legislation and the advent of new and often unregulated online credit products and services.

The sustainability contribution of the second-hand goods retail offer continued to appeal to value and environmentally conscious customers.

There has been a marked increase in cyber-criminal activities globally over the last few years that impact all companies, large and small, but which also pose a greater risk to those companies with a large online customer base. Through our cyber security program, we continue to enhance the Company's cyber defences and have focused on educating team members on the dangers of cyber-crime activities.

The Financial Sector Reform Act 2022 ("Reform Act") received royal Assent in December 2022 and introduced a significant number of reforms in relation to Small Amount Credit Contracts ('SACC'), including new restrictions on unsolicited communications, proscribed referrals to unregulated products and tighter income requirements for credit eligibility. Cash Converters supports efforts to prevent predatory and unethical behaviours of credit providers operating in the SACC market and is committed to operating in a compliant and transparent manner.



Outside of these areas of potentially material exposure, the Company is dedicated to managing social risks and maintaining and developing trust with its key stakeholders. The Company is working to mitigate and resolve many social risks that may impact stakeholders, such as by supporting its customers through the ongoing cost of living pressures caused by high inflation, and through adherence to its anti-modern slavery and its anti-bribery and corruption principles and practices.

The Company's anti-modern slavery principles and practices are designed to reduce the risk of slavery within its supply chain or operations. The principles and practices are supported by a framework of policies that sit within the Risk and Compliance department. In line with the Commonwealth Modern Slavery Act 2018 recommendations, the Company published and submits annual Modern Slavery Statements approved by the Company's Board. The Company's Modern Slavery Statement is available on its website (https://www.cashconverters.com/governance).

The Company is also dedicated to mitigating the risk of bribery and corruption. The Company's Anti-Bribery and Corruption policy outlines its intent to not engage in bribery or corruption and to comply with all anti-bribery and corruption laws. The policy sets out the Company's expectations and standards of conduct of all employees with respect to bribes and corruption, gifts and entertainment, political donations and inadequate records.

Principle 8: Remunerate fairly and responsibly

Recommendation 8.1 - Remuneration Committee

Under Recommendation 8.1, the board of a listed entity should have a remuneration committee that has at least three members, a majority of whom are independent directors, and the committee should be chaired by an independent director. Remuneration committee responsibilities are carried out by the Governance, Remuneration and Nomination Committee, the membership details of which are provided under Recommendation 2.1 above.

This Committee met the minimum membership requirements of Recommendation 8.1 for the Reporting Period and continues to do so as at the date of this Statement. Currently, the meetings of this Committee are attended by all Board members.

The charter for the Governance, Remuneration and Nomination Committee is available on the Company's website.

The role of this Committee in relation to remuneration responsibilities is described in the charter, and summarised as:

- providing advice in relation to remuneration packages of non-executive directors, key management personnel ('KMP'), equity-based incentive plans and other employee benefit programs, in accordance with the relevant policies;
- developing and maintaining, for Board approval, the policies and other documents that guide and govern KMP remuneration decisions, practices and outcomes, referred to as a Remuneration Governance Framework;
- considering those aspects of the Company's remuneration practices, including securities-based remuneration, which may be subject to shareholder approval;
- determining and reviewing the nature of the Company's disclosure or communication of remuneration practices and policies;



- reviewing the Company's superannuation arrangements;
- reviewing succession plans for the Board, the CEO & Managing Director and KMP;
- ensuring the performance and competencies of the CEO & Managing Director, KMP and members of the Board are reviewed at least annually; and
- reviewing the Company's diversity policy and monitoring diversity within the Company.

The experience and qualifications of each committee member are set out in the Directors' Profiles section of the 2025 Annual Report. Details of the number of meetings held during the Reporting Period are set out in the Directors' Report in the 2025 Annual Report.

Recommendation 8.2 - Company's Remuneration policies

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

The Company has in place Remuneration Policies which set out the Company's remuneration practices. Details on the remuneration of directors and executives as well as the Company's remuneration framework policies, principles, governance and practices are set out in the Remuneration Report in the 2025 Annual Report.

Recommendation 8.3 - Hedging prohibition

The Company has an equity-based remuneration scheme for executive employees.

Consistent with Recommendation 8.3, the Company's Securities Trading Policy (a copy of which is published on the Company's website) prohibits directors and senior executives from entering transactions or arrangements which operate to limit the economic risk of their holdings of Company securities at any time during which those securities are subject to the hedging prohibitions specified in section 206J of the Corporations Act.

Appendix 4G

Key to Disclosures Corporate Governance Council Principles and Recommendations

Name of entity					
Cash Converters International Limited					
ABN/A	ABN/ARBN Financial year ended:				
39 069	9 141 546		30 June 2025		
Our corporate governance statement ¹ for the period above can be found at: ²					
	These pages of our annual report:				
\boxtimes	This URL on our website: https://www.cashconverters.com/governance				
The Corporate Governance Statement is accurate and up to date as at 26 August 2025 and has been approved by the board.					
The annexure includes a key to where our corporate governance disclosures can be located.3					

Meagan Hamblin (Joint Company Secretary)

26 August 2025

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.

Name of entity

Date:

Name of authorised officer

authorising lodgement:

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	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
PRINC	CIPLE 1 – LAY SOLID FOUNDATIONS FOR MANAGEMENT AND O	VERSIGHT	
1.1	A listed entity should have and disclose a board charter setting out: (a) the respective roles and responsibilities of its board and management; and (b) those matters expressly reserved to the board and those delegated to management.	and we have disclosed a copy of our board charter at: http://www.cashconverters.com/Governance	□ set out in our Corporate Governance Statement OR □ we are an externally managed entity and this recommendation is therefore not applicable
1.2	A listed entity should: (a) undertake appropriate checks before appointing a director or senior executive or putting someone forward for election as a director; and (b) provide security holders with all material information in its possession relevant to a decision on whether or not to elect or re-elect a director.		□ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
1.3	A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.		□ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
1.4	The company secretary of a listed entity should be accountable directly to the board, through the chair, on all matters to do with the proper functioning of the board.		set out in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable

⁴ Tick the box in this column only if you have followed the relevant recommendation in <u>full</u> for the <u>whole</u> 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 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
1.5	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: http://www.cashconverters.com/Governance and we have disclosed the information referred to in paragraph (c) at:	set out in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable
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: in our Corporate Governance Statement and whether a performance evaluation was undertaken for the reporting period in accordance with that process at: in our Corporate Governance Statement	 □ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable

Corp	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.	and we have disclosed the evaluation process referred to in paragraph (a) at: in our Corporate Governance Statement and whether a performance evaluation was undertaken for the reporting period in accordance with that process at: in our Corporate Governance Statement	 □ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable

Corporat	te Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
PRINCIP	LE 2 - STRUCTURE THE BOARD TO BE EFFECTIVE AND ADD	VALUE	
2.1	The board of a listed entity should: (a) have a nomination committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a nomination committee, disclose that fact and the processes it employs to address board succession issues and to ensure that the board has the appropriate balance of skills, knowledge, experience, independence and diversity to enable it to discharge its duties and responsibilities effectively.	[If the entity complies with paragraph (a):] and we have disclosed a copy of the charter of the committee at: http://www.cashconverters.com/Governance and the information referred to in paragraphs (4) and (5) in our Corporate Governance Statement and Annual Report. [If the entity complies with paragraph (b):] and we have disclosed the fact that we do not have a nomination committee and the processes we employ 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 at: [insert location]	set out in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable
2.2	A listed entity should have and disclose a board skills matrix setting out the mix of skills that the board currently has or is looking to achieve in its membership.	and we have disclosed our board skills matrix at: in our Corporate Governance Statement	 □ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable

Corpora	te Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
2.3	 A listed entity should disclose: (a) the names of the directors considered by the board to be independent directors; (b) if a director has an interest, position, affiliation or relationship of the type described in Box 2.3 but the board is of the opinion that it does not compromise the independence of the director, the nature of the interest, position or relationship in question and an explanation of why the board is of that opinion; and (c) the length of service of each director. 	and we have disclosed the names of the directors considered by the board to be independent directors at:	□ set out in our Corporate Governance Statement
2.4	A majority of the board of a listed entity should be independent directors.		 ⊠ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
2.5	The chair of the board of a listed entity should be an independent director and, in particular, should not be the same person as the CEO of the entity.		 ⊠ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
2.6	A listed entity should have a program for inducting new directors and for periodically reviewing whether there is a need for existing directors to undertake professional development to maintain the skills and knowledge needed to perform their role as directors effectively.		□ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable

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	PLE 3 – INSTIL A CULTURE OF ACTING LAWFULLY, ETHICALLY	Y AND RESPONSIBLY	
3.1	A listed entity should articulate and disclose its values.	and we have disclosed our values at: in our Corporate Governance Statement and http://www.cashconverters.com/Governance	□ set out in our Corporate Governance Statement
3.2	A listed entity should: (a) have and disclose a code of conduct for its directors, senior executives and employees; and (b) ensure that the board or a committee of the board is informed of any material breaches of that code.	and we have disclosed our code of conduct at: http://www.cashconverters.com/Governance	□ set out in our Corporate Governance Statement
3.3	A listed entity should: (a) have and disclose a whistleblower policy; and (b) ensure that the board or a committee of the board is informed of any material incidents reported under that policy.	and we have disclosed our whistleblower policy at: http://www.cashconverters.com/Governance	□ set out in our Corporate Governance Statement
3.4	A listed entity should: (a) have and disclose an anti-bribery and corruption policy; and (b) ensure that the board or committee of the board is informed of any material breaches of that policy.	and we have disclosed our anti-bribery and corruption policy at:http://www.cashconverters.com/Governance.	□ set out in our Corporate Governance Statement

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

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation <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 5 – MAKE TIMELY AND BALANCED DISCLOSURE		
5.1	A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under listing rule 3.1.	and we have disclosed our continuous disclosure compliance policy at: http://www.cashconverters.com/Governance	□ set out in our Corporate Governance Statement
5.2	A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.		□ set out in our Corporate Governance Statement
5.3	A listed entity that gives a new and substantive investor or analyst presentation should release a copy of the presentation materials on the ASX Market Announcements Platform ahead of the presentation.		□ set out in our Corporate Governance Statement
PRINCIPLE 6 – RESPECT THE RIGHTS OF SECURITY HOLDERS			
6.1	A listed entity should provide information about itself and its governance to investors via its website.	and we have disclosed information about us and our governance on our website at:http://www.cashconverters.com/Governance	□ set out in our Corporate Governance Statement
6.2	A listed entity should have an investor relations program that facilitates effective two-way communication with investors.		□ set out in our Corporate Governance Statement
6.3	A listed entity should disclose how it facilitates and encourages participation at meetings of security holders.	and we have disclosed how we facilitate and encourage participation at meetings of security holders at: in our Corporate Governance Statement	□ set out in our 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.		□ set out in our Corporate Governance Statement
6.5	A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.		□ set out in our Corporate Governance Statement

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
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.	[If the entity complies with paragraph (a):] and we have disclosed a copy of the charter of the committee at:http://www.cashconverters.com/Governance and the information referred to in paragraphs (4) and (5) in our Corporate Governance Statement and Annual Report [If the entity complies with paragraph (b):] and we have disclosed the fact that we do not have a risk committee or committees that satisfy (a) and the processes we employ for overseeing our risk management framework at:	set out in our Corporate Governance Statement
7.2	The board or a committee of the board should: (a) review the entity's risk management framework at least annually to satisfy itself that it continues to be sound and that the entity is operating with due regard to the risk appetite set by the board; and (b) disclose, in relation to each reporting period, whether such a review has taken place.	and we have disclosed whether a review of the entity's risk management framework was undertaken during the reporting period at:	□ set out in our Corporate Governance Statement

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
7.3	A listed entity should disclose: (a) if it has an internal audit function, how the function is structured and what role it performs; or (b) if it does not have an internal audit function, that fact and the processes it employs for evaluating and continually improving the effectiveness of its governance, risk management and internal control processes.	[If the entity complies with paragraph (a):] and we have disclosed how our internal audit function is structured and what role it performs at:	set out in our Corporate Governance Statement
7.4	A listed entity should disclose whether it has any material exposure to environmental or social risks and, if it does, how it manages or intends to manage those risks.	and we have disclosed whether we have any material exposure to environmental and social risks at: in our Corporate Governance Statement and Annual Report and, if we do, how we manage or intend to manage those risks at: in our Corporate Governance Statement and Annual Report	□ set out in our Corporate Governance Statement

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation in full for the whole of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
PRINCIP	PLE 8 – REMUNERATE FAIRLY AND RESPONSIBLY		
8.1	The board of a listed entity should: (a) have a remuneration committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a remuneration committee, disclose that fact and the processes it employs for setting the level and composition of remuneration for directors and senior executives and ensuring that such remuneration is appropriate and not excessive.	[If the entity complies with paragraph (a):] and we have disclosed a copy of the charter of the committee at:	set out in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable
8.2	A listed entity should separately disclose its policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.	and we have disclosed separately our remuneration policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives at: in our Annual Report and at http://www.cashconverters.com/Governance	 □ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
8.3	A listed entity which has an equity-based remuneration scheme should: (a) have a policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme; and (b) disclose that policy or a summary of it.	and we have disclosed our policy on this issue or a summary of it at: in our Corporate Governance Statement	 □ set out in our Corporate Governance Statement <u>OR</u> □ we do not have an equity-based remuneration scheme and this recommendation is therefore not applicable <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation in full for the whole of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵	
ADDITION	NAL RECOMMENDATIONS THAT APPLY ONLY IN CERTAIN CA	SES		
9.1	A listed entity with a director who does not speak the language in which board or security holder meetings are held or key corporate documents are written should disclose the processes it has in place to ensure the director understands and can contribute to the discussions at those meetings and understands and can discharge their obligations in relation to those documents.	and we have disclosed information about the processes in place at: [insert location]		set out in our Corporate Governance Statement <u>OR</u> we do not have a director in this position and this recommendation is therefore not applicable <u>OR</u> we are an externally managed entity and this recommendation is therefore not applicable
9.2	A listed entity established outside Australia should ensure that meetings of security holders are held at a reasonable place and time.			set out in our Corporate Governance Statement <u>OR</u> we are established in Australia and this recommendation is therefore not applicable <u>OR</u> we are an externally managed entity and this recommendation is therefore not applicable
9.3	A listed entity established outside Australia, and an externally managed listed entity that has an AGM, should ensure that its external auditor attends its AGM and is available to answer questions from security holders relevant to the audit.			set out in our Corporate Governance Statement OR we are established in Australia and not an externally managed listed entity and this recommendation is therefore not applicable we are an externally managed entity that does not hold an AGM and this recommendation is therefore not applicable
ADDITIONAL DISCLOSURES APPLICABLE TO EXTERNALLY MANAGED LISTED ENTITIES				
-	Alternative to Recommendation 1.1 for externally managed listed entities: The responsible entity of an externally managed listed entity should disclose: (a) the arrangements between the responsible entity and the listed entity for managing the affairs of the listed entity; and (b) the role and responsibility of the board of the responsible entity for overseeing those arrangements.	and we have disclosed the information referred to in paragraphs (a) and (b) at: [insert location]		set out in our Corporate Governance Statement

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
-	Alternative to Recommendations 8.1, 8.2 and 8.3 for externally managed listed entities: An externally managed listed entity should clearly disclose the terms governing the remuneration of the manager.	and we have disclosed the terms governing our remuneration as manager of the entity at: [insert location]	□ set out in our Corporate Governance Statement