

PRIN	PRINCIPLE		COMMENT
	Lay solid foundations for management and sight		
1.1	A listed entity should disclose: (a) the respective roles and responsibilities of	✓	The Board has adopted a formal Board Charter (disclosed on the Company's website) which sets out those matters reserved for the Board and those delegated to management.
	its board and management; and (b) those matters expressly reserved to the board and those delegated to management.	√	The Board's functions include: developing and setting the Company's strategic direction in conjunction with management, overall review of performance against targets and objectives, reviewing management's performance, ensuring the Company has adequate systems and internal controls together with appropriate monitoring of compliance activities, approval and compliance with policies including health, safety and environment and reporting to shareholders on the direction and performance of the Company.
			The Board has also established various committees to assist in carrying out its duties. These Committees include the Audit Committee and the Remuneration and Nomination Committee. Senior management are invited to attend these meetings as required by the Committee members.
			The Managing Director/CEO, supported by members of senior management, is responsible for the day-to-day management of the Company's affairs and the implementation of strategy and policy initiatives.
1.2	A listed entity should: (a) undertake appropriate checks before appointing a person, or putting forward to security holders a candidate 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 reelect a director.	✓ ✓	Before the Company proposes to appointment a new Director, Executive or Non-Executive, appropriate checks are undertaken which include reviewing the persons character, experience and education. Interviews with potential candidates are conducted by existing Directors to make sure that the candidate's experience, personality and ethics are an appropriate fit for the Company. A profile of each Director, including their relevant qualifications, experience and the skills they bring to the Board are detailed on the Company website and in the Annual Report. Details of any other listed company directorships currently held in the last 3 years are also provided in the Annual Report.
1.3	A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.	√	Written agreements are in place with each Director and Senior Executive setting out the terms of their appointment. Key terms of the Senior Executives' employment agreements are included in the Annual Report.
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 Company Secretary is accountable directly to the Board, through the Chairman, on all matters to do with the proper functioning of the Board and a reporting function to the Managing Director in relation to day to day operational and management matters.
	the proper functioning of the board.		The Company Secretary has a direct line of communication with the Chairman and all Directors and is responsible for supporting the proper functioning of the Board which includes, but is not limited to, providing advice on governance and procedural issues and the preparation of Board papers and minutes.
			The Company Secretary also communicates with the ASX and ASIC on regulatory matters and assists with general shareholder communications.
1.5	A listed entity should: (a) have a diversity policy which includes requirements for the board or a relevant	✓	The Board has adopted a Diversity Policy which outlines the Company's commitment to ensuring a diverse mix of skills and talent exists amongst its Directors, officers and employees, to enhance Company performance. The Diversity Policy addresses equal opportunities in the hiring, training and career advancement of Directors, officers and employees. The Board will



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	committee of the board to set measurable objectives for achieving gender diversity and to assess annually both the objectives and the entity's progress in achieving them;		proactively monitor the Company's performance in meeting the standards and policies outlined in this Policies					icy.
	(b) disclose that policy or a summary of it; and (c) disclose as at the end of each reporting	✓	A copy of the Diversity Poli	cy is on the Company's	website.			
	period the measurable objectives for achieving gender diversity set by the board or a relevant committee of the board in accordance with the entity's diversity policy and its progress towards achieving them and either: (i) the respective proportions of men and women on the board, in senior		Measurable objectives in relation to the Diversity Policy have not been established by the Board; however, the Company makes its appointment decisions based on merit, by assessing whether a person's skills and experience are appropriate for the particular role being filled. The Company's Policy strictly prohibits any discrimination based on gender, age, ethnicity, cultural background, sexual orientation or preference. The Company also believes in employing people from the local community as far as possible for the roles being filled given the skill set available. The Group workforce gender and location profile as at 30 June 2018 is set out in the following table:					
	executive positions and across the whole organisation (including how the entity has defined "senior executive" for these purposes); or (ii) if the entity is a "relevant employer"			DDODODTION OF	PROPORTION OF	ENADLOVED	CHYANIANG	ANAFRINIDIANIC
				PROPORTION OF WOMEN 2018	PROPORTION OF WOMEN 2017	EMPLOYED IN GUYANA 2018	GUYANIANS EMPLOYED 2018	AMERINDIANS EMPLOYED 2018
		n/a	Board	0 out of 3 (0%)	0 out of 3 (0%)	0	0	0
	under the Workplace Gender Equality		Senior Management ¹	0 out of 4 (0%)	0 out of 3 (25%)	2	0	0
	Act, the entity's most recent "Gender Equality Indicators", as defined in and		Other	42 out of 422 (10%)	35 out of 396 (8.8%)	419	393	41 out of 419
	published under that Act.		¹ Senior Management in this Officer, Company Secretary, Fi Company Secretary were unde	nance & Administration N	Nanager – Guyana and Mine I			
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	√	The Board, with the assista performance of the Directo Chairman or be performed	ors and Board Committe	ees throughout the year. T	his may occur th	rough an interna	
	(b) disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.	√	The Chairman is responsibl Chairman) and the Board re arose. The process for eval Board, its Committees or a	egularly discussed the E uation has remained in	Board composition during -house and informal durin	the year, conside	ering issues or co	ncerns as they



PRINC	IPLE	COMPLIED	COMMENT				
1.7	A listed entity should: (a) have and disclose a process for periodically evaluating the performance of its senior executives; and (b) disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.	✓ ✓	The performance of the Managing Director/CEO is evaluated by the Remuneration and Nomination Committee. The Managing Director/CEO prepares a self-evaluation on his performance in the first instance which is then reviewed and discussed with the Nomination and Remuneration Committee. The Managing Director/CEO reviews the performance of senior executives through a similar self-evaluation process. No performance evaluation was undertaken in during the year as the Company's Managing Director/CEO, Mr Nilsson, was only appointed to that position in June 2017.				
2 – Sti	ucture the Board to Add Value						
2.1	The board of a listed entity should: (a) have a nomination committee which: (i) has at least three members, a majority of whom are independent directors; and (ii) is chaired by an independent director, and disclose: (iii) the charter of the committee; (iv) the members of the committee; and (v) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a nomination committee, disclose the fact and the processes it employs to address board succession issues and to ensure that the board has the appropriate skills, knowledge, experience, independence and diversity to enable it to discharge its duties and responsibilities effectively.	n/a	The Board has had constituted a Remuneration and Nomination Committee for the entire year. During the year, the Committee has comprised 3 members being all the then directors of the Company, namely Mr Jones (as Committee Chair), Mr Nilsson and Mr Stern. Mr Stern is considered to be an independent non-executive Director. Therefore, the Company has not been in compliance with the recommendation that the Chair is independent and that the Committee comprise a majority of independent members. A copy of the Nomination and Remuneration Committee Charter is available on the Company's website. Details of each member's attendance at meetings of the Committee are:- Committee Member Meetings Attended Meetings Held				



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2.2	A listed entity should have and disclose a board skills matrix setting out the mix of skills and diversity that the board currently has or is looking to achieve in its membership.	√	The Board 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 skill sets, background and industry experience. In addition to those general skills expected for Board membership, the following skills have also been identified as being necessary: experience in operational management, exploration and geology, mining engineering, project delivery, finance, corporate governance and equity capital markets. A profile of each Director setting out their skills, experience and period of office is set out in the Directors' Report of the 2018 Financial Statements apart from Mr Beazley who was appointed post the completion of the Director's Report. In addition, the Company provides the following skills matrix:-						
			Skills Required by Co	mpany	Peter S	ΓERN	Ken NILSSON	John JONES	Richard BEAZLEY
			Operational Manager	ment	✓		✓		✓
			Exploration and Geol	ogy	✓		✓	√	✓
			Mining Engineering				✓		✓
			Project Delivery				✓	√	√
			Finance		✓		✓		
			Legal		✓		✓		√
			Corporate Governance		✓		✓	✓	✓
			Equity and Capital Ma	arkets	✓		✓	✓	✓
2.3	A listed entity should disclose: (a) the names of the directors considered by	✓	A list of all directors who held office during the year and whether or not they are considered to be inde below:-					sidered to be indep	endent is set out
	the board to be independent directors; (b) if a director has an interest, position,		NAME	POSITION		INDEPEN	IDENCE POSITION	APPOINTMENT D	ATE
	association or relationship of the type	√	Mr Peter Stern	Non-Executive	Non-Executive Chairman Independent		dent	16 June 2017	
	described in Box 2.3 but the board is of the		Mr Ken Nilsson	Managing Director/CEO Not Ind		Not Inde	pendent	8 May 1998	
	opinion that it does not compromise the independence of the director, the nature		Mr John Jones	Non-Executive	Director	Not Inde	pendent	27 July 1988	
	of the interest, position, association or relationship in question and an explanation of why the board is of that opinion; and (c) the length of service of each director.	√	The Board acknowledges that both Mr Jones and Mr Nilsson have performed greater than 10 years. The Board considers that Mr Jones, who has served much of his time as Chairman during the grow development, has significant experience and provides an important contribution to the Board and Similarly, Mr Nilsson has served a majority of his directorship as the Executive Director of departure of the previous Managing Director in May 2017, Mr Nilsson agreed to step back into the navigate through the operational difficulties at the Karouni operation. The Board believes his cort to the future of the Company at this time. Mr Beazley, who was appointed a Non-Executive Director on 3 October 2018, is considered to be a				ring the growth pha he Board and the Co Director of the Co p back into that role elieves his continued	ompany. company. company. Following the eto assist the Company discontribution is critical	



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2.4	A majority of the board of a listed entity should be independent directors.	х	The Board did not comprise a majority of independent directors during the year and does not as at 30 June 2018.
2.5	The chair of the board of a listed entity should be an independent director and, in particular, should not be the same person as the CEO of the entity.	√	Mr Stern, an independent non-executive Director, performed the role of Chairman of the Board. Mr Stern does not perform the role of CEO of the Company.
2.6	A listed entity should have a program for inducting new directors and provide appropriate professional development opportunities for directors to develop and maintain the skills and knowledge needed to perform their role as directors effectively.	√	The Company has procedures in place to provide new Directors with any information they may request and provide direct access to the Company Secretary and Senior Management available to any new appointee. Each new Director receives an induction on the Company's policies and processes on commencement. Existing Directors are encouraged to participate in appropriate professional development to develop and maintain the skills and knowledge needed to perform their role as a Director. Subject to seeking prior consent, all Directors have the right to seek independent professional advice concerning any aspect of
3 – A	ct Ethically and Responsibly		the Company's operations or undertakings.
3.1	A listed entity should: (a) have a code of conduct for its directors, senior executives and employees; and (b) disclose that code or a summary of it.	✓ ✓	The Board's policy is that the Directors and management should conduct themselves with the highest ethical standards. All Directors and employees are expected to act with integrity and objectivity, striving at all times to enhance the reputation and performance of the Company. A formal policy has been adopted by the Board as a guideline for the ethical activities of both the Company and of management. The Board has adopted a Code of Conduct which sets out standards for appropriate ethical and professional behaviour that all Directors, management and employees are encouraged to comply with when dealing with each other, shareholders, customers and the broader community. In addition to the Code of Conduct, the Company also has an Anti-Bribery and Corruption Policy. A copy of the Company's Code of Conduct and the Anti-Bribery and Corruption Policy is available on the Company's website.
4 – S	afeguard Integrity in Corporate Reporting		
4.1	The board of a listed entity should: (a) have an audit committee which: (i) has at least three members, all of whom are non-executive directors and a majority of whom are independent directors; and (ii) is chaired by an independent director, who is not the chair of the board, and disclose: (iii) the charter of the committee; (iv) the relevant qualifications and	x	The Board has had a constituted Audit Committee during the entire year. The Committee has comprised 3 members, being all the then directors of the Company, namely Mr Jones (as Committee Chair), Mr Nilsson and Mr Stern. Only Mr Stern is considered to be an independent non-executive Director. Thereafter the Company has not been in compliance with the recommendation that the Chair is independent and that the Committee comprise a majority of independent members. A copy of the Audit Committee Charter is available on the Company's website. Details of each member's attendance at meetings of the Committee are:- Committee Member Meetings Attended Meetings Held Mr Jones 3 3 Mr Nilsson 3 3
	experience of the members of the committee; and		Mr Stern 3 3 M stern 3 3



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	 (v) in relation to each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have an audit committee, disclose that fact and the processes it employs that independently verify and safeguard the integrity of its corporate reporting, including the processes for the appointment and removal of the external auditor and the rotation of the audit engagement partner. 	n/a	
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.	✓	The Board receives a written declaration from the Managing Director/ Chief Executive Officer and the Chief Financial Officer in accordance with section 295A of the Corporations Act. The declaration provides that, to the best of their knowledge and belief, the accounting systems and financial records are founded on a sound system of risk management and internal controls and that the system is operating efficiently in relation to financial reporting risks. This declaration is provided in relation to each of the full year and half year statutory financial reports prepared during the year.
4.3	A 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.	√	The Company's external auditor is invited to, and attends, the Company's Annual General Meeting. The auditor's presence is made known to the meeting attendees and shareholders are provided with an opportunity to ask questions of them in relation to the accounts of the Company and the performance and findings of the Audit Report.



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5 – N	5 – Make Timely and Balanced Disclosure		
5.1	A listed entity should: (a) have a written policy for complying with its continuous disclosure obligations under the Listing Rules; and (b) disclose that policy or a summary of it.	✓	The Board has adopted a Policy on Continuous Disclosure which is available on the Company's website. The policy raises awareness of the Company's obligations under the continuous disclosure regime; 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 person(s) primarily responsible for ensuring that the Company complies with its continuous disclosure obligations in a timely manner and is kept confidential; and sets out the obligations of Directors, officers, employees and contractors of the Company to ensure that the Company complies with its continuous disclosure obligations.
6 – R	espect the Rights of Security Holders		
6.1	A listed entity should provide information about itself and its governance to investors via its website.	~	The Company provides information about itself and its governance to investors via its website (www.troyres.com.au). The Corporate Governance page provides access to all Committee Charters and relevant Corporate Governance Policies. The Company's website also includes copies of its:- • Annual reports; • Financial statements; • Quarterly reports; • Other ASX announcements; • Notices of Meetings; • Presentations; and • Overviews of the Company's business activities and operations in separately designated areas of the website.
6.2	A listed entity should design and implement an investor relations program to facilitate effective two-way communication with investors.	✓	The Board aims to ensure that shareholders are provided with all of the information necessary to assess the performance of the Company. To achieve this, the Company has a Shareholder Communication Policy which outlines the process through which the Company will endeavour to ensure timely and accurate information is provided equally to all shareholders.
6.3	A listed entity should disclose the policies and processes it has in place to facilitate and encourage participation at meetings of security holders.	√	The Board seeks to notify all shareholders via a Notice of General Meeting so they can be fully informed of all matters to be put to the shareholder meeting and encourages shareholders to attend and vote at these meetings. The Company's Shareholder Communication Policy can be found on its website.
6.4	A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.	√	The Company welcomes electronic communication from its shareholders via its email address (troy@troyres.com.au). In addition, details of ASX announcements and Company reports are distributed to interested parties via email or post as well as being uploaded to the Company's website. The Company's share registry, Computershare, also engages with shareholders electronically and makes available a range of relevant forms on its website. Shareholders can register with Computershare to access their personal information and shareholdings via the internet.



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7 – F	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.	√ n/a	The Company has not established a separate risk committee; however, the Audit Committee is responsible for providing the Board with advice and recommendations regarding the establishment and implementation of risk management systems and a risk profile for the Company that describes the material risks (including financial and non-financial risks) which the Company faces. Details of the Audit Committee are included in section 4.1 above. The Board has adopted a Risk Management Policy to formalise the process of managing material business risks to the Company. A copy of the Policy is available on the Company's website. The Directors have significant experience in, and understanding of, the industry in which the Company operates and the risks associated with public companies in the gold mining industry, to perform the functions associated with risk management under the various Charters.
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 (b) disclose, in relation to each reporting period, whether such a review has taken place.	√	The Board determines the Company's 'risk profile' and is responsible for over-seeing and approving risk management strategy and policies, internal compliance and non-financial internal control. The Board regularly reviews the risks applicable to the Company and a risk management culture is encouraged amongst employees and contractors.
7.3	A listed entity should disclose: (a) if it has an internal audit function, how the function is structured and what role it performs; or (b) if it does not have an internal audit function, that fact and the processes it employs for evaluating and continually improving the effectiveness of its risk management and internal control processes.	n/a ✓	The Company does not have an internal audit function. However, the Board, through the Audit Committee, oversees the effectiveness of risk management and internal control processes. Management is charged with resourcing, operating and monitoring the system of internal control, incorporating risk responses in the form of controls into its management systems, and reporting results on balanced assessments regarding the effectiveness of internal controls to the Board.



PRIN	CIPLE	COMPLIED	COMMENT			
7.4	A listed entity should disclose whether it has	√	The Company has identified that it has exposure to the following primary risks:			
	any material exposure to economic, environmental and social sustainability risks and, if it does, how it manages or intends to manage those risks.		• <u>Gold Price</u> : The Company is exposed to fluctuations in the gold price which can impact on revenue streams fror operations. To mitigate the impact of price fluctuations, the Board has instigated a hedging program. The Company required to keep a mandatory level of hedging in place under the Company's debt facility with Investec Bank plc. The Boar reviews the level of hedging outside of this mandatory level from time to time.			
			• Environmental: The Company is subject to, and responsible for, ensuring compliance with various regulations, licenses standards and expectations so that its activities do not cause unauthorised environmental harm. Through its ongoin management of environmental activities at its operating mines, the Company has been able to operate in a environmentally sustainable and responsible manner. At Andorinhas, the Company was involved in reforestation project that have provided for the ongoing rehabilitation of affected areas. Prior to the Company's divestment of a controllin interest at Casposo, it worked with local authorities to look at re-vegetation programmes to rehabilitate affected areas. A Karouni the Company has made a concerted effort to operate in conformance with the Equator Principles, IFC Performance Standards, the International Cyanide Management Code, as well as International Environment Standard ISO 14001.			
			 Government Regulations and Imposts: Changes to Government policies, royalties, taxes and other charges can impact o the operations and profitability of the Company. The Company is very conscious of its licence to operation, both in terms of government regulations and social licence. The Company has entered into a Minerals Agreement with the Government of Guyana which provides it with a stable and clear fiscal regime. The Company also maintains good lines of communicatio with the government and relevant interested parties including the local communities. 			
			 Reserve Evaluation and Mine Plan: The Company has a finite economic life based on estimations of the mineral Reserve and the translation of those into an economic Mine Plan. Expert interpretation and then the appropriate application of mining knowledge and skills to the execution of the Mine Plan is critical to the success of the Company's operations. Th Company employs highly competent technical experts and mining practitioners, both directly and via contract, to reduce the risk of the incorrect interpretation of geological information and ensure the application of the latest and most appropriate mining techniques for the Company's operations. 			
8 – R	emunerate Fairly and Responsibly					
8.1	The board of a listed entity should:		The Board has had a constituted Remuneration and Nomination Committee for the entire year.			
	(a) have a remuneration committee which:(i) has at least three members, a majority	Х	The Committee has comprised 3 members, being all of the then directors of the Company, namely Mr Jones (as Committee Chair), Mr Nilsson and Mr Stern. Only Mr Stern is considered to be an independent non-executive Director.			
	of whom are independent directors; and (ii) is chaired by an independent director,		Therefore, the Company has not been in compliance with the recommendation that the Chair is an independent director and that the Committee comprise a majority of independent members.			
	and disclose:		A copy of the Nomination and Remuneration Committee Charter is available on the Company's website.			
	(iii) the charter of the committee;		Details of each member's attendance at meetings of the Committee are:-			
	(iv) the members of the committee; and		Committee Member Meetings Attended Meetings Held			
	(v) as at the end of each reporting period, the number of times the committee		Mr Jones 2 2			
	met throughout the period and the		Mr Nilsson 2 2			
	individual attendances of the members		Mr Stern 2 2			
	at those meetings; or					



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	(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.	n/a	
8.2	A listed entity should separately disclose its policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.	√	The structure of non-executive Director remuneration is clearly distinguishable from that of Executive Directors and other Senior Executives. Non-executive Directors are remunerated on a fixed fee basis for time and responsibility as part of an aggregate pool of remuneration approved by shareholders. No incentives are available for non-executive Directors. The long term intention is for the composition of Executive remuneration (including Executive Directors) to include a fixed plus variable component (comprising STI and LTI). However, during the 2018 reporting period, the Remuneration and Nomination Committee and the Board resolved that it was not be appropriate for a variable component to be considered and that Executives would only be entitled to their fixed remuneration. Further details regarding the remuneration practices for the Company's Key Management Personnel are included in the Remuneration Report that forms part of the Directors' Report within the 2018 Annual Report.
8.3	A listed entity which has an equity-based remuneration scheme should: (a) have a policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme; and (b) disclose that policy or a summary of it.	✓	The Company has issued equity based remuneration or incentives to its employees in prior years through various option or performance rights plans. However, no equity based remuneration or incentives have been issued to Company employees in the last 3 years. Copies of the various employee incentive schemes are available on the Company's website. The Company's Securities Trading Policy (a copy of which is available on the Company's website) prohibits participants in any long term incentive plan from dealing in derivatives, hedging or similar arrangements in relation to long term incentive opportunities that either have not yet vested or have vested but are subject to trading restrictions under the terms of the plan. Key Management Personnel are required to comply with the Company's Securities Trading Policy. A copy of the Company's Long Term Incentive Plan, Performance Rights Plan and Share Option Rights Plan are available on the Company's website.