

12 November 2020

The Manager, Companies Australian Securities Exchange Companies Announcement Centre 20 Bridge Street SYDNEY NSW 2000

Dear Sir/Madam,

GrainCorp Limited 2020 Corporate Governance Statement and Appendix 4G

Please find attached GrainCorp Limited's Corporate Governance Statement and Appendix 4G in accordance with Listing Rules 4.7.3, 4.7.4 and 4.10.3.

This announcement is authorised for market release by the GrainCorp Limited Board.

Yours faithfully, GrainCorp Limited

Annerly Squires Company Secretary

GrainCorp Limited

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2020 CORPORATE GOVERNANCE STATEMENT

GrainCorp Limited

Introduction

GrainCorp Limited's (**GrainCorp** or **the Company**) Corporate Governance Statement outlines the governance framework the Company's board of directors (**Board**) has adopted for all entities in the GrainCorp Group.

GrainCorp remains committed to ensuring that its systems, procedures and practices reflect a high standard of corporate governance. The Board believes that its governance framework provides clear guidance on how authority is exercised and promotes a culture of compliance, ethical behaviour, integrity and respect to protect shareholder and other stakeholder interests.

Annual Overview

For the financial year ended 30 September 2020 (**FY20**), GrainCorp considers that its governance arrangements were consistent with the third edition of the ASX Corporate Governance Principles and Recommendations (**Recommendations**).

The fourth edition of the ASX Corporate Governance Principles and Recommendations apply to GrainCorp with effect from 1 October 2020, being its first full financial year from the effective date of the fourth edition. We have reviewed our governance practices against the fourth edition and will be reporting against the fourth edition for the financial year commencing 1 October 2020 in next year's Corporate Governance Statement.

Copies of GrainCorp's Constitution, Charters and related governance materials referred to in this statement are available on the Corporate Governance section of GrainCorp's website at http://www.graincorp.com.au/investors-and-media/investor-information/corporate-governance.

The following sections provide details of GrainCorp's compliance with the adopted governance framework and its practices in accordance with the Recommendations.

Principle 1: Lay solid foundations for management and oversight

a) Primary objective of the Board

To build long term shareholder value with due regard to other stakeholder interests. The Board provides governance and strategic guidance for GrainCorp and effective oversight of management. The governance structure determines how GrainCorp sets and monitors its profit and growth targets, while appropriately managing risk, and considering the interests of shareholders and other stakeholders.

b) Board Charter

The Board has formalised its authority, responsibilities and processes in a Board Charter. The Charter includes the Board's role in strategy and planning, budgeting, financial reporting, employee and remuneration policies, risk management, governance, safety, health and environment, audit, compliance and performance monitoring. The Charter is consistent with GrainCorp's Constitution.

Under GrainCorp's Constitution, and as detailed in its Charter, the Board may delegate any of its powers to Committees of the Board. The standing Committees established by the Board are detailed below.

c) Delegation to the Managing Director & Chief Executive Officer (MD and CEO)

During the reporting period, the Board delegated authority for the day-to-day management of GrainCorp to the MD and CEO, who manages GrainCorp according to strategies, budgets, policies and delegations approved by the Board.

The MD and CEO and team of senior management (**Executive Team**) implement GrainCorp's strategic plans and manage the business operations. The MD and CEO provides reports to the Board to ensure it is fully informed of all material matters.

The Board and its Committees monitor the decisions and actions of the MD and CEO and the performance of the business as a whole.

d) Board composition, selection and appointment of new directors

It is the Board's policy to achieve a balance of relevant industry, technical and functional skills, experience, and diversity amongst its Directors. The Remuneration and Nominations Committee (RNC) has the responsibility to

2020 CORPORATE GOVERNANCE STATEMENT

GrainCorp Limited

review and make recommendations to the Board regarding composition and the nomination process for appointments. It regularly reviews the size, skills matrix and composition of the Board to assess the need for any new appointments or changes.

When considering a candidate, in addition to skills, experience and diversity, the RNC considers personal qualities, ability to devote sufficient time to the Board, and professional reputation. Background checks are also performed to assess the character, experience, education, criminal record and bankruptcy history of the candidate. The RNC assesses potential candidates and makes recommendations to the Board for final determination by shareholders. Through the Notice of Meeting, which is distributed to shareholders prior to the Annual General Meeting (**AGM**), the Board provides shareholders with all material information disclosed to the Board and relevant to a decision on whether or not to elect or re-elect a Director.

All Directors and members of the Executive Team are appointed subject to a written agreement with GrainCorp setting out the terms and conditions of their appointment.

e) The Company Secretary

The appointment or removal of the Company Secretary is a decision made by the Board. The Company Secretary is accountable to the Board, through the Chairman, on all matters to do with the proper functioning of the Board. The Company Secretary works closely with the Chairman to manage the distribution of information between the Board, its Committees and the Executive Team. The Company Secretary provides advice and support to the Board and its Committees on governance-related matters and is responsible for organising the induction of new directors. All directors have a right of access to information and advice, which is facilitated through the Company Secretary and the Chair of each Committee. The qualifications and experience of GrainCorp's Company Secretaries are set out in the Directors' Report on page 20 of the 2020 Annual Report.

f) Evaluation of Board performance

The Board reviews its performance and that of each Director on an annual basis. An external review of Board performance is conducted approximately every three years, in line with market practice. In those years that an external review is not conducted, the Board conducts an internal performance appraisal.

The review covers matters such as:

- The Board's contribution to developing strategy and policy;
- The Board's performance relative to its responsibilities;
- The interaction between Board members and between the Board and the Executive Team;
- The Board's oversight of the business and performance of the Executive Team, controls and compliance;
- The operation of the Board including the conduct and content of Board meetings;
- The performance of each Board Committee against the responsibilities of its Charter; and
- The individual contribution of each Director.

An internal performance appraisal was conducted by the Board in FY20 in accordance with this process. The Board intends on conducting an external review of Board performance in 2021.

In addition, the performance of a Non-executive Director is assessed when nominating for election or re-election at an AGM. In the particular Director's absence, the Board, following recommendations from the RNC, assesses whether to endorse the Director's election or re-election to shareholders.

g) Evaluation of Executive Team performance

The MD and CEO is responsible for monitoring the performance of each member of the Executive Team. The MD and CEO is also responsible for ensuring there is an effective succession planning process for each Executive Team member.

Members of the Executive Team as at 30 September 2020 are listed on page 19 of the 2020 Annual Report. The Executive Team meets regularly to review performance and strategic issues, and to build alignment across the business. Each member of the Executive Team has a written position description, employment contract and annual key performance indicators (**KPIs**).

The MD and CEO reviews the performance of the Executive Team individually and collectively against their agreed KPIs, the Company's leadership framework and GrainCorp's Values. The RNC reviews the performance of the Executive Team through reporting of end-of-year performance appraisals. Performance reviews of the Executive Team were conducted by the MD and CEO for the year ended 30 September 2020.

2020 CORPORATE GOVERNANCE STATEMENT

GrainCorp Limited

The RNC and the Board reviews the performance of the MD and CEO against agreed KPIs. This has been conducted for the year ended 30 September 2020.

h) Board and Committee Meetings

The Board and its Committees meet regularly throughout the year according to an annual schedule of meetings, and at other times as required. Details of the number of meetings held and the attendance record of each Director are on page 22 of the Directors' Report in the 2020 Annual Report.

i) Diversity and Inclusion

GrainCorp aims to foster a diverse and inclusive workplace that facilitates opportunity, respect and innovation, helping our people, customers and communities to prosper and grow. GrainCorp's focus on diversity and inclusion is active across all operating geographies.

GrainCorp's new inclusion & Diversity Action Plan (iDAP) provides a centralised and action-focused resource, centred around six elements of diversity (Gender Participation; Indigenous Awareness; LGBTIQ+; Disability; Stage of Life; and Cultural & Language) with inclusion being the central theme. Further detail regarding the iDAP will be included next year, once it is fully embedded within the business.

GrainCorp conducts annual internal pay equity analysis to ensure performance and reward outcomes are gender neutral, non-discriminatory and free from bias.

GrainCorp recognises that flexible work arrangements are a key driver to attracting and retaining employees across all our geographies and generations in our workforce. GrainCorp currently offers Australian based employees Purchased Annual Leave of up to four weeks in recognition of the need for greater flexibility at different life stages. We have also modernised our Australian parental leave policy to provide 14 weeks paid leave for primary care givers and two weeks for secondary care givers, bringing GrainCorp in line with best practice employers.

Gender diversity

To improve and promote gender diversity, we set two targets in relation to the recruitment of vacant roles within the top two tiers of management below the MD and CEO:

- Include at least two females in the candidate pool for these roles, and
- Fill at least 40 per cent of these roles with females.

In FY20, both targets were achieved. The number and percentage of women employed in GrainCorp over the past three years, as at 30 September, were:

	20	020	2	2019	2	018
Groups	Number	Percentage	Number	Percentage	Number	Percentage
Non-executive Directors ¹	1	25%	2	25%	2	25%
Executive Team ²	2	40%	2	33%	2	20%
Senior Leaders	10	24%	9	21%	11	22%
People Leaders	68	22%	111	22%	106	21%
Total GrainCorp workforce	478	25%	836	27%	681	24%

The data for 2020 reflects a change in workforce profile following the demerger of United Malt Group and the sale of the Australian Bulk Liquid Terminals.

GrainCorp is compliant under the Workplace Gender Equality Act 2012 for the 2019-20 reporting period.

 $^{^{\}mbox{\scriptsize 1}}$ Non-executive Directors excludes the MD and CEO.

² The Executive Team includes the MD and CEO.

2020 CORPORATE GOVERNANCE STATEMENT

GrainCorp Limited

Further information

Further information on GrainCorp's FY20 Diversity & Inclusion performance is documented in the 2020 Sustainability Report and it the Company's Equity & Diversity and Preventing Harassment in the Workplace Policy Statement, both of which are available on the Company's website. Additionally, a copy of GrainCorp's new Diversity & Inclusion Policy (**D&I Policy**), which took effect from 1 October 2020, is also available on the Company's website. The D&I Policy sets out GrainCorp's commitment to ensuring diversity across our business.

Principle 2: Structure the Board to add value

a) Structure of the Board

GrainCorp's Constitution contains provisions concerning Board size, meetings, and the election, powers and duties of Directors. Collectively the Board aims to achieve a broad range and balance of skills, experience and expertise to oversee GrainCorp's operations. The Company's Constitution stipulates a minimum of four and a maximum of ten Directors.

As at 30 September 2020, the Board comprised five Directors: 4 Non-executive Directors and one Executive Director, being the MD and CEO.

The Chairman of the Board is an independent Non-executive Director. The skills, experience and responsibilities of each Director are on pages 16 and 17 of the 2020 Annual Report.

Details of the period of office held by each current Director and the year of their last election are as follows:

Director	Appointed	Last Elected at an AGM	Independence
Peter Richards	9 November 2015	20 February 2019	Independent
Kathy Grigg	11 December 2019	19 February 2020	Independent
Donald McGauchie AO	23 December 2009	20 February 2019	Independent
Daniel Mangelsdorf ³	17 February 2005	15 February 2018	Independent
Robert Spurway	23 March 2020	Not applicable	Not Independent

b) Board independence

For the year ended 30 September 2020, all of GrainCorp's Non-executive Directors are considered by the Board to be independent. The Board Charter details the criteria to be used to assess whether a Director has a relationship with GrainCorp, which could, or could be perceived to, impede independent decision making.

All Directors are required to notify the Chairman and Company Secretary of their interests and other appointments as they arise.

During the reporting year, a number of Directors, through their association with other entities, entered into transactions with GrainCorp in the ordinary course of business. Those transactions were neither material nor impacted upon the independence of those Directors, and they were conducted on 'arms-length' commercial terms, being no more or less favourable than other users of GrainCorp's services. Details of transactions with Directors are shown in Note 4.6 of the 2020 Annual Report.

c) Conflicts of interest

Each Director has a responsibility to determine whether he or she has a potential or actual conflict of interest in relation to any matter which comes before the Board. The Company maintains a Register of Directors' Interests which is updated regularly.

The Board Charter and Group Conflict of Interest Policy details the obligations of Directors in dealing with any conflicts of interest. Should a conflict arise, the conflicted Director will not receive any Board papers relevant to such conflict and, unless the non-conflicted Directors resolve to the contrary, will not be present for Board

³ Dan Mangelsdorf was appointed to the Board as a Director representing a major shareholder in 2005. Mr Mangelsdorf has subsequently served as an Independent Director since 2009.

2020 CORPORATE GOVERNANCE STATEMENT

GrainCorp Limited

deliberations on the matter and will not vote on any related Board resolutions. The same procedures apply in the event of a conflict relating to any matter to be considered by any Board Committee.

GrainCorp's Code of Conduct provides guidelines for dealing with conflicts of interest, for Executives and other employees.

d) Access to information and independent advice

Directors may access information and seek independent professional advice which they individually or collectively consider necessary to fulfil their responsibilities and allow independent, well informed judgement in decision making. All such information and advice will be shared with all other Directors unless precluded by a conflict situation and will be at GrainCorp's expense.

e) Tenure and election at Annual General Meetings

Non-executive Directors must retire from office and may seek re-election by shareholders at the third AGM after their election if they seek to continue in their role. The Constitution requires that there be an election of Directors at every AGM. If no Director is to retire from office in accordance with their tenure, the Director to retire will be the individual who has held office for the longest period since last elected or re-elected. GrainCorp's Constitution does not impose a maximum term of service on Directors.

The Chairman is appointed by his or her fellow Directors with the term of office determined by the remaining members of the Board. The Chairman is subject to the same Director re-election rules as other Non-executive Directors.

f) Board Committees

The Board may from time to time establish and delegate powers to committees, in accordance with GrainCorp's Constitution, to assist in the discharge of its responsibilities. At the commencement of FY20, the standing Committees of the Board comprised:

- Board Audit & Risk Committee (BAC)
- Business Risk Committee (BRC)
- Safety, Health, Environment and Governance Committee (SHEGC)
- People Remuneration and Nominations Committee.

Following the demerger of United Malt Group in March 2020 (**Demerger**), the BAC and BRC were consolidated to form a combined Audit & Risk Committee and the remit of the SHEGC is now focused on safety, health and environment matters, with governance matters reserved for the Board.

The current standing Committees are as follows:

- Audit & Risk Committee (ARC)
- Safety Health & Environment Committee (SHEC)
- · Remuneration and Nominations Committee.

Each Committee is comprised of a majority of Non-executive Directors and is chaired by an independent director.

The composition of each Committee is reviewed regularly by the Chairman of the Board and annually by the RNC. Membership of each Committee is determined by each Director's skills and experience, their ability to add value and to commit the necessary time to the Committee. Due to the size of the Board following Demerger, all Non-executive Directors are currently members of each Board Committee.

Each Committee operates under a Charter detailing its responsibilities and has unrestricted access to GrainCorp's Executives, advisors and other employees as well as to information necessary for the discharge of its responsibilities.

The MD and CEO attends all meetings as appropriate, but does not attend any meetings where his performance, any conflicts, appointment or remuneration are being considered.

Proceedings of each Committee meeting are reported by the respective Committee Chair at the first Board meeting following the Committee meeting.

Details of the Directors' attendance at Committee meetings during the year are contained in the Directors' Report on page 22 of the 2020 Annual Report.

2020 CORPORATE GOVERNANCE STATEMENT

GrainCorp Limited

g) Remuneration and Nominations Committee

The RNC is the 'nominations committee' for the Board and is also responsible for assisting the Board in the oversight and evaluation of GrainCorp's people strategy and remuneration framework (detailed at Principle 8 of this Governance Statement). The full responsibilities of the RNC are detailed in its Charter.

All current Non-executive Directors, all of whom are independent, are members of the RNC. The current members of the RNC are Donald McGauchie AO (Chair), Peter Richards, Kathy Grigg and Daniel Mangelsdorf. The MD and CEO, Group General Counsel, Company Secretary and Chief People and Transformation Officer attend all meetings of the RNC by invitation. The RNC is empowered to seek independent advice to assist in its decision-making processes.

The responsibilities of the RNC include:

- Reviewing GrainCorp's remuneration strategy to ensure alignment between organisational performance and shareholder expectations;
- Reviewing and approving remuneration programs and performance targets for members of the Executive Team, including the monitoring of performance against those targets; and
- Reviewing and oversight of GrainCorp's people strategies and practices in regard to succession planning, talent management, diversity and inclusion, and employee relations.

h) Board Skills, Experience and Attributes

GrainCorp seeks to maintain a Board of Directors with a broad range of industry and other skills, experience and knowledge necessary to guide the business. Figure 1 sets out the key skills, experience and diversity the Board has identified as desirable attributes.

Figure 1: Skills Matrix

Strategy and Business Acumen	Agribusiness / Supply Chain
Experience in developing and monitoring business strategies and applying acumen and judgement to grow shareholder value	Experience in and understanding of the economic drivers, markets, and challenges of agricultural businesses and related supply chain management
Consumer Goods and Manufacturing	Financial, Risk and Compliance Management
Experience and understanding of the economic drivers, challenges, and operations of food processing and manufacturing industries	Senior leadership experience in management and financial accounting, corporate finance, tax, trading & operational risk, compliance and internal controls
Safety, Health and Environment	Board and Governance Experience
Experience in overseeing effective management of safety, health and environmental compliance and risk management systems	Experience as a Non-executive Director with a strong commitment to good governance and knowledge of compliance and regulatory requirements for listed entities
Talent and Diversity Management	Executive Leadership
Experience in organisational talent identification and management, corporate culture, employee engagement, leadership development, succession, and remuneration	Extensive experience in senior leadership roles, including listed board positions
Diversity and Inclusion	International Operations
Ability to contribute to the diversity and inclusion agenda of an organisation to effect change	Experience as a director or manager of multi- geographic organisations, including exposure to a range of political, cultural, regulatory and business environments

The Board also strives for gender diversity and relevant geographic experience within these skill sets and aims to ensure that the Board, as a whole, is able to demonstrate a blend of capabilities.

2020 CORPORATE GOVERNANCE STATEMENT

GrainCorp Limited

The RNC assesses candidates and makes recommendations to the Board regarding candidates it considers appropriate for appointment. Such recommendations focus on the mix of skills, experience, expertise, diversity and other qualities of existing Directors, as well as how the candidate's attributes will balance and complement those qualities, and address any potential skills gaps, considering the evolving strategic direction of the Company.

The Board believes that its current membership includes Directors who collectively provide the desired skills and experience to equip the Board to fulfil its role effectively.

The Board will continue to monitor, and refine as necessary, the skills matrix in light of the Company's strategic direction following the Demerger.

i) Director Induction, Training and Ongoing Development

Upon appointment, Directors undertake a comprehensive induction program tailored to their individual needs, outlining key information relevant to their role. This includes briefings on the Company's business and strategic plans, culture and values, policies, operations and the environment in which it operates. The program also includes meetings with external and internal auditors and other advisors, and discussions with the Chairman and other Directors, along with extensive background reading materials including information on any current issues before the Board. New Directors are encouraged to visit GrainCorp's assets to gain a thorough appreciation of the Group's asset profile, business drivers and risk factors.

During the year, Directors undertake site visits with the purpose of enhancing each individual Director's knowledge of the business and its operating environment.

Directors are encouraged to undertake continuing education and training to develop and maintain the skills and knowledge required to perform their role effectively and are provided with appropriate professional development opportunities to do so. Directors receive briefings on developments in the industry and the legislative, regulatory and industry framework, such as recent briefings in relation to industrial and workplace manslaughter legislation.

Principle 3: Act ethically and responsibly

a) Code of Conduct

GrainCorp has adopted a Code of Conduct (**Code**) which provides a set of guiding principles for acting honestly and with integrity and fairness at all times. The Company's Values, outlined in the Code, provide a common understanding of expected behaviours of Directors, the Executive Team and all employees.

The Code of Conduct is available on the Company's website.

b) Dealing in GrainCorp securities

GrainCorp's Share Trading Policy (**Policy**) prohibits dealing in GrainCorp's securities by all Directors, Executives and other employees, or their associates, when in possession of unpublished price sensitive information concerning the Company.

The Policy prohibits 'Designated Officers' (as defined in the Policy) from dealing in GrainCorp's securities at all times other than during specific 'Trading Window' periods. A Designated Officer may only deal in a Trading Window when not in possession of price sensitive information.

The Policy outlines the requirements and process for Designated Officers to seek approval before they, or their associates, deal in the Company's securities.

The Policy also prohibits Designated Officers and their associates from providing GrainCorp securities as security in connection with any margin loan or similar financing arrangement without prior approval.

Further, it is a condition of any grant to employees of any performance rights or deferred shares that no schemes are entered into that protect the value of such performance rights or shares before they vest. Any breach of this condition constitutes a breach of the terms of the grant and may result in the forfeiture of the performance rights.

A copy of the Share Trading Policy is lodged with the ASX and is available on the Company's website.

c) Whistleblower protection

A principle underlying GrainCorp's Code is the requirement for any person at GrainCorp to immediately report, in good faith, any known or suspected breaches of the Code, GrainCorp policies or the law.

2020 CORPORATE GOVERNANCE STATEMENT

GrainCorp Limited

GrainCorp's Whistleblower Policy provides a mechanism whereby such breaches may be reported on a confidential basis without fear of reprisal, dismissal or discriminatory treatment.

Reports may be made under this Policy to specified 'Whistleblower Disclosure Officers' or to an independently managed 'whistleblower hotline' available in all the countries in which the Company has operations and to all employees and external parties.

A copy of the Whistleblower Policy is available on the Company's website.

d) Political donations

GrainCorp will not use Company funds, property, goods or services as a contribution to a political party or candidate, or for consideration or favourable treatment. The Company may pay legitimate fees for approved GrainCorp attendees to participate in, or attend as observers, those political events which are assessed to be of relevance to GrainCorp, its industry or operations. Such fees are approved by the Chairman and the MD and CEO. Further detail is outlined in the Company's Code, which is available on the Company's website.

Principle 4: Safeguard integrity in financial reporting

a) Audit & Risk Committee (ARC)

Following the Demerger, the BAC and BRC were combined to form the ARC. The role of the ARC is to assist the Board in fulfilling its responsibilities in relation to risk management, financial reporting and internal controls. The ARC reviews GrainCorp's financial reporting processes, systems of internal control and management of financial risks as well as the process, coverage, performance and independence of the internal and external audit functions. The responsibilities of the ARC are detailed in its Charter.

All Non-executive Directors, all of whom are independent, are members of the ARC. The current members of the ARC are Kathy Grigg (Chair), Peter Richards, Donald McGauchie AO and Daniel Mangelsdorf. Collectively the Committee members have the technical expertise to enable the ARC to effectively discharge its responsibilities. Details of the ARC members' qualifications, experience and attendance are set out on pages 16 to 17 and 22 of the 2020 Annual Report.

The MD and CEO, CFO, Group General Counsel, Company Secretary and General Manager – Risk, Assurance & Compliance, as well as representatives from GrainCorp's external and internal audit teams, attend all meetings of the ARC by invitation. The ARC regularly meets with the external auditors and advisors without the presence of the Executive Team or management.

b) External audit

PricewaterhouseCoopers (**PwC**) has been GrainCorp's external auditor since 1998 and is responsible for reviewing and auditing the half year and full year financial statements and reports in order to provide an independent opinion that these statements and reports are true and fair and comply with applicable accounting standards and regulations.

PwC attends all meetings of the ARC by invitation and meets regularly with the ARC independently of management to discuss matters which have arisen during the course of its reviews and audits. Representatives of PwC also attend GrainCorp's AGM to answer any shareholder questions on the conduct of the audit, the preparation of the audit opinion and any other related matters.

GrainCorp's Board has adopted an External Auditor Independence Policy (**Independence Policy**) to govern the independence of the external auditor. The Independence Policy places restrictions on the range of non-audit services PwC can provide to GrainCorp and contains a requirement that the lead audit partner be rotated after five years, unless that appointment is extended by agreement under transition provisions.

The Independence Policy also specifies the type of non-audit services or assignments that PwC cannot undertake. In addition, any non-audit services or assignments that are not prohibited, with estimated fees in excess of \$100,000, must be approved by the ARC before that service or assignment commences. The CFO has been authorised to approve such services and assignments with fees estimated to be less than \$100,000.

No work will be awarded to PwC if the ARC or the CFO, as applicable, believe such work would give rise to a 'self-review' threat (as defined in APES110-Code of Conduct for Professional Accountants) or would create a conflict, or potential conflict, of interest for PwC or otherwise compromise PwC's independence.



2020 CORPORATE GOVERNANCE STATEMENT

GrainCorp Limited

Details of the amounts paid to PwC during the year, including for any non-audit services provided, are disclosed in Note 5.1 to the Financial Statements of the 2020 Annual Report.

PwC has provided GrainCorp with the required full year certification of independence which is on page 53 of the 2020 Annual Report.

GrainCorp's current Audit Engagement Partner is Kristin Stubbins, who commenced her role for the year ended 30 September 2017.

A copy of the Independence Policy is available on the Company's website.

c) Management assurance to Directors

The MD and CEO and the CFO have provided a declaration to the Board in relation to the production of GrainCorp's full year financial statements and reports, as required by Section 295A of the *Corporations Act 2001*.

Supporting this declaration are certifications of assurance provided by other senior managers, including senior finance managers within GrainCorp. These certifications comprise representations and responses to questions concerning GrainCorp's financial results, disclosure processes and controls and other matters related to GrainCorp's external reporting obligations.

The effective control environment established by the Board and reviewed by internal audit as part of its annual review program, supports this declaration. Associated companies and joint ventures which are not controlled by GrainCorp are not covered by this declaration. Further, the declaration provides a reasonable, but not absolute, level of assurance of GrainCorp's risk management, internal compliance and control systems, but does not imply a guarantee against any adverse events or more volatile conditions and outcomes which may occur in the future.

Principle 5: Make timely and balanced disclosure

a) Commitment to disclosure

GrainCorp seeks to provide shareholders and other interested parties with quality information in a timely way through the reporting of financial results, the provision of the Annual Report, as well as other announcements and briefings to the market.

GrainCorp is committed to:

- Ensuring that its shareholders and other stakeholders are provided with timely and balanced disclosure of all material matters concerning GrainCorp;
- Complying with its continuous disclosure obligations as required by the Corporations Act 2001, ASX Listing Rules and the Recommendations; and
- Ensuring that all stakeholders have equal and timely access to externally available information issued by GrainCorp.

b) Continuous Disclosure and Financial Markets Communication Policy (Communication Policy)

GrainCorp's Communication Policy supports the commitment to a fully informed market in its securities by ensuring that announcements are:

- Made to the market (via the ASX Announcement Platform) in a timely manner, are factual and contain all relevant material information; and
- Expressed in a clear and objective manner that allows investment community stakeholders to assess the impact of the information when making investment decisions.

GrainCorp's Company Secretary is responsible for monitoring compliance with the continuous disclosure obligations and for overseeing and coordinating disclosures to the ASX and other interested parties. GrainCorp's Investor Relations Manager is responsible for the release of all communications to shareholders.

2020 CORPORATE GOVERNANCE STATEMENT

GrainCorp Limited

Principle 6: Respect the rights of shareholders

a) Annual General Meeting of Shareholders

GrainCorp is committed to ensuring its shareholders are provided with timely disclosure of all material matters concerning the Company.

GrainCorp encourages its shareholders to attend the AGM, where shareholders receive presentations on GrainCorp's performance and outlook and can raise any questions concerning the management of GrainCorp, the conduct of the annual audit, as well as questions on resolutions put to the AGM.

The Notice convening the AGM is accompanied by explanatory notes regarding the resolutions to be put to the AGM. A copy of the Notice, with the explanatory notes, is lodged with the ASX and posted on the Company's website.

Shareholders who are unable to attend the AGM may vote by appointing a proxy using the form provided with the notice, via an online facility or directly through the same online facility. Recent AGMs have been webcasted live so that security holders can follow proceedings online. The webcasts of AGMs are also recorded and made available to view after the AGM on the GrainCorp website.

The results of voting on all resolutions at the AGM are reported to the ASX and posted to the Company's website as soon as possible after the meeting.

Shareholders are also invited to submit questions in advance of the AGM, so that GrainCorp can ensure issues are suitably considered and addressed.

b) Access to Company Information

The Company's website provides access to all relevant corporate governance information regarding the Board, Executive Team and Committees, Charters and Company policies, in addition to profiles on the Non-executive Directors and the Executive Team.

c) Investor Relations Program

The Company's investor relations program is designed to promote understanding amongst shareholders and other stakeholders of the Group's businesses, governance framework, financial and operational performance, and outlook. The investor relations team is responsible for monitoring shareholder feedback and receiving comments and questions at investment briefings and strategy days.

Throughout the financial year, the investor relations team interacts with institutional investors, private investors, analysts, proxy advisers and the financial media. Roadshows are held following the release of the Half Year results and End of Year results. Feedback from shareholders is reported regularly to the Board.

The Investor section on the Company's website provides an overview of the business, share price information, analyst coverage, corporate governance and dates for upcoming investor presentations and events.

d) Electronic Communications

Shareholders have the ability to elect to receive communications and other shareholding information electronically. GrainCorp's share registry is managed by Link Market Services, who can be contacted at: www.linkmarketservices.com.au, graincommunications and other shareholding information electronically. GrainCorp's share registry is managed by Link Market Services, who can be contacted at: www.linkmarketservices.com.au, graincommunications and other shareholding information electronically. GrainCorp's share registry is managed by Link Market Services, who can be contacted at: www.linkmarketservices.com.au, graincommunications and <a href="mailto:graincomm

Shareholders can contact GrainCorp electronically by sending an email to companysecretary@graincorp.com.au, enquiries@graincorp.com.au, or visiting the website www.graincorp.com.au.

Principle 7: Recognise and manage risk

a) Risks

GrainCorp is one of Australia's largest agribusinesses and a global food ingredients business, with a significant presence in the storage and logistics of grain and non-grain commodities, the marketing of grain domestically and internationally, the production and marketing of edible oil products, as well as the production of consumer end-products. Risk is, therefore, inherent in GrainCorp's daily operations and the ability to achieve the Company's goals depends heavily on how effectively risk is managed.

2020 CORPORATE GOVERNANCE STATEMENT

GrainCorp Limited

GrainCorp's risk management objective is to ensure all material risks are identified and, where practical and economically viable, measures are implemented to mitigate or otherwise manage the impact those risks may have on GrainCorp's activities.

b) Risk management framework

GrainCorp's risk framework consists of the Risk Management Framework and Policy (**Risk Management Policy**), which is largely consistent with the Australian/New Zealand and International Standard on Risk Management: AS/NZS ISO 31000:2018 and applies to all entities within GrainCorp.

The Risk Management Policy:

- Provides a systematic approach to risk management aligned to GrainCorp's strategic objectives
- Defines the processes by which GrainCorp determines its risk appetite and manages risk; and
- Articulates the roles and accountabilities for the oversight, governance and management of risk within GrainCorp.

c) Risk management responsibilities and actions

i. Board of Directors

GrainCorp's Board is responsible for determining the risk profile, appetite and strategies and for monitoring the integrity of internal controls and other resources, processes and systems to manage and mitigate risks.

The Board has delegated direct oversight of risk management, other than safety, health and environment (**SHE**) risk management, to the ARC.

The Board has delegated to the Executive Team the responsibility for establishing GrainCorp's risk framework and for implementing the internal controls and other systems and processes to manage risk.

ii. Audit & Risk Committee (ARC)

Subject to the overriding responsibilities of the Board, the BRC previously had oversight of all aspects of risk within GrainCorp except for financial risks, which remained the responsibility of the BAC, and SHE risks, which are the responsibility of the SHEC.

Following the Demerger, the BAC and BRC were combined to form the ARC and the ARC is now responsible for overseeing all aspects of risk within GrainCorp, including continuously reviewing the effectiveness of GrainCorp's risk management framework (for both financial and non-financial risks), processes and controls.

The ARC's responsibilities with respect to risk management include:

- Reviewing and monitoring strategic and operational risks which include, but are not limited to, business trading, ethical, and relevant regulatory risks; and
- Compliance with applicable laws and regulations as well as GrainCorp's internal policies and procedures.

The full responsibilities of the ARC are detailed in its Charter.

Information concerning the members of the ARC is detailed at Principle 4 section (a) above.

To discharge its responsibilities the ARC receives regular reports from the Executive Team:

- That identify and evaluate the significant risks that may affect the achievement of GrainCorp's strategies and operations, including credit and compliance risks
- On material business risks and progress against risk management plans and key performance indicators
- On grain, oil and other commodity trading strategies, and as required, approve new trading business activities and control measures
- Concerning credit, treasury, liquidity, foreign exchange, derivative, country and sovereign risks of the business units, and assesses their alignment to the Company's risk appetite
- On any related non-compliance, including with the Position and Trading Risk Management Policy.

During the year the ARC:

 Reviewed the Group's Strategic Risk, Operational Risk and Food Quality and Safety Management Registers as well as its Insurance Claims and Performance Reports;

2020 CORPORATE GOVERNANCE STATEMENT

GrainCorp Limited

- Reviewed amendments to the Position and Trading Risk Management Policy to accommodate business growth and expansion;
- · Reviewed determinations made by the Anti-Bribery & Corruption Review Committee;
- Reviewed and set the 2020 'Independent Assurance Program', and received assurance reports from second and third line of defence;
- Reviewed commodity marketing and trading strategies, including assessment of new customers and markets; and
- Assessed customer credit reviews and setting of credit and trade limits.

iii. Safety, Health & Environment Committee

The SHEC has specific oversight of the Group's safety, health and environment responsibilities, as delegated by the Board.

The SHEC's objectives are to review, monitor and report to the Board on safety, health and environment risks, including systems of audit, policies, processes and controls.

The full responsibilities of the SHEC are detailed in its Charter.

All current Non-executive Directors, all of whom are independent, are members of the SHEC. The current members of the SHEC are Daniel Mangelsdorf (Chair), Peter Richards, Kathy Grigg and Donald McGauchie AO. The MD and CEO, CFO, Group General Counsel, Company Secretary, Chief People and Transformation Officer, General Manager – Risk, Assurance & Compliance and General Manager – SHE attend all meetings of the SHEC by invitation. Other Executive Team members, senior managers and employees attend meetings as required.

During the year the SHEC:

- · Reviewed the content and development of GrainCorp's 2020 Sustainability Report;
- Reviewed safety performance reports, which include information on employee and contractor injuries and actions taken to reduce the risks of injury;
- Reviewed environmental compliance matters and remedial actions; and
- · Received and reviewed SHE specific assurance reports from second and third line of defence.

iv. Management and other employees

The MD and CEO, supported by the Executive Team, has been delegated the responsibility for implementing the risk framework across GrainCorp, to ensure all risks identified as unacceptable are managed or mitigated, or otherwise dealt with.

The Executive Team regularly monitors GrainCorp's risks and reviews the effectiveness of management and mitigation strategies. Corporate strategic and business unit plans are reviewed at least annually, which enables the Executive Team to assess whether GrainCorp's risk profile has changed - any new risks have emerged, or existing risks increased, decreased or disappeared.

The Executive Team has constituted a Management Risk Committee (MRC) to assist the Executive Team in fulfilling its oversight responsibilities with regard to operational risk management and compliance.

The Executive Team has also constituted an Enterprise Project Management Office to assist the Executive Team in fulfilling its oversight responsibilities with regard to project governance and strategic risk management.

Each business and function within GrainCorp is responsible for conducting risk assessments of its operations as well as developing, maintaining and reviewing relevant risk registers and risk management plans.

d) Material Risk Exposures – Economic, Environmental and Social Sustainability

The Board recognises that adopting sustainable business operations and sound environmental management practices are important to the long-term performance and growth of GrainCorp.

i. Economic Sustainability Risk

Like all businesses, GrainCorp has an exposure to economic sustainability risk. The Company operates along the entire supply chain and across multiple industries, from accumulation and storage of grain, transport and logistics, to manufacturing and distribution of products to customers and end consumers. GrainCorp is exposed to a variety of financial, operational, market and regulatory risks and is therefore continuously reviewing and managing these

2020 CORPORATE GOVERNANCE STATEMENT

GrainCorp Limited

to ensure its operations are sustainable over the longer term. A non-exhaustive list of economic risks to which the Company is exposed is listed on pages 29 to 31 of the Directors' Report in the 2020 Annual Report.

An integral aspect of GrainCorp's strategy has been to reduce the impact on earnings of cyclical weather conditions, especially the impacts of drought. In 2019, the Company executed a 10-year crop production contract (**Contract**) to help manage the risk associated with the volatility of eastern Australian winter grain production. The Contract is effective from FY20 and is designed to help smooth GrainCorp's cash flow and earnings through the cycle and provide protection in severe drought years. Further details of the Contract are contained in 2020 Annual Report.

ii. Environmental Sustainability Risk

GrainCorp has an exposure to environmental sustainability risk. The availability of cost competitive energy, water and other resources is fundamental to the Company.

GrainCorp uses water and energy in its manufacturing operations and produces a moderate amount of waste which is sent to landfill. Through its continuous improvement programs, the Company strives to reduce its impact on the environment and increase the efficiency of its water and energy usage.

More information on the Company's environmental initiatives can be found in the 2020 Sustainability Report, which is available on the Company's website.

The Company is a registered reporter of energy use and greenhouse gas emissions under the *National Greenhouse* and *Energy Reporting Act*. Sites within the Australian Oils business which trigger thresholds under the National Pollutant Inventory are also subject to annual reporting. Information relating to GrainCorp's compliance with the *National Greenhouse and Energy Reporting Act* can be found on the Clean Energy Regulator's website.

iii. Social Sustainability Risk

The Company has long established and sound relationships with the communities and customers with whom it engages. For over 100 years, GrainCorp has been at the forefront of agricultural supply chain solutions for Australian growers. Over that time the Company has been meeting the needs of its farming partners. Similarly, GrainCorp has developed long term customer and supplier relationships that are built on trust, transparency and quality service.

GrainCorp contributes tangibly to rural and regional communities by donating funding or labour to communities in need. The Company is currently reviewing a community fund structure to improve the way it contributes to these communities. Details of GrainCorp's contributions to communities in 2020 can be found in the 2020 Sustainability Report, which is available on the Company's website.

e) Internal Audit

The Board has appointed the audit firm, KPMG, to manage GrainCorp's internal audit function (Internal Audit).

The role of Internal Audit in relation to financial reporting is to provide the Board, through the ARC, with an effective and independent appraisal of GrainCorp's internal control framework and an assurance that material risks and compliance obligations are effectively managed. In addition to KPMG, GrainCorp has developed an Independent Assurance Program, which takes a greater holistic view of assurance activities across the Group. KPMG and other external providers are engaged to undertake assurance reviews which are not included in the internal audit of financial reporting and controls.

Internal Audit operates under a Charter and an annual audit program approved by the ARC. Internal Audit reports to the ARC and has a direct line of communication to the CFO.

The annual Independent Assurance Program, of which Internal Audit is part, is developed in consultation with the ARC and the Executive Team after considering GrainCorp's risk profile and appetite.

Representatives of Internal Audit and other external assurance providers (as required) attend all meetings of the ARC and provide regular reports of progress against the annual program and detail any issues which have arisen.



2020 CORPORATE GOVERNANCE STATEMENT

GrainCorp Limited

Principle 8: Remunerate fairly and responsibly

a) Remuneration and Nominations Committee

The RNC assists the Board to consider people and remuneration strategies and related issues within GrainCorp, in addition to its 'nominations' responsibilities.

The role of the RNC is to ensure that GrainCorp:

- Has coherent and transparent remuneration policies and practices that are consistent with the Company's strategic goals and people objectives, enabling it to attract, motivate and retain employees at all levels; and
- Fairly and responsibly remunerates Executives and other employees having regard to the performance of the Company, the performance of the Executive or employee and the general remuneration environment.

The responsibilities of the RNC are detailed in its Charter.

Information concerning the members of the RNC is detailed at Principle 2 section (q) above.

b) Non-executive Director remuneration

The remuneration of Non-executive Directors is by way of a fee and is paid according to the role of the Director on the Board and the Board Committees on which they serve.

Non-executive Directors do not participate in other remuneration components, such as performance related short term or long-term incentives which are available to GrainCorp's Executives and other employees.

c) Remuneration Report

Details of GrainCorp's remuneration policies and practices and information relating to the remuneration of its Key Management Personnel (**KMP**) (including Non–executive Directors) are disclosed in the Remuneration Report starting on page 37 of the 2020 Annual Report.

Conclusion and summary of compliance with the recommendations

The Board is satisfied with GrainCorp's level of compliance with the Recommendations but recognises that governance processes require continual monitoring and refinement. The Board reviews GrainCorp's corporate governance framework regularly to ensure it remains effective, compliant with changing requirements and relevant to GrainCorp's business.

This Corporate Governance Statement is current as at 12 November 2020 and has been approved by the Board.

Appendix 4G

Key to Disclosures Corporate Governance Council Principles and Recommendations

Name	e of entity:	
	GRAINCORP LIMITED	
ABN	/ ARBN:	Financial year ended:
	60 057 186 035	30 September 2020
Our co	orporate governance statement ² for the all These pages of our annual report:	bove period above can be found at: ³
\boxtimes	This URL on our website:	http://www.graincorp.com.au/investors-and-media/investor-information/corporate-governance
The C	·	ate and up to date as at 12 November 2020 and has been approved by
The a	nnexure includes a key to where our corp	orate governance disclosures can be located.
	e: 12 November 2020 ne of Secretary authorising lodgement:	Annerly Squires

Company Secretary

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 rule 4.10.3.

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 "<u>OR</u>" 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.

¹ Under Listing Rule 4.7.3, an entity must lodge with ASX a completed Appendix 4G at the same time as it lodges its annual report with ASX. 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.

² "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.

³ Mark whichever option is correct and then complete the page number(s) of the annual report, or the URL of the web page, where the entity's corporate governance statement can be found. You can, if you wish, delete the option which is not applicable.

ANNEXURE - KEY TO CORPORATE GOVERNANCE DISCLOSURES

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \dots^4
PRINC	IPLE 1 – LAY SOLID FOUNDATIONS FOR MANAGEMENT AND OVE	RSIGHT	
1.1	A listed entity should disclose: (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.	the fact that we follow this recommendation: in our Corporate Governance Statement and information about the respective roles and responsibilities of our board and management (including those matters expressly reserved to the board and those delegated to management): at http://www.graincorp.com.au/investors-and-media/investor-information/corporate-governance (Board Charter)	 □ an explanation why that is so 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 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.	the fact that we follow this recommendation: in our Corporate Governance Statement	 □ an explanation why that is so 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.	the fact that we follow this recommendation: in our Corporate Governance Statement	 an explanation why that is so 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.	the fact that we follow this recommendation: ☑ in our Corporate Governance Statement	 an explanation why that is so in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable

⁴ 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	rate Governance Council recommendation	We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \dots^4
1.5	A listed entity should: (a) have a diversity policy which 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: (1) 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 fact that we have a diversity policy that complies with paragraph (a): in our Corporate Governance Statement and a copy of our diversity policy or a summary of it: in our Corporate Governance Statement; and at http://www.graincorp.com.au/investors-and-media/investor-information/corporate-governance (Equity & Diversity and Preventing Harassment in the Workplace Policy) and the measurable objectives for achieving gender diversity set by the board or a relevant committee of the board in accordance with our diversity policy and our progress towards achieving them: in our Corporate Governance Statement and the information referred to in paragraphs (c)(1) or (2): in our Corporate Governance Statement	 □ an explanation why that is so 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, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process. A listed entity should: (a) have and disclose a process for periodically evaluating the	the evaluation process referred to in paragraph (a): in our Corporate Governance Statement and the information referred to in paragraph (b): in our Corporate Governance Statement the evaluation process referred to in paragraph (a): in our Corporate Governance Statement	□ an explanation why that is so in our Corporate Governance Statement OR □ we are an externally managed entity and this recommendation is therefore not applicable □ an explanation why that is so in our Corporate Governance Statement OR
	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.	and the information referred to in paragraph (b): in our Corporate Governance Statement	we are an externally managed entity and this recommendation is therefore not applicable

Corporate (Sovernance Council recommendation	We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \dots^4
	2 - STRUCTURE THE BOARD TO 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): the fact that we have a nomination committee that complies with paragraphs (1) and (2): in our Corporate Governance Statement and a copy of the charter of the committee: at http://www.graincorp.com.au/investors-and-media/investor-information/corporate-governance (Remuneration & Nominations Committee Charter) and the information referred to in paragraphs (4) and (5): in our Corporate Governance Statement; and pages 21 and 22 of our Annual Report	□ an explanation why that is so 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 and diversity that the board currently has or is looking to achieve in its membership.	our board skills matrix: in our Corporate Governance Statement	 □ an explanation why that is so in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
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, 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 (c) the length of service of each director.	the names of the directors considered by the board to be independent directors: in our Corporate Governance Statement and, where applicable, the information referred to in paragraph (b): at page 104 of the Annual Report - Related Party Transactions and the length of service of each director: in our Corporate Governance Statement	an explanation why that is so in our Corporate Governance Statement

Corporate G	overnance Council recommendation	We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \dots^4		
2.4	A majority of the board of a listed entity should be independent directors.	the fact that we follow this recommendation: in our Corporate Governance Statement	 □ an explanation why that is so in our Corporate Governance Statement OR □ 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.	the fact that we follow this recommendation: in our Corporate Governance Statement	□ an explanation why that is so 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 provide appropriate professional development opportunities for directors to develop and maintain the skills and knowledge needed to perform their role as directors effectively.	the fact that we follow this recommendation: in our Corporate Governance Statement	□ an explanation why that is so in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable		
PRINCIPLE :	PRINCIPLE 3 – ACT ETHICALLY AND RESPONSIBLY				
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.	our code of conduct or a summary of it: in our Corporate Governance Statement; and at http://www.graincorp.com.au/investors-and-media/investor-information/corporate-governance (Charter and Code of Conduct)	an explanation why that is so in our Corporate Governance Statement		

Corporate (Governance Council recommendation	We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \dots^4
PRINCIPLE	4 – SAFEGUARD INTEGRITY IN CORPORATE REPORTING		
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): the fact that we have an audit committee that complies with paragraphs (1) and (2): ☑ in our Corporate Governance Statement and a copy of the charter of the committee: ☐ at http://www.graincorp.com.au/investors-and-media/investor-information/corporate-governance (Audit and Risk Committee Charter and External Auditor Independence Policy) and the information referred to in paragraphs (4) and (5): ☑ in our Corporate Governance Statement; and ☑ at pages 16 and 17 and page 22 of the Annual Report	an explanation why that is so 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.	the fact that we follow this recommendation: in our Corporate Governance Statement	an explanation why that is so in our Corporate Governance Statement

Corporate G	overnance Council recommendation	We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \dots^4
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 fact that we follow this recommendation: in our Corporate Governance Statement	 an explanation why that is so in our Corporate Governance Statement OR we are an externally managed entity that does not hold an annual general meeting and this recommendation is therefore not applicable
PRINCIPLE	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.	our continuous disclosure compliance policy or a summary of it: in our Corporate Governance Statement; and at http://www.graincorp.com.au/investors-and-media/investor-information/corporate-governance (Continuous Disclosure and Financial Markets Communication Policy)	an explanation why that is so 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.	information about us and our governance on our website: at http://www.graincorp.com.au/investors-and-media/investor-information/corporate-governance	an explanation why that is so in our Corporate Governance Statement
6.2	A listed entity should design and implement an investor relations program to facilitate effective two-way communication with investors.	the fact that we follow this recommendation: in our Corporate Governance Statement; and at http://www.graincorp.com.au/investors-and-media/investor-information/corporate-governance (Continuous Disclosure and Financial Markets Communication Policy)	an explanation why that is so in our Corporate Governance Statement
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.	our policies and processes for facilitating and encouraging participation at meetings of security holders: in our Corporate Governance Statement	□ an explanation why that is so in our Corporate Governance Statement OR □ we are an externally managed entity that does not hold periodic meetings of security holders and this recommendation is therefore not applicable
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 fact that we follow this recommendation: in our Corporate Governance Statement	an explanation why that is so in our Corporate Governance Statement

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \dots^4
PRINCIPLE	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): the fact that we have a committee or committees to oversee risk that comply with paragraphs (1) and (2): ☑ in our Corporate Governance Statement and a copy of the charter of the committee: ☑ at http://www.graincorp.com.au/investors-and-media/investor-information/corporate-governance (Audit and Risk Committee Charter) and the information referred to in paragraphs (4) and (5): ☑ in our Corporate Governance Statement; and ☑ at pages 21 and 22 of the Annual Report	an explanation why that is so 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 (b) disclose, in relation to each reporting period, whether such a review has taken place.	the fact that board or a committee of the board reviews the entity's risk management framework at least annually to satisfy itself that it continues to be sound: in our Corporate Governance Statement and that such a review has taken place in the reporting period covered by this Appendix 4G: in our Corporate Governance Statement	an explanation why that is so in our Corporate Governance Statement
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.	If the entity complies with paragraph (a): how our internal audit function is structured and what role it performs: in our Corporate Governance Statement	an explanation why that is so in our Corporate Governance Statement

Corporate G	overnance Council recommendation	We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \dots^4
7.4	A listed entity should disclose whether it has any material exposure to economic, environmental and social sustainability risks and, if it does, how it manages or intends to manage those risks.	whether we have any material exposure to economic, environmental and social sustainability risks and, if we do, how we manage or intend to manage those risks: in our Corporate Governance Statement; and at pages 29 to 31 Annual Report	an explanation why that is so in our Corporate Governance Statement

Corporate Governance Council recommendation		We have followed the recommendation in full for the whole of the period above. We have disclosed	We have NOT followed the recommendation in full for the whole of the period above. We have disclosed \dots^4
PRINCIPLE 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): the fact that we have a remuneration committee that complies with paragraphs (1) and (2): ☑ in our Corporate Governance Statement and a copy of the charter of the committee: ☑ at http://www.graincorp.com.au/investors-and-media/investor-information/corporate-governance (Remuneration & Nominations Committee Charter) and the information referred to in paragraphs (4) and (5): ☑ in our Corporate Governance Statement; and ☑ at pages 21 and 22 of our Annual Report	 □ an explanation why that is so 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.	separately our remuneration policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives: in the Remuneration Report on pages 34 to 52 of our Annual Report	 □ an explanation why that is so 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.	our policy on this issue or a summary of it: in our Corporate Governance Statement; and at http://www.graincorp.com.au/investors-and-media/investor-information/corporate-governance (Share Trading Policy)	 □ an explanation why that is so 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