



Corporate Governance Statement

Financial year ended 31 December 2021

Telix Pharmaceuticals Limited (“Telix” or “the Company”) is an entity incorporated and domiciled in Australia. Telix is listed on the Australian Securities Exchange with the code TLX (ASX: TLX). Telix operates globally in a number of jurisdictions through wholly-owned subsidiaries. Subsidiaries of Telix have been established or acquired in order to optimally manage the Company’s extensive intellectual property portfolio and to facilitate clinical, operational and commercial activities in the key territories in which the Company does business.

As at the date of this Corporate Governance Statement, the Board of Telix Pharmaceuticals Limited consists of six Directors. Three Directors are considered by the Board to be independent, and three Directors are considered by the Board as non-independent:

H Kevin McCann AO	Independent, Non-Executive Chairman
Christian Behrenbruch PhD	Managing Director and Chief Executive Officer
Oliver Buck	Non-Independent, Non-Executive Director
Andreas Kluge MD PhD	Non-Independent, Non-Executive Director
Mark Nelson PhD	Independent, Non-Executive Director
Jann Skinner	Independent, Non-Executive Director

The Board uses the guidance provided by the ASX Corporate Governance Council as a focus for the development and continuous improvement of the Group’s governance framework, policies and practices.

The Appendix 4G accompanying this Corporate Governance Statement details Telix’s adherence to the ASX Corporate Governance Principles and Recommendations (4th Edition), covering the reporting period of the financial year ended 31 December 2021.

Principle 1: Lay solid foundations for management and oversight

Telix has delineated the respective roles and responsibilities of its Board and Management and regularly reviews the performance of both.

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 Management.

The Board is responsible under its Charter for providing leadership, and setting the strategic objectives of the Company; monitoring Management’s implementation and execution of the Company’s strategy; developing and reviewing the Company’s values and corporate governance policies in order to underpin the desired culture within the Company; appointing the Chairperson; selecting, appointing, removing and evaluating the Chief Executive Officer; approving the appointment and removal of the Chief Financial Officer and Company Secretary; approving the appointment of members of Key Management Personnel (KMP); setting the risk appetite; overseeing the risk management framework; approving financial reports and other reports required at law or under the ASX Listing Rules; ensuring that there are appropriate resources available to fulfil the responsibilities of the KMP; approving the delegation of authority framework; approving the Company’s remuneration policies and practices in order to ensure they are aligned with the Company’s purpose, values, strategic objectives and risk appetite; and approving measurable objectives for achieving diversity on an annual basis.

The Board has a charter which clearly sets out its roles and responsibilities and describes those matters expressly reserved for the Board’s determination and those matters delegated to Management. The Board Charter sets out the role and responsibilities of the Chairperson.

The Board has delegated the implementation of strategy and policy initiatives, including day-to-day management of the Company’s affairs, to the Managing Director and Group Chief Executive Officer, who is supported in this function by the Company’s other key management personnel - being the Group Chief Financial Officer and Group Chief Operating Officer - and other members of the executive leadership team. The executive leadership team, referred to internally as the Global Leadership Team or “GLT”, comprise those executives responsible for providing the Board with accurate, timely and clear information on the entity’s operations - including financial performance, research and commercial operations, compliance with material legal and regulatory requirements, and responding to any conduct that is materially inconsistent with the values or Code of Conduct of Telix - to enable the Board to perform its responsibilities. A detailed Delegated Authorities Policy of the Board sets out the decision-making powers which may be exercised at various levels of management.

In addition, the Board has delegated specific authority to three Board Committees - the Audit and Risk Committee; the People, Culture, Nomination and Remuneration Committee and the Disclosure Committee - each of which assist the Board in discharging its responsibilities.

A description of the Audit and Risk Committee and the People, Culture, Nomination and Remuneration Committee, their responsibilities and membership make-up is detailed in each Committee’s Charter. A description of the responsibilities of the Disclosure Committee is detailed in the Company’s Continuous Disclosure Policy. All documents are available at the Corporate Governance section of the Company’s website.

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.

Before a person is appointed as a Director or senior executive or put forward to Shareholders as a candidate for re-election as a Director, the Company undertakes appropriate checks in respect of that person, which include checks as to the person's character, experience and education. Telix provides its Shareholders with all material information (that is in its possession) relevant to a decision on whether or not to elect or re-elect a Director (including any material adverse information revealed by the above or any other checks).

1.3 A listed entity should have written agreements with Directors and senior executives setting out the terms of their appointment.

Telix has entered into written agreements with each Director and senior executive setting out the terms of appointment, including respective roles and responsibilities. Agreements with Directors include the requirement to disclose interests and any matters which may affect the Director's independence. Agreements also specify the requirement to comply with key corporate policies, including the Code of Conduct, Continuous Disclosure and Securities Trading policies.

1.4 The Company Secretary of a listed entity should be accountable directly to the Board, through the Chairperson on all matters to do with the proper functioning of the Board.

The Company Secretary is responsible for advising the Board and its Committees on governance matters, and for ensuring that Board and Committee procedures are complied with. The Company Secretary is accountable directly to the Board, through the Chairperson, on all matters to do with governance and the proper functioning of the Board. All Directors have access to the Company Secretary for advice and services. The Board approves the appointment and removal of the Company Secretary.

1.5 A listed entity should have and disclose a Diversity Policy; set measurable objectives for achieving gender diversity and disclose the measurable objectives set to achieve gender diversity.

The Board recognises that diversity is a fundamental consideration in developing and sustaining a workforce that is capable of achieving the strategic and business goals of Telix. Diversity refers to characteristics that make individuals different from each other and encompasses differences in backgrounds, qualifications and experience, and also differences in approach and viewpoints. It includes factors such as gender, age, race, disability, ethnicity, marital or family status, religious or cultural background, socio-economic background, sexual orientation, gender identity, sexual preference, language and other areas of potential difference. The Board is committed to providing an environment in which employees have equal access to opportunities available at work, are not judged by reference to unlawful or irrelevant attributes and have genuine feelings of belonging and inclusion across integrated workplace activities.

Telix has a Diversity and Inclusion Policy which outlines the Company's commitment to diversity and inclusion and the provision of a work environment that is free from discrimination and promotes equal opportunity for all. The policy includes the requirement for the Board to set measurable objectives for achieving gender diversity.

The Company will establish appropriate, measurable objectives for achieving gender and other forms of diversity and inclusion. Further, where, at the commencement of a financial year the Company is included in the ASX 300, the Company will seek to have not less than 30% of its Non-Executive Directors as female within a 12-month period. The Company was first included in the ASX 300 in 2021. The Board therefore has a target that not less than 30% of its Non-Executive Directors will be female during the course of 2022.

The Board sets key performance indicators for senior management to measure achievement against objectives to achieve gender and other forms of diversity and requires senior management to report against such objectives. The Board annually reviews, assesses and reports the Company's progress towards achieving those measurable objectives and the adequacy of the Company's programs and initiatives in that regard.

There was no change to Board composition in the financial year under review, and the ratio of females to males on the Board (6 people) remained 17:83. The Board has a target that not less than 30% of its Non-Executive Directors will be female during the course of 2022. The number of females to males in the GLT (14 people) was 4:10, a movement towards equality (2020 1:8). The number of females to males across the Group (158 people) was 68:90 (2020 25:47) an improvement of 8% and a move towards equality. The Board set a target in 2021 that not less than 50% of new appointments, including to senior positions, would be female. Of 83 new appointments the number of females to males was 40:43. Remuneration outcomes between 2020 and 2021 indicated a 4% reduction in the gender pay gap. The gender pay gap and associated hiring and retention processes remain under review in 2022.

The Company's commitment to diversity is demonstrated by Directors and the leadership team through modelling the Code of Conduct in all aspects of the business, by ensuring managers tasked with recruiting or advancement understand the reasoning and spirit of the Diversity and Inclusion Policy, through training and development, by ensuring that the Group's recruitment process encourages selection from a diverse pool of candidates, and through the continued flexible approach to work conditions.

1.6 A listed entity should have and disclose a process for periodically evaluating the performance of the Board, its Committees and individual Directors.

The Board performs a pivotal role in the governance framework of a listed entity. The Board of Telix promotes transparency and accountability and recognises that evaluation of performance is a key element of these goals. On an annual basis the Board will undertake a review of its performance and the performance of its Committees. This process was undertaken in the year ended 31 December 2021.

The effectiveness of the Board and its committees is assessed against the roles and responsibilities set out in the Board Charter and each committee charter. The review provides opportunity for Director self-review and feedback on the performance of individual Directors. The Board will consider periodically using external facilitators to conduct performance reviews.

Matters considered in the performance evaluation process include the conduct of Board and committee meetings (including the effectiveness

of discussion and debate); the effectiveness of Board and committee processes and relationship with management; a review of major decisions of the Board for effectiveness; and the composition of the Board and committees, focusing on the skills, experience, expertise and diversity of the Board necessary to enable it to oversee the delivery the Group's objectives and strategy. The Chairman also holds discussions with individual directors to facilitate peer review.

1.7 A listed entity should have and disclose a process for evaluating the performance of its senior executives.

The Board recognises that the performance Telix's senior executives will drive the performance of the entity. Telix has an annual performance and development review process in place for all personnel, including the CEO and senior executive team. On an annual basis, corporate objectives and individual key performance indicators (KPIs) are set. The CEO reviews the performance of senior executives and their delivery of corporate and individual objectives and makes recommendations to the Board on performance and achievement outcomes.

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

Telix has a Board of an appropriate size that collectively has the skills, commitment and knowledge of the entity and the industry in which it operates, to enable it to discharge its duties effectively and to add value.

2.1 People, Culture, Nomination and Remuneration Committee

The Board has established a People, Culture, Nomination and Remuneration Committee to assist the Board in fulfilling its duties and responsibilities by reviewing, advising and making recommendations to the Board on issues of nomination, remuneration, people and culture, and workplace health and safety.

The Committee considers items including Board renewal, the succession of Directors, the CEO and senior executives, Board induction, and the balance of skills, knowledge, experience, independence and diversity on the Board.

The Committee has four members: three independent, Non-Executive Directors: Mr Kevin McCann (Chairperson), Dr Mark Nelson and Ms Jann Skinner; and one non-independent Non-Executive Director, Mr Oliver Buck. The Committee Charter is available at the Corporate Governance section of the Company's website. The Committee Charter is reviewed at least annually. In the year ended 31 December 2021, the Charter was updated to expand the Committee's remit to include people, culture and workplace health and safety matters.

In the year ended 31 December 2021 the Committee met on four occasions. The meetings were attended by all Committee Members eligible to participate.

2.2 Board skills matrix

The Board considers that its membership comprises Directors with an appropriate mix of skills, experience and personal attributes that allow the Directors individually and the Board collectively to discharge their responsibilities and duties under the law effectively and efficiently. Directors understand the Telix business and the environment in which Telix operates so as to be able to both question Management

Skills, experience and expertise	
ASX listed company experience	Audit and assurance
Biotechnology and pharmaceutical sector	Commercial partnering, M&A
Law and governance	Global regulatory experience
Financial acumen	Scientific and medical research expertise
Radiopharmaceuticals industry commercial experience	Capital markets

The following skills, experience and expertise have been identified by the Board as those which may add further value to the Board. These skills, experience and expertise will be considered in the Board nomination process and in the appointment of any new Directors:

- Global pharmaceutical sales and marketing
- Pharmaceutical manufacturing
- Global supply chain and distribution

2.3 Independence and length of service of Directors

Director	Length of service
H Kevin McCann, AO BA LLB (Hons) (Sydney) LLM (Harvard) Life Fellow AICD	Appointed Non-Executive Director and Chairman, 17 September 2017
Christian Behrenbruch, BEng (Hons) DPhil (Oxon) MBA JD FIEAust GAICD	Appointed Executive Director, 3 January 2017
Oliver Buck, Dipl Phys, Theoretical Biophysics (Technical University of Munich)	Appointed Non-Executive Director, 16 January 2017
Andreas Kluge, MD PhD (Berlin)	Appointed Executive Director, 3 January 2017 Transitioned To Non-Executive Director, 1 June 2020
Mark Nelson, BSc (Hons) (Melb), MPhil (Cantab) PhD (Melb)	Appointed Non-Executive Director, 17 September 2017
Jann Skinner BCom (UNSW) FCA FAICD	Appointed Non-Executive Director, 19 June 2018

The Board has referred to the Board Charter and the guidance provided by the ASX Corporate Governance Council and has considered the independence of each Director in this context. At the date of this Corporate Governance Statement it is the Board's opinion:

- that Mssrs McCann and Nelson and Ms Skinner are considered Independent Directors;
- that due to his executive role and substantial shareholding, Dr Behrenbruch is not considered an Independent Director;
- that due to his substantial shareholding, Dr Kluge is not considered an Independent Director;
- that, in the context that Mr Buck is a member of the Supervisory Board of ITM Isotope Technologies Munich SE (ITM) AG, a leading supplier of diagnostic and therapeutic isotopes for nuclear medicine with which Telix has a global supply agreement, Mr Buck is not considered an Independent Director.

2.4 Independence of the Board

The Board has referred to the guidance provided by the ASX Corporate Governance Council and acknowledges the recommendation that a majority of the Board of a listed entity should be independent Directors. As at the date of this statement, the Board consists of five Non-Executive Directors, three of whom are independent and one who is non-independent; and one Executive Director. Of the six Directors on the Board, the three non-independent Directors bring skills to the Board that are specific to the radiopharmaceuticals industry and considered by the Board to be essential for success in the Company's objectives. The three independent Directors are experienced Directors of ASX-listed companies. In these circumstances the Board considers that the balance of Directors is appropriate in the circumstances of the Company at this time and given the existing size of the Board.

The Directors of Telix are required to keep the Board advised of any interest that may be in conflict with those of the Group, and restrictions are applied to Directors' rights to participate in discussion and to vote when a conflict has been identified. In particular, where a potential conflict of interest may exist, Directors concerned may be required to leave the Board meeting while the matter is considered in their absence.

The Board continues to keep the balance of diversity, skills and experience of its members, as well as their independence, under review.

2.5 Independence of the Chair

H Kevin McCann was appointed as an independent, Non-Executive Chairman on 17 September 2017.

The Board of Telix acknowledges that the Chairperson of the Board of a listed entity should be an independent Director and should not be the same person as the CEO. The Board recognises that having an independent Chairperson can contribute to a culture of openness and constructive challenge that allows for a diversity of views to be considered by the Board. The Board further recognises that good governance demands that an appropriate separation exist between those charged with managing a listed entity and those responsible for overseeing its managers.

2.6 Program for induction and training of Directors

It is the policy of the Board that, both before accepting appointment and continuously thereafter, Directors are provided with information about the Company and its operations appropriate for them to discharge their responsibilities. To help Directors maintain their understanding of the business, Directors have access to the members of the management team and also to employees at all levels. Directors have access to continuing education in relation to the Telix business and industry, and other information required by them to discharge their responsibilities. With approval from the Chairperson, which will not be unreasonably withheld or delayed, each Director may seek independent legal or other professional advice at the Company's expense. The need for any existing director to undertake professional development to maintain the skills and knowledge needed to perform their role as director effectively is considered during the annual performance evaluation.

Principle 3: Instil a culture of acting lawfully, ethically and responsibly

Telix instils and continually reinforces a culture across the organisation of acting lawfully, ethically and responsibly.

3.1 Values

Telix's values are the guiding principles that define the type of organisation Telix aspires to be and what it requires from its Directors, senior executives and employees to achieve that aspiration. Values create a link between the Company's purpose and its strategic goals by expressing the standards and behaviours it expects from Directors, senior executives and employees in order to fulfil its purpose and meet its goals.

Telix was created to deliver on the promise of nuclear medicine. The Group's vision, mission and values were comprehensively reviewed in the year ended 31 December 2021. They are detailed in the 2021 Annual Report and published on the Company's website at www.telixpharma.com.

3.2 Code of Conduct

The underlying principle of the Telix Code of Conduct is that Telix has a commitment not only to complying with its legal obligations but also to acting ethically and responsibly, and that ethical behaviour is required of Directors, senior executives and employees of the Group, as well as of advisors and consultants to the Group.

The Code of Conduct states the Group's expectation that all Directors, senior executives and employees will act in the best interests of the entity; will act honestly and with high standards of personal integrity; will comply with the laws and regulations that apply to the entity and its operations; will not knowingly participate in any illegal or unethical activity; will not enter into any arrangement or participate in any activity that would conflict with the entity's best interests or that would be likely to negatively affect the entity's reputation; will not take advantage of the property or information of the entity or its customers for personal gain or to cause detriment to the entity or its customers; and will not take advantage of their position or the opportunities arising therefrom for personal gain.

The Code of Conduct includes multiple reporting channels for suspected breaches of the Code of Conduct and is strongly linked to the Whistleblower Protection Policy. The Whistleblower Protection Policy has an easy-reference "how-to guide" for users, and provides multiple reporting channels including an external independent contact for whistleblowers.

The Board has adopted specific policies in key areas, including diversity and inclusion, continuous disclosure and dealing with price sensitive information, and dealing in the securities of Telix, and these policies each interact with the Code of Conduct. The Board and Management are committed to ensuring a fair and safe work environment, free from all forms of discrimination, and accessible and independent channels to report breaches or suspected breaches of policy.

The Code of Conduct and Whistleblower Protection Policy is available at the Corporate Governance section of the Company's website.

3.2.1 Ethical conduct of research

As a drug development Group, Telix is involved in testing potential new medicines on both animals and humans. This testing is an essential requirement of international medicine development and regulatory approval processes. All studies undertaken involving animals or humans are developed in association with medical, scientific and regulatory advisors, and with reference to national and international ethical and scientific codes, including Australia's National Health and Medical Research Council (NHMRC) and the International Council for Harmonisation of Technical Requirements for Pharmaceuticals for Human Use (ICH). Studies are only commenced after ethics approval has been received from the institution or clinical site at which studies are to be carried out.

3.3 Whistleblower Protection Policy

The Board's Whistleblower Protection policy effective 1 January 2020 and reviewed for re-adoption in May 2021 identifies the types of concerns that may be reported under the policy and how and to whom reports may be made (including to senior executives, the Board and independent external contacts). The policy details how the confidentiality of the whistleblower's identity is safeguarded, and that the whistleblower is protected from retaliation or victimisation. The Board received regular reports on actual or potential notifications under the policy. The policy is periodically reviewed to check that it is operating effectively and whether any changes are required. Each Telix team member receives training in the Whistleblower Protection Policy and Code of Conduct.

3.4 Anti-Bribery and Corruption Policy

Telix is committed to conducting its business and operations with honesty, integrity and the highest standards of personal and professional ethical behaviour. Telix has zero tolerance for bribery and corruption in any form. The principles and rules of the Company's Anti-Bribery and Corruption policies and practices, including individual accountability, continue to be embedded into the culture and across operations.

Principle 4: Safeguard the integrity of corporate reports

Telix has appropriate processes to verify the integrity of its corporate reports.

4.1 Audit and Risk Committee

The Board has an Audit and Risk Committee to provide an efficient and effective mechanism to bring the transparency, focus and independent judgement needed to oversee the corporate reporting process.

As relates to corporate reports, the role of the Audit and Risk Committee is to review and make recommendations to the Board on the adequacy of the entity's corporate reporting processes and internal control framework; whether the entity's financial statements reflect the understanding of the Committee members of, and otherwise provide a true and fair view of, the financial position and performance of the entity; the appropriateness of the accounting judgements or choices exercised by Management in preparing the entity's financial statements; the appointment or removal of the external auditor; the fees payable to the auditor for audit and non-audit work; the rotation of the audit engagement partner; the scope and adequacy of the external audit; the independence and performance of the external auditor; any proposal for the external auditor to provide non-audit services and whether it might compromise the independence of the external auditor.

The Committee has four members: three independent, Non-Executive Directors: Ms Jann Skinner (Chairperson), Mr Kevin McCann and Dr Mark Nelson; and one non-independent Non-Executive Director, Mr Oliver Buck. As detailed in the Directors' Report, all members of the Committee are experienced directors with the financial acumen and skills required to effectively discharge their responsibilities to the Committee and Board. The Chairperson of the Committee was a partner for Pricewaterhouse Coopers for 17 years before retiring in 2004. The Committee Charter is available at the Corporate Governance section of the Company's website. The Committee Charter is reviewed at least annually. In the year ended 31 December 2021, the Charter was updated to expand the Committee's remit to include environmental, social and governance (ESG) matters.

In the year ended 31 December 2021 the Committee met on five occasions. The meetings were attended by all Committee Members eligible to participate.

4.2 CEO and CFO declarations

Before it approves the Company's financial statements for a financial period, the Board receives 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.

For the year ended 31 December 2021, the Board received from its CEO and CFO a declaration that, in their opinion, the financial records of the entity have been properly maintained, 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 their opinion was formed on the basis of a sound system of risk management and internal control which is operating effectively.

4.3 Verification of Unaudited Reports

Telix has policies and processes in place to review the accuracy of information disclosed to the market so that investors can make informed investment decisions. These processes include those to verify the integrity of any periodic corporate report that is not audited or reviewed by the external auditor.

The verification process varies depending on the particular report, but generally involves confirmation by individuals responsible for the information that to the best of their knowledge and belief the information is accurate and not misleading; verification of material supporting information or claims made in disclosures; a review of proposed disclosures by internal subject matter experts; and approval by the individual responsible for the corporate report and confirmation that it is accurate, balanced and appropriate for release.

Additionally, the Disclosure Committee of the Board meets on a quarterly basis to review and approve the Appendix 4C and Activities Report.

Principle 5: Make timely and balanced disclosure

Telix promotes timely and balanced disclosure of all matters concerning it that a reasonable person would expect to have a material effect on the price or value of Telix securities.

5.1 Continuous disclosure

The Board believes that all stakeholders should be informed of all major events and risks that influence the Company, including its financial position, performance, ownership and governance, in a factual and timely manner. The Company's practice of providing relevant and timely information is supported by its Continuous Disclosure Policy which details comprehensive processes to ensure compliance with the Corporations Act 2001 (Cth) and ASX Listing Rules.

Specifically, the Company's Continuous Disclosure Policy outlines the procedure for identifying information that is or may be price sensitive information, and for reporting that information to the Chairperson/ CEO/ Company Secretary for review. It also details the roles and responsibilities of Directors, Officers and employees in complying with the entity's disclosure obligations; safeguarding confidentiality of corporate information to avoid premature disclosure; media contact and comment; external communications such as analyst briefings and responses to security holder questions; and measures for responding to or avoiding the emergence of a false market in the Company's securities. In designing its Continuous Disclosure Policy, Telix has taken guidance from ASX Listing Rules Guidance Note 8 and the 10 principles set out in ASIC Regulatory Guide 62.

The Board has appointed the Disclosure Committee to assist it to discharge its responsibility for compliance with the Company's continuous disclosure obligations, including the preparation of Company announcements in a timely manner that are not misleading, do not omit "Price Sensitive Information" and are presented in a clear, balanced and objective way. The Disclosure Committee is constituted by the Chairperson of the Board, CEO and the Company Secretary (or their delegates). The Chairperson of the Audit and Risk Committee is included as a member of the Disclosure Committee for financial related disclosures. Where an announcement is to be considered and approved by the Board, the Company Secretary or Disclosure Committee must ensure that the Board is provided with all relevant information necessary to ensure that it is able to fully appreciate the matters dealt with in the announcement.

Under the Continuous Disclosure Policy, all Price Sensitive Information for public announcement will be lodged with ASX and subsequently posted on the Company's website. The Company Secretary is responsible for communications with the ASX.

Continuous disclosure is a standing item at Board Meetings and is a standing agenda items for meetings of the executive leadership team.

5.2 Board to receive all material market announcements promptly after they have been made.

The Board of Telix receives all material market announcements promptly after they have been made. This is to ensure that the Board has timely visibility of the nature and quality of the information being disclosed to the market and the frequency of such disclosures.

5.3 Market to receive investor or analyst presentations

Telix is committed to ensuring equality of information among investors. When Telix gives a new and substantive investor or analyst presentation, Telix will release a copy of the presentation materials to the ASX ahead of the presentation.

Principle 6: Respect the rights of security holders

Telix provides its security holders with appropriate information and facilities to allow security holders to exercise their rights effectively.

6.1 Information made available on the Company's website

The Board is committed to communicating effectively and transparently with Shareholders about the Group's performance and results. In addition to its formal disclosure obligations under ASX Listing Rules and the Corporations Act 2001 (Cth), the Company utilises current technologies to facilitate open and continual communications with security holders and the market in general.

The Company's website address is www.telixpharma.com. Investors and interested parties can access an overview of Telix's business and history; key information about Telix's assets and core programs, the names, photographs and brief biographical information for each of its Directors and KMP; its Board Charter and the charters of each of its Board Committees; copies of its annual reports and financial statements; copies of its announcements to ASX; copies of notices of meetings of security holders and any accompanying documents; as well as company contact details.

6.2 Investor relations program

To ensure that security holders and other stakeholders have a full understanding of the Company's performance and strategies, and to help ensure effective two-way communication with investors, Telix has designed and implemented an investor and public relations program which includes company-to-investor e-communications, investor presentations and roadshows, analyst briefings, and targeted conference presentations and speaking events.

These updates provide an opportunity for investors and analysts to speak directly with, and ask questions of, the CEO and/or SVP of Investor Relations. Telix keeps summary records for internal use of issues discussed at group and one-on-one briefings for investors and analysts.

6.3 Facilitate Shareholder participation at general meetings

General meetings are an important forum for two-way communication between the Company and its Shareholders. Shareholders can elect to receive emails with the latest investor announcements, investor presentations and webcasts, annual reports, as well as general meeting information, including notices of meeting and explanatory memorandum.

Telix provides an electronic voting facility which enables all security holders to vote ahead of the meeting, without having to attend or appoint a proxy.

Telix affords all Shareholders the opportunity to exercise their right to ask questions about, or make comments on, the management of the Company, including those Shareholders who are unable to attend a meeting in person, in which case questions can be lodged in advance of the meeting to be responded to at the meeting.

6.4 Substantive resolutions to be determined by Poll

The Company supports the principle of “one security one vote” as enshrined in the listing rules. All resolutions put to shareholders are determined by Poll.

6.5 Electronic communications

Telix provides security holders the option to electronically receive communications from, and send communications to, the Company and its share registry, Link Market Services. Telix encourages security holders to utilise electronic communications with the Company to facilitate speed, convenience and environmental friendliness of communications.

Principle 7: Recognise and manage risk

Telix has a sound risk management framework that is periodically reviewed for effectiveness.

7.1 Risk Committee

The Board recognises that managing risk is a crucial part of the role of the Board and Management, and that good risk management practices can not only help to protect established value, they can assist in identifying and capitalising on opportunities to create value. It is the role of Management to design and implement a risk management framework and to ensure that the Group operates within the risk appetite set by the Board. It is the role of the Board to set the risk appetite for the entity, to oversee its risk management framework and to satisfy itself that the framework is sound.

The Board has established an Audit and Risk Committee that has four members: three independent, Non-Executive Directors: Ms Jann Skinner (Chairperson), Mr Kevin McCann and Dr Mark Nelson; and one non-independent Non-Executive Director, Mr Oliver Buck.

As relates specifically to risk, the role of the committee is to review and make recommendations to the Board in relation to the adequacy of the entity's processes for managing risk; any incident involving fraud or other breakdown of the entity's internal controls; and the entity's insurance program, having regard to the entity's business and the insurable risks associated with its business.

7.2 Risk management strategy and framework

Telix has adopted a comprehensive Group-wide risk management strategy. Telix's risk management strategy and risk management framework identify key risks to the Telix Group's strategic goals – which include funding, clinical development, supply, partnering, regulatory, commercialisation and competition risk – and outlines actions and methods to mitigate, transfer or avoid these risks where applicable. The Board has mechanisms in place to ensure that Management's objectives and activities are aligned with identified risks. These include Board review of business strategy, the implementation of Board-approved operating plans and budgets, and Board monitoring of progress against these plans and budgets.

Review of risks facing the business is an active and continual process. Management reports to the Audit and Risk Committee at each Committee Meeting on issues relating to risk and risk management. The Group's risk management framework is reviewed by the Audit and Risk Committee at least annually to ascertain whether the framework continues to be sound and that Telix is operating with due regards to the risk appetite set by the Board. The framework was reviewed in the year ended 31 December 2021.

7.3 Internal audit

Telix continues to develop its internal audit capability and function as an integral element of the Group's risk management. The Company has a rolling 12-month schedule of internal audits to be conducted which relate primarily to elements of the quality management system, for example internal audit program of vendor qualification and internal audits of document management and control. Management continues to expand the internal audit program to understand and assess compliance with corporate policies and controls. Adhoc internal audits may be conducted if, as determined by the Chief Governance and Risk Officer, significant changes have been made in functional areas and/or the safety, performance or dependability of a product or service is or is suspected to be in jeopardy due to a deviation or non-conformity.

7.4 Material exposure to economic, environmental or social sustainability risk

Economic and social sustainability risk: Telix's purpose is to help people with cancer and rare diseases live longer, better quality lives, and as such has a strong social message and driving vision. Telix's mission is to deliver on the promise of precision medicine through targeted radiation. In common with other companies in its sector, Telix's operations are subject to economic risks and uncertainty due primarily to the nature of radiopharmaceutical drug development and commercialisation. Management and mitigation of these risks involves capital management strategies, cost control and budget interrogation, and detailed planning and budgeting for the Group's product pipeline.

Environmental risk: Telix is required to carry out its activities in accordance with applicable environment and human safety regulations in each of the jurisdictions in which it undertakes its operations. Commencing in 2020, this also includes environmental regulations relevant to its licenced radiopharmaceutical production facility in Seneffe, Belgium.

Telix has obligations of regular inspections by the Federal Agency for Nuclear Control (FANC) and FANC's subsidiary in charge of the regulatory controls and safety assessments, BEL-V. Telix's obligations with respect to these regulations have been met and are up to date. The site passed the last requisite environmental audits conducted by FANC on 17 June 2021.

During the 2021 year, the site's two legacy cyclotrons were decommissioned and removed. Other than two cyclotron vaults, the site has been fully decontaminated. Telix submitted the first of its five-yearly mandatory inventory of "nuclear passive" reports to authorities on 30 March 2021.

Principle 8: Remunerate fairly and responsibly

Telix seeks to ensure that Director remuneration is sufficient to attract and retain high quality Directors. Telix has designed executive remuneration to attract, retain and motivate high quality senior executives; and to align their interests with the creation of value for security holders and with the entity's values and risk appetite.

8.1 Remuneration Committee

The Board has established a People, Culture, Nomination and Remuneration Committee to provide an efficient and effective mechanism to bring the transparency, focus and independent judgement needed on remuneration decisions, and to assist the Board in fulfilling its duties and responsibilities by reviewing, advising and making recommendations to the Board on issues including on nomination and remuneration.

In respect of remuneration, the Committee advises on: the Group's remuneration framework for Directors, including the process by which any pool of Directors' fees approved by security holders is allocated to Directors; the remuneration packages to be awarded to KMP and other members of the GLT; and equity-based remuneration plans for Directors, KMP and other employees.

The Committee has four members: three independent, Non-Executive Directors: Mr Kevin McCann (Chairperson), Dr Mark Nelson and Ms Jann Skinner; and one non-independent Non-Executive Director, Mr Oliver Buck.

In the year ended 31 December 2021, the Committee met on four occasions. The meetings were attended by all Committee Members eligible to participate.

8.2 Disclosure of policies and practices regarding remuneration

The Remuneration Report (audited) details the Group's policies and practices regarding the remuneration of Non-Executive Directors and the remuneration of Executive Directors and KMP, and its relationship to performance. These policies can be found in the Remuneration Report for the year ended 31 December 2021.

The Remuneration Report clearly distinguishes the structure of Non-Executive Directors' remuneration from that of Executive Directors and other KMP. Shareholders are invited to vote on the adoption of the Remuneration Report at the Company's Annual General Meeting of Shareholders.

8.3 Equity-based remuneration: no hedging or otherwise limiting economic risk

The objectives of the Company's Equity Incentive Plan (EIP) are to incentivise KMP and employees in a manner that rewards continued commitment and loyalty to the Company while aligning remuneration with the creation of shareholder wealth.

The Company does not condone short term or speculative trading in its securities by Directors and employees, and the Company's Securities Dealing Policy specifies that, except with written clearance as defined in the Policy, Directors and/or KMP must not engage in hedging arrangements, deal in derivatives or enter into other arrangements which limit the economic risk in connection with the securities of Telix.

Links to key documents relevant to this Corporate Governance Statement

[Telix Pharmaceuticals Limited Board Charter and Relationship with Management](#)

[Telix Pharmaceuticals Limited Securities Dealing Policy](#)

[Telix Pharmaceuticals Limited Annual Report for the year ended 31 December 2021](#)

[Telix Pharmaceuticals Limited Code of Conduct](#)

[Telix Pharmaceuticals Limited Whistleblower Protection Policy](#)

[ASX Corporate Governance Principles and Recommendations \(4th Edition\)](#)