Megaport Limited - Corporate Governance Statement

Megaport Limited (the **Company** or **Megaport**) and its board are committed to achieving and demonstrating the highest standards of corporate governance.

At Megaport, corporate governance refers to the combination of rules, relationships, systems and processes by which authority is exercised and controlled and encompasses the mechanisms by which the Company, the board and its senior executive team, are held to account.

Megaport Limited has reviewed its corporate governance practices against the Corporate Governance Principals and Recommendations (the Fourth Edition) published by the ASX Corporate Governance Council.

The 2021 Corporate Governance Statement reflects the corporate governance practices in place throughout the 2021 financial year. The Company's ASX Appendix 4G, which is a checklist cross referencing the ASX Principles and Recommendations to the relevant disclosures in either this statement, the Company's website (https://www.megaport.com/investor/) or the Annual Report, has been filed with the ASX on 10 August 2021.

The 2021 Corporate Governance Statement has been approved by the board and is current as at 10 August 2021. A description of the Group's current corporate governance practices is set out in the Group's Investor Centre, which can be viewed at https://www.megaport.com/investor/.

| Principle 1 — Lay solid foundations for management and oversight Complies | | Complies | Note | |
|--|--|---|--|--|
| | | | | |
| 1.1 | Companies should have | Complies | The board is responsible for overall corporate governance of the Company. | |
| | and disclose a board charter setting out: | | The respective roles of the board and delegation to management have been formalised in the Corporate Governance Charter (Charter) which outlines the main corporate | |
| (a) | the respective roles and responsibilities of its board | d governance practices in place for the Cor | governance practices in place for the Company and to which the board and each director are committed. A copy of the Charter is available on the Company's website. | |
| | | | The conduct of the board is also governed by the Company's constitution, and the Company's code of conduct. A copy of the constitution and code of conduct is available on | |
| (b) | those matters expressly reserved to the board and those delegated to management. | | the Company's website. | |
| | | | The board maintains the following roles and responsibilities: | |
| | · | | • demonstrating leadership, defining the Company's purpose and setting its strategic | |

objectives;

- approving the Company's statement of values and code of conduct to underpin the Company's desired culture and monitoring and promoting ethical and social responsibility by the Company;
- maintaining oversight of the Company and monitoring financial and non-financial risks to the Company;
- appointing the chair and lead independent director;
- appointing and removing the Chief Executive Officer (CEO), overseeing the CEO's development and assessing the CEO's performance, determining the CEO's remuneration and providing counsel to the CEO;
- ratifying the appointment and the removal of senior executive officers and the Company Secretary and overseeing annual senior executive performance reviews;
- overseeing succession plans for the CEO and other senior executives;
- setting the risk appetite within which the board expects management to operate and reviewing and monitoring the risk management framework at least annually to ensure that the Company is operating with due regard to the risk appetite set by the board;
- ensuring the Company's remuneration policies for directors and senior executives are aligned with the Company's purpose, values, strategic objectives and risk appetite;
- approving and formulating company strategy and policy, and monitoring management's implementation of the Company's strategic objectives, code of conduct and values;
- ensuring that an appropriate framework exists for relevant information to be reported by senior executives to the board;
- approving and monitoring operating budgets and major capital expenditure;
- overseeing the integrity of the Company's accounting and corporate reporting systems, including the external audit;
- monitoring industry developments relevant to the Company;
- ensuring appropriate human resource systems are in place and promoting diversity within all levels of the Company;
- developing suitable key performance indicators of financial performance for the Company and its business;

- overseeing the Company's corporate strategy and performance objectives developed by the senior executive team;
- overseeing the Company's compliance with its continuous disclosure obligations and ensuring corporate accountability to shareholders;
- approving the Company's remuneration framework;
- delegating appropriate powers to the CEO, senior executives and committees to ensure the effective day-to-day management of the Company; and
- monitoring the overall corporate governance of the Company.

The board has delegated day-to-day management of the Company to the CEO and other senior executives (**management**). The Company's management is responsible for the following:

- implementing the strategic objectives set by the board;
- instilling and reinforcing the Company's values;
- operational and business management of the Company within the values, code of conduct, budget and risk parameters set by the board;
- day-to-day running of the Company; and
- providing the board with accurate, timely and clear information to enable the board to perform its responsibilities.

The Charter sets out the role of the chair. The chair's responsibilities include:

- providing leadership to the board and the Company;
- facilitating effective contribution from all directors;
- promoting constructive and respectful relations between the board and management;
 and
- ensuring the board fulfils its obligations under the Charter.

Ms Seddon is the Company's lead independent director. The lead independent director's responsibilities are set out in the Charter and include:

- ensuring that conflicts of interest of the board are identified and managed appropriately;
- acting as a liaison point for the independent directors, if required; and

| • | communicating views expressed by independent directors in relation to the board's |
|---|---|
| | business and responsibilities. |

Senior executives have their roles and responsibilities defined in specific position descriptions.

1.2 A listed entity should:

(a) undertake appropriate checks before appointing a director or senior executive or putting someone forward 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.

Complies

The board, with assistance from the remuneration and nomination committee, considers the skills, qualifications, experience, character, education and associations of potential candidates to the board and conducts police checks, insolvency and banned director searches to confirm the suitability of candidates prior to their election.

The Company has processes in place to ensure that comprehensive information about a candidate is provided to shareholders to enable them to make an informed decision on whether or not to elect or re-elect a director.

The Company provided the following information in relation to Mr Bevan Slattery, who stood for election as a director at the Company's 2020 AGM:

- Mr Slattery's biographical details, including their qualifications and experience and the skills they bring to the board;
- the term of office currently served by Mr Slattery; and
- confirmation that the board supports the appointment of Mr Slattery.

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

Complies

The Company has entered into written agreements with each director and senior executive personally.

The terms of appointment with each director cover matters such as the term of appointment, the time commitment envisaged, committee roles and other special duties, requirements to disclose interests which could affect the director's independence, corporate policies and procedures, indemnity and insurance arrangements, access to corporate records and remuneration entitlements.

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

Complies

The Company Secretary, Celia Pheasant, is directly accountable to the board, through the chair. Ms. Pheasant's biographical details and qualifications are included in the FY20 Annual Report.

The Charter sets out the role of the Company Secretary. The Company Secretary is responsible for:

board.

- advising the board and any committee on governance matters;
- monitoring the Charter to ensure it is followed; and
- coordinating the timely completion and despatch of board and committee papers and draft minutes; and
- helping to organise and facilitate the professional development of directors.

Each of the directors is able to communicate directly with the Company Secretary.

The decision to appoint or remove the Company secretary is reserved for the board.

- 1.5 A listed entity should:
- (a) have and disclose a diversity policy;
- (b) 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
- (c) disclose in relation to each reporting period:
- the measurable objectives set for that period to achieve gender diversity;
- (2) the entity's progress towards achieving those objectives; and
- (3) either:
- (A) the respective proportions of men and women on the board, in senior executive positions and across the

Complies

The Company's Diversity Policy is available on the Company's website at https://www.megaport.com/investor/leadership-governance/.

Megaport continues to target gender diversity as a core objective and on 1 July 2021 established a Diversity & Inclusion Advisory Board reporting to the CEO.

As at 30 June 2021, the percentage of women in the whole organisation was 29.6%, an increase of 1.6% from FY20. The proportion of women senior executives remained unchanged at 25%. The representation of female directors on the board increased from 25% to 43%, with female directors representing 50% of non-executive directors on the board.

The Company's FY21 measurable objectives and progress towards achieving those objectives is as follows:

| | FY21 Objective | Actions | FY21 Achievement | Comment |
|----------------------------------|-------------------|---|---------------------|--|
| Women in General workforce | 32% | Actively engage with representative organisations such as Women in Tech and equivalent companies to | 29.6% | Attendance at the Women's Hacker event resulted in 2 hires. |

| whole workforce (including | | | |
|------------------------------|--|--|--|
| how the entity has defined | | | |
| "senior executive" for these | | | |
| purposes); or | | | |

(B) if the entity is a relevant employer" under the Workplace Gender Equality Act, the entity's most recent "Gender Equality Indicators" as defined in and published under that Act.

| | | increase female representation in the workforce | | The most increase of women candidates generated occurred after review of wording on job descriptions. |
|---|-----|--|--|--|
| Gender diversity of senior executive team | 27% | Actively review pipeline of talent for future succession to senior executive roles | 25% | We have informally commenced with this at Executive minus 1 level. A skills gap assessment is in motion with a view to formalised succession planning to commence in FY22 |
| Gender diversity of board | 33% | Engage an external agency to assist with the recruitment of female board directors | 43% of all board members 50% non-executive directors | A balanced board of 50:50 male to female non-executive board members has been achieved. |

The Company defines 'senior executive' as the CEO, Chief Financial Officer, Chief Marketing Officer, Chief Revenue Officer, Chief People Officer, VP Product, VP of Operations and General Counsel.

| FY2021 Objective | Actions | Achievement |
|------------------|---------|-------------|
| | | |

| | • | | , |
|--|---|--|---|
| Under-repre sented Minorities (URM) | Determine goals for URM Understand why there is a lack of colour diversity across the business Review neurodiversity in the technology sector | Initiate a diversity 'think tank' to explore URM topics across the organisation Identify and engage with representative organisations to increase support for neurodiversity | Think tank sessions were held globally with a permanent representation of D & I colleagues formed. Topics with ROI are initiated with neurodiversity listed for FY22 |
| Cultural Diversity | Determine goals for cultural diversity Understand how cultural differences influence the buying and selling of business services | Implement a diversity blog on the company website for employee input Implement a 'lunch and learn' program to understand how different cultures buy and sell business services. | Megaport launched monthly 'Success Stories' sharing insights into team members. Lunch and learn sessions are to be launched in FY22 Q2. |

Megaport's FY22 Diversity Measurable Objectives are available on the Company's website at https://www.megaport.com/investor/leadership-governance/.

| 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 in accordance with that process during or in respect of that that period.

Complies

The responsibilities of the board for monitoring its performance and that of its committees and directors are set out in the Corporate Governance Charter and the Standing Rules of the remuneration and nomination committee (**Standing Rules**). These documents are available on the Company's website.

The board reviews its performance annually, as well as the performance of individual committees.

A performance evaluation of the board and each committee was undertaken in the reporting period in accordance with the Charter and Standing Rules. The board reviewed performance of the directors on a collective basis to identify aspects for improvement, and that analysis involved the review of the role played by each individual director. Given that the board has only recently expanded in size, the board is of the view that such performance evaluation of the individual directors is appropriate. The board will review its process for evaluating the performance of its board, its committees and individual directors for FY22 and will consider whether it is appropriate to conduct an external assessment.

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.

Complies

The responsibilities of the board for monitoring the performance of its senior executives are set out in the Corporate Governance Charter and the Standing Rules. These documents are available on the Company's website.

The board reviews the performance of the CEO against agreed performance hurdles determined at the start of the financial year. The CEO undertakes performance reviews of the senior executives. In assessing performance, the review includes an assessment of the individual's role, the performance of the group as well as individual targets.

The CEO provides a report to the board on the performance of each senior executive, together with a recommendation on remuneration (including any performance bonus). All remuneration recommendations for senior executives must be approved by the board following consultation with the remuneration and nomination committee.

A performance evaluation was undertaken in the reporting period in accordance with this process.

| Princ | iple 2 | Complies | Note |
|--|--|----------|---|
| Principle 2 – Structure the board to add value | | | |
| 2.1 | The board of a listed entity should: | Complies | A remuneration and nomination committee has been established with its own charter which is available on the Company's website. The committee is responsible for: |
| (a) | have a nomination committee which: has at least three | | the appointment and re-election of directors; reviewing processes for succession planning for the board, CEO and other senior executives; |
| (1) | members, a majority of whom are independent | | recommending individuals for consideration by the board; |
| (2) | directors; and is chaired by an independent director, | | recommending to the chair procedures for the proper supervision of the board and senior executives; ensuring appropriate induction and continuing professional development programs are implemented for directors; |
| and d (3) | isclose: the charter of the committee; | | implemented for directors; ensuring that the performance of each director, and of all members of senior management, is reviewed and assessed each year in accordance with procedures adopted by the board; |
| (4) (5) | the members of the committee; and at the end of each | | ensuring that any diversity profile identified by the board is a factor that is taken into account in the selection and appointment of qualified employees, senior executives, and board candidates; |
| (3) | reporting period, the number of times the committee met | | reporting to the board annually on the diversity profile of employees of the Company; and |
| | throughout the period and the individual attendances of the members at those meetings. | | regularly formally assessing the appropriate balance of skills, experience and diversity required on the board and the extent to which they are represented on the board. |
| | | | |

The members of the committee are as follows:

| director | Executive status | Independence status |
|------------------------------------|------------------------|------------------------|
| Naomi Seddon | Non-Executive director | Independent |
| Jay Adelson | Non-Executive director | Independent |
| Glo Gordon (appointed 1 July 2021) | Non-Executive director | Independent |

All of the committee members are independent, and the committee is chaired by an independent director. Although the committee comprised only two directors during FY21, both directors were independent. Ms Gordon was appointed to the committee on 1 July 2021 and the committee now comprises three independent directors and an independent chair.

The number of meetings and attendance by the directors at those meetings is disclosed in the FY21 Annual Report under the heading "Meetings of directors".

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.

Complies

The Company has developed a board skills matrix which sets out:

- the skills, knowledge and experience identified as necessary or desirable by the board, of the directors; and
- the representation of those skills held by the directors.

| Skill | Existence in current board |
|---------------|----------------------------|
| Strategy | Very high |
| Corporate/M&A | Very high |

| Technology, Telecommunications and Digital Infrastructure | Very high |
|---|-----------|
| CEO/senior executive/management | Very high |
| Chair experience | Very high |
| Business and political networks | Very high |
| Finance/accounting | High |
| Capital markets and dealings | High |
| PR, communications and marketing | High |
| IT and management systems | High |
| HR management/remuneration | Medium |
| Risk management | Medium |
| Governance/legal | Medium |

The board skills matrix is available on the Company's website.

2.3 A listed entity should disclose:

(a) the names of the directors considered by the board to be independent directors;

(b) if a director has an

Complies

The board undertakes an annual review of each director's association with the Company to identify whether he or she can be properly characterised as independent. A director will be identified as independent only if the board is of the opinion that he or she is free of any interest, position or relationship that might influence, or reasonably be perceived to influence, in a material respect their capacity to bring an independent judgment to bear on issues before the board and to act in the best interests of the Company as a whole.

Details of each board member and their independence status is as follows:

position or interest, relationship of the type described in Box 2.3 but the board is of the opinion that it does not compromise the independence of the director, the nature of the interest, position or relationship in question and an explanation of why the board is of that opinion;

(c) the length of service of each director.

| director | Appointment date | Length of service | Status | |
|------------------------------|--------------------------|-------------------|----------------------------------|--|
| Bevan Slattery | 27 July 2015 | 6 years | Not independent Non-Executive | |
| Vincent English | 16 March 2017 | 4 years, 5 months | Not independent Executive | |
| Jay Adelson | lay Adelson 1 March 2019 | | Independent Non-Executive | |
| Naomi Seddon | ni Seddon 1 June 2019 | | Independent Non-Executive | |
| Michael Klayko 16 March 2021 | | 5 months | Independent Non-Executive | |
| Melinda Snowden 1 June 2021 | | 2 months | Independent Non-Executive | |
| Glo Gordon 1 July 2021 | | 1 month | Independent Non-Executive | |

Details of independent directors that hold an interest of a type described in the examples provided for Recommendation 2.3, but the board is of the opinion that such interest does not compromise the independence of the director:

| director | Interest | Reason why independence maintained |
|--------------|---|--|
| Jay Adelson | Holds options pursuant to an employee incentive scheme of the Company | The holding of this interest helps to align the director's interest with those of other security holders |
| Naomi Seddon | Holds options pursuant to an employee incentive scheme of the Company | The holding of this interest helps to align the director's interest with those of other security holders |

| 2.4 | A majority of the board should be independent | Complies | Until 16 March 2021, the Company had a four-member board, of whom two (Naomi Seddon and Jay Adelson) were independent non-executive directors. |
|-----|--|--------------------|--|
| | | | From 16 March 2021 until 1 June 2021, the Company had a five-member board, of whom three (Jay Adelson, Naomi Seddon and Michael Klayko) were independent non-executive directors. |
| | | | From 1 June 2021 until 1 July 2021, the Company had a six-member board, of whom four (Jay Adelson, Naomi Seddon, Michael Klayko and Melinda Snowden) were independent non-executive directors. |
| | | | Since 1 July 2021, the Company has had a seven-member board, of whom five (Jay Adelson, Naomi Seddon, Michael Klayko, Melinda Snowden and Glo Gordon) are independent non-executive directors. |
| 2.5 | The chair of the board should be an | Partially complies | The chairman, Bevan Slattery, is not independent. The Company's Chief Executive Officer, Vincent English, is not the same individual as the chairman. |
| | independent director and should not be the CEO. | | The board believes that the non-independence of the chairman does not impede the proper oversight of the Chief Executive Officer. On 12 February 2020, the board appointed Naomi Seddon as lead independent director to provide leadership to the other independent directors and, in circumstances where there may be an actual or perceived conflict of interest, to act as chair of the board. The lead independent director's responsibilities are set out in the Charter and include: |
| | | | ensuring that conflicts of interest of the board are identified and managed appropriately; |
| | | | acting as a liaison point for the independent directors, if required; and |
| | | | communicating views expressed by independent directors in relation to the board's business and responsibilities. |
| 2.6 | A listed entity should have a program for inducting new directors and periodically reviewing whether there | Complies | This is consistent with the board Charter and processes implemented by Megaport. New directors are provided with access to strategy briefings, explanations of company policies and procedures, governance frameworks, cultures and values, company history, director and executive profiles and other pertinent company information. |
| | | | |

is a need for existing directors to undertake professional development to maintain the skills and knowledge needed to perform their role as directors effectively.

The board, with assistance from the remuneration and nomination committee, regularly reviews the professional development needs of the directors and makes an assessment of the skills, development and induction needs of any new directors joining the board.

| Principle 3 – Act ethically and responsibly | | |
|---|---|--|
| Complies | The Company has adopted a values statement, which is available on the Company's website at https://www.megaport.com/investor/business-overview/ . The values statement reflects the guiding principles that Megaport was founded on - the ideals that transparency, neutrality, flexibility, immediacy, and transformation were needed in the global connectivity industry to unlock the value of cloud adoption. The Megaport Values are derived directly from these ideals and are at the centre of everything the Company does - from its ongoing relationships with customers and partners, to its daily interactions with team members across Megaport. At its core, Megaport is all about breaking down barriers, enabling agile, reliable, trusted resources and connecting the world. The Company's values are: **Accelerate** Our industry moves fast but we move faster. Our customers and partners need us to stay ahead of the curve to keep them ahead of the curve. With initiative and a 'can-do' attitude, we accelerate everything we do. We bring our authentic selves to work and deliver real time services that enable customers and partners to respond to dynamic and ever-changing market dynamics immediately. Collaborate* Our success is a collective win and together we achieve more. Innovate* Innovation is in our DNA. Our shared knowledge builds on our collective genius. Working together across the globe with a common purpose is the most optimal way of innovating our products and brings out the best of our experiences and creativity. Celebrate* We love to play as a team, win together and recognise our colleagues for their efforts and achievements. | |
| | omplies | |

3.2 A listed entity should:

Complies

- (a) have and disclose a code of conduct for its directors, senior executives and employees; and
- (b) ensure that the board or a committee of the board is informed of any material breaches of that code.

The Company has adopted a code of conduct for its directors, senior executives and employees, which articulates the standards of behaviour expected by the Company and which provides the blueprint for Megaport's culture. The code requires these individuals and the Company to:

- understand and comply with the letter and spirit of the code, the laws that apply to the Company's day to day operations and the Company's employee policies;
- act with the utmost integrity and objectivity, striving at all times to enhance the reputation and performance of the Company;
- avoid engaging in illegal, corrupt, fraudulent, dishonest or unsafe behaviour and to report such behaviour to the Company;
- strive to interact with others with respect and in a manner which acknowledges the wide diversity of backgrounds, personalities and capabilities each individual brings;
- create and maintain an environment free of unlawful discrimination, harassment, victimisation and bullying, and take action to stop such behaviour; and
- always act ethically, responsibly and work with due care and diligence to identify and manage any risks to best ensure the protection of Megaport and its assets and resources, employees, contractors, customers and the general public.

A copy of the code of conduct is available on the Company's website.

All employees receive training on their obligations under the code of conduct and all material breaches of the code are required to be reported to the board.

3.3 A listed entity should:

Complies

- (a) have and disclose a whistleblower policy; and
- (b) ensure that the board or a committee of the board is informed of any material incidents reported under that policy.

The Company has adopted a whistleblower policy, which applies to its officers and employees, suppliers of goods or services to the Company (including their employees), associates of the Company, a relative, dependent or spouse of any of any of these individuals and any other person who is an eligible whistleblower in accordance with applicable legislation. The whistleblower policy:

- supports the Company's values and code of conduct;
- clearly identifies the types of concerns that may be reported under the policy and the process for making a report;
- explains how the confidentiality of the whistleblower's identity will be safeguarded and how the whistleblower will be supported; and
- sets out the processes that will be taken to follow up and investigate reports made under

the policy.

Individuals are made aware of and have access to the whistleblower policy and the mechanisms for reporting through the Company's induction and training programs. The Company's general counsel monitors compliance with the policy on an ongoing basis and the policy is formally reviewed annually to ensure the policy and procedures set out in the policy remain effective and appropriate for the Company.

A copy of the whistleblower policy is available on the Company's website.

3.4 A listed entity should:

Complies

- (a) have and disclose an anti-bribery and corruption policy; and
- (b) ensure that the board or a committee of the board is informed of any material breaches of that policy.

Megaport conducts its business in an honest and ethical manner and operates a zero-tolerance policy to bribery and corruption.

The Company has adopted an anti-bribery and corruption policy, which applies to all directors, officers, senior executives of Megaport as well as distributors and representatives, including agents, consultants and contractors of the Company. The anti-bribery and corruption policy:

- supports the Company's values and code of conduct;
- acknowledges the serious criminal and civil penalties that may be incurred and the reputational damage that may be done if the Company is involved in bribery or corruption;
- prohibits the giving of bribes to a public officer or private sector company with the intention of obtaining or retaining business or a business advantage;
- prohibits the requesting, receiving or agreeing to receive a bribe;
- prohibits the use of false or fraudulent documents or the intentional and improper destruction of documents or financial records; and
- includes appropriate controls for the giving and receiving of gifts, entertainment and hospitality.

Individuals are made aware of and have access to the anti-bribery and corruption policy through the Company's induction program. All existing employees must complete regular, scheduled training on how to implement and adhere to this policy. Breaches of the policy are required to be reported to the board.

The Company's general counsel monitors compliance with the policy on an ongoing basis and the policy is formally reviewed annually to ensure the policy and procedures set out in the policy remain effective and appropriate for Megaport's business operations.

| Princ | ciple 4 | Complies | Note | | |
|-------|---|----------|---|---|--------------------------|
| | ciple 4 – Safeguard rity in corporate reporting | | | | |
| 4.1 | The board of a listed entity should: | Complies | An audit and risk management committe is available on the Company's website. T | | |
| (a) | have an audit committee which: | | the adequacy of Megaport's corporate framework; | orate reporting processe | es and internal control |
| (1) | has at least three members, all of whom are non-executive directors and a majority | | reviewing financial statements and including considering whether the fin audit and risk management committee the financial position and performance | ancial statements reflect t ee and otherwise provide | the understanding of the |
| (2) | of whom are independent directors; and is chaired by an | | reviewing management corporate re including the appropriateness of the a executives in preparing the financial r | accounting judgements or | |
| | independent director, who is not the chair of the board | | reviewing the nomination, performar including recommendations to the external auditor and the rotation of the | board for the appointme | ent or removal of any |
| and d | lisclose: | | liaising with the external auditors and | | , |
| (3) | the charter of the committee; | | the annual external audit; and | | |
| (4) | the relevant qualifications | | reviewing any proposal for the ext whether it might compromise the inde | | |
| , | and experience of the members of the committee; and | | The members of the committee during the | e financial year were as fo | llows: |
| (5) | in relation to each | | Director | Executive status | Independence status |
| | reporting period, the number of times the committee met | | Naomi Seddon | Non-Executive director | Independent |

throughout the period and the individual attendance of the members at those meetings.

| Jay Adelson | Non-Executive director | Independent |
|--|------------------------|-----------------|
| Bevan Slattery (appointed 19 August 2020 and resigned 1 June 2021) | Non-Executive director | Not independent |
| Melinda Snowden (appointed 1 June 2021) | Non-Executive director | Independent |

All of the committee members are non-executive directors, and the committee is chaired by an independent director who is not the chair of the board. During the reporting period, a majority of directors were independent and, as at the date of this report, all are independent.

Mr Slattery was formally appointed as a member of the audit and risk committee on 19 August 2020. Between 30 June 2020 and 19 August 2020, Megaport's audit and risk committee consisted of two non-executive directors. ASX Listing Rule 12.7 requires that Megaport's audit committee consist of three non-executive directors and accordingly, Megaport's audit and risk committee was not compliant during this period. However, while not a formal member, Mr Slattery attended all audit and risk committee meetings and with his formal appointment on 19 August 2020, the structure of Megaport's audit and risk committee has fully complied with the Listing Rules.

On 1 June 2021, the board appointed Ms Snowden as the chair of the audit and risk committee. Ms Snowden is an independent non-executive director with finance qualifications and significant governance, audit and risk management experience.

The relevant qualifications of each director are disclosed in the FY21 Annual Report under the heading "Information on directors and company secretary".

The number of meetings and attendance by the directors at those meetings is disclosed in the FY21 Annual Report under the heading "Meetings of directors".

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

Complies

In relation to the financial statements for:

- the financial year ending 30 June 2021;
- the financial half-year ended 31 December 2020; and
- the financial quarters ended 30 September 2020, 31 December 2020, 31 March 2021 and 30 June 2021,

the CEO, CFO and group reporting manager have provided the board with:

records of the entity have been properly maintained and that the financial statements comply with appropriate the standards accounting 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 of system risk management and internal control which is operating effectively.

- declarations that, in their opinion:
 - the financial records of the Company for the relevant period have been properly maintained in accordance with section 286 of the Corporations Act 2001;
 - the financial statements of the Company comply with the accounting standards;
 and
 - the financial statements give a true and fair view of the financial position and of the performance of the Company for the relevant period.
- assurance that the declarations are founded on a sound system of risk management and internal control which is operating efficiently and effectively in all material respects in relation to business and financial reporting risks.

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.

Complies

As an entity subject to ASX listing rule 4.7B, the Company is required to prepare a quarterly cash flow report and quarterly activity report for release to the market (**Appendix 4C**). The Appendix 4C is due within one month after the end of each quarter of its financial year.

The Company segregates responsibility for internal preparation and review of the Appendix 4C, which is then subject to oversight and approval by the board. The Appendix 4C is prepared by the group reporting team following closure of the book of accounts by the group finance team. The report is subject to review by the CFO and CEO and is approved by the board prior to release to the market.

The first two quarterly cash flow reports in the financial year are inspected by the Company's external auditor as part of its review of the Company's half year financial statements. All four quarterly cash flow reports are inspected by the external auditor as part of its audit of the Company's full year financial statements. If any material errors or omissions are identified by the external auditor in the quarterly cash flow reports, the external auditor communicates those errors or omissions to the board. If the board receives such a communication from the auditor, the Company will make an announcement to the market highlighting and correcting the errors or omissions.

| Princ | iple 5 | Complies | Note |
|--|--|----------|---|
| | ciple 5 – Make timely and need disclosures | | |
| have and dis written polic complying continuous d | complying with continuous disclosure obligations under listing | Complies | As an ASX listed company, Megaport is required to comply with the 'continuous disclosure regime' entrenched by section 674 of the Corporations Act 2001 and the ASX listing rules. The continuous disclosure regime requires listed entities (such as Megaport) to immediately disclose information which may materially affect the price or value of its securities. The Company's continuous disclosure regime reflects the expectation of investors and the market to have ready access to that type of information. |
| | rule 3.1. | | A copy of the policy is available on the Company's website at https://s29325.pcdn.co/wp-content/uploads/2019/08/190820-Continuous-Disclosure-Policy.pdf . |
| | | | The continuous disclosure policy: |
| | accurate, b | | recognises the importance of ensuring the Company's market announcements are accurate, balanced and expressed in a clear and objective manner that allows investors to assess the impact of the information when making investment decisions; |
| | | | highlights the importance of safeguarding the confidentiality of corporate information; |
| | | | prohibits the Company's from communicating material or price sensitive information to the media until it has given that information to ASX and it has been released to the market; |
| | | | addresses the Company's policy on analyst briefings, noting that a copy of any new and substantive analyst or investor presentations should be released to ASX prior to the briefing; and |
| | | | includes the Company's processes for responding to a false market. |
| | | | Under the policy, the board is responsible for: |
| | | | communicating with ASX; |
| | | | monitoring the Company's compliance with its continuous disclosure obligations; |
| | | | ensuring adequate processes and controls are in place for the identification, reporting and disclosure of price sensitive information in a timely manner; |

- ensuring that staff are educated on the policy and the internal reporting processes and controls: and
- where requested to do so, reviewing media announcements proposed to be made by the Company (irrespective of whether they contain price sensitive information) and making recommendations (if any) as to content.

The Company has appointed the Company Secretary as the person responsible for communication with ASX in relation to ASX Listing Rules matters and also for the general administration of this policy.

ASX announcements that are administrative in nature may be prepared by the Company Secretary without requiring further approval or formal consideration by the board.

All non-administrative ASX announcements are reviewed by the Chief Marketing Officer, the Company Secretary (and if relevant, the Chief Financial Officer) and approved by the CEO prior to release to the market. In addition, ASX announcements that contain price sensitive Information or are otherwise material to the Company are reviewed and approved by the board prior to lodgment with ASX.

Individuals are made aware of and have access to the continuous disclosure policy through the Company's induction program. All existing employees must complete training on how to implement and adhere to this policy.

The Company Secretary monitors compliance with the policy on an ongoing basis and the policy is reviewed annually by the board to ensure the policy and procedures set out in the policy remain effective.

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

The Company has appointed the Company Secretary as the person responsible for ensuring that the board receives copies of all material or price sensitive market announcements promptly after they have been released by ASX to the market. This ensures that the board has timely visibility of the nature, quality and frequency of such disclosures.

5.3 A listed entity that gives **Complies** a new and substantive investor or analyst presentation should release a copy of the

The Company may conduct briefings for analysts and institutional investors from time to time to discuss matters concerning the Company. In accordance with the Company's continuous disclosure policy, only the chair, CEO, Investor Relations Manager and/or CFO or approved representatives of the Company are authorised to speak with analysts and institutional investors. Before each reporting period, the CEO and CFO will formulate presentation materials on the ASX Market Announcements Platform ahead of the presentation. guidelines for briefings for that period. The Company's policy at these briefings is that:

- a copy of any new and substantive analyst or investor presentations should be released to ASX prior to the presentation;
- the Company will not disclose price sensitive information at any meeting with an investor or analyst without formally disclosing it to the market beforehand;
- the Company will ensure all responses are balanced, factual and truthful;
- the Company will not comment on price sensitive issues not already disclosed to the market; and
- any questions raised in relation to price sensitive issues not already disclosed to the market will not be answered or will be taken on notice.

If a question is taken on notice and the answer would involve the release of price sensitive information, the information must be released through ASX before responding.

A listed entity should **Complies** provide information about 6.1 itself and its governance to investors via its website.

The Company has an investor relations website (https://www.megaport.com/investor/) from where all relevant corporate governance information can be accessed. The investor relations website includes links to:

| Information on directors | https://www.megaport.com/investor/leadership-governance/ |
|---|--|
| Information on senior executives | https://www.megaport.com/about-megaport/#ours tory |
| Constitution, board and committee charters | https://www.megaport.com/investor/leadership-governance/ |
| Company's values statement | https://www.megaport.com/investor/business-overview/ |
| Corporate governance policies | https://www.megaport.com/investor/leadership-governance/ |
| Financial reports | https://www.megaport.com/investor/financial-reporting/ |
| ASX announcements | https://www.megaport.com/investor/#announcements |
| Security holder notices and meeting materials | https://www.megaport.com/investor/leadership-governance/ |
| Investor presentations | https://www.megaport.com/investor/#announcements |
| Business overview and entity structure | https://www.megaport.com/investor/business-overview/ |
| Business history | https://www.megaport.com/about-megaport/#ours tory |

| Events calendar | https://www.megaport.com/investor/financial-reporting/ |
|--------------------------------|--|
| Share price information | https://www.megaport.com/investor/stock-information/ |
| Dividend policy | https://www.megaport.com/investor/leadership-governance/ |
| Media releases | https://www.megaport.com/media-centre/ |
| Media contact details | https://www.megaport.com/contact/ |
| Shareholder contact details | https://www.megaport.com/investor/#investor-contact |
| Share registry contact details | https://www.megaport.com/investor/#investor-contact |

6.2 A listed entity should Complies investor have an relations program that effective facilitates two-way communication with investors.

In order to allow investors and other financial market participants to gain a greater understanding of the Company's business, governance, financial performance and prospects, the Company conducts a program of events including half-year and full year results presentations, investor briefings and attendance at industry conventions to facilitate communication with investors.

Meetings and discussions with analysts and investors are conducted by the CEO, CFO and/or the Investor Relations Manager in accordance with the Company's continuous disclosure policy. The Company will not disclose price sensitive information at any meeting with an investor or analyst without formally disclosing it to the market beforehand. Any questions raised in relation to price sensitive issues not already disclosed to the market will not be answered or will be taken on notice.

In addition to meeting with analysts and institutional investors, the Company seeks opportunities to engage with retail investors. Retail investors are encouraged to communicate directly with the Investor Relations Manager and Company Secretary directly via email (investor@megaport.com) and are invited to subscribe to the "email alert" function on the Company's website (https://www.megaport.com/investor/#announcements) to stay up to date with ASX announcements from the Company.

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

Megaport is committed to regularly communicating with its shareholders in a timely and accessible manner, and to encouraging shareholder participation at its general meetings. The Company has adopted a shareholder communication and participation policy (https://www.megaport.com/investor/leadership-governance/), which sets out the processes by which the Company will ensure that shareholders are provided with appropriate information and encouraged to participate in shareholder meetings.

The Company's policy is to:

- invite shareholders to subscribe to receive ASX announcements from Megaport, the share registry and the 'company announcement' platform maintained by ASX;
- ensure that significant shareholder concerns will be conveyed to the board; and
- ensure that information relating to the Company's business, values, leadership, corporate governance framework, financial information, share price and contact details is available on the Company's website.

The Company encourages full participation of shareholders at its AGM and general meetings. Where feasible and practical, Megaport will consider how it can use hybrid/virtual meeting technology to facilitate participation of shareholders in meetings.

Shareholders who are not able to attend a meeting will be given the opportunity to:

- ask questions or make comments before the meeting, which will be answered at the meeting, either by being read out and then answered at the meeting or by providing a transcript of the question and written answer at the meeting; and
- vote electronically using the Company's share registry website.

The Company chairman's address (and any CEO address) will be released to the ASX company announcements platform and will also be available to shareholders via the Company's website.

Whenever possible, the Company will provide shareholders with the option to receive communications from and send communications to the Company electronically. The Company encourages shareholders to provide email addresses so that notices of meeting and explanatory material can be sent to shareholders via email.

Shareholders can elect to receive a copy of the Company's annual report as an electronic copy or in hard copy through the mail.

The Company provides an online email enquiry service to assist shareholders with any queries. Information is also communicated to shareholders via periodic mail outs, or by email to shareholders who have provided their email address via the "email alert" functionality on Megaport's website.

A copy of the shareholder communications and participation policy is available on the Company's website (https://www.megaport.com/investor/leadership-governance/).

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

Complies

At the Company's most recent AGM, all resolutions were decided by poll rather than by a show of hands. The Company is committed to the principle of "one security, one vote" and to ascertaining the true will of the shareholders attending and voting at meetings and will ensure that all future shareholder resolutions are decided by conducting a poll.

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

Shareholders are encouraged to receive correspondence from the company electronically.

The Company maintains its share registry through Computershare Investor Services Pty Limited (Computershare). Shareholders are able to access information relevant to their holding, as well as update their personal information and elect to receive communications electronically via the Computershare website:

www.computershare.com

Key security holder forms, such as transfer and transmission forms and forms for dividend reinvestment plans can also be downloaded at this website.

| Princ | ciple 7 | Complies | Note | | | |
|---|--|--|---|-----------------------------|---------------------------|--|
| Principle 7 – Recognise and manage risk | | | | | | |
| 7.1 | The board of a listed entity should: | Complies | The Company has a combined audit ar responsible for: | nd risk management com | nmittee. The committee is | |
| (a) | have a committee or committees to oversee | | monitoring performance against Me whether senior executives are operating | | | |
| (1) | risk, each of which: has at least three | | assessing corporate risk (including risks) and compliance with internal corporate | | and social sustainability | |
| | members, a majority of whom are independent | | overseeing business continuity planning | ng and risk mitigation arra | ngements; | |
| (2) | directors; and | | receiving reports from senior executive risk controls and mitigation measures | | | |
| (2) | is chaired by an independent director, | | making recommendations to the boat Megaport's risk management framework. | ard in relation to changes | s that should be made to | |
| (3) | lisclose: the charter of the committee; | | reviewing any report of material misa and the 'lessons learned'; and | | , | |
| (4) | the members of the | | overseeing Megaport's insurance prog | ıram. | | |
| . , | committee; and | | The members of the committee during the financial year were as follows: | | | |
| (5) | as at the end of each reporting period, the number of times the | | Director | Executive status | Independence status | |
| | committee met throughout the period and the individual attendances of the members at those meetings. | | Naomi Seddon | Non-Executive director | Independent | |
| | | | Jay Adelson | Non-Executive director | Independent | |
| | | Bevan Slattery (appointed 19 August 2020 and resigned 1 June 2021) | Non-Executive director | Not independent | | |

Melinda Snowden (appointed 1 June 2021)

Non-Executive director

Independent

All of the committee members are non-executive directors, and the committee is chaired by an independent director who is not the chair of the board. During the reporting period, a majority of directors were independent and, as at the date of this report, all are independent.

Mr Slattery was formally appointed as a member of the audit and risk committee on 19 August 2020. Between 30 June 2020 and 19 August 2020, Megaport's audit and risk committee consisted of two non-executive directors. ASX Listing Rule 12.7 requires that Megaport's audit committee consist of three non-executive directors and accordingly, Megaport's audit and risk committee was not compliant during this period. However, while not a formal member, Mr Slattery attended all audit and risk committee meetings and with his formal appointment on 19 August 2020, the structure of Megaport's audit and risk committee has fully complied with the Listing Rules.

On 1 June 2021, the board appointed Ms Snowden as the chair of the audit and risk committee. Ms Snowden is an independent non-executive director with finance qualifications and significant governance, audit and risk management experience.

The number of meetings and attendance by the directors at those meetings is disclosed in the FY21 Annual Report under the heading "Meetings of directors".

A copy of the committee charter is available on the Company's website.

- 7.2 The board or a committee of the board should:
- (a) review the entity's risk management framework with management 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,

Complies

Reviews of the risk management framework are undertaken with management at least annually. The framework was updated to reflect the Company's actions in the reporting period to mitigate its exposure to risks, including:

- achievement of ISO 27001 Certification in December 2020:
- continued development of network features to address customer requirements and maintain competitive advantage;
- investment in a new Chief Revenue Officer to drive revenue growth and diversify routes to market;
- establishment of a dedicated telecommunications regulatory compliance team; and
- monitoring the impact of COVID-19 on the Company's business.

The audit and risk management committee reviewed the updated framework and determined that the content is relevant and appropriate and continues to be sound.

| | whether such a review has taken place. | | A full update on the impact of COVID-19 on the Company's business is provided in the FY21 Annual Report under the heading "Impact of COVID-19". |
|-----|--|----------|--|
| 7.3 | A listed entity should disclose: | Complies | The Company does not have a dedicated internal audit function. The Company has an external auditor and the audit and risk management committee monitors and evaluates the Company's internal and external risk environment. |
| (a) | if it has an audit function, how the function is structured and what role it performs; or | | The board believes it and the audit and risk management committee have appropriate oversight of the Company's existing operations and risks. However, the board will continue to assess the need for an internal function during FY22. |
| (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. | | |
| 7.4 | A listed entity should disclose whether it has | Complies | The board does not believe the Company has any material exposure to environmental or social risks. |
| | any material exposure to environmental or social risks and, if it does, how it manages or intends to | | As a service-based organisation, Megaport's environmental footprint is relatively small and primarily comprises the energy used by its offices and third-party data centres and the typical consumables of an office-based business. |
| | manage those risks. | | The board has disclosed what it believes to be the material risks faced by the business in the FY21 Annual Report. Refer to commentary at Recommendations 7.1 and 7.2 in relations to the Company's risk management framework. |

| Principle 8 Complies | | Complies | Note | | |
|---|--|----------|--|--|--|
| Principle 8 – Remunerate fairly and responsibly | | | | | |
| 8.1 | The board of a listed entity should: | Complies | The Company has established a combined remuneration and nomination committee. With respect to remuneration, the committee is responsible for: | | |
| (a) (1) | have a remuneration committee which: has at least three members, a majority of | | reviewing and making recommendations to the board for the remuneration packages of the CEO and CFO and other senior executives and of non-executive directors, ensuring that it considers Megaport's commercial interest in controlling expenses, and the implications for Megaport's reputation and standing in the community if Megaport is seen to pay excessive remuneration to directors and senior executives; | | |
| (2) | whom are independent directors; and is chaired by an independent director, | | ensuring that incentives for executive directors and other senior executives encourage them to pursue the growth and success of Megaport without rewarding conduct that is contrary to Megaport's values or risk appetite; | | |
| and disclose: (3) the charter of the | | | reviewing and making recommendations to the board for the Company's remuneration policies and framework, including the allocation of the directors' fee pool to non- executive directors; | | |
| (4) | committee; the members of the committee; and | | reviewing and making recommendations to the Board for the Group's remuneration practices, including in relation to equity-based remuneration plans and superannuation arrangements; | | |
| (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. | | assessing whether there is any gender, ethnicity, disability or other inappropriate bias in remuneration for directors, senior executives or other employees, and reporting to the Board as necessary on the results of its assessment; | | |
| | | | analysing market trends in employee benefits and compensation; and | | |
| | | | reviewing employee benefits and workplace policies and practices and making recommendations to the Board on policy and benefits changes. | | |
| | | | The members of the committee during the financial year are detailed in Recommendation 2.1. | | |
| | | | All of the committee members are independent, and the committee is chaired by an independent director. Although the committee comprised only two directors during FY21, | | |

both directors were independent. Ms Gordon was appointed to the committee on 1 July 2021 and the committee now comprises three independent directors and an independent chair.

The committee has the right to obtain information, interview senior executives, and seek advice from external consultants or specialists where it considers that to be necessary or appropriate, in order to perform its responsibilities as set out above.

The number of meetings and attendance by the directors at those meetings is disclosed in the FY20 Annual Report under the heading "Meetings of directors".

A copy of the remuneration and nomination committee charter is available on the Company's website.

8.2 A listed entity should separately disclose the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.

Complies

The Company's Remuneration Report within its FY21 Annual Report sets out the separate policies and practices for the remuneration of non-executive directors, executive directors and senior executives.

Megaport's director remuneration policy is to provide fair remuneration that is sufficient to attract and retain non-executive directors with experience, knowledge, skills and judgment. To preserve independence and impartiality, non-executive directors do not receive incentive or performance-based remuneration. For the same reason, equity-based remuneration is limited to non-performance based incentives. Fixed director fees reflect the time commitment and responsibilities for the role. Non-executive directors are not entitled to any retirement benefit schemes other than statutory superannuation contributions.

Non-executive directors may be paid additional remuneration where they perform extra work or services beyond that expected of a non-executive director or outside the scope of their role as a non-executive director. Non-executive directors are also entitled to be reimbursed for travel and other expenses incurred while carrying out their duties as a director.

The senior executive remuneration policy is designed to strengthen the alignment between performance related remuneration and shareholder returns, ensuring that remuneration outcomes for senior executives are directly linked to performance (both Company and individual) in a manner that is ultimately aligned to shareholder interest. Megaport's remuneration framework aims to be transparent, competitive and reasonable, and consists of three key components:

- fixed remuneration;
- short term incentives; and
- long term incentives.

Executives are offered a competitive base remuneration package that comprises the fixed component of remuneration and rewards. Base remuneration for executives is reviewed annually, to ensure the executive's remuneration is competitive with the market and to take account of the Company's obligations at law and the global scale of the Company's business. Base remuneration reflects core performance requirements and expectations. An executive's remuneration is also reviewed on promotion.

Senior executives may be eligible for a short-term incentive, subject to clearly specified targets set by the remuneration and nomination committee. The targets are set with the objective of ensuring variable reward is only available when value has been created for shareholders. An executive's targets typically relate to the individual accountabilities of the role, and the financial performance of the Company and relevant business unit.

Senior executives may also be eligible to participate in the Company's long-term incentive scheme, under which they are entitled to receive share options subject to minimum service conditions. Senior executive grants are linked to satisfactory achievement of performance hurdles. No senior executive is entitled to a termination payment for removal for misconduct.

No director or senior executive is involved directly in deciding their own remuneration.

- 8.3 A listed entity which has an equity-based remuneration scheme, should:
- (a) have a policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the
- (d) disclose that policy or a summary of it.

scheme; and

Complies

The Company currently operates an equity-based remuneration scheme for directors, senior executives and other employees. In accordance with the Company's securities trading policy participants are not permitted to enter into transactions that limit economic risk without written clearance.

A copy of the securities trading policy is available on the Company's website.

| Principle 9 | | Complies | Note |
|---|---|-------------------|--|
| Principle 9 – Additional recommendations that apply only in certain cases | | | |
| 9.1 | 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. | Not applicable | All of the Company's directors speak English, being the language in which board and security holder meetings are held and key corporate documents are written. |
| 9.2 | A listed entity established outside Australia should ensure that meetings of security holders are held at a reasonable time and place. | Not applicable | The Company is established in Australia. |
| 9.3 | A listed entity established outside Australia, and an externally managed listed entity that has an AGM, should ensure that | Not applicable | The Company is established in Australia. |

its external auditor attends its AGM and is available to answer questions from security holders relevant to the audit.