METEORIC RESOURCES NL - Corporate Governance Statement

ASX Corporate Governance Council's *Corporate Governance Principles and Recommendations – 4th edition* For the year ended 30 June 2025 and approved by the Board.

The Company is committed to high standards of corporate governance designed to enable the Company to meet its performance objectives and better manager its risks.

The Company has adopted a comprehensive governance framework in the form of a formal corporate governance charter together with associated policies, protocols and related instruments.

A full copy of the Company's corporate governance charter and associated policies, protocols and related instruments is available on the Company's website under its "Corporate Governance" heading at www.meteoric.com.au

The Company intends to follow the ASX CGC P&R in all respects other than as specifically provided below.

In particular, each of the recommendations of the ASX CGC P&R which will not be followed by the Company and the reasons why they respectively will not be followed, are set out below. The independent directors of the Company are Dr Paul Kitto, Mr Peter Gundy and Dr Nomi Prins. When determining the independent status of a Director the Board used the Guidelines detailed in the ASX Corporate Governance Council's Principles of Good Corporate Governance and Best Practice Recommendations.

Rec	ommendation	Current Practice
1.1	A listed entity should have and disclose a Board Charter setting out:	See Board Charter in the corporate governance section of website.
	The respective roles and responsibilities of its board and management; and	Satisfied. The functions reserved for the Board and delegated to senior executives have been established and are further disclosed in the annual report.
	 Those matters expressly reserved to the board and those delegated to management. 	
1.2	A listed entity should: a. Undertake appropriate checks before appointing a director or senior executive, or putting forward to security holders a candidate for election, as a director; and	Satisfied. Appropriate checks have been undertaken and material information provided to security holders with regards election of directors.
	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	
1.3	A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.	Satisfied. Agreements are in place.
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 proper functioning of the board.	Satisfied. This practice is in place.
1.5	A listed entity should:	

- Have and disclose a diversity policy;
- Through its board or a committee of the board, set measurable objectives for achieving gender diversity in the composition of the board, senior executives and workforce generally;
- c. Disclose in relation to each reporting period
 - The measurable objectives set for that period to achieve gender diversity;
 - 2. The entity's progress towards achieving these objectives; and
 - The respective proportions of men and women on the board, in senior executive positions and across the whole workforce.

Satisfied, see Diversity Policy in the corporate governance section of website.

Not satisfied. To drive diversity and inclusion within the Company, the Board has set the following objectives: To increase the percentage of women in the business and more specifically, in leadership roles, and actively promote a culture that values diversity, inclusion and flexibility across the workforce generally.

New Directors

To promote the specific objective of gender diversity in the new Director selection process, the following is required:

- (a) Determine the skills and characteristics required based on the skills matrix, internal and competitive data and ensure the required qualities align with the Company's values and business objectives
- (b) Selection of candidates is formal and transparent;
- (c) Candidates should be selected from a diverse, experienced and skilled pool. Understand and research the pool in which candidates are being "pulled" from; look at the statistics. A wider pool can be established by engaging a professional search firm and by advertising Board vacancies;
- (d) At least one female candidate should be present on every shortlist. If at the end of the selection process, a female candidate is not selected, the existing Board must be satisfied there are objective reasons to support its determination.

Employees including Senior Management Roles

To promote the specific objective of gender diversity in the new Director selection process, the following is required:

- (a) Candidates should be selected from a diverse, experienced and skilled pool;
 and
- (b) A short-list identifying potential candidates for the appointment should include a mix of both male and female candidates wherever possible.

There is one female board member (17%) and there are 9% women senior executives within the Company. Across the whole workforce 18% of the workforce are represented by females.

1.6 A listed entity should:

 Have and disclose a process for periodically evaluating the performance of the board, its committees and individual directors; and Satisfied, see process in corporate governance policies.

 Disclose whether performance evaluations were undertaken in accordance with that process for each reporting period. Satisfied. A Performance evaluation of the Board has been undertaken during the reporting period in accordance with the process.

1.7 A listed entity should:

 Have and disclose a process for evaluating the performance of senior management at least once every reporting period; and Satisfied, see process in corporate governance policies.

	b. Disclose whether performance evaluations were undertaken in accordance with the process.	Satisfied. Evaluations have been undertaken in the reporting period.
2.1	A listed entity should have a nomination committee which: - Consists of at least 3 members, a majority of whom are independent directors; - Is chaired by an independent director; And disclose:	Satisfied. The Company's Remuneration & Nomination Committee consists of thre members comprising Dr Paul Kitto (Chair), Dr Nomi Prins and Mr Peter Gundy, a majorit of whom are all considered independent directors.
	 The charter of the committee; The members of the committee The number of times the committee met and individual 	The Company's Nomination Committee Charter is available in the corporate government policies disclosed on the website. The committee met three times during the year and the details of which are set out in the
	attendance at those meetings	annual report for the financial year ending 30 June 2025.
	If it does not have a nomination committee disclose that fact and the process it follows to address that role.	N/A
2.2	A listed entity should have and disclose a board skills matrix setting out the skills that the board currently has or is looking to achieve.	Refer Schedule 1 of this document.
2.3	A listed entity should disclose: The names of the directors considered by the board to be independent directors and	Currently Non-Executive Directors Dr Paul Kitto, Mr Peter Gundy and Dr Nomi Prins at considered to be independent directors as defined by ASX guidelines.
	 length of service. If a director has an interest / association / relationship that meets the factors of assessing independence. 	Length of Service as at September 2025 Dr Andrew Tunks: Appointed 10/01/2018 (7 years, 8 months) Dr Paul Kitto: Appointed 16/10/2019 (5 years, 11 months) Dr Marcelo de Carvalho: Appointed 20/07/2021 (4 years, 3 months) Mr Peter Gundy: Appointed 13/11/2023 (1 year, 11 months) Dr Nomi Prins: Appointed 01/06/2024 (1 year, 4 months) Mr Stuart Gale: Appointed 18/11/2024 (10 months)
2.4	A majority of the board should be independent directors.	Not Satisfied: (50%). Dr Paul Kitto, Mr Peter Gundy and Dr Nomi Prins are considered to be independent directors as defined by ASX guidelines. Due to the size of the Company are being a six-person board, the Company considers the structure of the Board to be appropriate to manage the level of activity of the Company at the current stage. As the Company develops it will aim to identify and appoint further independent directors at the appropriate time.
2.5	The chair should be an independent director.	Not Satisfied. Dr Andrew Tunks is not considered to be independent Chair as defined to ASX guidelines. The Board considers it appropriate to have the Chair engaged in a executive capacity at this critical stage of the Company's development.
		Satisfied. The Chair does not undertake the CEO function.

The roles of Chair and Chief Executive Officer should not be exercised by the same individual.	
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 roles as directors effectively.	The Company will provide induction material for any new directors and, depending on specific requirements, will provide appropriate professional development opportunities for directors.
A listed entity should articulate and disclose its Statement of Values.	Satisfied. The Statement of Values is available on the Company's website at the Corporate Governance Section.
A listed entity should: Have and disclose a code of conduct for its directors, senior executives and employees; and ensure that the Board is informed of any material breaches of that code.	Satisfied. The Code of Conduct is available on the Company's website at the Corporate Governance Section.
A listed entity should: - have and disclose a Whistleblower Policy; and - ensure that the Board is informed of any material	Satisfied. The Whistleblower Policy is available on the Company's website at the Corporate Governance Section.
A listed entity should: - have and disclose an Anti- Bribery and Corruption Policy; and - ensure that the Board is informed of any material breaches of that policy.	Satisfied. The Anti-Bribery and Corruption Policy is available on the Company's website in the Corporate Governance Section.
should have an audit committee which: - Has at least three members all of whom are non-executive directors and a majority of whom are independent directors; and - Is chaired by an independent chair, who is not chair of the board. Disclose: - The charter of the committee;	Satisfied. At the date of this report the Audit & Risk Committee has 4 members, the majority of which are independent and is Chaired by an independent chair, who is not chair of the board. Committee: Peter Gundy (Chair) (Independent Member) Paul Kitto (Member) (Independent Member) Nomi Prins (Independent Member) Andrew Tunks (Member) The Audit Committee Charter is available on the Company's website in the Corporate Governance Section. The relevant member qualifications for each member are reported in the Annual Report. The audit committee met 4 times during the Period.
	Executive Officer should not be exercised by the same individual. 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 roles as directors effectively. A listed entity should articulate and disclose its Statement of Values. A listed entity should: - Have and disclose a code of conduct for its directors, senior executives and employees; and - ensure that the Board is informed of any material breaches of that code. A listed entity should: - have and disclose a Whistleblower Policy; and - ensure that the Board is informed of any material breaches of that policy. A listed entity should: - have and disclose an Anti-Bribery and Corruption Policy; and - ensure that the Board is informed of any material breaches of that policy. The board of a listed entity should have an audit committee which: - Has at least three members all of whom are non-executive directors and a majority of whom are independent directors; and - Is chaired by an independent chair, who is not chair of the board. Disclose:

	The number of times the committee met and individual attendance at those meetings	The Company has established procedures for the selection, appointment and rotation of its external auditor. The Board was responsible for the initial appointment of the external auditor. The Audit Committee is responsible for the appointment of a new external auditor when the vacancy arises. Candidates for the position must demonstrate complete independence from the Company through the engagement period.		
	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.			
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.	Satisfied.		
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/reviewed by an external auditor	Satisfied. Continuous Disclosure Policy is available on the Company's website in the Corporate Governance Section.		
5.1	A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under listing rule 3.1.	Satisfied. Continuous Disclosure Policy is available on the Company's website in the Corporate Governance Section.		
5.2	A listed entity should: ensure that its board receives copies of all material market announcements promptly after they have been made.	Satisfied. Continuous Disclosure Policy is available on the Company's website in the Corporate Governance Section.		
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 announcement platform ahead of the presentation.	Satisfied. Continuous Disclosure Policy is available on the Company's website in the Corporate Governance Section.		

6.1	A listed entity should provide	Satisfied.
0.1	information about itself and its governance to investors via its	See the Company's website including the Corporate Governance Section.
	website.	
6.2	A listed entity should design and implement an investor relations program to facilitate effective two-way communication with investors.	Satisfied. See the Company's website in the Corporate Governance Section.
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.	Satisfied. See Communication Policy on the Company's website in the Corporate Governance Section.
6.4	A listed entity should ensure that all substantive resolutions at a meeting of security holders are decided by poll rather than by a show of hands.	Satisfied.
6.5	A listed entity should give security holders the option to receive communications from, and send communication to, the entity and its security registry electronically.	Satisfied. See welcome pack to investors.
7.1	The board of a listed entity should have a committee to oversee risk, which: - Has at least three members, a majority of whom are independent directors; and - Is chaired by an independent director, Disclose: - The charter of the committee; - The members of the committee; and - The number of times the committee met and individual attendance at those meetings If it does not have a risk committee, disclose that fact and the processes it employs for overseeing the entity's risk management framework.	Satisfied. At the date of this report the Audit & Risk Committee has 4 members, the majority of which are independent and is Chaired by an independent chair, who is not chair of the board. Committee: Peter Gundy (Chair) (Independent Member) Paul Kitto (Member) (Independent Member) Nomi Prins (Independent Member) Andrew Tunks (Member) The Company's Risk Management Policy is available on the Company's website in the Corporate Governance Section. The relevant member qualifications for each member are reported in the Annual Report. The audit and risk committee met 4 times during the Period.
7.2	The board or a committee of the board should: - Review the entity's risk management framework at least annually to satisfy itself that it continues to be sound; and that the entity is operating with due regard for the risk appetite set by the board;	Satisfied. The Company has established policies for the oversight and management of material business risks. Under the policy, the Board is responsible for approving the Company's policies on risk oversight and management and satisfying itself that management has developed and implemented a sound system of risk management and internal control.

	- Disclose whether such a	
	review has taken place.	
7.3	A listed entity should disclose: If has an internal audit function, how the function is structured and what role it performs;	Not satisfied. The entity does not have an internal audit function. The function is undertaker by the Board.
	- If it does not have an internal audit function, disclose that fact and the process it employs for evaluating and continually improving the effectiveness of its governance, risk management and internal control processes.	The Company's Risk Management Policy is available on the Company's website in the Corporate Governance Section.
7.4	The entity should disclose whether it has any material exposure to economic, environmental and social sustainability risks, and if it does, how it manages those risks.	The Company has identified various risks relevant to the entity which are set out in detail including mitigation strategies on page 19 of the Annual Report for the financial year ending 30 June 2025.
8.1	The board of a listed entity should: have a remuneration committee which has at least three members a majority of whom are independent directors; and Is chaired by an independent director; and Disclose: The charter of the committee; The members of the committee; and The number of times the committee met and individual attendance at those meetings If it does not have a remuneration committee disclose that fact and the process it follows to address that role.	Satisfied. At the date of this report, the Remuneration Committee comprised 4 members the majority of which are independent and is Chaired by an independent chair, who is no chair of the board. Committee: Paul Kitto (Member) (Independent) (Chair) Peter Gundy (Chair) (Independent) (Member) Nomi Prins (Independent Member) Andrew Tunks (Member) The Remuneration Committee Charter is available on the Company's website in the Corporate Governance Section. The Remuneration Committee held three meetings during the period.
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.	Satisfied. The structure of Directors' remuneration is disclosed in the remuneration report section of the annual report.
8.3	A listed entity which has an equity-based remuneration scheme should: - Have a policy on whether participants are permitted to enter into transactions which limit the economic risk of participating in the scheme;	The Company does not have an equity-based remuneration scheme.

 Disclose that policy or a summary of it.

Further information about the Company's corporate governance practices is set out on the Company's website at https://meteoric.com.au/about/corporate-governance



SCHEDULE 1 - BOARD SKILLS MATRIX FY25

	LEGEND:
METEORIC RESOURCES NL	SCORE 1-5 (1= Lowest, 5 = Highest)
	Board Average Score
Business Strategy	
Strategic Planning	4.33
Chief Executive Role	4.67
Corporate Governance	
Company Directorship Experience	4.33
Governance & Policy	4.00
Environmental & Climate	
	3.33
Social & Sustainability	3.67
Stakeholder engagement	4.00
Crisis Management	4.33
Financial & Audit	3.83
Risk management and mitigation	4.33
International Experience	
Banking/Capital Markets	3.83
Marketing	3.67
Rare Earths Industry	3.00
International Govts	4.17
Technology & Innovation	
Finance Literacy	4.17
Digital & Information Technology	3.00
Human Resources	3.33
Legal	3.33
Public Relations, Marketing &	
Communications	4.33
Mine Planning	2.33
Metallurgy	2.50
Chemical Engineering	2.17
Process Engineering	2.33
Project Engineering Construction &	
Execution	
Project Development & Construction	2.83
Feasibility Study Prep.	3.33
Project Management	
Project Management	3.50
Established Networks	
Financial Institutions	4.00
Stakeholder engagement	4.17
Engineering Cons.	3.17
Federal Government	3.33
Local Government	3.17

Local Indigenous Groups and Orgs.	2.50
Behavioural	
Team player / collaborative	4.50
Integrity and high ethical standards	4.83
Executive Management	4.50
Mentoring abilities	4.17
Interpersonal relations	4.50
Listening skills	4.50
Verbal communication skills	4.83
Decision making	4.50
Willingness and ability to devote time and	
energy to the role	4.83