CAPITAL MINING LIMITED

ABN 69 104 551 171

Corporate Governance Statement

The Company is committed to implementing the highest standards of corporate governance. In determining what those high standards should involve the Company has considered the ASX Corporate Governance Council's *Principles of Good Corporate Governance and Recommendations*.

In line with the above, the Board has set out the way forward for the Company in its implementation of its Principles of Good Corporate Governance and Recommendations. The approach taken by the board was to set a blueprint for the Company to follow as it introduces elements of the governance process. Due to the current size of the Company and the scale of its operations it is neither practical nor economic for the adoption of all of the recommendations approved via the board charter. Where the Company has not adhered to the recommendations it has stated that fact in this Corporate Governance Statement however has set out a mandate for future compliance when the size of the Company and the scale of its operations warrants the introduction of those recommendations. Date of last review and Board approval: 25 June 2015.

Principle / Recommendation	Compliance	Website /	Commentary
		Annual Report	
		Reference	
Principle 1: Lay solid foundations	for manageme	nt and oversight	
Recommendation 1.1	Yes	Website:	To add value to the Company the Board has been formed so that it has effective composition,
A listed entity should disclose:			size and commitment to adequately discharge it responsibilities and duties. The names of the
a) the respective roles and		Board Charter	Directors and their qualifications and experience have been stated in the Directors' Report of the
responsibilities of its board		&	2015 Annual Report along with the term of office held by each of the Directors. Directors are
and management; and		Code of	appointed based on the specific skills required by the Company and on their decision-making and
b) those matters expressly		Conduct	judgment.
reserved to the board and			
those delegated to			The Board's role is to govern the Company rather than to manage it. In governing the Company,
management.			the Directors must act in the best interests of the Company as a whole. It is the role of senior
			management to manage the Company in accordance with the direction and delegations of the
			Board and the responsibility of the Board to oversee the activities of management in carrying out
			those delegated duties.
			In carrying out its governance role, the main task of the Board is to drive the performance of the
			Company. The Board must also ensure that the Company complies with all of its contractual,
			statutory and any other legal obligations, including the requirements of any regulatory body. The

Board has the final responsibility for the successful operations of the Company. To assist the Board carry its functions, it has developed a Code of Conduct to guide the Directors. In general, the Board is responsible for, and has the authority to determine, all matters relating to the policies, practices, management and operations of the Company. It is required to do all things that may be necessary to be done in order to carry out the objectives of the Company. Without intending to limit this general role of the Board, the principal functions and responsibilities of the Board include the following. • Leadership of the Organisation: overseeing the Company and establishing codes that reflect the values of the Company and guide the conduct of the Board. Strategy Formulation: to set and review the overall strategy and goals for the Company and ensuring that there are policies in place to govern the operation of the Company. Overseeing Planning Activities: the development of the Company's strategic plan. Shareholder Liaison: ensuring effective communications with shareholders through an appropriate communications policy and promoting participation at general meetings of the Company as well as ensuring timely and balanced disclosures of all material information concerning the Company that a reasonable person would expect to have a material effect on the price or value of the entity's securities. Monitoring, Compliance and Risk Management: the development of the Company's risk management, compliance, control and accountability systems and monitoring and directing the financial and operational performance of the Company. Company Finances: approving expenses and approving and monitoring acquisitions, divestitures and financial and other reporting along with ensuring the integrity of the Company's financial and other reporting. Human Resources: reviewing the performance of Executive Officers and monitoring the performance of senior management in their implementation of the Company's strategy. Ensuring the Health, Safety and Well-Being of Employees: in conjunction with the senior management team, developing, overseeing and reviewing the effectiveness of the Company's occupational health and safety systems to ensure the well-being of all employees. Delegation of Authority: delegating appropriate powers to the Managing Director to ensure the effective day-to-day management of the Company and establishing and determining the powers and functions of the Committees of the Board. Monitoring the effectiveness of the Company's corporate governance practices. Full details of the Board and Company Secretary roles and responsibilities are contained in the Board Charter. Recommendation 1.2 Proposed directors are considered for appointment based on their experience. Directors are Nο Director

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 re-elect a director.		Selection Procedure (internal document)	appointed based on the specific governance skills required by the Company. Given the size of the Company and the business that it operates, the Company aims at all times to have at least one Director with experience appropriate to the Company's operations. In addition, Directors should have the relevant blend of personal experience in: • Accounting and financial management; and • Director-level business experience. Checks such as criminal record and bankruptcy history were not undertaken in relation to the appointments of Mr Dykes and Mr Dunlop having relied on each director's consent to act that there were no matters of this nature to disclosure. However, prior to the Company's 2015 AGM, the Company will undertake these checks and disclose any adverse findings.
Recommendation 1.3 A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.	Yes	Kept at registered office	The Company has entered into an agreement with each director setting out the terms of their appointment. Each non-executive director has a written agreement with the Company that covers all aspects of their appointment including term, time commitment required, remuneration, disclosure of interests that may affect independence, guidance on complying with the Company's corporate governance policies and the right to seek independent advice, indemnity and insurance arrangements, rights of access to the Company's information and ongoing confidentiality obligations as well as roles on the Company's committees. Each member of the Board is committed to spending sufficient time to enable them to carry out their duties as a Director of the Company.
Recommendation 1.4 The company secretary of a listed entity should be accountable directly to the board, through the chair, on all matters to do with the proper functioning of the board.	Yes	Website: Board Charter	The company secretary is accountable to the board. The board relies on the company secretary for guidance on governance matters, monitoring of board policies, preparation of board papers and any other matters required by the board. The duties provided by the company secretary are detailed in the agreement between the company and Mining Corporate, the company providing company secretarial services. The company does not have a chair but the company secretary works closely with the all board members. Full details of the Board and Company Secretary roles and responsibilities are contained in the Board Charter.
Recommendation 1.5 A listed entity should: a) have a diversity policy which	Yes	Website: Diversity Policy	The Company recognises and respects the value of diversity at all levels of the organisation. The board is committed to setting measurable objectives for attracting and engaging women at the board level, in senior management and across the whole organisation.

includes requirements for the board or a relevant 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;

- b) disclose that policy or a summary of it; and
- c) disclose as at the end of each reporting period the measurable objectives for achieving gender diversity set by the board or a relevant committee of the board in accordance with the entity's diversity policy and its progress towards achieving them, and either:
 - the respective proportions of men and women on the board, in senior executive positions and across the whole organisation (including how the entity has defined "senior executive" for these purposes); or
 - 2) 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.

The Diversity Policy is available on the Company's website.

Gender diversity objectives for the employment of women are as follows:

- to the Board 25%
- to senior management (including board and company secretary) 20% by 2016
- to the organisation as a whole 20% by 2016

As at the date of this report, the Company has the following proportion of women appointed:

- to the Board 0%
- to senior management (including board and company secretary) 25%
- to the organisation as a whole 25%

The Company recognises that diversity extends to matters of age, disability, ethnicity, marital/family status, religious/cultural background and sexual orientation. Where possible, the Company will seek to identify suitable candidates for positions from a diverse pool.

Recommendation 1.6:	Yes	Board	It is the policy of the Board to conduct evaluation of its performance. The objective of this
A listed entity should:		Performance	evaluation is to provide best practice corporate governance to the Company.
a) have and disclose a process		Evaluation	
for periodically evaluating the		Procedure	During the financial year no formal evaluation of the performance of the board and its members
performance of the board,		(Internal	was carried out and subsequently there has been change of board members. As the Company
its committees and individual		document)	progresses its activities, a review of board performance will be undertaken at an appropriate
directors; and		,	time.
b) disclose, in relation to each			
reporting period, whether a			Notwithstanding, a general review of the Board and executives occurs on an on-going basis to
performance evaluation was			ensure that structures suitable to the Company's status as a listed entity are in place.
undertaken in the reporting			μ. γ
period in accordance with			
that process.			
Recommendation 1.7:	No	N/A	During the financial year there was no formal evaluation of individual senior executives as, other
A listed entity should:			than directors, there are no senior executives appointed. Refer Recommendation 1.6 above.
a) have and disclose a process			
for periodically evaluating the			The board will establish a formal policy when appropriate.
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.			
Principle 2: Structure the board to ad	d value		
Recommendation 2.1	Yes	Website:	The role of a Nomination Committee is to help achieve a structured Board that adds value to the
The board of a listed entity			Company by ensuring an appropriate mix of skills are present in Directors on the Board at all
should:		Nomination	times.
a) have a nomination		Committee	
committee which:		Charter	The Company does not have a separate Nomination Committee but the board as a whole
1) has at least three			employs the processes and procedures set out in the Nomination Committee Charter which is
members, a majority of			summarised below. However, during the year the board did not meet as the Nomination
whom are independent			Committee.
directors; and			
2) is chaired by an			Should the Company circumstances change to warrant a separate Nomination Committee, one
independent director, and			will be established.
disclose:			
3) the charter of the			The responsibilities of the Nomination Committee (or the board convening as the Nomination

committee;			Committee) include devising criteria for Board membership, regularly reviewing the need for
4) the members of the			various skills and experience on the Board and identifying specific individuals for nomination as
committee; and			directors for review by the Board. The Nomination Committee also oversees management
5) as at the end of each			succession plans including the Managing Director and his/her direct reports and evaluate the
reporting period, the			Board's performance and make recommendations for the appointment and removal of directors.
number of times the			Matters such as remuneration, expectations, terms, the procedures for dealing with conflicts of
committee met			interest and the availability of independent professional advice are clearly understood by all
throughout the period			directors, who are experienced public company directors.
and the individual			
attendances of the			In determining candidates for the Board, the Nomination Committee follows a prescribed
members at those			process whereby it evaluates the mix of skills, experience and expertise of the existing Board. In
meetings; or			particular, the Nomination Committee is to identify the particular skills that will best increase the
b) if it does not have a			Board's effectiveness. Consideration is also given to the balance of independent directors.
nomination committee,			Potential candidates are identified and, if relevant, the Nomination Committee recommends an
disclose that fact and the			appropriate candidate for appointment to the Board. Any appointment made by the Board is
processes it employs to			subject to ratification by shareholders at the next general meeting.
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.			
Recommendation 2.2	Yes	Skills Matrix	The Company has reviewed the skill set of its Board to determine where the skills lie and any
A listed entity should have and		(Internal	relevant gaps in skills shortages.
disclose a board skills matrix		document)	
setting out the mix of skills and			The skill areas of the board are relevant to the current operations of the company and
diversity that the board currently			collectively include CEO/CFO/COO experience; corporate governance; risk management;
has or is looking to achieve in its			strategy; accounting and finance; tax; acquisition; human resources; technology; marketing &
membership.			public relations; and stockbroking.
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			The Company will reassess any skills gaps on an ongoing basis and address them through the
			identification of suitable candidates and professional development.
Recommendation 2.3	Yes	Website:	The Company has concluded that each of the current directors is independent based on an
A listed entity should disclose:			assessment of the following criteria.
a) the names of the directors		Board Charter	
considered by the board to			The Company recognises the importance of Non-Executive Directors and the external perspective
be independent directors;			

b) if a director has an interest, position, association or relationship of the type described in Box 2.3 but the board is of the opinion that it does not compromise the independence of the director, the nature of the interest, position, association or relationship in question and an explanation of why the board is of that opinion; and the length of service of each director.			 is a Non-Executive Director, and; within the last three years has not been employed in an executive capacity by the Company or another group member, or been a Director after ceasing to hold any such employment; within the last three years has not been a principal of a material professional adviser or a material consultant to the Company or another group member, or an employee materially associated with the service provided; is not a material supplier or customer of the Company or another group member, or an officer of or otherwise associated directly or indirectly with a material supplier or customer; is not a substantial shareholder of the Company or an officer of, or otherwise associated directly with, a substantial shareholder of the Company; has no material contractual relationship with the Company or other group member other than as a Director of the Company; is free from any interest and any business or other relationship which could, or could reasonably be perceived to, materially interfere with the Director's ability to act in the best interests of the Company; is free from any close family ties with any person who falls within the categories described above; and has not served on the Board for a period which could, or could reasonably be perceived to, materially interfere with the Director's ability to act in the best interests of the Company. Materiality for the purposes of points 1 to 9 above is determined on the basis of both quantitative and qualitative aspects with regard to the independence of Directors. An amount over 5% of the Company's expenditure or 10% of the particular directors annual gross income is considered to be material. A period of more than six years as a Director would be considered material when assessing independence. The length of service of each board member is: Peter Torney – since 27 July 2015
Recommendation 2.4 A majority of the board of a listed entity should be independent directors.	Yes	N/A	The Board has a majority of Directors who are independent.
Recommendation 2.5 The chair of the board of a listed	Yes	N/A	The Company follows this recommendation to the extent that the board has not appointed a Chairman.

entity should be an independent			
director and, in particular, should			
not be the same person as the			
CEO of the entity.			
Recommendation 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.	Yes	Director Induction Program & Ongoing Education Framework (Internal documents)	It is the policy of the Company that each new Director undergoes an induction process in which they are given a full briefing on the Company. Where possible this includes meetings with key executives, tours of the premises, an induction package and presentations. Information conveyed to new Directors include: • details of the roles and responsibilities of a Director; • formal policies on Director appointment as well as conduct and contribution expectations; • a copy of the Corporate Governance Statement, Charters, Policies and Memos and • a copy of the Constitution of the Company. In order to achieve continuing improvement in Board performance, all Directors are encouraged to undergo continual professional development. The Board has implemented an Ongoing
			Education Framework.
Principle 3: Act ethically and responsi		I	
Recommendation 3.1 A listed entity should: a) have a code of conduct for its directors, senior executives and employees; and	Yes	Website: Code of Conduct	As part of its commitment to recognising the legitimate interests of stakeholders, the Company has established a Code of Conduct to guide compliance with legal and other obligations to legitimate stakeholders. These stakeholders include employees, clients, customers, government authorities, creditors and the community as whole.
b) disclose that code or a summary of it.			A copy of the Code of Conduct is published on the Company website.
Principle 4: Safeguard integrity in cor	porate reportin	ng	
Recommendation 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	Yes	Website: Audit Committee Charter	The Company does not have a separate Audit Committee but the board as a whole employs the processes and procedures set out in the Audit Committee Charter. The responsibilities of the Audit Committee (or the board convening as the Audit Committee) is published on the Company website. However, during the year the board did not meet as the Audit Committee. Should the Company circumstances change to warrant a separate Audit Committee, one will be established.
 is chaired by an independent director, who is not the chair of the board, 			

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and disclose:			
the charter of the			
committee;			
4) the relevant qualifications			
and			
5) experience of the			
members of the			
committee; and			
6) 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.			
Recommendation 4.2	Yes	Kept at	As the Company has no Managing Director or Chief Financial Officer, the declaration is provided
The board of a listed entity should,		registered	by a Director and Company Secretary to the Board in accordance with section 295A of the
before it approves the entity's		office	Corporations Act and have assured the Board that such declaration is founded on a sound system
financial statements for a financial		000	of risk management and internal control and that the system is operating effectively in all
period, receive from its CEO and			material respects in relation to financial reporting risks.
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			
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. Recommendation 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. 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. Principle 5: Respect the rights of security holders relevant to share only the purpose of answering questions from security holders relevant to the audit. The Board has designated the Company Secretary as the person responsible for overseeing and coordinating disclosure of information to the ASX as well as communicating with the ASX. 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. Principle 6: Respect the rights of security holders Recommendation 6.1 A listed entity should display and implement an investor relations program to facilitate effective two-way communication with investors. Website: N/A N/A Website: The Company provides information on its website including director information, ASX announcements, project information, corporate governance policies and its constitution. The Company also makes available a telephone number and email address for shareholders to well be fettively with shareholders and the general meetings of the Company. A listed entity should design and implement an investor relations program, one will be established. Policy and the company require a formal investor relations program, one will be established. The Company respects the rights of its Shareholders and the general meetings of the Company. A listed entity should design and implement an investor r		I	I	
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should ensure that its external auditor attends its AGM and is available to answer questions from security holders relevant to the audit. Recommendation 5.1	Recommendation 4.3	Yes	N/A	In accordance with Section 250RA for the Corporations Act 2001, the external auditor is required
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Recommendation 6.3 Yes Website: The Company respects the rights of its shareholders and to facilitate the effective exercise of	· ·			Should the future operations of the Company require a formal investor relations program, one
Recommendation 6.3 Yes Website: The Company respects the rights of its shareholders and to facilitate the effective exercise of				
	Recommendation 6.3	Yes	Website:	
	A listed entity should disclose the			those rights the Company is committed to making it easy for shareholders to participate in

policies and processes it has in		Shareholder	general meetings of the Company and ensuring the attendance of the external auditor at the
place to facilitate and encourage		Communication	annual general meeting and be available to answer shareholder questions about the conduct of
participation at meetings of			the audit and the preparation and content of the auditor's report of future Annual Reports.
security holders.			
Recommendation 6.4	Yes	Website:	All new shareholders receive correspondence will allows they to elect to receive communications
A listed entity should give security			electronically. An election form is also sent to all shareholders periodically.
holders the option to receive		Shareholder	
communications from and send		Communication	Additionally, a shareholder can, at any time, contact the share registry to make this election.
communications to, the entity and			
its security registry electronically.			
Principle 7: Recognise and manage ris	k		
Recommendation 7.1	Yes	Website:	The role of a Risk Committee is to help the board recognise and manage risk.
The board of a listed entity			
should:		Risk Committee	The Company does not have a separate Risk Committee but the board as a whole employs the
a) have a committee or		Charter	processes and procedures set out in the Risk Committee Charter which is summarised below.
committees to oversee risk,			However, during the year the board did not meet as the Risk Committee.
each of which:			The first of the four time sound and motimest us time mon sommittees.
1) has at least three			Should the Company circumstances change to warrant a separate Risk Committee, one will be
members, a majority of			established.
whom are independent			Cottonisticu.
directors; and			The responsibilities of a Risk Committee (or the board convening as the Risk Committee) are set
2) is chaired by an			out in the Risk Committee Charter published on the Company website.
independent director, and			out in the hisk committee charter published on the company website.
disclose:			The objectives of the Company's Risk Management Strategy are to identify risks to the Company;
3) the charter of the			balance risk to reward; ensure regulatory compliance is achieved; and ensure senior executives,
'			the Board and investors understand the risk profile of the Company.
committee;			the Board and investors understand the risk profile of the Company.
4) the members of the			The Decoders with the winds the control of the cont
committee; and			The Board monitors risk through various arrangements including regular Board meetings; share
5) as at the end of each			price monitoring; market monitoring; and regular review of financial position and operations.
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			

		Τ	
that satisfy (a) above, disclose			
that fact and the processes it			
employs for overseeing the			
entity's risk management			
framework.			
Recommendation 7.2	No	N/A	Given the limited operations of the Company during the year, the board has not undertaken a
The board or a committee of the			review of the risk management framework.
board should:			
a) review the entity's risk			At the completion of the proposed acquisition, the profile of the Company's risks will change and
management framework at			a complete review of risks will be undertaken.
least annually to satisfy itself			
that it continues to be sound;			In addition the Company is undertaken a thorough due diligence process in relation to the
and			proposed acquisition as part of the Company's overall risk management responsibilities.
b) disclose, in relation to each			
reporting period, whether			
such a review has taken			
place.			
Recommendation 7.3	Yes	N/A	The Company does not have an formal internal audit function due to its size and its currently
A listed entity should disclose:			limited operations.
a) if it has an internal audit			
function, how the function is			Risks and internal controls are continuously monitored by all directors thought numerous
structured and what role it			mechanisms such as weekly review of the cash and creditor position; monthly tenement status
performs; or			reports; and monthly board meetings.
b) if it does not have an internal			
audit function, that fact and			The Company has identified that at the completion of the proposed acquisition, the profile of the
the processes it employs for			Company's risks will change and a complete review of risks will be undertaken including
evaluating and continually			identification of any areas requiring improvement.
improving the effectiveness			
of its risk management and			
internal control processes.			
Recommendation 7.4	Yes	N/A	The Company does not have any material exposure to economic, environmental or social
A listed entity should disclose	. 55		sustainability risks.
whether it has any material			
exposure to economic,			The Company however, continues to closely monitor its cash position to early identify any
environmental and social			economic risks that could arise.
sustainability risks and, if it does,			
how it manages or intends to			The Company's current exploration operations are subject to strict environmental guidelines, all
manage those risks.			of which are adhered to.
Principle 8: Remunerate fairly and res	nonsihly		of which are duffered to:
Timespie o. Remailerate fairly and les	Polisioly		

D 11: 04		1 147 1 2	
Recommendation 8.1	Yes	Website:	The role of a Remuneration Committee is to assist the Board in fulfilling its responsibilities in
The board of a listed entity			respect of establishing appropriate and transparent process for establishing remuneration levels
should:		Remuneration	and incentive policies for employees.
a) have a remuneration		Committee	
committee which:		Charter	The Company does not have a separate Remuneration Committee but the board as a whole
1) has at least three			employs the processes and procedures set out in the Remuneration Committee Charter which is
members, a majority of			summarised below. However, during the year the board did not meet as the Remuneration
whom are independent			Committee.
directors; and			
2) is chaired by an			Should the Company circumstances change to warrant a separate Remuneration Committee, one
independent director,			will be established.
and disclose:			
3) the charter of the			The responsibilities of a Risk Committee (or the board convening as the Risk Committee) are set
committee;			out in the Risk Committee Charter published on the Company website.
4) the members of the			
committee; and			Full details regarding the remuneration of Directors has been included in the Directors' Report of
5) as at the end of each			the 2015 Annual Report.
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.			
Recommendation 8.2	N/A	N/A	Refer to the Remuneration Report section of the 2015 Annual Report.
A listed entity should separately	14/74	1V/A	Refer to the Remaineration Report Section of the 2013 Annual Report.
disclose its policies and practices			
regarding the remuneration of			
regarding the remuneration of			

non-executive directors and the remuneration of executive directors and other senior executives.			
Recommendation 8.3 A listed entity which has an equity-based remuneration scheme should: a) have a policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme; and	N/A	N/A	The Company does not have an equity-based remuneration scheme.
b) disclose that policy or a summary of it.			