Star Minerals Limited ACN 648 048 631

Corporate Governance Statement

ASX Principle and Recommendation	Compliance	Commentary		
Principle 1: Lay solid foundations for management and oversight				
 Recommendation 1.1 A listed entity should have and disclose a board charter setting out: the respective roles and responsibilities of its board and management; and those matters expressly reserved to the board and those delegated to 	Yes	The Board has adopted a Board Charter which discloses the roles and responsibilities of the Board and senior management. Under the Board Charter, the Board is responsible for the overall operation and stewardship of Star Minerals and, in particular, for the long-term growth and profitability of Star Minerals, the strategies, policies and financial objectives of Star Minerals and for monitoring the implementation of those policies, strategies and financial objectives. A copy of Star Minerals' Board Charter is available on the Company's website: <i>www.starminerals.com.au</i> .		
 management. Recommendation 1.2 A listed entity should: undertake appropriate checks before appointing a director or senior executive or putting someone forward for election as a director; and 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	Star Minerals will conduct specific checks of candidates prior to their appointment or nomination for election by Shareholders. This includes good fame and character requirements for Directors, the Chief Executive Officer (CEO) and the Chief Financial Officer (CFO) and CFO in accordance with Listing Rule 1.1 condition 20. Star Minerals will include in its notices of meeting a brief biography of each Director who stands for election or re-election. The biography will set out the relevant qualifications and professional experience of the nominated Director for consideration by Shareholders. This information will also be included on Star Minerals' website: <i>www.starminerals.com.au</i> .		
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	The Company has a procedure of obtaining a written agreement with each Director and senior executive setting out their terms of appointment. These agreements take the form of letters of appointment for all Directors and additional service contracts in the case of Executive Directors or other senior executives.		

For each Non-Executive Director, the letter of appointment generally sets out the following: the terms of appointment; the time commitment envisaged, including any expectations regarding involvement with committee work and any other special duties attaching to the positions; remuneration, including superannuation entitlements; the requirement to disclose Directors' interests and any matters that may affect Directors' independence; the requirement to comply with key corporate policies, including the Company's Corporate Code of Conduct, and its Securities Trading Policy; the Company's policy on when Directors may seek independent professional advice at the expense of the Company (which is generally whenever Directors, especially Non-Executive Directors, judge such advice necessary for them to discharge their responsibilities as Directors); indemnity and insurance arrangements; ongoing rights of access to corporate information; and ongoing confidentiality obligations.

In the case of Executive Directors or other senior executives, the agreements generally set out the information above (to the extent applicable), as well as: descriptions of their positions, duties and responsibilities; the persons or bodies to whom they report; the circumstances in which their services may be terminated; and any entitlements on termination.

The Company is required under the ASX Listing Rules to disclose the material terms of any employment, service or consultancy agreement it or a subsidiary enters into with its Chief Executive Officer (CEO) (or equivalent), any of its Directors, and any other person or entity who is a related party of its CEO or any of its Directors. It is also required to disclose any material variation to such an agreement.

The Company Secretary of the Company is accountable directly to the Board, through the Chairperson, on all matters to do with the proper functioning of the Board. The Company Secretary plays an important role in supporting the effectiveness of the Board and its Committees.

The role of the Company Secretary includes advising the Board and its Committees on governance matters; monitoring that Board and Committee policies and procedures are followed; coordinating the timely completion and despatch of Board and Committee papers; ensuring that the business at Board and Committee meetings is accurately captured in the minutes; and helping to organise and facilitate the induction and professional development of Directors.

Each Director is able to communicate directly with the Company Secretary and vice versa. The decision to appoint or remove a Company Secretary is made or approved by the Board.

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.

Recommendation 1.4

Yes

Recommendation 1.5

A listed entity should:

- have and disclose a diversity policy;
- through its board or a committee of the board set measurable objectives for achieving gender diversity in the composition of its board, senior executives and workforce generally; and
- disclose in relation to each reporting period:
 - the measurable objectives set for that period to achieve gender diversity;
 - the entity's progress towards achieving those objectives; and
 - o either:
 - i. 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

The Company' workforce, including employees, contractors, management and the Board, is made up of individuals with diverse skills, values, backgrounds and experiences that bring to the Company the skills and expertise that are required for the Company to enhance its performance. The Company values diversity and recognises the benefit it can bring in achieving the Company's goals. To this end, the Company has a Diversity Policy Charter that reflects its commitments and objectives, and includes requirements for the Board to annually review performance against these objectives, as part of its annual performance assessment.

The Company has established a Diversity Policy. A copy of the Diversity Policy is available in the Corporate Governance section of the Company's website.

Due to the current size and composition of the organisation, the Board does not consider it appropriate to provide measurable objectives in relation to gender. The Company is committed to ensuring that the appropriate mix of skills, experience, expertise and diversity are considered when employing staff at all levels of the organisation, and when making new senior executive and Board appointments, and is satisfied that the composition of employees, senior executives and members is appropriate considering its size and environment. The Company has the objective to improve the current ratio of women to men with its proposed staff recruitment as soon as the scale of its operations allows so.

At the date of this report the Company has 9 full-time, part time and casual employees, 2 of which are female. No women are currently represented on the Board.

ASX Principle and Recommendation C	Compliance	Commentary
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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.		
Recommendation 1.6 Yes A listed entity should:		The Board/Nomination Committee/Remuneration Committee (each and as applicable, and in its absence the Board) has not adopted any formal procedures for the review of the

- have and disclose

 a process for
 periodically
 evaluating the
 performance of the
 board, its
 committees and
 individual
 directors; and
- disclose for each reporting period whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.

(each and as applicable, and in its absence the Board) has not adopted any formal procedures for the review of the performance of the Board, its committees, individual directors and senior executives. The Board has however adopted an ongoing self-evaluation process to measure its performance, which is currently considered to meet the Board's obligations sufficiently.

The review process takes into consideration all of the Board's key areas of responsibility and accountability and is based on an amalgamation of factors including capability, skill levels, understanding of industry complexities, risks and challenges, and value adding contributions to the overall management of the business.

The review includes; comparing the performance of the Board with the requirements of its charter, examination of the Boards interaction with management, the nature of information provided to the Board by management, managements performance in assisting the Board to meet its objectives and analysis of whether there is a need for existing Directors to undertake professional development.

A similar review may be conducted for each committee by the Board with the aim of assessing the performance of each committee and identifying areas where improvements can be made.

The remuneration committee will oversee the evaluation of the remuneration of the Company's senior executives. This evaluation is based on specific criteria.

The Company completes performance evaluations in respect of the Board, individual directors and committees (if any) for each financial year in accordance with its policy.

ASX Principle and Recommendation	Compliance	Commentary
		The Board aims to ensure that shareholders are informed of all information necessary to assess the performance of the directors. Information is communicated to the shareholders through:
		 the annual report which is distributed to all shareholders;
		the half-yearly report;
		 the annual general meeting and other meetings to obtain shareholder approval for Board actions as appropriate; and
		continuous disclosure in accordance with ASX Listing Rule 3.1 and the Company's continuous disclosure policy
Recommendation 1.7 Yes		The Board/Nomination Committee/Remuneration Committee (each and as applicable, and in its absence the Board) conducts
A listed entity should:have and disclose a process for		an annual review of the performance of the Board, its committees, individual directors and senior executives.
evaluating the performance of its senior executives at least once every		The remuneration committee will oversee the evaluation of the remuneration of the Company's senior executives. This evaluation is based on specific criteria.
reporting period; and		A performance evaluation of senior executives was undertaken during the reporting period.
• disclose for each reporting period whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.		

Principle 2: Structure the board to be effective and add value

Recommendation 2.1

The board of a listed entity should

- have a nomination committee which:
 - has at least three members, a majority of whom are independent directors; and
 - is chaired by an independent director,

and disclose:

- the charter of the committee;
- the members of the committee; and
- 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
- 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.

Star Minerals has a combined Remuneration and Nomination Committee which is responsible for assisting the Board in ensuring that the Board and its committee comprise of individuals who are best able to discharge their responsibilities, with regard to the law and the highest standard of governance.

The Committee consists of:

- Stephen Strubel (Committee Chair Independent Director)
- Ashley Jones (Independent Director; and
- Ian Stuart, (Non-Executive Company Chair)

Stephen Strubel and Ashley Jones and are considered to be independent Directors for the purposes of the ASX Recommendations.

The Remuneration and Nomination Committee Charter has been approved by the Board and is available on the Company's website: *www.starminerals.com.au*.

Yes

Recommendation 2.2

A listed entity should have and disclose a board skills matrix setting out the mix of skills and diversity that the board currently has or is looking to achieve in its membership. Star Minerals has a Board Skills Matrix that sets out the mix of skills, expertise, experience and diversity that the Board currently has in its membership. Star Minerals believes that the Board has the appropriate mix of skills to be effective in discharging its responsibilities of good corporate and oversight for the Company and its shareholders.

Director Skills	Capital Markets	Industry technical knowledge	Finance Accounting	Listed Company
lan Stuart	~	\checkmark	×	~
Ashley Jones	*	\checkmark	\checkmark	✓
Stephen Strubel	~	×	~	~

Recommendation 2.3

A listed entity should disclose:

- the names of the directors considered by the board to be independent directors;
- 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
- the length of service of each director.

The Board has reviewed the position and associations of each of the directors in office at the date of this report and considers that Mr Ashley Jones and Mr Stephen Strubel are independent nonexecutive directors. Mr Ian Stuart, Non-executive Chair is not considered independent in terms of Recommendation 2.3 and other facts, information and circumstances that the Board considers relevant. The Board assesses the independence of new directors upon appointment and reviews their independence, and the independence of other directors, as appropriate.

Name	Position	Independent	Length of Service
lan Stuart	Non-Executive Chairman	No	Appointed 2 June 2021
Ashley	Managing	Yes	Appointed 18
Jones	Director		February 2021
Stephen	Executive	Yes	Appointed 18
Strubel	Director		February 2021

ASX Principle and Recommendation	Compliance	Commentary
Recommendation 2.4 A majority of the board of a listed entity should	Yes	The Board is comprised of a majority of independent Directors. Having regard to the response to Recommendation 2.3 above, the majority of the Board are not independent directors.
be independent directors.		The directors will continue to monitor the composition of the Board to ensure its structure remains appropriate and consistent with effective management and good governance.
		Directors having a conflict of interest in relation to a particular item of business must absent themselves from the Board meeting before commencement of discussion on the topic.
Recommendation 2.5	Partially	The Chairman (Ian Stuart) is not considered to be independent
The chair of the board of a listed entity should	a listed entity should e an independent rector and, in irticular, should not e the same person as	because he is a director of the major shareholder of the Company (Bryah Resources Limited).
be an independent director and, in particular, should not be the same person as the CEO of the entity.		lan Stuart is not the CEO.
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.	Yes	Star Minerals has a process to induct and educate new Directors about the nature of Star Minerals' business, current issues, the corporate strategy and the expectations of the Company concerning the performance of Directors. Directors may visit all operations and meet with management to gain a better understanding of the business. Directors are given access to continuing education opportunities to update and enhance their skills and knowledge.

Yes	Star Minerals is committed to instilling and continually reinforcing a culture across the organisation of acting lawfully, ethically and
	responsibly. This is encapsulated in Star Minerals' Code of Conduct, which applies to Directors and the employees of Star Minerals and where relevant and to the extent possible, consultants, secondees and contractors of Star Minerals. The Company's Code of Conduct is located at: www.starminerals.com.au
Yes	Star Minerals has established a Code of Conduct which sets out
	the standards with which the Directors and employees of Star Minerals and where relevant and to the extent possible,
	consultants, secondees and contractors of Star Minerals, are expected to comply in relation to the affairs of Star Minerals' business.
	In accordance with Star Minerals' Board Charter, any and all material or suspected breaches of the Code of Conduct Policy will be reported to the Board or a relevant committee of the Board upon identification.
Yes	Star Minerals has a Whistleblower Policy. The Whistleblower
	Policy is available on its website: <i>www.starminerals.com.au</i> .
	In accordance with Star Minerals' Board Charter, any and all material or suspected breaches of the Whistleblower Policy will be reported to the Board or a relevant committee of the Board upon identification.
Yes	Star Minerals has an Anti-bribery and Corruption Policy. The Anti- bribery and Corruption Policy is available on its website:
	www.starminerals.com.au.
	In accordance with Star Minerals' Board Charter, any and all material or suspected breaches of the Anti-bribery and Corruption Policy will be reported to the Board or a relevant committee of the Board upon identification.
	Yes

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Principle 4: Safeguard the integrity of corporate reports

Recommendation 4.1

The board of a listed entity should:

- have an audit committee which:
 - has at least three members, all of whom are nonexecutive directors and a majority of whom are independent directors; and
 - is chaired by an independent director, who is not the chair of the board,

and disclose:

- the charter of the committee;
- the relevant qualifications and experience of the members of the committee; and
- 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
- 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.

Star Minerals has a joint Audit and Risk Management Committee which is responsible for overseeing the integrity of the Company's statutory financial reporting, reviewing the independence and performance of the external auditor, approving external audit fees and responsible for Risk and Compliance review activities.

The Committee consists of:

- Stephen Strubel (Committee Chair Independent Director)
- Ashley Jones (Independent Director; and
- Ian Stuart, (Non-Executive Company Chair)

Stephen Strubel and Ashley Jones and are considered to be independent Directors for the purposes of the ASX Recommendations.

The Audit and Risk Management Committee's Terms of Reference have been approved by the Board and is available on the Company's website: *www.starminerals.com.au*.

The Company will report periodically on the number of times the Audit and Risk Management Committee met throughout the period and the individual attendances of the members at those meetings.

ASX Principle and Recommendation	Compliance	Commentary
Recommendation 4.2	Yes	Star Minerals will obtain declarations from its CEO and CFO before its financial statements are approved substantially in the
The board of a listed entity should, before it		form referred to in Recommendation 4.2.
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.		At the time of the Company's admission to ASX and subsequently, the Company Secretary of Star Minerals has been acting as CFO.

Recommendation 4.3

Yes

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. Star Minerals will disclose the process used to verify the integrity of any periodic corporate report it releases to the market that is not audited or reviewed by an external auditor on its website: *www.starminerals.com.au*.

	Principle 5:	Make timely and balanced disclosure
Recommendation 5.1 A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under the listing rule 3.1.	Yes	The Board has adopted a Continuous Disclosure Policy. Following its admission to the Official List of ASX, Star Minerals will become subject to the continuous disclosure requirements of Chapter 3 of the Listing Rules and section 674 of the Corporations Act. Star Minerals is committed to observing its disclosure obligations under the Corporations Act and its obligations under the Listing Rules. All announcements provided to ASX comply with Chapter 5 of the Listing Rules and are posted on Star Minerals' website: <i>www.starminerals.com.au</i> .
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	Star Minerals will ensure that its Board shall receive copies of all material market announcements promptly after they have been made.
Recommendation 5.3 A listed entity that gives a new and substantive investor or analyst presentation should release a copy of presentation material on the ASX Market Announcements Platform ahead of the presentation.	Yes	Star Minerals releases any of any price sensitive presentation materials on the ASX Market Announcements Platform prior to any presentations made. All presentation materials provided to the ASX will be posted on Star Minerals website: <i>www.starminerals.com.au</i> .
	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.	Yes	Information about Star Minerals, including its corporate governance and copies of its various corporate governance policies and charters, is available on Star Minerals' website: <i>www.starminerals.com.au</i> .
Recommendation 6.2 A listed entity should have an investor relations program that facilitates effective two-way communication with investors.	Yes	 The Board has adopted a Communications Policy, the purpose of which is to ensure Star Minerals: provides timely and accurate information equally to all Shareholders and market participants regarding the Company including its financial situation, performance, ownership, strategies, activities and governance; and

	 adopts channels for disseminating information that are fair, timely and cost efficient.
	Star Minerals will communicate with its Shareholders:
	 following admission to ASX, through releases to the market via the ASX;
	through Star Minerals' website;
	 through information provided directly to Shareholders; and
	via general meetings.
Yes	Star Minerals supports Shareholder participation in general meetings and will seek to provide appropriate mechanisms for such participation, including by ensuring that meetings are held at convenient times and places to encourage Shareholder participation.
	In preparing for general meetings of Star Minerals, Star Minerals will draft the notice of meeting and related explanatory information so that they provide all of the information that is relevant to Shareholders in making decisions on matters to be voted on by them at the meeting. This information will be presented clearly and concisely so that it is easy to understand and not ambiguous.
	Star Minerals will use general meetings as a tool to effectively communicate with Shareholders and allow Shareholders a reasonable opportunity to ask questions and to otherwise participate in the meeting.
	Mechanisms for encouraging and facilitating Shareholder participation will be reviewed regularly to encourage a high level of Shareholder participation.
m T di vo	The Chairman will call for a poll on all substantive resolutions at a meeting rather than voting by a show of hands.
	The Company's practice at general meetings is to read out and/or display the proxy votes received for each resolution, at the time of voting. This ensures that Shareholders present at the meeting are kept informed as to the level of support for each resolution.
	Star Minerals' Constitution provides a right for Shareholders to call for a poll on a resolution at a general meeting.
Yes	Star Minerals considers that communicating with Shareholders by
tin Sł St	electronic means is an efficient way to distribute information in a timely and convenient manner.
	Shareholders have the option to receive communications from Star Minerals electronically and Star Minerals encourages them to do so.
	Yes

	Principle 7: Recognise and manage risk				
Recommendation 7.1YThe board of a listed		Yes	Star Minerals' Audit and Risk Management Committee is responsible for overseeing risk management of the Company.		
entity should:have a committee		Refer to Principle 4 above for details on the composition of the committee and disclosures the Company will make.			
	or ov	committees to rersee risk, each which:		The Audit and Risk Management Committee will be guided by the Risk Management Policy for Star Minerals. The purpose of the Policy is to:	
	0	has at least three members, a majority of whom are		 appropriate systems are in place to identify to the extent reasonably practicable all material risks that may impact on Star Minerals' business; 	
		independent directors; and		 the financial impact of identified risks is understood and appropriate internal control systems are in place to limit Star Minerals' exposure to such risks; 	
	0	is chaired by an independent director,		 appropriate responsibilities are delegated to control the identified risks effectively; and 	
		and disclose:		• any material changes to Star Minerals' risk profile are disclosed in accordance with Star Minerals' Continuous	
	0	the charter of the committee;		Disclosure Policy.	
	0	the members of the committee; and		Further, the Audit and Risk Management Committee (as delegated by the Board) is also responsible under the Risk Management Policy for the management and internal control of the processes by which risk is considered for both ongoing	
	0	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		operations and prospective actions.	
•	Ris Co co sa dis an em ov em ma	t does not have a sk Management ommittee or mmittees that tisfy (a) above, sclose that fact d the processes it pploys for erseeing the tity's risk anagement mework.			

Recommendation 7.2	Yes	The Board is responsible for risk oversight and the managemen
 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 disclose, in relation to each reporting period, whether such a review has taken place. 	and internal control of the processes by which risk is considered for both ongoing operations and prospective actions. The Boar will review Star Minerals' risk management framework on a annual basis to ensure Star Minerals' risk managemen framework continues to be effective.	
		framework continues to be effective. Disclosure of the outcome of the annual risk management review will be included in the annual report.
Recommendation 7.3 A listed entity should disclose:	Yes	Star Minerals does not have an internal audit function at this stage. The Board considers that, given the current size and scope of Star Minerals' operations, an internal audit function is no necessary.
 if it has an internal audit function, how the function is 		The Board as a whole oversees the effectiveness of risl management and internal control processes.
structured and what role it performs; or • if it does not have	e it ;; or	Further detail of the processes the Company employs fo evaluating and continually improving the effectiveness of its risk management and internal control processes are set out in Sta Minerals' Risk Management Policy, which is available on Sta
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.		Minerals' website: <i>www.starminerals.com.au</i> . The Board intends to reconsider the requirement for and benefit of, an internal audit function as Star Minerals' operations grow and evolve.
Recommendation 7.4	Yes	Star Minerals' primary activity is mineral exploration in Australia
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.		These activities do not expose Star Minerals to any particula economic, environmental or social sustainability risks not faced by all other participants in the mineral exploration industry in Australia.

Principle 8: Remunerate fairly and responsibly

Recommendation 8.1

The board of a listed entity should:

- have a remuneration committee which:
 - has at least three members, a majority of whom are independent directors; and
 - is chaired by an independent director,

and disclose:

- the charter of the committee;
- the members of the committee; and
- 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
- if it does not have a remuneration committee, disclose that fact and the processes it employs for setting the level and composition of remuneration for directors and senior executives and ensuring that such remuneration is appropriate and not excessive.

Star Minerals' Remuneration and Nomination Committee is responsible for approving Star Minerals' remuneration policies and framework from time to time (currently the Remuneration Policy) and determining whether the remuneration and conditions of service of senior executives are appropriate and consistent with the approved remuneration policies and framework.

The Committee consists of:

- Stephen Strubel (Committee Chair Independent Director)
- Ashley Jones (Independent Director; and
- Ian Stuart, (Non-Executive Company Chair)

Ashley Jones and Stephen Strubel are considered to be independent Directors for the purposes of the ASX Recommendations.

The Remuneration and Nomination Committee Charter has been approved by the Board and is available on the Star Minerals website: *www.starminerals.com.au*.

Star Minerals' Remuneration Policy sets out the current processes the Committee 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 Policy is available on the Star Minerals' website: *www.starminerals.com.au*.

Star Minerals will set out the remuneration paid or provided to Directors and senior executives annually in the remuneration report contained within Star Minerals' annual report to Shareholders.

ASX Principle and Recommendation	Compliance	Commentary
Recommendation 8.2	Yes	Star Minerals' policies and practices regarding the remuneration of Non-Executive Directors and senior executives are set out in Star Minerals' Remuneration Policy. This Policy is available on the Star Minerals' website: <i>www.starminerals.com.au</i> .
A listed entity should separately disclose its policies and practices regarding the remuneration of non- executive directors and the remuneration of executive directors and other senior executives.		
Recommendation 8.3 A listed entity which has an equity-based remuneration scheme should:	Yes	Star Minerals' Remuneration Policy provides that no Director or member of senior management (including any employee who is a restricted employee under the Star Minerals' Securities Trading Policy) who participates in an equity-based remuneration scheme established by Star Minerals may enter into any transaction designed to limit the economic risk of participating in the equity-
 have a policy on 		based remuneration scheme.
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		Star Minerals' Remuneration Policy is available on the Star Minerals' website: <i>www.starminerals.com.au</i> .
disclose that policy or a summary of it.		

OTHER RECOMMENDATIONS

Recommendation 9.1	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
A listed entity	
established outside	
Australia should ensure that meetings	
of security holders are	
held at a reasonable	
place and time.	
Recommendation 9.3	N/A
A listed entity	
established outside	
Australia, and an	
externally managed	
listed entity that has an	
AGM, should ensure	
AGM, should ensure that its external auditor attends its AGM and is available to answer	
AGM, should ensure that its external auditor attends its AGM and is available to answer questions from	
AGM, should ensure that its external auditor attends its AGM and is available to answer	

Authorised by the Board of Star Minerals Limited on 29 September 2022