CORPORATE GOVERNANCE STATEMENT

APPROVED: 24 AUGUST 2023



PENGANA PRIVATE EQUITY TRUST (ASX: PE1)

Pengana Investment Management Limited ABN 69 063 081 612, AFSL 219 462 as the Responsible Entity for Pengana Private Equity Trust ARSN 630 923 643

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CORPORATE GOVERNANCE STATEMENT

Pengana Investment Management Limited ('Responsible Entity' or 'PIML') is the responsible entity for the Pengana Private Equity Trust ('Trust' or 'PE1') (ASX: PE1), a registered managed investment scheme that is listed on the Australian Securities Exchange ('ASX').

The Responsible Entity is a wholly owned subsidiary of Pengana Capital Group Limited ('Pengana' or 'PCG') (ASX: PCG). PIML is the holder of an Australian Financial Securities Licence (AFSL Licence: 219 462) ('AFSL').

PIML is also the Investment Manager for the listed investment company Pengana International Equities Limited (ASX: PIA).

Pengana Capital Limited ('Manager' or 'PCL') is the manager of PE1 and is a wholly owned subsidiary of PCG. The Manager has engaged Grosvenor Capital Management, L.P. ('GCM' or 'Investment Manager') as the investment manager of PE1.

Responsibility for the Trust's proper corporate governance rests with the Responsible Entity. The Responsible Entity's guiding principle in meeting this responsibility is to act honestly, in good faith and in the best interests of unitholders of the Trust.

The Responsible Entity has entered into a management agreement with the Manager pursuant to which the Manager will provide certain management services to the Trust. The Manager, in turn, has entered into an investment management agreement with the Investment Manager pursuant to which the Investment Manager will provide certain investment management services to the Trust. The Responsible Entity, with reliance upon the Manager and the Investment Manager, will monitor the operational and financial position, and performance of the Trust.

The Directors of the Responsible Entity ('Directors') are committed to implementing high standards of corporate governance in operating the Trust. Accordingly, the Responsible Entity has created a framework for managing the Trust, including adopting relevant internal controls, risk management processes and corporate governance policies and practices which it believes are appropriate for the Trust's business and which are designed to promote the responsible management and conduct of the Trust.

The Directors recognise the importance of good corporate governance and are committed to the highest standard of corporate governance. Continual improvement in this area remains a focus point of the Directors. The Responsible Entity Board has completed a comprehensive review of its corporate governance policies and procedures during the year and will regularly review all policies and charters to ensure the Responsible Entity on a continuing basis reviews and, where appropriate, enhances its corporate governance standards.

The Responsible Entity Board has approved this Corporate Governance Statement (Statement), which summarises the Trust's corporate governance framework, practices and policies and complies with the fourth edition of the Australian Securities Exchange (ASX) Corporate Governance Council's Corporate Governance Principles and Recommendations (ASX Principles) for the year ending 30 June 2023.

The ASX Corporate Governance Council has developed and released the ASX Principles for Australian listed entities in order to promote investor confidence and assist entities to meet stakeholder expectations. The ASX Principles are not prescriptions, but guidelines. Nonetheless, the Responsible Entity will conduct itself with respect to its operation of the Trust in accordance with the ASX Principles to the extent they apply to externally managed entities. The Responsible



Entity has developed the Trust's corporate governance policies and practices having regard to the ASX Principles.

Copies of the Trust's Corporate Governance documentation can be found on Pengana's <u>website</u>, at www.pengana.com.

1 Lay solid foundations for management and oversight

RECOMMENDATION

- 1.1. A listed entity should have and disclose a board charter setting out:
 - 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.

COMPLIANCE

Complies

COMMENT

The Responsible Entity is responsible for the operation and management of the Trust.

The Responsible Entity Board is constituted and empowered under the Company's constitution, the ASX Listing Rules and the Corporations Act. The Board has been appointed to ensure that both the Responsible Entity and the Trust are properly managed and that the interests of Unitholders are enhanced and protected. This includes monitoring the Trust's performance, viewing and overseeing the risk management framework, approval of annual and half year financial reports, monitoring and reviewing service providers, ensuring compliance with the Trust's Constitution, the Responsible Entity's Constitution and with the continuous disclosure requirements of the Listing Rules and the Corporations Act and monitoring the Responsible Entity's affairs in order to ensure that it acts in the best interests of all Unitholders.

The key responsibilities of the Board include:

- demonstrating leadership;
- monitoring and assessing the performance of PIML and ensuring that its actions are consistent with Pengana Group's values, purpose and strategic objectives;
- approving PIML's statement of values and code of conduct;
- appointing the chair;
- approving the appointment and replacement of the company secretary;
- overseeing management in its implementation of PIML's values, purpose and strategic objectives;
- overseeing the integrity of PIML's accounting and corporate reporting systems, including the external audit;
- satisfying itself that PIML has in place an appropriate risk management framework (for both financial and non-financial risks) and setting the risk appetite within which the board expects management to operate;
- satisfying itself that an appropriate framework exists for relevant information to be reported by management to the board;
- whenever required, challenging management and holding it to account;
- satisfying itself that PIML's Non-Executive Director remuneration policies are aligned with PIML's purpose, values, strategic objectives and risk appetite; and



monitoring the effectiveness of PIML's governance practices

To this end the Board has adopted appropriate corporate governance policies and practices to lay solid foundations for management and oversight. The Board has adopted a Charter that details the functions and responsibilities of the Board. A copy of the Charter is available in the Trust's Corporate Governance section of the Pengana's website: www.pengana.com.

The Board delegates to the Responsible Entity's management team all matters not reserved to the Board, including the day-to-day management of the Responsible Entity and the operation of the Trust. Directors, management and staff are guided by Pengana's Code of Conduct which is designed to assist them in making ethical business decisions.

The Audit and Risk Charter provides details of how the Responsible Entity Board is fulfilling its its corporate governance and oversight responsibilities in relation to the integrity of financial reporting, control structure, risk management and the external audit function of the Trust and of the Responsible Entity.

RECOMMENDATION

- 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.

COMPLIANCE

Complies

COMMENT

The Responsible Entity Board is responsible for ensuring it is comprised of individuals who are best able to discharge the responsibilities of Directors having regard to the law and the best governance standards.

The Board's framework to assess whether a person has the appropriate skills, experience and knowledge to perform the role and act with the requisite character, diligence, honesty, integrity and judgement includes pre-appointment screening, annual skills reviews and performance assessments, and on-going disclosures of material and/or conflicting interests.

Prior to appointing a director or nominating a new candidate for election, appropriate screening checks are undertaken as to the person's character, experience, education, criminal history, bankruptcy history and any material directorships currently held by the candidate. The skills nominees will bring to the board are evaluated in the context of the Boards Skill Matrix. This information is provided to shareholders when a candidate is standing for election or re-election as a director.



1.3. A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.

COMPLIANCE

Complies

COMMENT

Directors of the Responsible Entity are engaged pursuant to letters of appointment setting out the terms of their appointment and are in accordance with the Company's Constitution, the Corporations Act of 2001 and, where appropriate, the ASX Listing Rules.

RECOMMENDATION

1.4. The company secretary of a listed entity should be accountable directly to the Board, through the chair, on all matters to do with the proper functioning of the board.

COMPLIANCE

Complies

COMMENT

The Company Secretary is accountable to the Board, through the Chair, for all governance matters and the proper functioning of the Board.

Each Director has access to the Company Secretary.

The appointment and removal of the Company Secretary must be determined by the Board as a whole.

RECOMMENDATION

- 1.5. A listed entity should:
 - a. have and disclose a diversity policy;
 - through its Board or a relevant committee of the board set measurable objectives for achieving gender diversity in the composition of its board, senior executives and workforce generally;
 - c. disclose as at the end of each reporting period:
 - i. the measurable objectives set for that period to achieve gender diversity;
 - ii. the entity's s progress towards achieving those objectives and
 - iii. either:
 - A. the respective proportions of men and women on the board, in senior executive positions and across the whole workforce (including how the entity has 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.

COMPLIANCE

Does not comply



COMMENT

The Responsible Entity Board has not developed a formal diversity policy and has not followed Recommendation 1.5. The Responsible Entity Board has also not set measurable objectives for achieving gender diversity.

In respect of the Responsible Entity Board, it is the aim of the Directors to ensure the Responsible Entity Board is comprised of individuals that are best equipped to contribute to the success of the business and who can represent the interest of all shareholders, irrespective of gender.

The Responsible Entity Board currently has 25% female representation. The Responsible Entity is not a "relevant employer" under the Workplace Gender Equality Act.

RECOMMENDATION

- 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 for each reporting period whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.

COMPLIANCE

Complies

COMMENT

The Responsible Entity Board reviews its performance in terms of objectives and the performance of the Investment Managers against the Investment Management Agreement. The Board ensures each Director has the necessary skills, experience and expertise, and the mix remains appropriate, for the Board to function effectively. As a result of these performance reviews, the Board may implement changes to improve the effectiveness of the Board and corporate governance structures. Independent professional advice may be sought as part of this process.

Directors' profiles setting out their skills, experience, expertise, period of office and other directorships of listed entities are disclosed in the Directors' Report included in the Trust's Annual Report and on Pengana's <u>website</u>.

The Responsible Entity Board will report on whether the evaluation has taken place on an annual basis in the Corporate Governance Statement and will include, where appropriate, any insights it has gained from the evaluation and any resulting governance changes.

During the 2023 financial year the Responsible Entity Board undertook a formal Board performance evaluation. The skills and experience of nominees were considered in context of the skills and experience of current Board members.



- 1.7. A listed entity should:
 - a. have and disclose a process for periodically evaluating the performance of its senior executives; and
 - b. disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.

COMPLIANCE

Not applicable.

COMMENT

The Company does not directly employ executives and other employees but rather they are employed by Pengana Capital Group Limited, the Responsible Entity's parent company.

2 STRUCTURE OF THE BOARD TO ADD VALUE

RECOMMENDATION

- 2.1. The Board of a listed entity should:
 - a. have a nomination committee which:
 - i. has at least three members, a majority of whom are independent Directors; and
 - ii. is chaired by an independent director, and disclose:
 - iii. the charter of the committee;
 - iv. the members of the committee; and
 - v. as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or
 - b. if it does not have a nomination committee, disclose 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.

COMPLIANCE

Complies.

COMMENT

A nominations committee has not been formed under Recommendation 2.1.

Given the size of the Responsible Entity Board (comprising two non-executive directors and two executive directors, with the independent Chair having the casting vote), the Responsible Entity Board as a whole considers the composition of the Responsible Entity Board, the appointment of new Directors and has responsibility for succession and Responsible Entity Board renewal.

The Responsible Entity Board identifies suitable candidates to fill vacancies as they arise with consideration to the optimal mix of skills and independence. The Responsible Entity Board maintains a Skills Matrix and periodically reviews the skills and experience of each director.

Appointment of directors to the boards and standing committees of the key operating subsidiaries are made subject to the approval of the Pengana Board.

The Responsible Entity does not directly employ executives and other employees but rather they are employed by Pengana Capital Group Limited, the Responsible Entity's parent.



2.2. 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.

COMPLIANCE

Complies

COMMENT

The Responsible Entity Board has adopted a Board Skills Matrix which sets out the mix of skills and diversity that the Board currently has or is seeking to achieve in its membership.

The Board Skills Matrix sets out the broad skills that the Board believe are important for the Board as a whole to carry out the directors' duties. During the reporting period each Director individually undertook a self-assessment by completing a Board Skills Matrix. The Board concluded that the experience, diversity and skills identified enable the Board to discharge its duties and responsibilities effectively. The mix of skills, experience and diversity represented on the Board as at 30 June 2023 is as follows:

Total number of Directors	4
Total Hallison of Billoctore	•
Finance/Investments	3
Accounting	3
Legal	2
Other	1
	3
Director experience: unlisted	
Experience as a board member for an Australian listed entity.	4
Director experience: listed	
Experience as a board member for an unlisted entity.	2
Executive leadership	
Senior executive (or higher) experience.	4
Strategic planning	
Track record in developing and implementing a successful strategy.	4
Financial acumen	
Senior executive (or higher) experience in financial accounting and	3
reporting, corporate finance and internal controls.	
Risk management	
Senior executive (or higher) experience in risk and internal controls.	3
Capital management	
Experience in capital management strategies.	3
Investment management	
Experience in investment management.	3
Distribution, sales and/or marketing	
Senior executive (or higher) experience in distribution, sales and/or	1
marketing combined with an understanding of the Company's objective to	
create long term shareholder value.	
Remuneration	
Board remuneration committee membership or senior executive	3
experience in relation to remuneration.	
Social responsibility and sustainability	1
Experience in sustainability and environmental, corporate or social	
responsibility	



DIVERSITY	
Female	1
Male	3

The Board will also take account of the Board Skills Matrix in filling any Board vacancies.

RECOMMENDATION

- 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.

COMPLIANCE

Complies

COMMENT

At the date of this Statement, the Board of Directors of the Responsible Entity comprises two independent non-executive Directors (one of whom is the Chair) and two Directors who are executives of Pengana. The Chair has the casting vote. The following table provides the analysis of the independent and non-independent Directors of the Responsible Entity:

NAME	INDEPENDENT	REASON IF NOT INDEPENDENT	DATE OF APPOINTMENT
Russel Craig Pillemer	No	Executive, shareholding	05 June 2017
Katrina Elizabeth Glendinning	No	Executive, shareholding	05 June 2017
Ellis Neville Varejes	Yes	n/a	24 January 2019
Ilan Zimerman	Yes	n/a	24 January 2019

Details of the background, experience and professional skills of each Director are set out in the Director's Report section of the Trust's Annual Report.

An independent Director is a Non-Executive Director that the Board considers to be independent of the Responsible Entity in that he or she does not hold a substantial interest in Pengana, and is free from any business or other relationship with Pengana that could materially interfere with, or could reasonably be perceived to interfere with the exercise of independent judgement and has not been employed in an executive capacity or been a material professional advisor in the last three years. The Responsible Entity Board gives consideration to tenure when considering independence and the tenure of each director is disclosed in the Trust's Directors' Report.

Directors must disclose any material personal or family contract or relationship in accordance with the Corporations Act. Each director may from time to time have personal dealings with the Responsible Entity. Some Directors are involved with other companies or professional firms that may from time to time have dealings with Pengana. Details of offices held by directors with other organisations are set out in the Directors' Report.

If a Director's independent status changes, this will be disclosed to the market in a timely manner.



2.4. A majority of the board of a listed entity should be independent directors.

COMPLIANCE

Does not comply

COMMENT

At the date of this Statement, the Board is comprised of two independent Non-Executive Directors: Ellis Varejes (Chairman) and Ilan Zimerman, and two Executive Directors: Russel Pillemer (Pengana Managing Director) and Katrina Glendinning.

The Independent Chairman has a casting vote.

RECOMMENDATION

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.

COMPLIANCE

Complies

COMMENT

The Chair of the Board of the Responsible Entity Board is an independent Non-Executive Director.

Mr. Russel Pillemer was appointed the Company's Managing Director in February 2019.

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 development to maintain the skills and knowledge needed to perform their role as directors effectively.

COMPLIANCE

Complies

COMMENT

A new director is offered an induction and training program about the Responsible Entity, its policies and charters and their roles and responsibilities. New directors also have the opportunity of meeting with key management staff.

As part of its ongoing review of its own performance and skill set, the Responsible Entity Board is committed to offering education and training to directors to ensure they remain fit and proper to act as directors with the requisite skills for the proper functioning of the Board.



3 INSTILL A CULTURE OF ACTING LAWFULLY, ETHICALLY AND RESPONSIBLY

RECOMMENDATION

3.1. A listed entity should articulate and disclose its values

COMPLIANCE

Complies

COMMENT

The Responsible Entity acknowledges the importance of values and pursues Pengana's purpose and ethical and responsible investment objectives in a manner that is consistent with its values as outlined in the Company's Board Charter, Code of Conduct, Anti-Bribery Policy, Whistleblower Policy and it's Responsible & Environmental, Social and Governance (ESG) Investment Policy.

All Directors and employees of Pengana receive training on these policies as part of their induction.

Responsible Investment and ESG are standing Board meeting agenda items.

RECOMMENDATION

- 3.2. 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.

COMPLIANCE

Complies

COMMENT

The Responsible Entity has a board but no employees.

The Board has adopted Pengana Capital Group's Code of Conduct which sets out the expectations placed on PIML Directors, Officersand on employees and Officers of the Pengana Group. A copy of the Code of Conduct is available in the corporate governance section of the Pengana's <u>website</u>.

The Code of Conduct requires high standards of personal integrity and honesty in all dealings, a respect for the privacy of shareholders and others and observance of all relevant laws.

Under the Code of Conduct the standards expected of Designated Officers include:

- acting honestly, fairly and ethically in all business dealings;
- acting to prevent bribery and corruption;
- protecting assets, resource and information;
- working with others including showing proper courtesy, consideration and sensitivity in their dealings with clients and colleagues; and
- acting in the best interest of Pengana, its clients, shareholders, unitholders and other stakeholders.



All breaches are reviewed by executives of the Investment Manager and analysed for materiality and thematic or systemic issues. Material breaches of the Code of Conduct are reported to Audit, Risk and Compliance Committee and/or the Board. Designated Officers are required to attest annually that they have read, understood and complied with the Code of Conduct.

RECOMMENDATION

- 3.3. A listed entity should:
 - a. have and disclose a whistleblower policy; and
 - b. ensure that the board or a committee of the board is informed of any material incidents reported under that policy.

COMPLIANCE

Complies

COMMENT

Pengana has adopted a Whistleblower Policy which outlines the Pengana's policy for reporting actual or suspected behaviours that breach the Pengana's values, policies or the law, without fear of reprisal or dismissal. The Whistleblower Policy is available of the Pengana's <u>website</u>.

All incidents are reviewed by executives of the Investment Manager and analysed for materiality and thematic or systemic issues. Material incidents reported under the Whistleblower Policy are also reported to the Board. Designated Officers training are required to attest annually that they have read, understood and complied with the Whistleblower Policy

RECOMMENDATION

- 3.4. A listed entity should:
 - a. have and disclose an anti-bribery and corruption policy; and
 - b. ensure that the board or a committee of the board is informed of any material incidents reported under that policy.

COMPLIANCE

Complies

COMMENT

Pengana has adopted an Anti-Bribery and Corruption Policy which sets out the Pengana's zero tolerance for any bribery or corruption in its business dealings. The Anti-Bribery and Corruption Policy is available on Pengana's website.

All incidents are reviewed by executives of the Investment Manager and analysed for materiality and thematic or systemic issues. Material incidents of bribery, corruption or fraud will be reported to the Board. Designated Officers are required to attest annually that they have read, understood and complied with the Anti-Bribery and Corruption Policy.



4 SAFEGUARD INTEGRITY IN CORPORATE REPORTING

RECOMMENDATION

- 4.1. The board of a listed entity should:
 - a. have an audit committee which:
 - i. has at least three members, all of whom are non-executive directors and a majority of whom are independent directors; and
 - ii. is chaired by an independent director, who is not the chair of the Board; and disclose:
 - iii. the charter of the committee:
 - iv. the relevant qualifications and experience of the members of the committee; and
 - v. in relation to each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or
 - b. if it does not have an audit committee, disclose that fact and the processes it employs that independently verify and safeguard the integrity of its corporate reporting, including the processes for the appointment and removal of the external auditor and the rotation of the audit engagement partner.

COMPLIANCE

Complies

COMMENT

The Responsible Entity does not have an Audit Committee. Given the small size of the Board (comprising two non-executive directors and two executive directors, with the independent Chair having the casting vote), the functions that would be performed by the Audit Committee are undertaken by the Board, with assistance from management of Pengana. This is also consistent with ASX's position (explained in the ASX Principles) which recognises that "ultimate responsibility for a listed entity's financial statements rests with the full Board".

The Board of Directors of the Responsible Entity have adopted an Audit and Risk Charter assist and advise the Board in fulfilling its corporate governance and oversight responsibility in relation to the integrity of the Trust's financial reporting and internal control structure and reviewing the Trust's compliance, risk management systems and external audit functions.

As a registered managed investment scheme, the Trust has a compliance plan that has been lodged with the Australian Securities and Investments Commission ('ASIC'). The compliance plan will be reviewed every year to ensure that the way in which the Trust operates protects the rights and interests of unitholders and that major compliance risks are identified and properly managed.

The Responsible Entity manages the engagement and monitoring of independent external auditors for the Trust. The Board receives periodic reports from external auditors in relation to financial reporting and the Compliance Plans for the Trust. Annually the Responsible Entity reviews the performance of external auditors and assesses their continued independence. The external auditor is required to rotate the partner responsible for the Trust financial reporting audit and review at least once every 5 years.

The Responsible Entity has appointed a fund administrator to maintain the financial records for the Trust pursuant to an agreement that contains agreed service levels. The fund administrator must report any failure to adhere to these service levels to the Responsible Entity and breaches



and incidents relating to the fund administrator's performance are reported to the Board. Annually the Responsible Entity reviews the performance of the fund administrator.

RECOMMENDATION

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.

COMPLIANCE

Complies

COMMENT

The declarations under section 295A of the Corporations Act provide formal statements to the Board in relation to the Trust. The declarations confirm the matters required by the Act in connection with financial reporting. The Responsible Entity receives confirmations from the service providers involved in financial reporting and management of the Trust, including the Manager, which assist the Responsible Entity's Chief Executive Officer and Chief Financial Officer in making the following declarations under section 295A of the Corporations Act:

- the financial records of the Trust for the financial year have been properly maintained;
- the Trust's financial statements and notes applicable thereto give a true and fair view
 of its financial position and performance and comply with the requirements of the
 Accounting Standards, Corporations Act and Corporations Regulations;
- the integrity of the Trust's financial statements is founded on a sound system of risk management and internal compliance and control which, in all material aspects, implements the policies adopted by the Responsible Entity's Board; and
- the risk management and internal compliance and control systems are sound, appropriate, operating efficiently and effectively managing the Trust's material risks.

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 audited or reviewed by an external auditor.

COMPLIANCE

Complies

COMMENT

The process the Company uses to verify the content of any periodic reports not subject to audit or review by external auditors (including the monthly Net Tangible Assets (NTA) announcements, monthly performance reports Directors' Report, this Corporate Governance Statement and investor presentations) varies depending on the nature of the report, but typically includes:

 non-financial components of a market announcement are initially prepared by or under the supervision of the Company Secretary, based on matters as known to them and instructions from the Board or Investment Manager with firsthand information as to the matters reported



- financial components of a market announcement are initially prepared by or under the supervision of the Investment manager's Chief Operating Officer
- Drafts market announcements receive comments from the Investment Manager's Chief Financial Officer, Chief Operating Officer, Lawyer, Head of Distribution and/or Chief Risk Officer as appropriate
- individuals engaged in the preparation or commentary are professionals with duties to identify any material that is potentially misleading, having regard to their knowledge of the Company's activities and position
- Market announcements are subject to a rigorous internal review process coordinated by Pengana's executives with signoffs confirming the announcement is accurate and not misleading and is supported by appropriate verification provided to the Company Secretary prior to release to the market
- Market announcements not of a routine or administrative nature are reviewed and approved by the Board prior to release to the market.

5 MAKE TIMELY AND BALANCED DISCLOSURE

RECOMMENDATION

- 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

COMPLIANCE

Complies

COMMENT

The Responsible Entity Board is committed to:

- the promotion of investor confidence by ensuring that trading in Trust units takes place in an efficient, competitive and informed market;
- complying with the Responsible Entity's disclosure obligations under the ASX Listing Rules and the Corporations Act; and
- ensuring the Trust's stakeholders have the opportunity to access externally available information issued by the Trust.

The Responsible Entity has adopted a Continuous Disclosure Policy to ensure it meets its disclosure obligations under the Corporations Act and the ASX Listing Rules in relation to the Trust. The policy requires timely disclosure of information to be reported to the Responsible Entity's management and/or Directors to ensure that information that a reasonable person would influence an investment decision in relation to the Trust, is disclosed to the market. The Responsible Entity's Company Secretary assists management and/or the Board in making disclosures to the ASX after appropriate Board consultation. The Responsible Entity requires service providers, including the Manager and the Investment Manager, to comply with its policy in relation to continuous disclosure for the Trust.

Announcements not of a routine or administrative nature are reviewed and approved by the Board prior to release to the market.



The Company Secretary is responsible for coordinating the disclosure of information to ASIC and ASX.

A copy of the Trust's Continuous Disclosure Policy is available in the Corporate governance section of Pengana's <u>website</u>: www.pengana.com.

RECOMMENDATION

5.2. A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.

COMPLIANCE

Complies

COMMENT

The Responsible Entity uses various measure to ensure that it communicates effectively with its Board including an email alert system allowing members of the Board to receive a notification email following the lodgement of an ASX market announcement, along with a copy of the announcement.

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.

COMPLIANCE

Complies

COMMENT

The Responsible Entity uses various measure to ensure that it communicates effectively with its unitholders including ensuring copies of presentation materials are available via the ASX Market Announcements Platform in advance of any a new and substantive investor or analyst presentation.

PENGANA INVESTMENT MANGEMENT LIMITED CORPORATE GOVERNANCE STATEMENT



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.

COMPLIANCE

Complies

COMMENT

The Responsible Entity recognises that unitholders are entitled to accurate, timely and relevant information and should be fully informed of material matters that affect the Trust's position and prospects. Any prospective investors should be able to make informed investment decisions regarding the Trust. The Responsible Entity seeks to accomplish this through the release of:

- monthly NAV notices to the ASX;
- monthly updates in respect of the Trust;
- the Trust's Half Year results each year;
- the Trust's Full Year results each year; and
- significant information on the Pengana website promptly after it is disclosed to the market.

All information is available on the Pengana <u>website</u> after it has been disclosed to the ASX at www.pengana.com under ASX Releases.

The Responsible Entity also maintains information about itself, the Trust and its governance on the Pengana <u>website</u> including:

- ASX Releases;
- Board Members the names, photographs and brief biographical information for each of its directors;
- Unit Registry details;
- Distribution Schedule including access to the Trust's Distribution Reinvestment Plan:
- Key Date and Events including Investor Presentations;
- Corporate Governance section where all relevant corporate governance information can be accessed, including its Board charter;
- News and Insights; and
- Reports and resources copies of its annual directors' reports, financial statements and other corporate reports and copies of any materials distributed at investor or analyst presentations.

Information about the Responsible Entity, the Trust and its Corporate Governance are posted on Pengana's <u>website</u> at www.pengana.com.

In addition to the continuous disclosure obligations, the Responsible Entity receives and responds to communications from Unitholders and convenes formal and informal meetings of Unitholders, as required. The Responsible Entity handles any complaints received from Unitholders in accordance with Pengana's Complaints Handling Policy. The Responsible Entity is a member of the Australian Financial Complaints Authority, an independent dispute resolution body, which is available to Unitholders.



6.2. A listed entity should design and implement an investor relations program to facilitate effective two-way communication with investors.

COMPLIANCE

Complies

COMMENT

The Responsible Entity is committed to:

- complying with continuous disclosure obligations contained in the applicable ASX Listing Rules and the Corporations Act; and
- ensuring that unitholders and the financial markets are provided with full and timely
 information about the Trust's activities in a balanced and understandable way through
 the annual and half yearly reports, Investor Presentations, ASX releases, general
 meetings and the Pengana website.

The Company Secretary oversees and coordinates the distribution of all information by the Responsible Entity to the ASX. The Manager oversees and coordinates the distribution of information to shareholders, the media and the public.

The Manager conducts regular updates where investors have the opportunity to hear from and meet the Investment Manager.

RECOMMENDATION

6.3. A listed entity should disclose how it facilitates and encourage participation at meetings of security holders.

COMPLIANCE

Complies

COMMENT

As the Responsible Entity does not intend to hold periodic meetings of unitholders of the Trust, this Recommendation is not applicable. If the Responsible Entity were to hold periodic meetings of unitholders of the Trust in the future, the Recommendation would be complied with.

RECOMMENDATION

6.4. A listed entity should ensure that all substantive resolutions at a meeting of security holders are decided by a poll rather than by a show of hands.

COMPLIANCE

Complies

COMMENT

As the Responsible Entity does not intend to hold periodic meetings of unitholders of the Trust, this Recommendation is not applicable. If the Responsible Entity were to hold periodic meetings of unitholders of the Trust in the future, the Recommendation would be complied with.



6.5. A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.

COMPLIANCE

Complies

COMMENT

The Responsible Entity recognises the benefits of the use of electronic communications and unitholders have the option to receive communications from, and send communications to, the unit registry electronically. Unitholders have, and the Responsible Entity actively encourages, the opportunity to elect to receive relevant documentation electronically form the Responsible Entity and communicate with the Responsible Entity via email. The following information can be received electronically:

- distribution statements;
- periodic statements;
- annual taxation statements;
- Annual Reports;
- if any meetings are held, notices of meetings and proxy forms and the ability to vote online; and
- other general Trust communications.

Unitholders can log into their account to make these changes. The unit registry can also be contacted via telephone. Contact details can be found on the Pengana website at www.pengana.com.

7 RECOGNISE AND MANAGE RISK

RECOMMENDATION

- 7.1. The Board of a listed entity should:
 - a. have a committee or committees to oversee risk, each of which:
 - i. has at least three members, a majority of whom are independent Directors; and
 - ii. is chaired by an independent director, and disclose:
 - iii. the charter of the committee;
 - iv. the members of the committee; and
 - v. as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or
 - b. if it does not have a risk committee or committees that satisfy (a) above, disclose that fact and the processes it employs for overseeing the entity's risk management framework.

COMPLIANCE

Complies



COMMENT

Due to the size of the Board (comprising two non-executive directors and two executive directors, with the independent Chair having the casting vote), the Responsible Entity does not have a separate risk committee or an internal audit function. The functions that would be performed by this committee are undertaken by the Board.

The Responsible Entity's Board recognises the importance of prudent identification of and management of risk factors as part of its responsibility to the Trust's unitholders and other significant stakeholders.

The Board is responsible for:

- Assessing the effectiveness of the risk management framework, including compliance and internal controls practices and policies; and
- Overseeing and monitor the Responsible Enity's effectiveness in managing its key risks and internal controls.

The Board has implemented risk management and compliance frameworks. These frameworks ensure that:

- emphasis is placed on maintaining a strong control environment;
- accountability and delegations of authority are clearly identified;
- risk profiles are in place and regularly reviewed and updated;
- timely and accurate reporting is provided; and
- compliance with the law, contractual obligations and internal policies is communicated and demonstrated.

Management executes the Board-approved strategy and manages the Company's operations within the Board-approved risk appetite. Management is responsible for identifying, monitoring, mitigating and reporting on risks.

The Board receive regular reports from Management on financial matters, on compliance matters; on enterprise, operational, technology and cyber security risks, as well as receiving reports from the external auditor.

In addition to the responsibilities above, the Board has a role in safeguarding the integrity of the Trust's financial reporting.

The Board has received assurance from Pengana's Chief Executive Officer and Chief Financial Officer that their declaration under Section 295A of the Corporations Act is founded on a sound system of risk management and internal control and that the system is operating effectively in all material respects in relation to financial reporting risks.

Details of the Directors qualifications and attendance at Board meetings are set out in the Directors Report of the Trust.

Due to the nature of the Trust's business, the Trust and its unitholders are exposed to risk and uncertainty. The Responsible Entity has established various corporate governance, compliance and risk systems to mitigate the risks, but the Responsible Entity cannot guarantee that these safeguards and systems will be effective. Additionally, some risks are outside the control of the Responsible Entity.



- 7.2. The Board or a committee of the board should:
 - review the entity's risk management framework at least annually to satisfy itself that
 it continues to be sound and that the entity is operating with due regard to the risk
 appetite set by the board; and
 - b. disclose, in relation to each reporting period, whether such a review has taken place.

COMPLIANCE

Complies

COMMENT

The Responsible Entity's Board recognises the importance of prudent identification of and management of risk factors as part of its responsibility and has adopted Pengana's formal risk management program which encompasses governance, compliance and risk systems designed to understand, quantify and mitigate risks. However, the Board recognises that it cannot guarantee that these safeguards and systems will be effective. Additionally, some risks are outside the control of the Responsible Entity.

The Responsible Entity's Board conducts an annual review of assessment of risks and reviews the Group's risk management framework every two years or as required to satisfy itself that it continues to be sound that the Trust is operating with consideration of the risk appetite set by the Board. A review has taken place during the reporting period and the Responsible Entity is satisfied that the framework remains sound and that the Trust is operating with due regard to the risk appetite set by the Board..

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 function, that fact and the processes it employs for evaluating and continually improving the effectiveness of its risk management and internal control processes.

COMPLIANCE

Complies

COMMENT

The Responsible Entity does not have an internal audit function.

The Responsible Entity is the holder of AFSL 219 462 and is subject to external audits and reviews. These external audits provide reasonable assurance on the design and operating effectiveness of the Responsible Entity's compliance and control environment. In addition, periodic monitoring of compliance with key policies and procedures is performed by the Responsible Entity's Board and the results are reported up to the Pengana Board. Pengana's culture, size, simple and scalable operations, transparent reporting and flat organisational structure allow the Boards and management full and direct visibility of the key activities undertaken.

The Boards and senior management have the skills and expertise to understand and rigorously review and challenge the information provided and recommendations submitted for approval.



Where additional assurance is desired, the Board can commission external independent advice and reviews as necessary.

RECOMMENDATION

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.

COMPLIANCE

Complies

COMMENT

The Responsible Entity regularly evaluates its overall risk. The Board does not believe that the Trust has any direct material exposure to environmental and social sustainability risk, however may have indirect exposure through its investments.

The Trust's Investment Manager has adopted an Environmental, Social and Governance (ESG) Policy. The policy provides a framework for how the Investment Manager applies ESG considerations to how it operates its business, how it engages with the communities in which it does business, and how it pursues, evaluates, and implements investments. A copy of the policy can be found in the Company's <u>website</u>.

8 ALTERNATIVE TO RECOMMENDATIONS 8.1, 8.2 AND 8.3 FOR EXTERNALLY MANAGED LISTED ENTITIES

RECOMMENDATION

8.1. An externally managed listed entity should clearly disclose the terms governing the remuneration of the manager.

COMPLIANCE

Complies

COMMENT

The rates of the management and performance fees payable to the Responsible Entity, the Manager and the Investment Manager in respect of the Trust can be found in the most current Product Disclosure Statement for the Trust on the Pengana website at www.pengana.com.

A summary of the fees payable and actual management and performance fees paid can be found in the Half Yearly Reports and Annual Reports of the Trust on the Pengana <u>website</u> at www.pengana.com.