Mineral Resources Limited



The Directors are pleased to provide the Corporate Governance Statement for Mineral Resources Ltd (MRL/the Company) and its related bodies corporate (the Group) for the 2020 Financial Year (FY20).

The Company is committed to a high level of corporate governance that encourages and supports a culture that values safe, ethical behaviour in addition to integrity and respect. We believe that adopting and operating in accordance with the highest standards of corporate governance are essential to achieve long term growth and the creation of sustainable shareholder value.

This statement reports on the Company's core corporate governance principles and practices. This statement has been approved by the Board and is current as at 19 August 2020.

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Yours faithfully

Derek Oelofse Group Financial Controller and Company Secretary 19 August 2020

Corporate Governance Statement

1. Overview

MRL's Board and management consider that an uncompromising commitment to safety, environmental performance, corporate governance, and accountability is essential for the Group to achieve its objective of being a world class supplier of goods and services to the resources sector. As a result, specific corporate governance policies have been issued to detail the expected behaviour required from MRL employees and major sub-contractors, to ensure these objectives are met.

The Australian Securities Exchange (ASX) Corporate Governance Council released the fourth edition of its "*Corporate Governance Principles and Recommendations*" ("Recommendations") in 2019. The Board supports the principles laid out in the Recommendations. Although the Recommendations are not prescriptive, the ASX Listing Rules require disclosure of the extent to which the Recommendations have been followed, and for the Group to identify and provide reasons for those Recommendations that have not been followed. The Recommendations are listed below, along with details on how the Group has addressed the Recommendations, whether the Group is compliant with the Recommendations, and the location of relevant documents/reports.

In FY20, the Charters for the Board, Remuneration Committee, Nominations Committee and Audit and Risk Committee were reviewed and updated with the assistance of external corporate governance specialists. All Charter and Corporate Governance Policies are available at the Corporate Governance section of the Group's website: www.mineralresources.com.au. Reference is made in the table below to where evidence of compliance with the Recommendations can be located.

2. ASX Recommendations and how MRL satisfies the Recommendations

ASX Recommendations		How MRL s	atisfies the Recommendation	ns		
Principle 1 – Lay solid foundations for management and oversight						
Recommendation 1.1: A listed entity should have and disclose a	MRL Corporate Governand	MRL Corporate Governance Document: Board Charter				
board charter setting out:(a) the respective roles and responsibilities	Compliant with ASX Recommendations	✓	Document available	✓ On the Group's website		
of its board and management; and(b) those matters expressly reserved for the board and those delegated to			website, has been developed a n which the Board discharges	and approved by the MRL Board of its responsibilities.		
management.	The powers and duties of individual Directors are set out in the Constitution and in law. Directors are expected to observe the highest standards of ethical behaviour at all times.					
	<i>The Board's role:</i> The role of the Board is to represent shareholders, to promote and protect the interests of the Company, and to build sustainable value for our shareholders. The Board discharges this responsibility by having regard for the interests of all relevant stakeholders.					
	 The key responsibilities of the Board are to: appoint and remove the Managing Director, determine the Managing Director's remuneration and terms and conditions of employment assess the performance of the Managing Director and, through the Managing Director, the Executive, taking 					
	 ratify the appointment and, where appropriate, the removal of the Chief Financial Officer and other senior executives reporting to the Managing Director, taking into account the Managing Director's recommendations 					
	of performance objective	s.		and strategies, including the setting this setting the setting the setting the setting the setting and the setting		
	 approve material investments, capital and operating expenditures, capital management, acquisitions, divestitures and funding activities report to shareholders and the investment community on the performance and state of the Company 					

ASX Recommendations	How MRL satisfies the Recommendations
	 monitor and guide the culture, reputation and standards of conduct of the Company
	 establish appropriate levels of delegation to the Managing Director to allow the Managing Director to manage the business efficiently
	 approve, review, ratify and monitor the systems of risk management and internal control, codes of conduct and legal compliance
	 review and approve Non-executive Directors' Board and Committee fees following recommendations from the Board Remuneration Committee and subject to the Board's Fee Pool approved by shareholders
	 oversee the management of sustainability (safety, occupational health, environment and community) matters
	 approve the appointment and termination of the external auditor
	• ensure the financial statements of the Company fairly and accurately set out the financial position and financial performance of the Company and approving the Company's financial statements
	• approve the financial and other operational reporting mechanisms for adequate, accurate and timely information being provided to the Board
	ensure appropriate internal and external audit arrangements are in place and operating effectively
	 provide a framework to help ensure that the Company acts legally, ethically, and responsibly on all matters consistent with the Code of Conduct and Business Integrity
	 consider the social, ethical and environmental impact of the Company's operations, approving policies and monitoring compliance with the Company's sustainability policies and practices
	 provide oversight and monitoring of Workplace, Health and Safety (WHS) issues in the Company including considering appropriate WHS reports and information
	 review and monitor the development and succession plans and progress for the Managing Director and members of the executive leadership team
	approve the Company's Remuneration Policy
	• approve the issue of any new securities in the Company, including the issue of new securities as recommended by the Remuneration Committee in relation to the Company's executive and employee share
	plans
	approve the Company Board Renewal Policy
	establish and assess measurable diversity objectives
	 approve dividend policy and determine dividends, and approve the Company's corporate governance statement.
	• approve the company's corporate governance statement.

ASX Recommendations	How MRL satisfies the Recommendations
	The Chairman has specific responsibilities to:
	• represent the Board and communicate the Board's position to stakeholders including shareholders, regulators and community
	 foster constructive conversation by the Board
	 maintain regular dialogue with the Managing Director and senior management, serving as the primary link between Board and management
	 work with the Managing Director regarding the information requirements of the Board to ensure effective decision making, and
	 set the agenda for each meeting in consultation with the Managing Director and Company Secretary, ensuring an appropriate amount of time is available for discussion, and providing an avenue for a Director to request that an item be added to the agenda.
	Lead Independent Director:
	Due to having served as the Company's Managing Director from listing in 2006 until 2012, MRL's current Chairman is not considered independent. A Lead Independent Director has therefore been appointed by the Independent Non-Executive Directors.
	 In discharging his/her responsibilities the Lead Independent Director is responsible for: presiding at all meetings of the Board at which the Chairman is not present, including sessions of the independent directors
	 calling meetings of the independent Directors as and when required
	 serving as the principal liaison on Board-wide issues between the independent directors and the Chairman facilitating the Board's approval of the number and frequency of Board meetings, as well as meeting schedules to ensure that there is sufficient time for discussion of all agenda items, and
	 ensuring that he/she will be available, if requested by shareholders, when appropriate, for consultation and direct communication.
	Role and Responsibilities of the Managing Director:
	The responsibilities for the day-to-day operations and administration of the Company are delegated to the Managing Director. The Managing Director is accountable to the Board in exercising this delegated authority. The Board ensures that the Managing Director and management team are appropriately qualified and experienced to discharge their responsibilities.

ASX Recommendations		How MRL sa	atisfies the Recommendation	ns	
	In discharging his/her responsibilities the Managing Director is responsible to the Board for, among other				
	 matters: development (with the Board) and implementation of the Company's strategic, business and financial 				
	-		ed Purpose, Vision and Values		
	 Implement processes, per operations and risk of the 		ms together with appropriate	controls to effectively manage the	
	•		terial to the affairs of the Com	,	
			estments, major capital and Id major funding activities	d operating expenditures, capital	
	•		management of the Company	/	
				formation provided to the Board, to	
	enable the Board to carry	, i	-		
	foster of a culture consist	tent with the Com	pany's Purpose, Vision and V	alues.	
Recommendation 1.2:	MRL Corporate Governanc	e Document:			
A listed entity should:	Board Nomination Com				
(a) Undertake appropriate checks before	Selection and Appoint		Procedure		
appointing a director or senior executive	Investor Engagement Policy				
or putting someone forward for election as a director; and	Compliant with ASX Recommendations	✓	Documents available	✓ On the Group's website	
(b) Provide security holders with all material	Board Nomination Commit	tee Charter:			
information in its possession relevant to a decision on whether or not to elect or	The purpose of the Board Nomination Committee, available on the Group's website, is to ensure the best				
re-elect a director.				to plan and advise on appointment	
		aging Director. In	performing its role, the respor	nsibilities of the Committee include,	
	but are not limited to:				
	Board and Committee composition:				
	 review and make recommendations to the Board on the appropriate size and membership of the Board and 				
	its Committees				
	assess and make recommended	mendations to the	Board on the appropriate mix	of skills, experience, expertise and	
				ssess the extent to which they are	
	represented on the Board		-		
				principle that a Committee member	
	must not be involved in n	naking recommer	idations to the Board in respe	ct of themselves.	

ASX Recommendations	How MRL satisfies the Recommendations
	Appointment, Election and Re-election of Directors
	 establish processes for the selection of suitable candidates for the appointment to the Board, including the setting of criteria by which Directors are appointed and re-elected
	• conduct searches, and make recommendations to the Board on candidates for appointment as Directors
	 make recommendations to the Board on candidates for appointment as Directors. Such recommendations should be consistent with maintaining an appropriate mix of skills, experience, expertise and diversity on the Board
	determine the terms and conditions (excluding remuneration which is considered by the Remuneration Committee) on which Non-executive Directors are appointed and hold office
	• undertake appropriate checks before appointing a Director or putting forward to shareholders a candidate for election as a Director, including checks as to the person's character, experience, education, criminal record and bankruptcy history, and
	• make recommendations to the Board on the membership of the Board's standing committees and periodically conducting a review of the membership of the Board's standing committees.
	Selection and Appointment of Director Procedure:
	The Selection and Appointment of Director Procedure, available on the Group's website, sets out principles to guide the procedures for selection and appointment of Directors.
	• the process and timetable for seeking Board appointments determined by the Board, subject to requirements of the Company's Constitution, ASX listing rule requirements and guidelines, and Australian corporate legislation
	• a shortlist of candidates is prepared for the Board's consideration by the Nomination Committee and interview by the Board, and
	 new appointments to the Board are made in accordance with the requirements of the Company's Constitution; Directors appointed in this way are required to offer themselves for election as a director by shareholders at the Company's next available Annual General Meeting.
	Candidates are assessed on the following basis:
	competencies and qualifications
	contribution to the overall balance and composition of the Board, assessed against the Board Skills Matrix
	 time availability, including assessment of other roles that may impede the candidate's capacity to add value to the Company, and
	 depth of understanding of the role and legal obligations of a director.
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ASX Recommendations	How MRL satisfies the Recommendations
	Investor Engagement Policy:
	The Investor Engagement Policy, available on the Group's website, notes that communication between the Company's management, the Board, shareholders, debt investors, the media and the broader investment community is encouraged, subject to compliance with the continuous disclosure obligations contained in the ASX Listing Rules, the Corporations Act 2001 (Cth), and the Company's Continuous Disclosure Policy.
	The Chairman, Managing Director, Head of Investor Relations and Company Secretary have primary responsibility for communication with investors.
	Subject to the provisions of the Company's Continuous Disclosure Policy, information is communicated by way of:
	• periodic disclosure through annual reports, sustainability reports, half year financial reports and quarterly report of exploration, production and corporate activities
	• media and analyst calls with the Company's management following the release of half and full financial year information
	 site visits to the Company's operations, managed through the Investor Relations program briefings with members of the domestic and international investment community to respond to shareholder and debt investor queries that may be raised in person, by phone, email or mail periodic newsletters or letters from the Chairman or Managing Director notices of meetings and explanatory material the Annual General Meeting, and the Company's website.
	 The Company places the full text of notices of meetings, such as the Annual General Meeting, and associated explanatory material, on the Company's website. Subject to voting restrictions that may apply under the ASX Listing Rules and the <i>Corporations Act 2001 (Cth)</i>, Shareholders have the right to vote on all resolutions such as: adoption of the Remuneration Report, and director elections/re-elections and dismissals

ASX Recommendations	How MRL satisfies the Recommendations				
Recommendation 1.3:	MRL Corporate Governance Document: Service Agreements				
A listed entity should have a written agreement with each director and senior executive setting out the terms of their	Compliant with ASX Recommendations	~	Document available	✓ Directors' Report	
appointment.) has a written agreement outlining eport section of the Group's Annual	
Recommendation 1.4: The company secretary of a listed entity	MRL Corporate Governance	ce Document: E	Board Charter		
should be accountable directly to the board, through the chair, on all matters to do with the	Compliant with ASX Recommendations	✓	Document available	✓ On the Group's website	
proper functioning of the board.	Board Charter:				
	directly accountable to the B Board and Board Committee All Directors have equal ac conjunction with the Managi giving practical effect to the B by the Board.	Board, through the es. ccess to the Cor ng Director and s Board's decisions	e Chairman on all matters to d mpany Secretary. In addition, senior executives to carry out	bany Secretary is appointed by and lo with the proper functioning of the the Company Secretary works in the instructions of the Board and in move a Company Secretary is made	
Recommendation 1.5: A listed entity should: (a) have and disclose a diversity policy; (b) through its board or a committee of the	 MRL Corporate Governance Diversity and Inclusion Board Remuneration C 	Policy	er		
board set measurable objectives for achieving gender diversity in the	Compliant with ASX Recommendations	✓	Document available	✓ On the Group's website	
composition of its board, senior executives and workforce generally;	Diversity and Inclusion Policy:				
(c) disclose in relation to each reporting period:	porting The Company's Diversity and Inclusion Policy, available on the Group's website, aims to create and r diverse and inclusive work environment. MRL commits to:				
 (1) the measurable objectives set for that period to achieve gender diversity 	 foster diversity and inclusion at all levels of the organisation regardless of gender identity, nationality, marital or family status, sexual orientation, age, disability or impairment, ethnicity, cultural background, religious beliefs, political conviction, union membership, socio-economic background, perspective and experience 				

ASX Recommendations	How MRL satisfies the Recommendations
 (2) the entity's progress towards achieving those objectives; and (3) either: (A) the respective proportions of men and women on the board, in senior executive positions and across the whole organisation (including how the entity as defined "senior executive" for these purposes); or (B) if the entity is a "relevant employer" under the Workplace Gender Equality Act, the entity's most recent "Gender Equality Indicators", as defined in and published under that Act. If the entity was in the S&P / ASX 300 Index at the commencement of the reporting period, the measurable objective for achieving gender diversity in the composition of its board should be to have not less than 30% of its directors of each gender within a specified period. 	 provide a work environment that celebrates difference and is free from bullying, discrimination and harassment Attract, develop and retain employees from the widest possible pool of talent; ensuring that employment decisions at all levels are transparent, fair, free of conscious and unconscious bias, and based on role requirements, merit, skills and qualifications respect the diversity of our customers, clients and stakeholders

ASX Recommendations		How MRL satisfie	es the Recommendation	ons		
	Key Management Personnel - Short Term Incentive Plans					
	Personnel (KMP) includes, a a harmonious and nurturing e	s a Key Performance environment that will a is KPI for each individ	Indicator (KPI) measure Illow the Company's em	ntive Plans for Key Management , a requirement for KMP to provide ployees to reach their full potential. uring the retention rate for key staff,		
	Workplace Gender Equality Agency The Company submits an annual public report to the Workplace Gender Equality Agency, disclosing performance on gender equality indicators. This report covers a reporting period of 1 April to 31 March. This information is available in the annual public reports to the Workplace Gender Equality Agency.					
	The Group has set a Board-approved diversity-related target for overall female representation of 16.1% on the resource industry average using 2019 data for Metal Ore mining organisations, which have be 1,000 and 4,999 employees sourced from the Workforce Gender Equality Agency. Performance agai measure, along with the Group's strategies and outcomes, are reported to the Board on a monthly External reporting against this target will be included in the Company's FY20 annual Sustainability Report for release in October 2020.					
	Board composition The Board is currently seeking the appointment of one to two additional non-executive directors, at least one of whom will be female. These appointments will ensure that close to 30% of the Board composition are females					
Recommendation 1.6: A listed entity should:	MRL Corporate Governanc	e Document: Perfor	mance Evaluation Prac	ctices Procedure		
(a) have and disclose a process for periodically evaluating the performance						
of the board, its committees and individual directors; and	Performance Evaluation Practices Procedure:					
 (b) disclose for each reporting period, whether a performance evaluation has been undertaken in accordance with that process during or in respect of that reporting period 	annual review of the perform and terms and conditions of remuneration for Non-Execu	ance of the Board of M of appointment to and tive Directors is consides approved by share	fineral Resources Limite I retirement from the E dered with regard to prac	's website, states that as part of the ed, the appropriate size, composition Board are considered. The level of ctices of other public companies and previews the appropriate criteria for		

ASX Recommendations	How MRL satisfies the Recommendations
	<i>Board</i> A process has been established to review and evaluate the performance of the Board. The Board is required to meet annually with the specific purpose of reviewing the role of the Board, assessing its performance over the previous 12 months, including comparison with others, and examining ways in which the Board can better perform its duties. The review will incorporate the performance of the Board.
	 The annual review includes consideration of the following measures: comparison of the performance of the Board against the requirements of the Board Charter assessment of the performance of the Board over the previous twelve months having regard to the corporate strategies, operating plans and the annual budget review the Board's interaction with management identification of any particular goals and objectives of the Board for the next year review the type and timing of information provided to the Directors, and identification of any necessary or desirable improvements to Board or Board Committee charters.
	The method and scope of the performance evaluation will be set by the Board and may include a Board self-assessment checklist to be completed by each Director.
	<i>Committees</i> Similar procedures to those for the Board review are applied to evaluate the performance of each of the Board Committees. An assessment will be made of the performance of each Committee against each charter and areas identified where improvements can be made.
	 Non-Executive Directors The Chairman has primary responsibility for conducting performance appraisals of Non-Executive Directors on an annual basis, having particular regard to: contribution to Board discussion
	 degree of independence, including relevance of any conflicts of interest availability for and attendance at Board meetings and other relevant events contribution to Company strategy membership of and contribution to any Board Committees, and suitability to Board structure and composition.

ASX Recommendations		How MRL sati	sfies the Recommendatio	ns
	Where the Chairman, following a performance appraisal, considers that action must be taken in relation to a Non-Executive Director's performance, the Chairman must consult with the remainder of the Board on whether a Non-Executive Director should be counselled to resign, not seek re-election, or in exceptional circumstances, whether a resolution for the removal of a Non-Executive Director be put to shareholders.			
	FY20 Performance Evaluat	tion		
	A formal evaluation of the po Nominations Committee was			tee, Remuneration Committee, and
	The annual review included • comparison of the perfo Charters			the requirements of their respective
	 assessment of the performance of the Board and Committees over the previous twelve months having regard to corporate strategies, operating plans and the annual budget review of the Board and respective Committees' interaction with management identification of any particular goals and objectives of the Board and Committees for the next year review of the type and timing of information provided to the Directors and Committee members, and identification of any necessary or desirable improvements to Board or Committee Charters. 			
Recommendation 1.7: A listed entity should:	MRL Corporate Governance	ce Document: Per	formance Evaluation Prac	tices Procedure
(a) have and disclose a process for evaluating the performance of senior	Compliant with ASX Recommendations	✓	Document available	✓ On the Group's website
executives at least once every reporting period; and	Performance Evaluation Practices Procedure:			
 (b) disclose for each reporting period whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period. 	following: <i>Managing Director</i> The Board Chairman and Managing Director on an and • financial measures of the	the Chairman of th nual basis having re company's perfor operational goals an	ne Remuneration Committe	c .
	 compliance with legal an 	d regulatory require	ements, and	

ASX Recommendations	How MRL satisfies the Recommendations			
	achievement of key performance indicators.			
	Senior Executives			
		sponsible for assessing	performance of kev exe	ecutives within the Company on an
	The Managing Director is responsible for assessing performance of key executives within the Company on an ongoing basis. The basis of evaluation of senior executives will be on agreed performance measures.			
	FY20 Performance Evaluation			
	Outcomes of the FY20 Performance evaluation for the Managing Director and other Key Management Personnel is included in the Remuneration Report section of the Directors Report.			
Principle 2 – Structure the Board to add val	ue			
Recommendation 2.1:	MRL Corporate Governance	e Document: Board	Nomination Committee	e Charter
The board of a listed entity should:		Γ		
(a) have a nomination committee which:	Compliant with ASX	✓	Document	✓ On the Group's Website
(1) has at least three members, a majority	Recommendations		available	•
of whom are independent directors; and	Board Nomination Commit	tee:		
(2) is chaired by an independent director,	The Company's Board No	minations Committee	is comprised of inder	pendent Non-Executive Directors,
and disclose:	including:			,
(3) the charter of the committee;	Xi Xi: Independent Non-E	Executive Director (Cha	airman)	
(4) the members of the committee; and	James McClements: Lea	d Independent Non-Ex	ecutive Director	
(5) as at the end of each reporting period,	Kelvin Flynn: Independer	nt Non-Executive Direc	tor	
the number of times the committee met throughout the period and the	Board Nomination Commit	tee Charter:		
individual attendances of the	The Board Nomination Comr	nittee Charter, available	e on the Group's website	, has been developed and approved
members at those meetings; or				cesses used by the Committee in
(b) if it does not have a nominations				est possible Directors are selected,
committee, disclose that fact and the	appointed to the Board, and	retained as well as pla	anning and advising on t	the appointment and succession of
processes it employs to address board	the Managing Director.			
succession issues and to ensure that the				
board has the appropriate balance of	In performing its role, the responsibilities of the Committee include, but are not limited to:			
skills, knowledge, experience,				
independence and diversity to enable it to	Board and Committee comp		al an that an an arrest to the state	and manufacture fither Dependent
discharge its duties and responsibilities effectively.	 review and make recommendations to the Board on the appropriate size and membership of the Board and its Committees 			

ASX Recommendations	How MRL satisfies the Recommendations
	 assess and make recommendations to the Board on the appropriate mix of skills, experience, expertise and diversity required on the Board and each Committee, and regularly assess the extent to which they are represented on the Board or relevant Committee make recommendations for the re-election of Directors, subject to the principle that a Committee member must not be involved in making recommendations to the Board on the Board on the Board by Non-executive Directors, including a review of other commitments and the time involved in those commitments, and make recommendations to the Board in relation to Board succession planning, including the succession of the Chairman and Committee chairs, to ensure maintenance of an appropriate mix of skills, experience, expertise and diversity on the Board.
	 Appointment, Election and Re-election of Directors establish processes for the selection of suitable candidates for the appointment to the Board, including the setting of criteria by which Directors are appointed and re-elected conduct searches, and make recommendations to the Board on candidates for appointment as Directors make recommendations to the Board on candidates for appointment as Directors. Such recommendations should be consistent with maintaining an appropriate mix of skills, experience, expertise and diversity on the Board determine the terms and conditions (excluding remuneration which is considered by the Remuneration Committee) on which Non-executive Directors are appointed and hold office undertake appropriate checks before appointing a Director or putting forward to shareholders a candidate for election as a Director, including checks as to the person's character, experience, education, criminal record and bankruptcy history, and make recommendations to the Board on the membership of the Board's standing committees.
	 review the process for the induction and education of new Directors and any continuing education for existing Directors. <i>Director independence</i> monitor and undertake an annual assessment of and make a recommendation to the Board as to the independence of each Director and report the outcome of the assessment to the Board for inclusion in the

ASX Recommendations	How MRL satisfies the Recommendations
	Appointment of the Managing Director and Managing Director succession planning
	• review succession plans for the Managing Director and his/her direct reports and review the selection of suitable candidates for the appointment of Managing Director and making recommendations to the Board, and
	 conduct searches, and make recommendations to the Board regarding the appointment and reappointment of the Managing Director's employment.
	Performance
	 review its own performance and the fulfilment of its responsibilities at least annually as part of the Board Chairman's evaluation process and report findings to the Board Chairman, and assist the Board Chairman as required in relation to the performance evaluation of the Board, its committees and individual Directors, and in developing and implementing plans for identifying, assessing and enhancing Director competencies.
	FY20 Financial Year Nominations Committee Meetings:
	The number of meetings and attendance at each meeting is disclosed in the Directors' Report section of the Group's Annual Financial Statements and Annual Report, which is available on the Group's website.

ASX Recommendations	How MRL satisfies the Recommendations																				
Recommendation 2.2:	MRL Corporate Gover	MRL Corporate Governance Document: Board Skills Matrix – set out below																			
A listed entity should have and disclose a board skills matrix setting out the mix of skills that the board currently has or is looking to achieve in its membership.	Compliant with ASX Recommendations		~				Document available				✓ Refer below)W						
		Accounting	Finance	Audit	Operations	Govemance	Human Resources	Investor Relations	ΙT	Legal	Innovation	Management	OH&S	Risk	Leadership	Strategy	CE O/Senior Mgmt. experience	ASX experience	ESG / Governance experience	Geology and metallurgy	
	Peter Wade Chris Ellison Kelvin Flynn James McClement Xi Xi	5					Gene	ral exp	perience	e											
Recommendation 2.3:	MRL Corporate Gover	nanc	e D	ocu	me	nt: [Dire	ctor	rs' F	Repo	ort										
 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, 	Compliant with ASX Recommendations					-	t		 ✓ Directors' Report section of the Group's Annual Financial Statements and Annual Report, which is available on the Group's website 				Financial ual Report, e on the								
 affiliation or relationship of the type described in Box 2.3 but the board is of the opinion that it does not compromise the independence of the director, the nature of the interest, position or relationship in question and an explanation of why the board is of that opinion; and (c) the length of service of each director. 	Company Directors: The following directors James McClements Kelvin Flynn: Indep Xi Xi: Independent The remaining directors	: Lea ender Non-E	d In ht No Exec	depo on-E cutivo	end Exec e Di	ent cutiv rect	e Di or	rect	tor				de:								

ASX Recommendations	How MRL satisfies the Recommendations								
	 Peter Wade, Non-Executive Chairman (considered not to be independent due to his previous role as Managing Director and Executive Chairman, a position he relinquished in November 2013), and Chris Ellison (not independent due to his position as Managing Director). 								
		date of this Repo	ort, is contained in the E	sition of Director, and period of office of Directors' Report section of the Group's the Group's website.					
Recommendation 2.4: A majority of the board of a listed entity should	MRL Corporate Governance	Document: Dire	ectors' Report						
A majority of the board of a listed entity should be independent directors.	Compliant with ASX Recommendations	✓	 ✓ Directors' Report section of the Group's Annual Financial Statements and Annual Report, which is available on the Group's website 						
	Board Composition:								
	 The majority of the Board are independent directors. This includes: James McClements: Lead Independent Non-Executive Director Kelvin Flynn: Independent Non-Executive Director Xi Xi: Independent Non-Executive Director The remaining directors, who are not considered independent, comprise Chris Ellison, not independent due to his position as Managing Director, and Peter Wade, not considered to be independent due to his previous role as Managing Director and Executive Chairman, a position he relinquished in November 2013. 								

ASX Recommendations		How MRL satisfie	s the Recommendatio	ns			
Recommendation 2.5:	MRL Corporate Governance Document: Directors' Report						
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.	r,			 ✓ Directors' Report section of the Group's Annual Financial Statements and Annual Report, which is available on the Group's website 			
	The Chairman of the Company, Peter Wade, is not considered to be independent, as until November 2013, Peter held the dual role of Executive Chairman and Managing Director of the Company. In November 2013 Chris Ellison was appointed to the role of Managing Director and Peter Wade was appointed as the Non- Executive Chairman. The Board continues to consider Peter Wade the best person to lead the Board, drawing on his experience and proven leadership role within the Group and his broad experience in business over the last 45 years. James McClements has been appointed as the Lead Independent Non-executive Director to ensure that the best practice governance structure is in place for the Company.						
Recommendation 2.6: A listed entity should have a program for inducting new directors and for periodically reviewing whether there is a need for existing directors to undertake professional	 MRL Corporate Governance Document: Selection and Appointment of Director Procedure Board Nomination Committee Charter 						
development to maintain the skills and knowledge needed to perform their role as	Compliant with ASX Recommendations	✓	Document available	✓ On the Group's website			
directors effectively.	Selection and Appointmen	t of Director Procedur	re:				
	that when appointed to the I allow new Directors to partic Directors to gain an underst risk management positions.	Board, a new Director wipate fully in Board dec anding of the Group's c	will receive an induction ision-making at the earl operating environment, mance and working rela	ble on the Group's website, outlines appropriate to their experience, to liest opportunity, and to enable new financial, strategic, operational and ationships to ensure that the Board ct of the Group's activities.			

ASX Recommendations		How MRL satisfies	the Recommendations						
		ncies are identified, these are addressed either by seeking new appointments to the Board, or by ropriate professional development for existing Board members.							
	Board Nomination Commit	ttee Charter:							
	 The Nominations Committee Charter, available on the Group's website, includes the following related objectives: assess and make recommendations to the Board on the appropriate mix of skills, experience, expertise and diversity required on the Board and each Committee, and regularly assess the extent to which they are represented on the Board or relevant Committee make recommendations to the Board in relation to Board succession planning, including the succession of the Chairman and Committee chairs, to ensure maintenance of an appropriate mix of skills, experience, expertise and diversity on the Board, and review the process for the induction and education of new Directors and any continuing education for existing Directors. 								
Principle 3 – Act ethically and responsib	ly								
Recommendation 3.1: A listed entity shou articulate and disclose its values	Id MRL Corporate Governand	ce Document: Group We	ebsite						
	Compliant with ASX Recommendations	✓	Document available	✓ On the Group's website					
	The Company's Purpose, Vision and Values are listed on the Group's website.								
	Our Purpose To provide innovative and lo integrity and respect, workin			upply chain, by operating with people and the community.					

To be recognised as one of the great Australian companies and a leading provider of innovative and sustainable mining services.

ASX Recommendations		How MRL satisfi	es the Recommendatio	ns			
Recommendation 3.2: A listed entity should:	How MRL satisfies the Recommendations Our Values One Team • the safety and wellbeing of our people is at the forefront of all that we do • we work together to achieve the best results for our people, clients and stakeholders, and • we care for, respect, and invest in our people, the environment and the communities in which we operate. <i>High Performing</i> • we achieve exceptional results through a disciplined and professional approach • we plan and take ownership of our areas of responsibility, and • we always deliver, and that sets us apart. Entrepreneurial • we empower our people to challenge the status quo and actively explore new ideas and opportunities • we recognise, support and harness the diverse talents of our people and partners. MRL Corporate Governance Document: • Code of Conduct and Business Integrity						
 (a) have and disclose a code of conduct for its directors, senior executives and employees; and (b) ensure that the beautier a committee of 	Whistleblowing Service Compliant with ASX Recommendations	✓	Document available	✓ On the Group's website			
(b) ensure that the board or a committee of the board is informed of any material	Code of Conduct and Busi	noce Integrity	avallable				
breaches of that code.	The Group has a Code of Co defines the way the Group do	onduct and Business oes business. It is bas of ethics and integrity	sed on the Group's values in its business practices.	ailable on the Group's website, that s and represents its commitment to The Code applies to all employees,			

ASX Recommendations	How MRL satisfies the Recommendations
	The Code covers a range of aspects including:
	 ensuring a safe workplace fitness for work respecting difference human rights native title and heritage acting lawfully bribery and corruption gifts, hospitality and entertainment conflicts of interest fair and open competition insider trading privacy government and international obligations representing MRL, and consequences of breaching the Code. The Group prohibits any form of punishment, disciplinary or retaliatory action being taken against anyone for raising or helping to address a business conduct concern. Failure to comply with the Code is viewed as a serious matter that may lead to disciplinary action, including dismissal and/or legal action. In FY20 an e-learning package on the Code of Conduct and Business Integrity was developed and implemented throughout the Group with the requirement that all employees and sub-contractors complete the e-learning assessment at least once every two years.

ASX Recommendations		How MRL sati	sfies the Recommenda	tions			
	Whistleblowing Service:						
	MRL has established an inde	pendent external V	Vhistleblowing service, M	linRes Integrity Assist.			
	 MinRes Integrity Assist is an avenue for Mineral Resources stakeholders to raise concerns of suspected or actual misconduct in the workplace. This service is provided by Deloitte and anonymous reports (if anonymity is desired) can be made using any of the following: email: minresintegrity@deloitte.com.au phone: 1800 951 300 fax: +61 3 961 8182 visit website: www.minresintegrity.deloitte.com.au mail to postal address: MinRes Integrity Assist Reply paid 12628 A'Beckett Street Melbourne VIC 8006 						
	All reports are monitored by and Risk Committee and/or t			of the Code are reported to the Audit breach.			
 Recommendation 3.3: A listed entity should: (a) have and disclose a whistleblower policy; and (b) ensure that the board or a committee of 	MRL Corporate Governanc • Whistleblower Policy • Whistleblower Procedu • Whistleblowing Service	re					
the board is informed of any material incidents reported under that policy.	Compliant with ASX Recommendations	✓	Document available	✓ On the Group's website			
	Whistleblower Policy:						
	 commitment to promote a culto: promote a culture of hone provide internal and external and external report its occurrence 	Iture of ethical corp est and ethical beh mal channels throu	oorate behaviour. As part aviour Igh which a person who b	, which demonstrates the Company's of this Policy, the Company commits becomes aware of reportable conduct egrity Assist, to allow for reporting of			

ASX Recommendations	How MRL satisfies the Recommendations
	allow for anonymous reporting of reportable conduct
	 investigate all matters reported as soon as is practicable after the matter has been reported
	 protect whistleblowers and ensure confidentiality associated with matters of reportable conduct, and
	 take all reasonable steps to ensure that a Whistleblower is not subject to any form of victimisation,
	discrimination, harassment, demotion, dismissal or prejudice, as a result of having lodged a report.
	Whistleblower Procedure:
	The Whistleblower Policy is supported by a Whistleblower Procedure which outlines the processes by which stakeholders can report matters that they genuinely believe is in breach of MRL's Code of Conduct and Business Integrity, or is illegal.
	Examples include:
	 actions that are dishonest, fraudulent or corrupt, including bribery or other activity in breach of the Bribery
	and Corruption provisions of the MRL Code of Conduct and Business Integrity
	 illegal activity such as theft, violence, harassment or intimidation, criminal damage to property or other breaches of state or federal law
	unethical behaviour or behaviour in breach of MRL's policies such as dishonestly altering company
	records or data, adopting questionable accounting practices or wilfully breaching any of the Group's policies or procedures
	 potential injury, harm or damage to MRL stakeholders such as unsafe work practices, environmental
	damage, health risks or abuse of MRL's property or resources
	abuse of authority
	• financial loss to MRL, damage to MRL's reputation or any other issue that may be detrimental to MRL's
	interests
	harassment, discrimination, victimisation or bullying, or
	• any other kind of misconduct, observation or perception of an issue that may impact MRL in any of the areas outlined above.
	Reportable Conduct may be reported through both internal and external reporting channels.
	Refer to the response to Recommendation 3.2 above, for details of MRL's Whistleblowing Service.

ASX Recommendations		How MRL sat	isfies the Recommenda	ations												
Recommendation 3.4:	MRL Corporate Governance Document: Anti-Bribery and Corruption Policy								MRL Corporate Governance Document: Anti-Bribery and Corruption Policy							
A listed entity should: (a) have and disclose an anti-bribery and corruption policy; and	Compliant with ASX Recommendations															
(b) ensure that the board or a committee of the board is informed of any material breaches of that policy.	 Anti-Bribery and Corruption During the reporting period, Group's website, which outling and corruption. As part of this Policy the Comply with all relevant and comply with all relevant and appropriate contrained by the contrained appropriate contrained appropriate contrained prohibit any form of retained good faith, a breach or set offer, promise, pay, authors and the secret commissions) seek to improperly influence a determination of the secret commissions seek to improperly influence a determination of the secret commissions and corruption and corruption	the Company deve nes the Company's mpany commits to: anti-bribery and ant rols around political d stakeholders on t iation, discriminatio uspected breach, o ly or indirectly: orise, accept or rec ence the decisions of sponsored travel of ecision or obtain an oney laundering in ed to Bribery or Cor	eloped an Anti-Bribery and s commitment to fair and ti-corruption laws and reg donations and offering o the role they play in MRL on, harassment or intimide of this Policy. quest bribes of any form (of a public official in any o r inducement where the p n illegitimate commercial a connection with our busin	r accepting gifts, entertainment or 's commitment to this Policy, and ation against any person reporting, in including facilitation payments and country purpose of the provider is to advantage, or												

ASX Recommendations	How MRL satisfies the Recommendations									
Principle 4 – Safeguard integrity in financia	Principle 4 – Safeguard integrity in financial reporting									
Recommendation 4.1:	The board of a listed entity should:									
(a) have an audit committee which:	Compliant with Recommendations	ASX	✓	Document available	✓ On the Group's website					
 (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 	 Audit & Risk Committee. MRL has an Audit & Risk Committee which is a committee of the Board of the Company. During FY2 membership of the Audit & Risk Committee was as follows: Kelvin Flynn: Independent Non-Executive Director (Chair) James McClements: Lead Independent Non-Executive Director a third member is currently being sought as part of the review of the Board composition, with the Chairma Peter Wade, assisting as a member of the Committee in the interim. 									
 (r) intervention quantitations of the 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. 	 composition, roles and The purpose of the Co integrity of financia accounting and re adequacy of the pi internal audit funct external audit funct insurance framewo Company's treasu Company's taxatic compliance with a Integrity, as reque 	d response ommitte al reporting porting rocess ion trion ork ry and on prace pplical sted by experi	onsibilities. ee is to oversee the: rting, including the ade practices ses for identifying and n capital management p ctices, and ole legal and regulatory y the Board. ence and expertise rele	equacy of financial risk ma nanaging risk practices y requirements and intern	anagement controls anal Code of Conduct and Business rector is contained in the Directors' rt, which is available on the Group's					

ASX Recommendations	How MRL satisfies the Recommendations				
	FY20 Audit & Risk Committee Meetings:				
	The number of times that the committee met during the reporting period is contained in the Directors' Report section of the Group's Annual Financial Statements and Annual Report, which is available on the Group's website.				
Recommendation 4.2:	MRL Corporate Governanc				
The board of a listed entity should, before it approves the entity's financial statements for	 Audit & Risk Committee Directors' Declaration 	e Charter			
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	Compliant with ASX Recommendations	✓	Document available	✓ On Group's website and in the Directors' Declaration section of the Group's Annual Financial Statements and Annual Report, which is available on the Group's website	
of the entity and that the opinion has been formed on the basis of a sound system of risk	Audit and Risk Committee	Charter:	·		
management and internal control which is operating effectively.					
	 review the appropriateness of significant accounting policies and practices of the Company, including management's interpretation of accounting standards consider, and if thought fit, approve any material changes proposed to the Company's accounting interpretations review half year and full year financial statements, and other related information, with management and the external auditor, to support the Committee's assessment as to the integrity of the financial statements and making the necessary recommendations to the Board, and review the position taken by management on significant transactions and accounting issues and/or any unusual or highly judgemental matters. 				

ASX Recommendations		How MRL satisfie	es the Recommendations	5			
	Audit & Risk Committee:						
	The Audit & Risk Committee ensures that the Managing Director and Chief Financial Officer prepare a written statement to the Board certifying that the Group's annual and half yearly Financial Reports present a true and fair view, in all material respects, of the financial position of the Group as at the reporting date and its financial performance to the reporting date, and are in accordance with relevant accounting standards.						
	The statement is presented yearly Financial Reports.	The statement is presented to the Board prior to the approval and sign-off of the respective annual and half yearly Financial Reports.					
	the Board is founded on a	Confirmation is provided by the Managing Director and Chief Financial Officer that the assurance provided to the Board is founded on a sound system of risk management and internal control and that the system is considered to operate effectively in all material respects in relation to reporting financial risk.					
	Where a periodic corporate report is not required to be audited or reviewed by an external auditor, the Company conducts a comprehensive internal verification process to ensure the integrity of the report, and to ensure that the content of the report is materially accurate, presents a balanced view and provides investors with appropriate information to make informed decisions.						
	Directors' Declaration: The Directors' Declaration, included in the FY20 Financial Report, confirms that the Managing Director and Chief Financial Officer have provided the declarations required by section 295A of the Corporations Act 2001 with regard to this financial period.						
Recommendation 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	MRL Corporate Governanc Investor Engagement P Continuous Disclosure 	olicy					
audited or reviewed by an external auditor.	Compliant with ASX Recommendations	✓	Document available	✓ On the Group's website			
	Investor Engagement Policy:						
	Annual and Sustainability Re	ports are the major writers are provided with a	tten communications by w annual and periodic reporti	site, confirms that the Company's hich the Company communicates ng on these topics, as a minimum,			

ASX Recommendations	How MRL satisfies the Recommendations
	A representative from the Company's Auditor, usually the lead engagement partner, is present at the Annual General Meeting and to answer any questions regarding the conduct of the audit and the preparation and content of the auditors' report.
	Continuous Disclosure Policy:
	The Company's Continuous Disclosure Policy, available on the Group's website, states that the Managing Director, Head of Investor Relations and Company Secretary have been appointed as the Company's Disclosure Officers.
	The Disclosure Officers are responsible for all communication with the ASX and the Managing Director is responsible for making decisions on what should be disclosed publicly under the Continuous Disclosure Policy. In the absence of the Managing Director, Head of Investor Relations and Company Secretary, any matters regarding disclosure issues are referred to the Chairman.
	The Disclosure Officers will review all communications to the market to ensure that they are full and accurate and comply with the Company's obligations.
	Such communications may include:
	media releases
	analyst, investor or other presentations
	 prospectuses, and other corporate publications.
Principle 5 – Make timely and balanced	disclosure
Deserver define 5.4	NDL Osmansta Osmannas Dasumant. Osmtinussa Disalasum Dalieu

Recommendation 5.1:	MRL Corporate Governance Document: Continuous Disclosure Policy				
A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under	-	✓	Document available	✓ On the Group's website	
listing rule 3.1.	Continuous Disclosure Pol The Continuous Disclosure F to:	Policy, available on the		trates the Company's commitment ed in the Corporations Act and the	

ASX Recommendations	How MRL satisfies the Recommendations
	 preventing the selective or inadvertent disclosure of material price sensitive information
	• ensuring shareholders and the market are provided with full and timely information about the Company's
	activities, and
	ensuring that all market participants have equal opportunity to receive externally available information
	issued by the Company.
	Disclosure officers:
	The Managing Director, Head of Investor Relations and Company Secretary have been appointed as the
	Company's Disclosure Officers responsible for implementing and administering the Company's Continuous
	Disclosure Policy. The Disclosure Officers are responsible for all communication with the ASX and the Managing Director is responsible for making decisions on what should be disclosed publicly under this policy.
	In the absence of the Managing Director, Head of Investor Relations and Company Secretary, any matters
	regarding disclosure issues are to be referred to the Chairman.
	Material information:
	In accordance with the ASX Listing Rules, the Company must immediately notify the market via an
	announcement to the ASX once it becomes aware of any information concerning the Company which a
	reasonable person would expect to have a material effect on the price or value of the Company's securities (Material Information).
	ASX announcements are placed on the Investors section of the Company's website as soon as practicable after
	the ASX confirms receipt and release of that information. The Company is required to disclose information, if
	asked to do so by the ASX, to correct or prevent a "false market" (defined by the ASX to be a situation where there is material misinformation or materially incomplete information in the market which is compromising proper
	price discovery).
	As noted in the Company's Continuous Disclosure Policy, the Company is deemed to have become aware of
	information where a director or executive officer has, or ought to have, come into possession of the Material Information in the course of the performance of his duties as a director or executive officer.

ASX Recommendations		How MRL satisfies the	ne Recommendations			
	The Company is aware that the Corporations Act's definition of a "material effect on price or value" is where a reasonable person would be taken to expect information to have a material effect on the price or value of the Company's securities if the information would, or would be likely to, influence persons who commonly invest in securities in deciding whether to acquire or dispose of the securities.					
Recommendation 5.2:	MRL Corporate Governan	ce Document: Continuous	s Disclosure Policy			
A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.	Compliant with ASX Recommendations	✓	Documents available	✓ On the Group's website		
been made.	Continuous Disclosure Po	olicy:				
	The Company's Continuous Disclosure Policy, available on the Group's website, notes that the Managing Director, Head of Investor Relations and Company Secretary have been appointed as the Company's Disclosure Officers. The Disclosure Officers review all communications to the market to ensure that they are full and accurate and comply with the Company's obligations. Once the requirement to disclose information has been determined, the Disclosure Officers or Chairman are the only persons authorised to release that information to the ASX. The Company Secretary, who reports to the Chairman, and the Chairman, as representative of the Board, ensure that the board receives copies of all material market announcements after they have been released.					
Recommendation 5.3: A listed entity that gives a new and substantive investor or analyst presentation						
should release a copy of the presentation materials on the ASX Market Announcements Platform ahead of the presentation.	Compliant with ASX Recommendations	✓	Documents available	✓ On the Group's website		
	Continuous Disclosure Policy:					
	materials containing new p analysts are lodged with AS	rice sensitive information to X prior to the briefing common mpany's website. Briefing m	o be used in briefing med encing. Upon confirmation aterials may also include ir	osite, states that any written lia, institutional investors and of receipt by ASX, the briefing nformation that may not strictly		

ASX Recommendations	How MRL satisfies the Recommendations					
	Investor Engagement Policy:					
	The Company's Investor Engagement Policy, available on the Company's website, recognises the value of providing current and relevant information to its investors. Communication between the Company's management, the Board, shareholders, debt investors, the media and the broader investment community is encouraged, subject to compliance with the continuous disclosure obligations contained in the ASX Listing Rules, the Corporations Act 2001 (Cth), and the Company's Continuous Disclosure Policy.					
Principle 6 – Respect the rights of security	holders					
Recommendation 6.1: A listed entity should provide information about itself and its governance to investors via its website.						
	Compliant with ASX Recommendations	✓	Documents available	✓ On the Group's website		
	Continuous Disclosure Policy and Investor Engagement Policy:					
	MRL has a Continuous Disclosure Policy and an Investor Engagement Policy which describes disclosure of information to investors. The Group's Continuous Disclosure Policy, available on the Group's website, defines the Managing Director, Head of Investor Relations and the Company Secretary as the Company's Disclosure Officers, who are responsible for all communication with ASX.					
	The Investor Engagement Policy, available on the Group's website, states that the Company recognises the value of providing current and relevant information to its investors. The Managing Director, Head of Investor Relations and Company Secretary have primary responsibility for communication with investors. The Company is committed to the promotion of investor confidence by ensuring that trading in the Company's securities takes place in an efficient, competitive and informed market.					
	 Information is communicated continuous disclosure to periodic disclosure throug reporting of exploration, periodic 	relevant securities marl gh the annual reports, si	ustainability reports, ha	mation If year financial reports and quarterly		

ASX Recommendations	How MRL satisfies the Recommendations
	 media and analyst calls with the Company's management following the release of half and full financial year information site visits to operations, managed through the Investor Relations program briefings with members of the domestic and international investment community, and responses to shareholder and debt investor queries that may be raised in person, by phone, email or mail periodic newsletters or letters from the Chairman or Managing Director notices of meetings and explanatory material the Annual General Meeting, and the Company's website.
	Announcements lodged with the ASX are placed on the Group's website as soon as practicable after the ASX confirms receipt of that information. The Group places the full text of notices of shareholder meetings and explanatory material on the website.
	way of distributing information in a timely and convenient manner. The Company's website includes;
	 an 'Investors' page that contains: ASX Releases Financial Reports including Annual Reports Quarterly Reports
	 Full year and Half year results Corporate Directory, and the Investor Calendar.
	 an 'About us' section which includes: details of the Board of Directors Senior executives' details the Company's Strategy, Purpose, Vision and Values
	 the Company's Strategy, Purpose, Vision and Values Corporate Governance information including Board and sub-committee Charters Governance Statements the Company's Codes of Conduct and Business Integrity
	 Governance and Sustainability Policies, and the Company's Whistleblower Policy.

ASX Recommendations	How MRL satisfies the Recommendations				
	 a 'News' page which contains latest news on the Company and a gallery of images of the Company's services and projects. 				
	dated and archived.			ormation is current, or appropriately	
Recommendation 6.2:	MRL Corporate Governanc	e Document: Investo	or Engagement Policy		
A listed entity should have an investor relations program that facilitates effective two- way communication with investors.	Compliant with ASX Recommendations	✓	Document available	✓ On the Group's website	
	Investor Engagement Polic	cy:			
	The Investor Engagement P value of providing current an		-	s that the Company recognises the	
	The Managing Director, Head of Investor Relations and Company Secretaries have prima communication with shareholders.				
	The Company is committed a securities takes place in an e			uring that trading in the Company's	
	 Company management. This continuous disclosure to periodic disclosure throug reporting of exploration, p media and analyst calls w information site visits to the Company briefings with members of 	s program includes: relevant securities mai gh the annual reports, s production and corpora with the Company's ma y's operations of the domestic and inte	rkets of all material inforr sustainability reports, half ate activities nagement following the r ernational investment col	f year financial reports and quarterly release of half and full financial year	

ASX Recommendations		How MRL satis	fies the Recommendation	IS		
Recommendation 6.3:	MRL Corporate Governance Document: Investor Engagement Policy					
A listed entity should disclose how it facilitates and encourages participation at meetings of security holders.	Compliant with ASX Recommendations	✓	Document available	✓ On the Group's website		
	Investor Engagement Polic	cy:				
	 The Company recognises the rights of investors and encourages the effective exercise of those rights through the following means: notices of meetings are distributed to shareholders in accordance with the provisions of the Corporations Act, 2001 (<i>Cth</i>). The Company places the full text of notices of meetings, such as the Annual General Meeting, and associated explanatory material, on the Company's website notices of meetings and other meeting material are drafted in concise and clear language shareholders are encouraged to use their attendance at meetings to ask questions on any relevant matter, with time being specifically set aside for shareholder questions notices of meetings encourage participation in voting on proposed resolutions by lodgement of proxies, if shareholders are unable to attend the meeting a presentation on the Company's Auditor, usually the lead engagement partner, is present at the Annual General Meeting and to answer any questions regarding the conduct of the audit and the preparation and content of the auditors' report. 					
Recommendation 6.4: A listed entity should ensure that all	MRL Corporate Governance	e Document: Notic	e of Meetings			
substantive resolutions at a meeting of security holders are decided by a poll rather	Compliant with ASX Recommendations	✓	Document available	✓ On the Group's website		
than a show of hands.	Shareholders are able to vo outlined in the Notice of Mee Voting at meetings of sha shareholders before the c	eting. areholders is perfor commencement of r	rmed on individual electro meeting. The electronic v nat are able to be voted, ar	n, or by submitting proxy forms as onic voting devices assigned to voting devices contain individual nd records the shareholders' vote. r, Computershare.		

ASX Recommendations	How MRL satisfies the Recommendations						
Recommendation 6.5:	MRL Corporate Governance Document: Investor Engagement Policy						
A listed entity should give security holders the							
option to receive communications from, and send communications to, the entity and its	Compliant Recommen			✓	Document available	e ✓ On the Group's website	
security registry electronically.	The Company's website contains a "Contact" section that enables questions relating to the Company to be lodged with the Company. Responses are tracked to ensure appropriate consideration is provided to all queries and communication with the Company.						
	that communified that communified that communities in the company of release by current, or a	Compar nicating in a time ny's we y the As ppropris	ny's Inve g via by e ely and d bsite is u SX. Web ately dat	stor Engagement Polic electronic means, partic convenient manner. updated with material re site information is conti ted and archived. The C	cularly through its website eleased to the ASX as soo inuously reviewed and upo	s website, the Company believes , is an efficient way of distributing n as practicable after confirmation dated to ensure that information is xt of notices of meetings, such as mpany's website.	
Principle 7 – Recognise and manage risk							
Recommendation 7.1: The board of a listed entity should: (a) have a committee or committees to	Risk Ma	nagem	ent and	ce Documents: Internal Compliance ee Charter	and Control		
oversee risk, each of which:	Compliant Recommen			✓	Documents available	✓ On the Group's website	
(1) has at least three members, a majority of whom are independent directors; and(2) is chaired by an independent director.	Audit & Risk Committee: MRL has an Audit & Risk Committee which is a committee of the Board of the Company. During I membership of the Audit & Risk Committee was as follows:					l of the Company. During FY20,	

ASX Recommendations	How MRL satisfies the Recommendations
and disclose:	• a third member is currently being sought as part of the review of the Board composition, with the Chairman,
(3) the charter of the committee;	Peter Wade, assisting as a member of the Committee in the interim.
 (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 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. 	 Audit & Risk Committee Charter: The Audit & Risk Committee Charter, available on the Group's website, sets out the Audit & Risk Committee's purpose, composition, roles and responsibilities and information on meetings. The purpose of the Committee is to oversee the: integrity of financial reporting (including the adequacy of financial risk management controls) accounting and reporting practices adequacy of the processes for identifying and managing risk generally internal audit function external audit function insurance framework treasury and capital management practices taxation practices, and compliance with applicable legal and regulatory requirements and internal Code of Conduct and Business
Recommendation 7.2: The board or a committee of the board should:	Integrity, as requested by the Board. FY20 Audit & Risk Committee Meetings: The number of times that the Audit & Risk Committee met during the reporting period is contained in the Directors' Report section of the Group's Annual Financial Statements and Annual Report, which is available on the Group's website. Risk Management, Internal Compliance and Control Policy The Company has a Risk Management, Internal Compliance and Control Policy that describes the process of risk management internal compliance and control. A copy of this policy is available on the Group's website. MRL Corporate Governance Documents: • Audit & Risk Committee Charter
(a) review the entity's risk management framework at least annually to satisfy	•

	ASX Recommendations	How MRL satisfies the Recommendations				
	itself that it continues to be sound and			1		
	that the entity is operating with due regard to the risk appetite set by the	Compliant with ASX Recommendations	\checkmark	Documents available	✓ On the Group's website	
(b)	board; and disclose, in relation to each reporting	The Audit and Risk Committee Charter:				
	period, whether such a review has taken place.	 The Audit & Risk Committee Charter, available on the Group's website, states that the Audit and Risk Committee is responsible for the following with respect to risk management: assist the Board in reviewing the principal risks facing the Company, including those that threaten the Company's business model, future performance, solvency or liquidity oversee management's design and implementation of the Company's risk management framework and review that framework at least annually to satisfy itself that it continues to be sound review and make recommendations to the Board in relation to any incident involving fraud or other breakdown of the Company's internal controls review the organisational structure of the Company to ensure the Company has available and uses appropriate resources and processes to eliminate or minimise sustainability risks (environmental and social risks including health and safety and community) incidents within the Company, as well as compliance standards and provide appropriate recommendations for change to the Board. 				
		Risk Management, Internal Compliance and Control Policy:				
		The Risk Management, Internal Compliance and Control Policy, available on the Group's website, confirms that management, under the guidance of the Board and the Audit & Risk Committee, determines the Company's risk profile and is responsible for overseeing and approving risk management strategy and policies, internal compliance and internal control. The Board, via the Audit and Risk Committee, oversees an ongoing assessment of the effectiveness of risk management, internal compliance and control.				
		Board Charter:				
		The Board, as per the Board Charter available on the Group's website, is responsible to approve, review, ratify and monitor the systems of risk management and internal control, codes of conduct and legal compliance.				

ASX Recommendations		How MRL satist	fies the Recommendatio	ons
 Recommendation 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 	 MRL Corporate Governance Audit & Risk Committee Risk Management and Via Independent Experience Via Risk Surveyor Report 	e Charter Internal Compliance Reports	e and Control Policy	
function, that fact and the processes it employs for evaluating and continually	Compliant with ASX Recommendations	√	Documents available	✓ On the Group's website
improving the effectiveness of its governance, risk management and internal control processes.	 The Company subcontracts i Areas of focus for internal au Procedures for continually in Group as follows: Risk Management, Internal The Risk Management Inter company's process of risk m establishing the Compa strategies and policies to continuously identifying a management goals and affect these risks formulating risk manage appropriate risk manage monitoring the performar 	dit reviews are perio proving both risk ma Compliance and C nal Compliance and anagement, complian y's risk manageme achieve these goals achieve these goals achieve these goals objectives, and mon ement strategies to ment policies and inte ace of, and continuous and controls, inclu	to appropriately experience odically selected based on anagement and internal con ontrol Policy Control Policy, available of nce and control as follows ent goals and objectives, and objectives hat might impact upon the itoring the environment for manage identified risks ernal controls, and usly improving the effective uding an ongoing assess	ntrol processes are managed by the on the Group's website, defines the

ASX Recommendations	How MRL satisfies the Recommendations
	Audit and Risk Committee Charter
	 The Charter of the Audit & Risk Committee, available on the Group's website, defines responsibilities for the Committee including overseeing the: integrity of financial reporting, including the adequacy of financial risk management controls accounting and reporting practices adequacy of the processes for identifying and managing risk generally internal audit function external audit function insurance framework treasury and capital management practices taxation practices, and compliance with applicable legal and regulatory requirements and internal Code of Conduct and Business Integrity, as requested by the Board.
	Via Independent Expert Reports:
	Where an item has a material impact on the accuracy and reliability of financial performance to, and financial position as at, a period end (e.g. resource stockpiles) independent experts are commissioned to assess quantities included in carrying value calculations. Variances are thoroughly investigated and where deficiencies are identified, appropriate amendments made to measuring processes/systems.
	Risks associated with IT system changes are managed by ensuring independent experts are commissioned to review change processes and to provide a report to executives on the adequacy and efficacy of internal controls inherent in the new systems, as well as to verify that all risks associated with transition from previous to new systems have been appropriately managed.
	Via Risk Surveyor Reports: The Group arranges major comprehensive property and project risk review through its insurance brokers. These risk reviews are conducted by independent risk management companies, who provide a report to management on site based risks, associated control risks and where appropriate, the adequacy of insurance. Risks are graded, logged and followed up by periodic reports on remedial actions to the Chief Executives and the Chief Financial Officer until closed out.

ASX Recommendations	How MRL satisfies the Recommendations					
Recommendation 7.4: A listed entity should disclose whether it has	MRL Corporate Governance Documents: s • Sustainability Reports					
any material exposure to economic,	Sustainability Policy					
environmental or social risks and, if it does,						
how it manages or intends to manage those risks.	Compliant with Recommendations		✓	available	✓ On the Group's website	
	Sustainability Rep					
	FY20 is the third year that the Company will report on the Group's sustainability performance, fol inaugural FY18 Environmental, Social and Governance (ESG) Report and the FY19 Sustainability					
	The FY20 Sustainability Report is being prepared in accordance with the Global Reporting Initiative (GRI) Standards: Core option and will include external assurance over selected sustainability performance indicators.					
	Material sustainability topics, which represent material economic, environmental and social ris opportunities that influence the Company's ability to create and sustain value include:					
	Theme Material Sustainability Topic					
	Health and Safety	1. M	aintaining a safe working	environment that promotes	s health and wellbeing	
	People	2. At	ttracting and retaining tale	ent while developing a diver	rse, inclusive and fair workplace	
	Environment	3. M	anaging environmental im	npacts and enhancing reso	urce efficiency	
	Social	4. De	eveloping and maintaining	g strong community and sta	akeholder relationships	
	Climate Change		nderstanding and managin nder a changing climate	ng our climate-related oblig	gations, risks and opportunities	
	Business Ethics and Integrity	6. Co	onducting our business wi	ith ethics and integrity		
					nce by a leading external assurance Report, in October 2020.	

ASX Recommendations		How MRL satisfie	s the Recommendation	ons
	Sustainability Policy			
Principle 8 – Remunerate fairly and response	 Company's commitment to measurement and reporting. comply with all legislative review material sustainab Company's ability to created to create the sustainable of the best of the best of the best of the sustainability develop classification of the sustainability continuously improve sustainability disclosures, and obtain independent extert 	sustainability risk ar As part of this Policy, t e requirements bility risks and opportun ate and sustain value in nability topics, to max usiness ear, achievable and me performance through stainability performance performance through	nd opportunity identifies the Company commits in ities on a regular basis the short, medium and timise positive social a asurable sustainability key sustainability per h an annual Sustaina	to identify issues that may affect the d long-term and environmental outcomes while performance targets erformance metrics and strive to ability Report and supplementary
Recommendation 8.1:	MRL Corporate Governanc	e Documents: Board	Remuneration Comm	littee Charter
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, 	Compliant with ASX Recommendations	¥	Documents available	 ✓ Via Directors' Report and Remuneration Report section of the Group's Annual Financial Statements and Annual Report, which is available on the Group's website on the Group website
and disclose:	Remuneration Committee:			
 (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 MRL has a Remuneration Committee that is composed of Northe Committee Chair. During FY20, membership of the Remuneration Committee was the period and the individual MRL has a Remuneration Committee that is composed of Northe Chair. During FY20, membership of the Remuneration Committee was the period and the individual 				

ASX Recommendations		How MRL satist	fies the Recommendat	ions	
attendances of the members at those meetings; or	• a third member is currently being sought as part of the review of the Board composition, with the Chairman, Peter Wade, assisting as a member of the Committee in the interim				
(b) if it does not have a remuneration committee, disclose that fact and the	Board Remuneration Committee Charter:				
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.	The Board Remuneration Committee Charter, available on the Group's website, sets out the Committee's role and responsibilities and provides it with the resources and authority required to discharge these duties. The Charter includes details of the Committee's composition, structure, membership requirements and processes				
	FY20 Remuneration Comm	ittee Meetings:			
		n the Directors' Report section of the ble on the Group's website.			
Recommendation 8.2: A listed entity should separately disclose its	MRL Corporate Governance Documents: Remuneration Report included in Group's Annual Financial Statements and Annual Report				
policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.	Compliant with ASX Recommendations	✓	Documents available	✓ Via Remuneration Report section of the Group's Annual Financial Statements and Annual Report, which is available on the Group's website on the Group website	
		n Report, a section of	of Annual Financial State	nuneration policies and practices are ements and Annual Report, available	

ASX Recommendations	How MRL satisfies the Recommendations			
 Recommendation 8.3: A listed entity which has an equity-based remuneration scheme should: (a) have a policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or 	which is available on th	- included in the Gro ne Group's website lan Rules that are n		Statements and Annual Report, participants on the Company's
(threater through the door of domained of otherwise) which limits the economic risk of participating in the scheme; and(b) disclose that policy or a summary of it.	Compliant with ASX Recommendations	*	Documents available	 ✓ Via Remuneration Report section of the Group's Annual Financial Statements and Annual Report, and Securities Trading Policy which is available on the Group's website
 The Company's remuneration framework consists of two elements: Fixed remuneration such as salary payments, superannuation and other At-risk remuneration: Short-Term Incentive (STI) based on a performance period of 12 in cash and the balance of which is paid in Company Shares over and Long-Term Incentive (LTI) which is paid in Company Shares dep over a total period of 4 years. Details and entitlements under the STI and LTI are included in the Remuner Financial Statements and Annual Report (available on the Company's website external auditors. The Equity Incentive Plan Rules (Plan Rules) prohibits participants from e through the use of derivatives or otherwise, which limit the economic risk of Information on the Plan Rules is provided to STI and LTI participants via equity based remuneration via the STI and LTI schemes, and participants acceptance of the Plan Rules on receipt of their STI and LTI awards. 			2 months, a portion of which is paid er the following two financial years, bending on Company performance eration Report section of the Annual te) and is audited by the Company's entering into transactions, whether participating in the schemes.	

ASX Recommendations	How MRL satisfies the Recommendations
	Plan Rules are available on the Company's Intranet for reference by any STI or LTI participant on an ongoing basis.
	The Securities Trading Policy, available on the Group's website, imposes general trading restrictions on all Directors, employees, contractors and consultants of the Company and its subsidiaries who possess Inside Information (i.e. an intimate knowledge or material non-public/privileged information on the affairs, operations, or financial position of the Company that a reasonable person would consider likely to affect the market price of the Company's shares).
	Additional trading restrictions are imposed on Key Management Personnel (a "Restricted Person") being those persons having authority and responsibility for planning, directing and controlling the activities of the Company, including Directors of the Company, whether executive or otherwise.

Recommendations 9.1; 9.2 and 9.3 do not apply to the Company.