

Corporate Governance Statement.

1. Approach to Corporate Governance

Genmin Limited ACN 141 425 292 (**Company** or **Genmin**) has established a corporate governance framework, the key features of which are set out in this statement.

In establishing its corporate governance framework, the Company has referred to the recommendations set out in the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations (4th Edition) (Principles & Recommendations). The Company is committed to the highest level of ethics and governance and has followed each recommendation where the Board has considered the recommendation to be an appropriate benchmark for its corporate governance practices.

Where the Company's corporate governance practices follow a recommendation, the Board has made appropriate statements reporting on the adoption of the recommendation. In compliance with the "if not, why not" reporting regime, where, after due consideration, the Company's corporate governance practices do not follow a recommendation, the Board has explained its reasons for not following the recommendation and disclosed what, if any, alternative practices the Company has adopted instead of those in the recommendation.

The following governance-related documents can be found on the Company's website at https://www.genmingroup.com/company/corporate-governance/.

This statement was approved by a resolution of the Board on 26 March 2024.

2. Charters

- Board Charter
- Audit & Risk Management Committee Charter
- Remuneration & Nomination Committee Charter

3. Policies

- Anti-Bribery and Corruption Policy
- Board Performance Evaluation Policy
- Code of Conduct
- Code of Conduct for Directors
- Communications Policy
- Continuous Disclosure Policy
- Diversity Policy
- Donations & Community Investments Policy
- External Auditor Policy
- Privacy Policy
- Securities Dealing Policy
- Social Responsibility Policy
- Whistleblower Policy



Recommendations (4 th Edition)	Comply	Disclosure
Principle 1 – Lay solid foundations for manage	ement and a	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.	YES YES	The Company has established the respective roles and responsibilities of its Board and executive management, those matters expressly reserved to the Board and those delegated to executive management. This information is available to view in the <i>Board Charter</i> on our website.
Recommendation 1.2		The Board is and has been responsible for undertaking appropriate
A listed entity should: a) undertake appropriate checks before appointing a director or senior executive or putting someone forward	YES	checks on Directors prior to appointment and ensuring the Board is comprised of Directors with the appropriate skill sets and experience. The process for appointing Directors may include undertaking checks as to character, experience, education, criminal record and
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.	YES	bankruptcy history. These checks have been undertaken in relation to all current Board members and will be undertaken prior to the appointment or election of any new Board members. For future appointments, the Board will select and appoint Directors with the assistance of the Remuneration & Nomination Committee. Management undertakes appropriate checks before appointing senior executives. The Company will provide all relevant information in the notice of meeting for all appointed Directors seeking re-election at each annual general meeting.
Recommendation 1.3 A listed entity should have a written agreement with each Director and senior executive setting out the terms of their appointment.	YES	Each Non-Executive Director's individual responsibilities are set out in an appointment letter. The Chief Executive Officer (CEO) and each senior executive are engaged under employment agreements, which include formal job descriptions.
Recommendation 1.4 The company secretary of a listed entity should be accountable directly to the board, through the chair, on all matters to do with the proper functioning of the board.	YES	The Company Secretary is accountable directly to the Board, through the Chair, on all matters to do with the proper functioning of the Board. The advice and services of the Company Secretary is available to all Directors and Committees.
Recommendation 1.5 A listed entity should: a) have and disclose a diversity policy; b) through its board or a committee of the	YES	The Company places value on diversity and inclusion and acknowledges the enhanced business performance this brings. The Company has adopted a Diversity Policy, which provides for the Board to set measurable objectives for achieving gender diversity
board set measurable objectives for achieving gender diversity in the composition of its board, senior executives and workforce generally; and	NO	and to assess annually both the objectives and the Company's progress in achieving them. The Company aims to attract and retain a diverse range of talented people to work in all levels of its business and all locations and understands that a wide array of experiences and perspectives resulting from diversity in all areas of potential
c) disclose in relation to each reporting period: 1) the measurable objectives set for that period to achieve gender diversity; 2) the entity's progress towards achieving those objectives; and 3) either. i. the respective proportions of men and women on the board,	NO	difference promotes innovation and business success. Measurable objectives were not set by the Board for the reporting period. As at the reporting date, the Company had no female Directors; the three person C-Suite included two females; the eight person head office team included three females; and the ten person Libreville team included four females.



Recommendations (4th Edition)	Comply	Disclosure
in senior executive positions and across the whole workforce (including how the entity has defined "senior executive" for these purposes); or ii. 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.	Comply	Disclosure
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.	YES	The Company has adopted a Board Performance Evaluation Policy to ensure individual Directors and the Board as a whole work efficiently and effectively in achieving their functions. The assessment process which may be used by the Board, through the Remuneration and Nomination Committee, includes: a) the Chair will meet with each Non-Executive Director separately to discuss individual performance and ideas for improvement; b) each individual Director's performance is appraised in a meeting that is led by the Chair that is held with another Director. In a meeting led by the Chair of the Audit & Risk Management Committee and held with another Director, the Chair's performance is assessed; and c) the Board as a whole will discuss and analyse its own performance during the year including suggestions for change or improvement. An independent third-party consultant may be used to facilitate the assessment. A Board performance review was not undertaken during the reporting period.
Recommendation 1.7 A listed entity should: a) have and disclose a process for evaluating the performance of its senior executives at least once every reporting period; 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.	YES YES	The Company has adopted a Board Performance Evaluation Policy under which the Remuneration and Nomination Committee will oversee the performance evaluation of the executive team. This evaluation is based on specific criteria, including the performance of the Company and its subsidiaries, whether strategic objectives are being achieved and the development of management and personnel. Evaluations of the performance of the Company's senior executives were not conducted during the reporting period.
Principle 2 – Structure the board to be effective	e and add v	ralue
Recommendation 2.1 The board of a listed entity should: a) have a nomination committee which: 1) has at least three members, a majority of whom are independent directors; and	YES	The Company has established a combined Remuneration and Nomination Committee which comprises of Mr Michael Arnett (Chair of the Committee) and Non-Executive Directors Mr Brian van Rooyen and Mr John Hodder. The Remuneration and Nomination Committee Charter is included in the Corporate Governance section of the Company's website.
2) is chaired by an independent director, and disclose:3) the charter of the committee;	YES YES	The qualifications, experience, and attendance of the members of the Remuneration and Nomination Committee are disclosed in the Company's Directors' Report (contained in the 2023 Annual Report).



Recommendations (4 th Edition)	Comply	Disclosure			
4) the members of the committee;	YES				
and 5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or	YES				
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.	N/A				
Recommendation 2.2		. ,			se a formal board
A listed entity should have and disclose a board skills matrix setting out the mix of skills and diversity that the board currently has or is looking to achieve in its membership.	NO	composition. I from time to til represented b	In accordance wit me review the skills by Directors on the	h the <i>Board Cha</i> s, experience, expe Board and deter	rsity for the Board rter, the Board will ertise, and diversity rmine whether the the Company's
		strategy and emerging bus Additionally, t assist the Bo	cover the skills iness and governa the Remuneration ard with the revie	needed to add nce issues relevar and Nominatio ew and assessm	ress existing and nt to the Company. n Committee will ment of the Board
		composition in Committee Cl		th <i>Remuneration</i>	and Nomination
Recommendation 2.3		At 31 December	er 2023, the Board	consisted of:	
A listed entity should disclose: a) the names of the directors considered	YES	Name	Role	Independent	Date Appointed
by the board to be independent; b) if a director has an interest, position or	N/A	Mr M Arnett	Non-Executive Chair	Yes	10 March 2021
relationship of the type described in Box 2.3 but the board is of the opinion that it		Mr G Ariti	Managing Director / CEO	No	11 January 2010
does not compromise the independence of the director, the		Mr J Hodder	Non-Executive Director	No	22 May 2014
nature of the interest, position or		Mr S	Non-Executive	Yes	1 May
relationship in question and an		Amico	Director		2019
explanation of why the board is of that opinion; and	V50	Amico Mr B van Rooyen	Director Non-Executive Director	Yes	2019 10 March 2021
explanation of why the board is of that opinion; and c) the length of service of each director.	YES	Mr B van Rooyen	Non-Executive Director	Yes	10 March 2021
explanation of why the board is of that opinion; and c) the length of service of each director. Recommendation 2.4	YES YES	Mr B van Rooyen	Non-Executive Director	Yes ependent Directo	10 March 2021 rs as noted in the
explanation of why the board is of that opinion; and c) the length of service of each director.		Mr B van Rooyen A majority of table at item	Non-Executive Director the Board are inde 2.3. Messrs Arn	Yes ependent Directo ett, van Rooyen	10 March 2021
explanation of why the board is of that opinion; and c) the length of service of each director. Recommendation 2.4 A majority of the board of a listed entity		Mr B van Rooyen A majority of table at item considered by Mr. Ariti are no	Non-Executive Director the Board are index a 2.3. Messrs Arn the Board to be incented to be inc	Yes ependent Directo ett, van Rooyen dependent Directo ndependent Direc	10 March 2021 rs as noted in the and Amico are ors. Mr. Hodder and ctors as Mr. Hodder
explanation of why the board is of that opinion; and c) the length of service of each director. Recommendation 2.4 A majority of the board of a listed entity		Mr B van Rooyen A majority of table at item considered by Mr. Ariti are no represents a s	Non-Executive Director the Board are index a 2.3. Messrs Arn the Board to be incent to considered to be incents substantial shareho	Yes ependent Directo ett, van Rooyen dependent Directo ndependent Directo	10 March 2021 rs as noted in the and Amico are ors. Mr. Hodder and ctors as Mr. Hodder any and Mr. Ariti is
explanation of why the board is of that opinion; and c) the length of service of each director. Recommendation 2.4 A majority of the board of a listed entity		Mr B van Rooyen A majority of table at item considered by Mr. Ariti are no represents a s an Executive	Non-Executive Director the Board are index a 2.3. Messrs Arn the Board to be incet considered to be is substantial shareho Director. The Co	Yes ependent Directo ett, van Rooyen dependent Directo independent Directo blder in the Comp mpany believes	10 March 2021 rs as noted in the and Amico are ors. Mr. Hodder and ctors as Mr. Hodder any and Mr. Ariti is that the current
explanation of why the board is of that opinion; and c) the length of service of each director. Recommendation 2.4 A majority of the board of a listed entity		Mr B van Rooyen A majority of table at item considered by Mr. Ariti are no represents a s an Executive Directors have	Non-Executive Director the Board are index to 2.3. Messrs Arm the Board to be incepted to be in	Yes ependent Directo lett, van Rooyen dependent Directo ndependent Directo lder in the Comp mpany believes and experience	10 March 2021 rs as noted in the and Amico are ors. Mr. Hodder and ctors as Mr. Hodder any and Mr. Ariti is
explanation of why the board is of that opinion; and c) the length of service of each director. Recommendation 2.4 A majority of the board of a listed entity should be independent directors.	YES	Mr B van Rooyen A majority of table at item considered by Mr. Ariti are no represents a s an Executive Directors hav Company's b Recommendo	Non-Executive Director the Board are independent 2.3. Messrs Arm the Board to be incented to be	Pependent Directon ett, van Rooyen dependent Directon ndependent Directon dependent Directon the Company believes and experience in line with	10 March 2021 rs as noted in the and Amico are ors. Mr. Hodder and ctors as Mr. Hodder any and Mr. Ariti is that the current to support the the Principles &
explanation of why the board is of that opinion; and c) the length of service of each director. Recommendation 2.4 A majority of the board of a listed entity		Mr B van Rooyen A majority of table at item considered by Mr. Ariti are no represents a s an Executive Directors hav Company's & Recommendo Mr Arnett, wh	Non-Executive Director the Board are index the Board to be incex t considered to be incex substantial shareho Director. The Co we the expertise business strategy ations. The was appointed	ependent Directo ett, van Rooyen dependent Directo independent Directo independent Directo blder in the Comp impany believes and experience in line with	10 March 2021 rs as noted in the and Amico are ors. Mr. Hodder and ctors as Mr. Hodder any and Mr. Ariti is that the current to support the



Recommendations (4 th Edition)	Comply	Disclosure
particular, should not be the same person		
as the CEO of the entity.		
Recommendation 2.6	YES	In accordance with the Board Charter, the Company will provide any
A listed entity should have a program for		new Directors with an induction process. The assessment of
inducting new directors and for periodically		professional development opportunities for Directors and senior
reviewing whether there is a need for		executives is undertaken as part of the annual performance review.
existing directors to undertake professional		
development to maintain the skills and		
knowledge needed to perform their role as		
directors effectively.		
Principle 3 – Instil a culture of acting lawfully		• •
Recommendation 3.1	YES	The Company is committed to a high level of integrity and ethical
A listed entity should articulate and disclose		standards in all business practices. Accordingly, the Board has
its values.		adopted a Code of Conduct that outlines Genmin's values and
		guiding principles for its employees' and Directors' behaviour and
		conduct in the workplace, community, and host nations it works in on
		a range of issues. These values are included in Company presentations released to the ASX, and appear on the Company's
		website at https://www.genmingroup.com/company/our-core-
		values/.
Recommendation 3.2		In addition to the Company's Code of Conduct, the Board has
a) have and disclose a code of conduct	YES	established a Code of Conduct for Directors to be followed by
for its directors, senior executives, and		Directors of the Company and its subsidiaries. The objective of the
employees; and		Code of Conduct for Directors is to promote ethical and responsible
b) ensure that the board or a committee	YES	decision-making by Directors.
of the board is informed of any material		All employees are required to report any breach (or grounds to
breaches of that code.		suspect a breach) of the Code of Conduct in accordance with the
		Company's Whistleblower Policy. The Board receives information on
		reports made under the Whistleblower Policy and any material
		incidents raised.
Recommendation 3.3		The Company is committed to the highest standards of conduct and
A listed entity should:		ethical behaviour in all business activities, and to promoting and
a) have and disclose a whistleblower	YES	supporting a culture of honest and ethical behaviour, corporate
policy; and		compliance, and good corporate governance and has formulated a
b) ensure that the board or a committee	YES	Whistleblower Policy which is disclosed on the Company's website.
of the board is informed of any material		The Board is to be notified of any material incidents reported under
incidents reported under that policy.		the Whistleblower Policy.
Recommendation 3.4		Genmin is committed to conducting its business and activities with
A listed entity should:		integrity and prohibits bribery and corruption in any form and has
a) have and disclose an anti-bribery and	YES	established an Anti-Bribery and Corruption Policy, which is disclosed
corruption policy; and		on the Company's website.
b) ensure that the board or a committee	YES	All employees are required to report any breach (or grounds to
of the board is informed of any material		suspect a breach) of the Anti-Bribery and Corruption Policy to the
breaches of that policy.		Board in accordance with the Company's Whistleblower Policy. The
		Board receives information on reports made under the Whistleblower
		Policy and any material incidents raised.
Principle 4 – Safeguard the integrity of corpo	rate reports	
Recommendation 4.1		The Company has established a combined Audit and Risk
The board of a listed entity should:		Management Committee which at the reporting date is comprised
a) have an audit committee which:		of Non-Executive Directors Mr Brian van Rooyen (Chair of the
 has at least three members, all of 	YES	Committee), Mr Michael Arnett and Mr Salvatore Amico.
whom are non-executive directors		The Audit and Risk Management Committee Charter is included in
	1	the Corporate Governance section of the Company's website. The



Recommendations (4 th Edition)	Comply	Disclosure
and a majority of whom are independent directors; and 2) is chaired by an independent director, who is not the chair of the board, and disclose: 3) the charter of the committee; 4) the relevant qualifications and experience of the members of the committee; and	YES YES YES	qualifications, experience, and attendance of the members of the Audit and Risk Management Committee are disclosed in the Company's Directors' Report (contained in the 2023 Annual Report).
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	YES	
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.	N/A	
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.	YES	Prior to approving the Company's financial statements the Board receives from its CEO and the Chief Financial Officer (CFO) a written declaration that, in their opinion, the financial records of the Company for the relevant financial period have been properly maintained and that the financial statements for the relevant financial period comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the Company and the consolidated entity and that the opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.
Recommendation 4.3 A listed entity 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.	YES	The Company provides interim (currently quarterly) updates of the Company's progress across all areas of the business, including select financial information. The independent, Non-Executive Chair of the Board has responsibility for reviewing and recommending for approval to the full Board, non-audited or non-externally reviewed periodic corporate reports released to the market. In forming his recommendation, the Chair receives a written declaration from the CEO and CFO confirming that to the best of their knowledge, the financial information is correct, and is in accordance with relevant legislation and regulation, and that appropriate financial controls are in place within the Company.
Principle 5 – Make timely and balance disclo	sure	
Recommendation 5.1 A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under listing rule 3.1.	YES	The Company has adopted a <i>Continuous Disclosure Policy</i> to ensure timely and balanced disclosure of information in line with ASX Listing Rule disclosure requirements, the ASX continuous disclosure guidelines and the Corporations Act. The <i>Continuous Disclosure Policy</i> provides communication protocols for the administration of all continuous disclosure procedures and structure to consider all



Recommendations (4 th Edition)	Comply	Disclosure
		matters that potentially require disclosure to the ASX and to ensure that all appropriate and price sensitive information is brought before the Board or the disclosure committee for discussion.
Recommendation 5.2 A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.	YES	The Company's Continuous Disclosure Policy states that all ASX announcements will be immediately circulated to Directors after they have been made. Also, each board member receives an acknowledgement directly from the ASX at the time an announcement is lodged.
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.	YES	As described in the Company's Communications Policy, which is disclosed on the Company's website, copies of corporate presentation materials provided to investors and analysts which contain new information are released on the ASX market announcements platform prior to the presentation and are posted on the Company's website.
Principle 6 – Respect the rights of security ho	lders	
Recommendation 6.1 A listed entity should provide information about itself and its governance to investors via its website.	YES	The Company provides information about itself and its governance to investors via its website at www.genmingroup.com as set out in its Communications Policy. The Company's website provides information about the Company, its projects, its Board and management and governance. It is a platform to disclose official ASX releases of material information and periodic reports, press releases, notices and presentations as well as a mechanism for shareholders to contact the Company via email.
Recommendation 6.2 A listed entity should have an investor relations program that facilitates effective two-way communication with investors.	YES	The Company has designed and implemented an investor relations program to facilitate effective two-way communication with investors. The program is set out in the Company's Communications Policy.
Recommendation 6.3 A listed entity should disclose the policies and processes it has in place to facilitate and encourage participation at meetings of security holders.	YES	The Company has a <i>Communications Policy</i> , which is included on the Company's website. The Policy specifically encourages full participation of shareholders at its annual general meeting and outlines the various ways in which the Company communicates with shareholders.
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.	YES	All resolutions at shareholders meetings held during the reporting period were voted on by way of poll.
Recommendation 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.	YES	Shareholders can register with the Company to receive email notifications of when an announcement is made to ASX, including the release of annual, half-yearly and quarterly reports. Further, the Company provides information through its website enabling security holders to email the Company. The share registry also provides the ability to email the share registry and to receive documents by email from the share registry.
Principle 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: 1) has at least three members, a majority of whom are independent directors; and	YES	The Company has established a combined Audit and Risk Management Committee which at the reporting date is comprised of Non-Executive Directors Mr Brian van Rooyen (Chair of the Committee), Mr Michael Arnett and Mr Salvatore Amico. The Audit and Risk Management Committee Charter is included in the Corporate Governance section of the Company's website.



Recommendations (4 th Edition)	Comply	Disclosure
 is chaired by an independent director, and disclose: the charter of the committee; the members of the committee; and 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 	YES YES YES	The qualifications, experience, and attendance of the members of the Audit and Risk Management Committee are disclosed in the Company's Directors' Report (contained in the 2023 Annual Report).
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.	N/A	
Recommendation 7.2 The board or a committee of the board should: a) review the entity's risk management framework at least annually to satisfy itself that it continues to be sound, and 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.	YES	The Audit and Risk Management Committee maintains a risk register and management plans, with the top 20 risks and achievement of the management plans to be reported to the Board on a quarterly basis. The Board is responsible for reviewing the Company's risk management framework at least annually to satisfy itself that it continues to be sound and that the Company is operating with due regard to the risk appetite set by the Board. The Board undertook such a review during the reporting period.
Recommendation 7.3 A listed entity should disclose: a) if it has an internal audit function, how	N/A	The Company does not have an internal audit function. Refer to Recommendation 7.2 above. The Audit and Risk Committee responsibilities include reviewing the
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 governance, risk management and internal control processes.	YES	adequacy and effectiveness of the Company's internal control framework.
Recommendation 7.4 A listed entity should disclose whether it has any material exposure to environmental or social risks and, if it does, how it manages or intends to manage those risks.	YES	The Company has exposure to a range of environmental and social risks, including exposure to natural events, climate change, and changes in environmental, social and governance legislation. These risks will increase to a material level in the event that the Company commences mining and production operations. Genmin aims to avoid or, where this is not possible, minimise its impacts, on the environment while contributing to lasting environmental and social benefits across the regions where it operates. The Company is committed to complying with all legislative and common law requirements which affect its business, particularly environmental regulations, health and safety, and cultural and community development laws. The Company engages with its communities and stakeholders to develop a mutual understanding of environmental issues and takes their perspectives and knowledge into account in its decision-making.



Recommendations (4 th Edition)	Comply	Disclosure
		As part of the application process for the large scale, 20 year mining permit for the Company's flagship Baniaka project (granted in December 2023), the Company undertook a comprehensive social and environmental impact assessment (SEIA) which addressed many of the environmental and social risks associated with commencement of operations at Baniaka. The SEIA received final approval from the Minister of Environment in Gabon in August 2023. The Company also undertook the Digbee ESG TM reporting framework process to assess and disclose its ESG metrics and to assist the Company's risk management process. The Company was awarded ESG certification for the Company's corporate activities and Baniaka by Digbee in June 2023. The Company published its inaugural Social Responsibility Policy during 2022 to provide guidelines in relation to its commitment to social responsibility and support a culture committed to the health and safety of its people, the environment, and the communities in which it operates. The material risks set out in the 2023 Annual Report include
		disclosures related to social risks.
Principle 8 - Remunerate fairly and responsible Recommendation 8.1	bly	The Company has established a combined Remuneration and
The board of a listed entity should: a) have a remuneration committee which: 1) has at least three members, a majority of whom are independent directors; and 2) is chaired by an independent director, and disclose: 3) the charter of the committee; 4) the members of the committee; and 5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or b) if it does not have a remuneration committee, disclose that fact and the processes it employs for setting the level and composition of remuneration for directors and senior executives and	YES YES YES YES N/A	Nomination Committee which comprises of Mr Michael Arnett (Chair of the Committee) and Non-Executive Directors Mr Brian van Rooyen and Mr John Hodder. The Remuneration and Nomination Committee Charter is included in the Corporate Governance section of the Company's website. The qualifications, experience, and attendance of the members of the Remuneration and Nomination Committee are disclosed in the Company's Directors' Report (contained in the 2023 Annual Report).
ensuring that such remuneration is appropriate and not excessive. Recommendation 8.2 A listed entity should separately disclose its policies and practices regarding the	YES	Details of the Company's policies and practices regarding the remuneration of Directors and other senior management are set out in the Remuneration Report as disclosed in the Company's Directors'
remuneration of non-executive directors and the remuneration of executive directors and other senior executives.		Report (contained in the 2023 Annual Report).
Recommendation 8.3 A listed entity which has an equity-based remuneration scheme should:		The Company has a shareholder approved equity-based remuneration scheme. The Company's Securities Dealing Policy specifically prohibits
	YES	equity-based incentive holders from hedging their securities prior to



Recommendations (4 th Edition)	Comply	Disclosure
a) have a policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme; and b) disclose that policy or a summary of it. Principle 9 – Additional Recommendations the	YES	vesting and while they are subject to a holding lock or restriction on dealing. The Securities Dealing Policy can be found on the Company's website at www.genmingroup.com.
Recommendation 9.1	N/A	N/A
A listed entity with a director who does not speak the language in which board or security holder meetings are held or key corporate documents are written should disclose the processes it has in place to ensure the director understands and can contribute to the discussions at those meetings and understands and can discharge their obligations in relation to those documents.		
Recommendation 9.2	N/A	N/A
A listed entity established outside Australia		
should ensure that meetings of security		
holders are held at a reasonable place and		
time		
Recommendation 9.3 A listed entity established outside Australia, and an externally managed listed entity that has an AGM, should ensure that its external auditor attends its AGM and is available to answer questions from security holders relevant to the audit	N/A	N/A