

1. INTRODUCTION

Odyssey Gold Limited (**Odyssey** or **Company**) and the entities it controls believe corporate governance is important for the Company in conducting its business activities.

The Board has adopted a suite of charters and key corporate governance documents which articulate the policies and procedures followed by Odyssey.

These documents are available in the Corporate Governance section of the Company's website, www.odysseygold.com.au. These documents are reviewed at least annually to address any changes in governance practices and the law.

This Corporate Governance Statement (**Statement**), which is current as at 30 June 2024 and has been approved by the Company's Board, explains how Odyssey complies with the ASX Corporate Governance Council's '*Corporate Governance Principles and Recommendations – 4th Edition*' published in February 2019 (**ASX Principles or Recommendations**), in relation to the year ended 30 June 2024.

In addition to the ASX Corporate Governance Council's '*Corporate Governance Principles and Recommendations – 4th Edition*' the Board has taken into account a number of important factors in determining its corporate governance policies and procedures, including the:

- relatively simple operations of the Company, which currently only undertakes exploration and development activities;
- cost verses benefit of additional corporate governance requirements or processes;
- size of the Board;
- Board's experience in the resources sector;
- organisational reporting structure and number of reporting functions, operational divisions and employees;
- relatively simple financial affairs with limited complexity and quantum;
- · relatively small market capitalisation and economic value of the entity; and
- direct shareholder feedback.

Principle 1: Lay solid foundations for management and oversight

RECOMMENDATION	ODYSSEY'S COMPLIANCE WITH RECOMMENDATIONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024 YEAR?
1.1 Role of Board and management	The Board has established a clear distinction between the functions and responsibilities reserved for the Board and those delegated to management, which are set out in the Company's Board Charter. A copy of the Board Charter is available in the Corporate Governance section of the Company's website, www.odysseygold.com.au .	Yes

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RECOMMENDATION	ODYSSEY'S COMPLIANCE WITH RECOMMENDATIONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024 YEAR?
1.2 Information regarding election and re- election of	Odyssey carefully considers the character, experience, education and skillset of potential candidates for appointment to the Board and conducts appropriate background checks to verify the sustainability of the candidate, prior to their election.	No
director candidates	Based on the Company's level of knowledge of the potential candidate, these may include checks as to the person's character, experience, education and bankruptcy history, but may not include criminal record checks for potential candidates that are well known to the Board.	
	The Company has appropriate procedures in place to ensure that material information relevant to a decision to elect or re-elect a director, is disclosed in the relevant notice of meeting provided to shareholders. Director profiles are also included in the Director's Report of the Company's Annual Report.	
1.3 Written contracts of appointment	In addition to being set out in the Board Charter, the roles and responsibilities of Directors are also formalised in the letter of appointment which each Director receives and commits to on their appointment.	Yes
	The letters of appointment specify the term of appointment, time commitment envisaged, expectations in relations to committee work or any other special duties attaching to the position, reporting lines, remuneration arrangements, disclosure obligations in relation to personal interests, confidentiality obligations, insurance and indemnity entitlements and details of the Company's key governance policies.	
	Each Key Management Personnel ("KMP") enters into a service contract which sets out the material terms of employment, including a description of position and duties, reporting lines, remuneration arrangement and termination rights and entitlements. Contract details of KMP are summarised in the Remuneration Report of the Company's Annual Report.	
1.4 Company Secretary	The Company Secretary reports directly to the Board through the Chairman on Board matters and all Directors have access to the Company Secretary.	Yes
	In accordance with the Company's Constitution, the appointment or removal of the Company Secretary is a matter for the Board as a whole. Details of the Company Secretary's experience and qualifications are set out in the Directors' Report of the Company's Annual Report.	
1.5 Diversity	The Company has not adopted a Diversity Policy, nor has it established measurable objectives for achieving gender diversity for the 2024 year.	No
	The Company recognises that a diverse and talented workforce is a competitive advantage and encourages a culture that embraces diversity. However, the Board considers that the Company is not currently of a size to warrant the time and cost of adopting a Diversity Policy and setting measurable objectives for achieving gender diversity. The Board will review its position and may adopt a Diversity Policy and develop measurable objectives when the Company's operations increase.	

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RECOMMENDATION	ODYSSEY'S COMPLIANCE WITH RECOMMENDATIONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024 YEAR?
	At the date of this Statement, the Company has no female directors and no female senior executives. At the date of this Statement the Company has 1 employee.	
1.6 Board reviews	The Board has not conducted a formal performance evaluation. The Company is a junior resources company and the Board believes that a formal performance evaluation is not required at this point in time and that that no efficiencies or other benefits would be gained from a formal performance evaluation.	No
	The Chairman is responsible for evaluating the Board and informal discussions are undertaken during the course of the year. As the Company grows and develops, it will continue to consider the efficiencies and merits of a more formal performance evaluation of the Board, its committees and individual Directors.	
1.7 Management reviews	Each year the Board evaluates the performance of its KMP against Key Performance Indicators ("KPI's") as set by the Board. Details of the process followed are set out in the Remuneration Report of the Company's Annual Report. For the 2024 year, the Board undertook a performance evaluation of its KMP in accordance with that process.	Yes

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

RECOMMENDATION	ODYSSEY'S COMPLIANCE WITH RECOMMENDATIONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024 YEAR?
2.1 Nomination Committee	The Board has decided not to form a separate Nomination Committee. The Board believes that no efficiencies or other benefits would be gained by establishing a separate Nomination Committee.	Yes
	The Board has adopted a Remuneration and Nomination Committee Charter, however the Board as a whole performs the function of the Remuneration and Nomination Committee. The Remuneration and Nomination Committee Charter sets out the processes the Board employs to address board succession issues and to ensure that the board has the appropriate balance of skills, knowledge, experience, independence and diversity to enable it to discharge its duties and responsibilities effectively.	
	The Board regularly reviews whether it has the appropriate balance of skills, knowledge, and experience suitable for a Company in the junior resources sector.	
	The Remuneration and Nomination Committee Charter is reviewed annually and is available in the Corporate Governance section of the Company's website www.odysseygold.com.au .	
2.2 Board skills matrix	The Board seeks a mix of skills suitable for a junior resources company. A summary of the key board skills matrix is set out below. Further details regarding the skills and experience of each Director are included in the Directors' Report of the Company's Annual Report.	Yes

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RECOMMENDATION	ODYSSEY'S C	OMPLIA	NCE WITH	RECOMI	MENDATI	ONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024 YEAR?
	Director/ Skills	Capital	Resources	Mining/	Finance/	Listed	
		Markets	Industry	Geology	Accounting	Company	
	Ian Middlemas	✓ ✓	✓ ✓		✓ ✓	~	
	Levi Mochkin	✓ ✓	✓ ✓	~	~	✓ ✓	
	Matthew Briggs Matthew Syme	· ✓	· ·	•	✓	· ·	
	Robert Behets	· ✓	√	~	-	· ·	
2.3 Disclose independence and length of	The Board has and has determ	nined the f					Yes
service	Name	Position		Inde	pendent?	Length of Service	
	Ian Middlemas	Non-Exect	utive Chairmar	1 I	Yes	19.0 years	
	Matthew Syme		utive Director		No	3.8 years	
	Matthew Briggs		utive Director		No	2.5 years	
	Robert Behets	Non-Exect	utive Director		Yes	3.8 years	
	Levi Mochkin	Executive	Director		No	3.8 years	
	Mr Middlemas however, the B impacted by thi Further details Report of the C	oard cons s fact. regarding	iders that h the Directo	is indepe ors are se	ndence ha	as not been	
2.4 Majority of directors independent	At 30 June 202 not independer Messrs Middler	nt. As disc	losed agair	nst Recor	nmendatio	on 2.3, only	No
	The Board belie and independe on all relevant relation to a pa from the Board the topic.	nt judgme issues. I irticular ite	ents in the t Directors ha em of busir	best inter aving a d ness mus	ests of the conflict of at absent f	e Company interest in hemselves	
2.5 Chair independent	The Chairman executive Direct out in the Direct	tor. Furth	er details r	egarding	the Direct	ors are set	Yes
2.6 Induction and professional development	The Board doe Directors and opportunities.						No
	The Board has will enable it to Each Director h the relevant inc the Company's activities of the the Company, opportunities.	effectively has been lustry exp business Company given its s	y discharge appointed b erience and s and level y and their o size, to prov	its respo because t d specific of opera own expe ride profe	nsibilities hey alread expertise ations and rience do essional de	and duties. dy possess relevant to given the not require evelopment	
	However, each appointment wi and processes expected of all	hich inclue and co	des details ontinuing	of the Co	mpany's k	key policies	

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RECOMMENDATION	ODYSSEY'S COMPLIANCE WITH RECOMMENDATIONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024 YEAR?
	Directors are also entitled to seek independent professional advice at the expense of the Company (subject to approval) as may be reasonably required to assist them to carry out their duties as a Director.	

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

RECO	OMMENDATION	ODYSSEY'S COMPLIANCE WITH RECOMMENDATIONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024 YEAR?
3.1 V	/alues	The Board has established a Code of Conduct for its Directors, executives and employees, a copy of which is available in the Corporate Governance section of the Company's website, www.odysseygold.com.au . The Code of Conduct articulates its values and is provided to all employees as part of the recruitment process. The Code of Conduct forms the foundation for the behaviour expectations that the Company has for its Directors, senior executives, employees and contract personnel.	Yes
3.2 C	Code of conduct	The Board has established a Code of Conduct for its Directors, executives and employees, a copy of which is available in the Corporate Governance section of the Company's website, www.odysseygold.com.au .	Yes
••• ••	Vhistleblower Policy	The Company has adopted a Whistleblower Policy intended to support and protect persons who speak up about any unlawful, unethical or irresponsible behaviour within the organisation, a copy of which is available in the Corporate Governance section of the Company's website, www.odysseygold.com.au . The Board are informed of material incidents reported under the Company's Whistleblower Policy.	Yes
	Anti-Bribery and Corruption Policy	The Company has adopted an Anti-Bribery and Corruption (ABC) Policy which links to the Code of Conduct by which the Company expects its operations and business dealings to be managed, a copy of which is available in the Corporate Governance section of the Company's website, www.odysseygold.com.au . The ABC Policy prohibits the giving of bribers or other improper payments and specifies the controls around the giving of donations and the acceptance of gifts or hospitality by officers of the Company. The Board is informed of any material breaches of the ABC Policy.	Yes



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Principle 4: Safeguard the integrity of corporate reports

RECOMMENDATION	ODYSSEY'S COMPLIANCE WITH RECOMMENDATIONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024YEAR?
4.1 Audit committee	The Board has decided not to form a separate Audit Committee. The Board believes that no efficiencies or other benefits would be gained by establishing a separate Audit Committee. The Board has adopted an Audit Committee Charter, however the Board as a whole performs the function of the Audit Committee.	Yes
	The Company: (a) currently only has 5 Directors (b) has relatively simple operations and currently only undertakes exploration and development activities; (c) has relatively simple financial affairs with limited complexity and quantum; and (d) has a relatively small market capitalisation and economic value. As a result, the Board as a whole considers that it is more efficient and effective for the corporate reporting process to not have an Audit Committee at this stage. The Board monitors this position as the Company's circumstances change.	
	The Board as whole determines when to seek the appointment or removal of the external auditor, and subject to any statutory requirements, the Board will also seek rotation of the audit partner on an as required basis.	
	Further details on the integrity measures implemented for the corporate reporting function are provided in the Audit Committee Charter which is available in the Corporate Governance section of the Company's website at www.odysseygold.com.au .	
4.2 CEO and CFO certification of financial statements	In respect to full year and half year financial reports, the Board has obtained a written declaration from the CEO (or equivalent) and CFO (or equivalent) that, in their opinion, the financial records of the Company have been properly maintained and the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the entity and that the opinion is formed on the basis of a sound system of risk management and internal control and that the system is operating effectively in all material respects in relation to financial reporting and material business risks.	No
	 However, the Board does not receive declarations from the CEO (or equivalent) and CFO (or equivalent) in respect to the quarterly cash flow reports prepared and lodged in compliance with Appendix 5B of the Listing Rules, as these quarterly cash flow reports are considered by the Board: not to be a financial report or interim financial report as defined under Australian accounting standards; and/or not to be capable, as a standalone report, of giving a true and fair view of the financial position and performance of the Company, only its cash flows for the relevant reporting period. 	
4.3 Verifying the Integrity of Periodic Corporate Reports	The Company has an effective system of internal control and multiple review and approval stages which it applies to public documents that are not reviewed or audited by its external auditor.	Yes

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Principle 5: Make timely and balanced disclosure

RECOMMENDATION	ODYSSEY'S COMPLIANCE WITH RECOMMENDATIONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024 YEAR?
5.1 Disclosure and Communications Policy	Communications sets out the processes and practices that ensure its compliance with	
	A copy of the Continuous Disclosure Policy is available in the Corporate Governance section of the Company's website, www.odysseygold.com .	
5.2 Material Market Announcements	The Company ensures that Directors are provided with a copy of all material market releases promptly after lodgment.	Yes
5.3 Investor or Analyst Presentations	The Company ensures that any new substantive investor or analyst presentation is released on the ASX Markets Announcements Platform ahead of the presentation.	Yes

Principle 6: Respect the rights of security holders

RECC	OMMENDATION	ODYSSEY'S COMPLIANCE WITH RECOMMENDATIONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024 YEAR?
-	nformation on vebsite	The Company keeps investors informed of its corporate governance, financial performance and prospects via its website.	Yes
		Investors can access copies of all announcements to the ASX, notices of meetings, annual reports and financial statements, investor presentations via the 'Investors' tab and can access general information regarding the Company and the structure of its business under the 'Projects' tab on the Company's website, www.odysseygold.com.au .	
		Investors can access information about the Company's corporate governance practices via the 'Corporate Governance' tab on the Company's website, www.odysseygold.com.au , where all relevant corporate governance information can be accessed.	
	nvestor relations programs	The Company has an investor relations program that is commensurate with the size of the Company and its level of operations. This program involves actively engaging with interested brokers and investors and meeting with interested brokers and investors upon request. The Company always responds to enquiries received from brokers and investors from time to time.	Yes
		In addition, access to Directors and KMP is provided at the Company's Annual General Meeting of Shareholders, and Shareholders are always given the opportunity to ask questions of Directors and management, either during or after meetings.	
		Any presentations prepared by the Company are posted on the Company's website (www.odysseygold.com.au), which also provides the opportunity for interested parties to join the mailing list to receive regular updates from the Company.	

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REC	COMMENDATION	ODYSSEY'S COMPLIANCE WITH RECOMMENDATIONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024 YEAR?
	5.3 Facilitate participation at meetings of security holders browsteings brow		Yes
		Shareholders are always given the opportunity to ask questions of Directors and management, either during or after meetings. In addition, the Company's auditor is also made available for questions at the Company's Annual General Meeting of Shareholders ("AGM").	
6.4	Voting by Poll	The Company has adopted the process required by ASX Guidance Note 35 which stipulates that all Listing Rule resolutions be decided by poll. The Company has extended the conduct of a poll to all resolutions proposed at shareholder meetings.	Yes
	Facilitate electronic communications	The Company welcomes electronic communication from its Shareholders via its publicised email address (info@ odysseygold.com.au) and the Company's website (www.odysseygold.com.au) provides the opportunity for interested parties to join the mailing list to receive regular electronic updates from the Company.	Yes
		The Company's share registry also engages with Shareholders electronically and makes available a range of relevant forms on its website. Shareholders can register with the share registry to access their personal information and shareholdings via the internet.	

Principle 7: Recognise and manage risk

RECOMMENDATION	ODYSSEY'S COMPLIANCE WITH RECOMMENDATIONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024 YEAR?				
7.1 Risk committee	The Board has decided not to form a separate Risk Committee. Due to the size and development phase of the Company, the Board believes that no efficiencies or other benefits would be gained by establishing a separate Risk Committee.	Yes				
	The Board as a whole is ultimately responsible for identifying the principal risks of the Company's business and ensuring the implementation of appropriate systems to manage those risks.					
	For further details of the responsibilities of the Board, the Chief Executive Officer, the Chief Risk Officer, and other management in the evaluation and continual improvement of the Company's risk management and internal control processes, refer to the Company's Risk Management Policy, which is available in the Corporate Governance section of the Company's website, www.odysseygold.com.au .					
7.2 Annual risk review	On at least an annual basis, the Board reviews its material business risks and how its material business risks are being managed.	Yes				
	For the 2024 year, management provided to the Board the Company's Risk Register summarising the significance of each risk as well as actions taken by management to mitigate the risks. Management also provided to the Board a report on the					

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RECOMMENDATION	ODYSSEY'S COMPLIANCE WITH RECOMMENDATIONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024 YEAR?
	effectiveness of the Company's management of its material business risks throughout the 2024 year.	
7.3 Internal audit	The Board has not established an internal audit function at this time. The Board as a whole oversees the effectiveness of risk management and internal control processes. Refer to the Company's Risk Management Policy for responsibilities	Yes
	of the Board, the Chief Executive Officer, the Chief Risk Officer, and other management in the evaluation and continual improvement of the Company's risk management and internal control processes.	
	A copy of the Risk Management Policy is available in the Corporate Governance section of the Company's website, www.odysseygold.com.au.	
7.4 Sustainability risks	As discussed above, the Company identifies and manages material exposures to economic, environmental and social sustainability risks in a manner consistent with its Risk Management Policy, which is available in the Corporate Governance section of the Company's website, www.odysseygold.com.au .	Yes
	The material risks faced by the Company that could have an effect on the Company's future prospects, include: (a) availability of further funding: (b) exploration and development risks; (c) fluctuations in commodity prices: (d) sovereign risks: (e) Government regulations risks; and (f) global financial conditions.	
	Further details of these risks and how the Company manages or intends to manage these risks are set out in the Directors' Report of the Company's Annual Report.	

Principle 8: Remunerate fairly and responsibly

RECOMMENDATION	ODYSSEY'S COMPLIANCE WITH RECOMMENDATIONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024 YEAR?
8.1 Remuneration committee	The Board has decided not to form a separate Remuneration Committee. The Board believes that no efficiencies or other benefits would be gained by establishing a separate Remuneration Committee.	Yes
	The Board has adopted a Remuneration and Nomination Committee Charter, however the Board as a whole performs the function of the Remuneration and Nomination Committee. The Remuneration and Nomination Committee Charter sets out the processes the Board employs for setting the level and composition of remuneration for directors and senior executives and ensuring that such remuneration is appropriate and not excessive.	
	The Remuneration and Nomination Committee Charter is reviewed annually and is available in the Corporate Governance section of the Company's website www.odysseygold.com.au .	

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RECOMMENDATION	ODYSSEY'S COMPLIANCE WITH RECOMMENDATIONS	RECOMMENDATION FOLLOWED IN FULL FOR WHOLE OF 2024 YEAR?
8.2 Disclosure of Executive and Non-Executive Director remuneration policy	The Company seeks to attract and retain high performance Directors and Executive with appropriate skills, qualifications and experience to add value to the Company and fulfil the roles and responsibilities required. It reviews requirements of additional capabilities at least annually.	Yes
	Executive remuneration is to reflect performance and, accordingly, remuneration is structured with a fixed component and performance-based remuneration component. Non-Executive Directors are paid fixed fees for their services in accordance with the Company's Constitution. Fees paid are composite fee (covering all Board and Committee responsibilities) and any contributions by the Company to a fund for the purposes of superannuation benefits for a Director. No other retirement benefits schemes are in place in respect to Non-Executive Directors.	
	Further details regarding the remuneration of the Executive and Non-Executive Directors are set in the Remuneration Report within the Annual Report.	
8.3 Policy on hedging equity incentive schemes	The Company's Directors and Executives must not enter into any hedge arrangement in relation to any performance rights they may be granted or otherwise entitled to under an incentive scheme or plan, prior to exercising those rights or, once exercised, while the securities are subject to a transfer restriction.	Yes
	Further details regarding the Company's hedging policy are set out in the Company's Securities Trading Policy which is available in the Corporate Governance section of the Company's website, www.odysseygold.com.au .	

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