

BIG RIVER INDUSTRIES LIMITED

2024 CORPORATE GOVERNANCE STATEMENT

The Board of Directors (**Board**) of Big River Industries Limited (**Big River** or the **Company**) is ultimately responsible for the corporate governance of Big River and its related entities (**Group**) including adopting appropriate policies and procedures designed to ensure that the Company is properly managed to protect and enhance shareholder interests and maintain the confidence of the Company's key stakeholders in the Company's integrity and long term sustainable value.

This Corporate Governance Statement (**Statement**):

- reports against the 4th edition of the Corporate Governance Principles and Recommendations issued by the ASX Corporate Governance Council (**ASX Principles**) and discloses the extent to which Big River followed the recommendations during the whole of the reporting period (being 1 July 2023 to 30 June 2024); and
- is current as of 21 August 2024, has been approved by the Board and is available on Big River's website at <http://bigriverindustries.com.au/investors/?page=Corporate-Governance> (**Website**).

PRINCIPLE 1 – LAY SOLID FOUNDATIONS FOR MANAGEMENT AND OVERSIGHT

Recommendation 1.1

Role and responsibilities of the Board and management

The Board's primary role is to provide overall strategic guidance and financial management, implement sound corporate governance policies, practices and controls for the Company, provide effective oversight of management and demonstrate leadership.

The Company has adopted a Board Charter which was reviewed and updated during the reporting period. The Board Charter sets out the functions and responsibilities of the Board and of management and is available on the Website.

Matters specifically reserved for the Board include:

- defining the Company's purpose and contributing to and approving management development of corporate strategy and setting performance objectives;
- approving the Company's statement of values and code of conduct to underpin the desired culture within the Company;
- appointing the chair (and any deputy chair and/or "senior independent director" (if necessary));
- appointing, and when necessary, replacing the chief executive officer;
- approving the appointment, and when necessary, replacement of other senior executives of the Company and the Company Secretary;

- overseeing management in its implementation of the Company's strategic objectives, instilling of the Company's values and its performance generally;
- through the chair, overseeing the role of the Company Secretary;
- approving operating budgets, major capital expenditure and acquisitions and divestments;
- overseeing the integrity of the Company's accounting and corporate reporting systems, including the external audit and the approval of dividends;
- monitoring capital management;
- overseeing the Company's process for making timely and balanced disclosure of all material information concerning it that a reasonable person would expect to have a material effect on the price or value of the Company's securities;
- ensuring that the Company has in place an appropriate risk management framework (for financial and non-financial risks) and setting the risk appetite within which the Board expects management to operate;
- approving the Company's remuneration framework and satisfying itself that remuneration policies and culture are aligned with the Company's purpose, values, strategic objectives and risk appetite;
- satisfying itself that an appropriate framework exists for relevant information to be reported by management to the Board, particularly in regard to risk, compliance breaches and any material breaches of our whistleblower policy or anti-bribery provisions in our code of conduct;
- whenever required, challenging management and holding it to account;
- monitoring the effectiveness of the Company's governance practices; and
- setting measurable objectives for the Company to achieve gender diversity in the composition of the Board, senior executives and the workforce generally.

Day to day management

The Board has appointed the Chief Executive Officer/Managing Director (**CEO/MD**), who is responsible for overseeing the day-to-day affairs of the Company. Under delegated authority, the CEO/MD manages the Group in accordance with the strategy, plans and policies approved by the Board and manages the affairs of the Company in relation to all matters, other than those responsibilities specifically reserved to the Board, as detailed above and reflected in the Board Charter. The CEO/MD has the authority to sub-delegate to the senior management team as appropriate.

Recommendation 1.2

Information regarding appointment and re-election of directors and senior executives

The composition, structure and proceedings of the Board are primarily governed by the Company's Constitution, the Board Charter and the applicable laws governing corporations in jurisdictions where Big River operates. The Constitution of the Company prescribes that there shall not be less than three and no more than twelve directors (not counting any alternate

directors). As at the date of this Statement, there are six directors, five of whom are non-executive, with one executive director being the CEO/MD.

Prior to the appointment of a director, the Nomination and Remuneration Committee identifies candidates with the appropriate skills, experience and expertise having regard to the board skills matrix. Candidates are considered on the basis of their skills, experience, diversity and expertise that would best complement the Board's effectiveness and assist in achieving the Company's strategic objectives. Background checks are completed prior to an appointment, and these may include the proposed candidate's character, experience, employment history, qualifications, criminal history, bankruptcy and disqualification status.

Shareholders are provided with all material information to assist in making a decision whether to elect or re-elect a director at the annual general meeting (**AGM**) of the Company. This information is included within the notice of meeting which is sent to shareholders in advance of the AGM and lodged on the ASX company announcements platform.

Similarly to directors, senior executives are appointed on the basis of their skills, experience, diversity and expertise that would best assist in achieving the Company's objectives. Background checks are also completed prior to an appointment of a senior executive, and these may include checks regarding character, experience, employment history, qualifications, criminal history and bankruptcy.

Recommendation 1.3

Agreements with directors and senior executives

Big River has written agreements with each director and senior executive, which outline the terms of their appointment, including time commitment envisaged and any required committee work. Each director has signed a letter of appointment and each senior executive is employed under an employment agreement.

The Company has also entered into a deed of disclosure with each director which is designed to facilitate the Company's compliance with its obligations under the ASX Listing Rules relating to disclosure of changes in directors' interests in Big River securities. Shareholdings of directors and their related parties are also monitored to identify changes that may require disclosure. The deed of disclosure also contains details of indemnity, liability and Directors' and Officers' insurance arrangements including ongoing rights of access to corporate information and ongoing confidentiality obligations.

Recommendation 1.4

Accountability of the Company Secretary

Big River's Company Secretary has a direct reporting line to the Chair and all directors have direct access to the Company Secretary, who is appointed by, and accountable to, the Board on all governance matters and the proper functioning of the Board. The role of Company Secretary is currently held by Mr John O'Connor. A biography of the Company Secretary is included in the Directors' Report contained in the 2024 Annual Financial Report. The 2024 Annual Financial Report is available on the Website.

Recommendation 1.5

Diversity Policy

The Company has established a Diversity Policy and it is available on the Website.

The policy supports the Company's commitment to promoting diversity, recognising the value of diversity in achieving the Company's corporate objectives and maximising value to shareholders. The policy further supports the Company's aims of promoting and implementing diversity strategies:

- (a) in its employment practices, to provide inclusion at all levels of the organisation, regardless of gender, marital or family status, sexual orientation, gender identity, age, disabilities, ethnicity, religious beliefs, cultural background, socio-economic background, perspective and experience; and
- (b) across all components of the Company's business practices, including through its education programs, selection programs for consultants, mentoring programs and community and corporate social responsibility initiatives.

Under the policy, the Board is responsible for assessing the status of diversity within the Company and setting measurable objectives to achieve gender diversity in the composition of its Board, senior executives and workforce generally.

As at the date of this Statement, the Board has not set any measurable diversity objectives. This is an area that the Board will continue to assess including with respect to succession planning for both the Board and senior executives. Big River's existing senior executive team have a significant amount of industry experience and company knowledge. This has been a result of acquisitions made by Big River in recent years including inheriting long-term staff employed within those businesses with deep levels of expertise, which the Board believes is valuable to the Company. The Board considers that with the right level of succession planning, training and development and the right policies and practices in place, the gender balance between men and women represented on the Board, senior executive and across the organisation can be improved over time.

As at 30 June 2024, the proportion of women and men across the levels of Board, senior executives and total employees were as follows:

- The proportion of directors who are women: 17% (2023: 14%) and the proportion of directors who are men: 83% (2023: 86%)
- The proportion of senior executives who are women: 14% (2023: Nil) and the proportion of senior executives who are men 86% (2023: 100%)
- The proportion of employees in the whole organisation who are women: 18% (2023: 18%) and the proportion of employees in the whole organisation who are men 82% (2023: 82%)

Recommendation 1.6

Evaluation of the performance of the board, its committees and individual directors

The Nomination and Remuneration Committee assists and advises the Board and the Chair on the development and implementation of a process for evaluating the performance of the

Board, its committees and directors. The Nomination and Remuneration Committee is also responsible for reviewing the performance of the Chair and reporting the results of the evaluation to the Board.

During the reporting period, the Board considered its performance as part of an informal discussion regarding:

- its performance and compliance against the Board Charter; and
- the effectiveness of its established committees.

The Chair also held individual meetings with each of the directors which included a meeting with the Chair of the Nomination and Remuneration Committee in respect of her own performance.

Recommendation 1.7

Evaluation of the performance of senior executives

As set out in the Board charter, the Chair is responsible for ensuring that independent directors meet separately on a regular basis to consider, among other things, senior executive performance, including that of the CEO/MD. A review by the independent directors of the performance of the CEO/MD was undertaken for the year ended 30 June 2024.

In practice, the CEO/MD is also responsible for annually assessing and reporting to the Board on the performance of senior executives reporting to the CEO/MD against agreed performance criteria which include both financial and non-financial performance. The review process for senior executives as set out above, was undertaken for the year ended 30 June 2024 and remuneration outcomes reflected senior executive performance against the agreed performance criteria.

PRINCIPLE 2 – STRUCTURE THE BOARD TO ADD VALUE

Board Committees

The Board has established two committees, which assist it with the execution of its responsibilities:

- **Audit and Risk Committee** – to protect the integrity of the review of financial statements and monitor the Company's risk management framework including the management of cyber security risks; and
- **Nomination and Remuneration Committee** – to ensure that the Company remunerates fairly and responsibly and to assist the Board in nomination matters.

Each of these committees operate in accordance with specific charters approved by the Board which are located on the Website.

The applicable composition requirements and current membership of each of the Board committees are set out below:

Board Committee	Composition Recommendations	Membership
Audit and Risk Committee	At least three members, all of whom are non-executive and a majority are to be independent. The committee chair must be an independent non-executive director. The members collectively must have accounting and financial expertise and a sufficient understanding of the industry in which the Company operates.	<u>Current:</u> Brad Soller (Chair) Martin Monro Brendan York
Nomination and Remuneration Committee	At least three members, the majority of whom are independent, non-executive directors. The committee chair must be an independent and non-executive director.	<u>Current:</u> Vicky Papachristos (Chair) Martin Kaplan Martin Monro

The independence of directors is set out under Director Independence on page 8 in this document. During the whole of the reporting period:

- the Nomination and Remuneration Committee comprised three members, a majority of whom were independent directors and had an independent chair; and
- the Audit and Risk Committee comprised three members, a majority of whom were independent directors and had an independent chair.

The number of committee meetings held during the reporting period and attendance at those meetings are set out in the Directors' Report contained within the 2024 Annual Financial Report.

The relevant qualifications and experience of each of the members of the committees is also set out in the Directors' Report contained within the 2024 Annual Financial Report.

The composition and effectiveness of the committees is reviewed on an annual basis.

Recommendation 2.1

Nomination and Remuneration Committee

Under its charter, the role of the Nomination and Remuneration Committee in relation to nomination matters is to assist and advise the Board on:

- Board succession planning generally;
- induction and continuing professional development programs for directors;
- the development and implementation of a process for evaluating the performance of the Board, its committees and directors;

- the process for recruiting a new director, including evaluating the balance of skills, knowledge, experience, independence and diversity on the Board and, in the light of this evaluation, preparing a description of the role and capabilities required for a particular appointment;
- the appointment and re-election of directors; and
- ensuring there are plans in place to manage the succession of the CEO/MD and other senior executives.

This is to ensure that the Board is of a size and composition conducive to making appropriate decisions, with the benefit of a variety of perspectives and skills and in the best interests of the Company as a whole.

The Nomination and Remuneration Committee charter was reviewed and updated during the reporting period.

Recommendation 2.2

Board skills

The mix of skills and experience in the current composition of the Board and that the Board would look to maintain, and build on includes relevant experience and skills covering the following areas:

- industry experience;
- strategic capabilities and commercial acumen;
- financial management;
- marketing and customer strategy
- capital markets;
- corporate governance and compliance in listed entities;
- experience in human resource management including workplace culture;
- management development and succession;
- health and safety;
- diversity and remuneration; and
- experience on the Boards of other ASX listed entities.

The Board has established the following skills matrix which represents how these skills and experience are represented on the Board collectively.

BOARD MATRIX	SKILLS	Measure/Skill	Martin Monro	John Lorente	Martin Kaplan	Vicky Papachristos	Brendan York	Brad Soller	Totals
ROLE			Chairman	Managing Director	Director	Director	Director	Director	
CHAIR			Board			Nomination & Remuneration		Audit & Risk	
INDEPENDENT			✓			✓		✓	3
EXECUTIVE STATUS			Non-exec	Exec	Non-exec	Non-exec	Non-exec	Non-exec	
GENDER	Male		✓	✓	✓		✓	✓	5
	Female					✓			1
AGE	20-39								0
	40-59		✓	✓			✓		3
	60+				✓	✓		✓	3
GEOGRAPHY	Location		VIC	NSW	NSW	VIC	NSW	VIC	
SUB-COMMITTEE MEMBERSHIP	Audit and Risk Committee		✓				✓	✓	3
	Nomination and Remuneration Committee		✓		✓	✓			3
SKILL MATRIX	Industry experience		✓	✓	✓	✓	✓	✓	6
	Current Directorship with other listed companies		✓			✓	✓	✓	4
	Corporate leadership and Strategy		✓	✓	✓	✓	✓	✓	6
	Finance, Governance and Risk		✓	✓	✓	✓	✓	✓	6
	International Experience in markets the group operates in		✓	✓				✓	3
	M&A Experience		✓	✓	✓	✓	✓	✓	6

The Board considers that its directors (and senior management) have the requisite collective experience skillset to discharge their respective responsibilities.

Recommendation 2.3

Director independence

During the reporting period, directors on the Board were as follows:

Director	Title and Independent status	Term
John Lorente	Managing Director (not considered Independent)	1 March 2023 – current (1 year, 5 months)
Malcolm Jackman	Chair and Independent non-executive director	19 February 2016 – 24 October 2023 (7 years, 6 months)
Martin Kaplan	Non-executive director (not considered independent)	18 December 2015 – current (8 years, 8 months)
Martin Monro	Chair and Independent non-executive director	10 September 2021 – current (2 years, 11 months)
Vicky Papachristos	Independent non-executive director	4 October 2017 – current (6 years, 11 months)

Brad Soller	Independent non-executive director	10 September 2021 – current (2 years, 11 months)
Brendon York	Non-executive director (not considered independent from 13 July 2021)	24 October 2019 – current (4 years, 11 months)

Recommendation 2.4

There are currently five non-executive directors being Mr Monro, Ms Papachristos, Mr Kaplan, Mr Soller and Mr York. The Board considers Mr Monro, Ms Papachristos and Mr Soller to be independent.

A director is considered independent by the Company if the director is free of any interest, position, association or relationship that might influence, or be reasonably perceived to influence, in a material respect his or her capacity to bring an independent judgement to bear on issues before the Board and to act in the best interests of the Company and its security holders generally.

In determining independence, the Board has regard to the guidelines for director independence which are set out in the ASX Principles.

The Board does not consider Mr Kaplan to be independent as he is associated with a substantial shareholder of the Company.

Similarly, the Board does not consider Mr York to be independent as he is employed by a substantial and significant shareholder of the Company in a senior executive role.

Mr Lorente is not considered independent by virtue of his executive position as the CEO/MD of the Company. Mr Lorente also receives performance-based remuneration and participates in Big River's Limited Rights Plan for employees, set out under Principle 8 of this Statement.

The Board regularly assesses whether or not each non-executive director is independent. If a director's independence status changes, this will be disclosed to the market in a timely manner.

Directors are required to keep the Board advised of any interest that may be in conflict with those of the Company, and restrictions are applied to directors' rights to participate in discussion and to vote, as circumstances dictate, when a conflict has been identified. In particular, where a potential conflict of interest may exist, directors concerned may be required to leave the Board (or committee) meeting while the matter is considered and/or voted on in their absence.

In order to facilitate independent judgement in decision-making, each director is able to seek independent professional advice at the Company's expense, with the prior consultation with the Chair.

The Board did not have a majority of non-executive, independent directors throughout the reporting period.

As detailed in item 2.5 below, changes were made to the composition of the Board as a consequence of the retirement of the previous Chair, Malcolm Jackman. The majority of Non-Executive Directors still remain independent, as does the new Chair, however when considering the Board composition including the Managing Director, the Board now comprises of an equal number of independent and non-independent Directors. The Board has considered the implications of this change in detail, including both from a practical and governance perspective. The Board has concluded that the robustness of the current governance framework and processes, including the continuing independence of the Chair, remain entirely appropriate to ensure proper oversight of the Company on behalf of all shareholders. The Board is continuing with its ongoing renewal program which includes a current skills evaluation assessment. Currently there is no intention to appoint an additional independent Non-Executive Director, however this may change as needs and skill requirements evolve in the future.

Recommendation 2.5

Chair

The Board charter requires that the Chair of the Board be appointed by the directors, be an independent non-executive director and may not be the same person as the CEO/MD.

The Company's current Chair, Mr Monro, who assumed the role of Chair on 24 October 2023, is considered to be an independent non-executive director. Mr Monro has maintained this role throughout the remainder of the reporting period. Mr Monro has been a Director of Big River Industries since September 2021 and Chair since October 2024.

There is a clear division of responsibility between the Chair and CEO/MD.

Recommendation 2.6

Director induction and professional development

The Nomination and Remuneration Committee assists and advises the Board on induction and continuing professional development programs for directors to ensure that they have and maintain the skills and knowledge needed to perform their role as directors effectively. This includes increasing their knowledge about the Company and the industry within which the Company operates.

New directors are briefed on the business, its financial position, any material and emerging risks, the structure and functions of the Board and the structure of management and are provided with a copy of the Company's corporate governance documentation. A director induction plan is in place to facilitate this. One new director (CEO and Managing Director) has been appointed during the reporting period.

Directors have direct access to senior executives and the Company Secretary who are required to provide all information reasonably requested of them in a timely manner.

The Company also offers directors an opportunity to undertake relevant external professional development programs where appropriate.

PRINCIPLE 3 – ACT ETHICALLY AND RESPONSIBLY

Recommendation 3.1

Values

The Big River Code of Conduct (**Code**) underpins Big River's core values and commitments which are:

One Team – We put our people first and lead by example. We work together to act ethically, responsibly and honestly in all our dealings.

Respect – We respect all people; their ideas and cultures and our words and actions reflect this in our positive commitment to protecting our people and keeping them safe.

Excellence – We bring excellence and innovation to our solutions and customer. We commit to being innovative in our approach and solution driven in our thinking.

Accountability – We are trusted by our teams, customers and suppliers to deliver on what we say we will do and we bring an owner mindset to driving for results.

Partnerships – We partner with our customers and suppliers and act ethically, responsibly, honestly and with high standards of personal integrity in all our dealings, both internally and externally.

Responsible – We act in a socially and environmentally responsible manner.

Recommendation 3.2

Code of conduct and policies on whistleblowing and anti-bribery and corruption

The Company is committed to acting, and strives to act, ethically, responsibly and honestly in all its dealings. The Code sets out the values, commitments, ethical standards and policies of the Company and outlines the standards of conduct expected of the Company and its people, taking into account the Company's legal and other obligations to its key stakeholders, particularly to support creation of long-term sustainable value.

The Code applies to all directors, senior executives, officers, employees, contractors, consultants, suppliers, other persons that act on behalf of the Company, and any of the Company's associates (as defined in the Corporations Act).

Material breaches of the Code are required to be reported to the Audit and Risk Committee and to the Board, where appropriate.

The Code was reviewed and updated during the reporting period and is available on the Website.

Recommendation 3.3

Whistleblower policy

Big River recognises that individuals who are considering reporting wrongdoing may fear that their identity will be disclosed and that they may suffer retribution or other detriment by reason of having reported wrongdoing. The Company encourages a culture of reporting actual or suspected conduct which is illegal, unacceptable or undesirable, and any person who reports

conduct as a whistleblower who is acting honestly, reasonably and with a genuine belief about the conduct will be supported and protected.

The Company has established a Whistleblower Policy which is aimed to:

- support the Group's values and Code of Conduct;
- ensure that individuals who disclose wrongdoing can do so safely, securely and with confidence that they will be protected and supported by the Group;
- ensure that whistleblower disclosures are dealt with appropriately and on a timely basis;
- provide transparency regarding the Group's processes for receiving, handling and investigating whistleblower disclosures;
- encourage employees and business partners of the Group to have the confidence to speak up and report wrongdoing; and
- help deter wrongdoing.

Any material disclosure under, or breach of, the Whistleblower Policy is required to be reported immediately to the Chair of the Board.

The Whistleblower Policy was reviewed and updated during the reporting period and is available on the Website.

Recommendation 3.4

The Code also sets out the Company's policy on anti-bribery and corruption. The Company has a strict policy not to offer secret commissions, bribes or other improper payments or benefits to further its business interests and expects that any money or opportunity or other benefit which could be interpreted as an inducement, secret commission or bribe, will not be accepted.

Any material disclosure under, or breach of, the anti-bribery and corruption provisions are dealt with as a breach of the Code and reported to the Audit and Risk Committee and to the Board, where appropriate.

Securities trading

The Company has adopted a Trading Policy that summarises insider trading prohibitions and sets out the Company's policy on trading in Company securities.

The Trading Policy applies to all directors, employees, officers, key management personnel, contractors and in some situations, family members and associates of Designated Persons, as defined in the Trading Policy.

Designated Persons cannot trade in the Company's securities at any time during the following prohibited (closed) periods:

- from the day after the half year end (i.e., 1 January) to 4pm Sydney time on the business day that the Company's half yearly results are announced to ASX;
- from the day after the financial year end (i.e., 1 July) to 4pm Sydney time on the business day that the Company's annual results are announced to ASX;
- from 14 days before, to the close of trading on the business day of, the Company's annual

general meeting; and

- during any extension to a closed period, and any additional period, as specified by the Board.

Designated Persons may, in exceptional circumstances as defined in the policy, trade in a prohibited period but only with the prior written consent of the Chair (for directors) and the Company Secretary (for other applicable employees). Notwithstanding the prohibited periods and approval requirements, a person is prohibited from trading at any time if they possess material, price-sensitive information about the Company that is not available in the public domain (inside information).

The policy also prohibits short term/speculative trading, margin lending and short selling of the Company's securities. Subject to the law, Designated Persons must also not:

- enter into transactions or arrangements with anyone which could have the effect of limiting their exposure to risk relating to an element of their remuneration that has not vested or that has vested but remains subject to a holding lock; or
- deal at any time in financial products associated with the Company's securities, except for the type of dealing permitted by law or which is a permitted dealing under the Trading Policy.

The Company's Trading Policy is located on the Website.

PRINCIPLE 4 – SAFEGUARD INTEGRITY IN CORPORATE REPORTING

Recommendation 4.1

Audit and Risk Committee

The Board has established an Audit and Risk Committee whose role is to assist the Board in carrying out its accounting, auditing and financial reporting responsibilities, including oversight of:

- the integrity and adequacy of the Company's internal control framework and financial reporting systems and internal and external financial reporting and that the Company's financial statements otherwise provide a true and fair view of the financial position and performance of the Company;
- the appointment, remuneration, independence and competence of the Company's external auditors;
- any proposals for the external auditor to provide non-audit services and the evaluation of their independence;
- the performance of the external audit functions and review of their audits;
- the effectiveness of the Company's system of risk management and internal controls; and
- the Company's systems and procedures for compliance with applicable legal and regulatory requirements.

Composition, membership and independence of the Audit and Risk Committee members are set out under Principle 2 of this Statement. The relevant qualifications and experience of each

of the members of the committees are set out in the Directors' Report contained within the 2024 Annual Financial Report.

The number of committee meetings held during the reporting period and attendance at those meetings are set out in the Directors' Report contained within the 2024 Annual Financial Report. The CEO/MD, Chief Financial Officer (**CFO**) and representatives of the external auditor are usually invited to attend committee meetings. The chair of the committee also meets periodically with the external auditors to discuss matters relevant to the committee's responsibilities.

The Audit and Risk Committee charter was reviewed and updated during the reporting period and is available on the Website.

Recommendation 4.2

CEO/MD and CFO declaration

Prior to approval of the Company's half year and full year financial statements the CEO/MD and CFO provide a written declaration to the Board, that in their opinion, the Company's financial records have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of Big River's financial position and performance, and that this opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.

Big River received the signed CEO/MD and CFO declarations in respect of the half year ended 31 December 2023 and the full year ended 30 June 2024.

External auditor attendance at AGM

Big River's external auditor attends the Company's annual general meetings and is available to answer questions from shareholders in relation to the conduct of the audit and the preparation and content of the external auditor's report; accounting policies adopted by Big River in relation to the preparation of the financial statements; and the independence of the external auditor. In December 2023, the company announced that BDO Audit Pty Ltd would replace Deloitte Touche Tohmatsu Limited as the Company's auditor.

Big River's previous external auditor, Deloitte Touche Tohmatsu, attended the Company's 2023 AGM.

Recommendation 4.3

Other Periodic Corporate Reports

Big River is committed to verifying the integrity of all periodic corporate reports it releases to the market that are not audited or reviewed by an external auditor.

The process by which the Company verifies the content of any periodic corporate report issued that is not audited or reviewed by an independent auditor (such as the Directors' Report, this Corporate Governance Statement and investor presentations) that are released to the market, varies depending on the nature of the report, but typically includes:

- non-financial components of the report are initially prepared by the CEO based on matters as known to the CEO;

- financial components of the report are initially prepared by the CFO, based on first-hand information as to Big River's financial position;
- the initial drafts are prepared, where appropriate, with assistance from legal, governance, finance and other expert advisers (as appropriate to the subject matter);
- each of the individuals engaged in the preparation or commentary on the initial draft is a professional with duties to identify any material that is potentially misleading, having regard to their knowledge of Big River's activities and position;
- all sections of the report are then confirmed as either:
 - verified first-hand knowledge of the person preparing the report; or
 - supported by evidence (such as an original document or confirmation from another person with appropriate first-hand knowledge and accountability);
- the whole of each report (or group of reports released together) is subject to a preliminary review by each of the CEO and CFO, as appropriate;
- final management review by CEO and CFO;
- where formal approval is required, consideration by the appropriate Board Committee (in general, the ARC) for recommendation to Board;
- the report is then considered and approved by all members of Board; and
- any matters not requiring formal approval by the Board are approved by the Company Secretary for release to the market.

PRINCIPLE 5 – MAKE TIMELY AND BALANCED DISCLOSURE

Recommendation 5.1

Disclosure and Communication Policy

Big River is committed to complying with its continuous disclosure obligations under the ASX Listing Rules and Corporations Act to ensure its shareholders are kept informed of major developments affecting the Company, and that any market announcements made 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.

The Company has adopted a Disclosure and Communication Policy that establishes a framework for compliance with relevant disclosure obligations and accountability of the Board for achieving compliance. More specifically, it:

- explains the Company's obligations under ASX Listing Rule 3.1 and the Corporations Act;
- establishes internal processes for reporting of information considered to be potentially price-sensitive and for consideration of this information by the Board;
- outlines the roles and responsibilities of directors, officers and employees in complying with the Company's disclosure obligations;
- establishes processes for the disclosure of price sensitive information, taking into account ASX Guidance Note 8;

- establishes internal processes for briefing of analysts, investor and media companies, responding to market speculation, leaks and rumours and calling trading halts where appropriate to avoid trading occurring in an uninformed market; and
- appoints the Company Secretary as the person responsible for communication with the ASX in relation to listing rule matters and for general administration of the policy.

Recommendation 5.2

Directors receive a copy of all material announcements promptly after they have been released to the ASX.

Recommendation 5.3

When Big River gives a new or substantive investor or analyst presentation, a copy of the presentation is released to the ASX prior to giving the presentation to the intended audience.

The Disclosure and Communication Policy was reviewed and updated during the reporting period and is available on the Website.

PRINCIPLE 6 – RESPECT THE RIGHTS OF SECURITY HOLDERS

Recommendation 6.1

Information about Big River

Big River provides information about itself on its website which includes details about the Company, its directors and senior executives, its share price, recent ASX announcements and financial reports, notices of meeting, details of investor contacts and copies of the key governance charters and policies referred to in this Statement including a statement of the Company's values.

Recommendation 6.2

Shareholder communication and investor relations

The Company is committed to maintaining direct, open and timely communications with all shareholders. Information is communicated to shareholders through:

- the publication of the annual and interim financial reports;
- disclosures to the ASX;
- notices and explanatory memoranda of general meetings;
- updates and announcements to inform shareholders of key matters of interest issued on an as needs basis;
- presentations to analysts (which are made available to all shareholders on the Website); and
- the annual general meeting.

The Company aims to facilitate effective two-way communication with investors through information provided on the Website, formal investor calls and face-to-face shareholder meetings at least twice a year, investor days, direct email interaction with key fund manager shareholders significant one-on-one calls with the CEO and investors as required, and the

ability to contact the Company or its share registry with any questions using the details as provided under the 'Investor Contact' tab on the Website.

Recommendation 6.3

Shareholder meetings

Big River's annual general meeting is convened usually in October or November each year. Relevant information setting out the details of the meeting, resolutions to be considered, explanatory notes on the resolutions and all other information relevant to the general meeting are included within the notice of meeting. The notice of meeting is lodged on the ASX and sent to all shareholders in accordance with their nominated communication instructions that the share registry has on record.

To encourage shareholder engagement and participation at the AGM, shareholders have the opportunity to attend the AGM, ask questions, participate in voting and meet the Board and executive team in person.

Shareholders who are unable to attend the AGM are encouraged to vote on the proposed resolutions by appointing a proxy via the proxy form accompanying the notice of meeting or online through the share registry's website. Shareholders also have the opportunity to submit written questions to Big River and the external auditor or make comments on the management of the Company.

A copy of any investor presentation and speeches by the Chair and/or CEO/MD is released to the ASX before the commencement of the AGM and the outcome of voting on resolutions at the meeting is released to the market after the conclusion of the meeting.

Recommendation 6.4

All substantive resolutions at a meeting of security holders are decided by a poll rather than by a show of hands.

Recommendation 6.5

Electronic communication with shareholders

Big River's shareholders are able to receive communications from, and send communications to, its share registry electronically.

The Company encourages stakeholders to make contact with the Company or its share register via the details provided under the 'Investor Contacts' tab on the Company's Website.

Shareholders are encouraged to elect to receive communications, including the annual report, notice of meetings and other Company information, electronically from the share registry. By choosing to receive communications from the Company electronically, shareholders help the Company to save on costs, contribute to caring for the environment and reduce delays that may be incurred sending materials via post. This election can be made by contacting the Company's share registry directly.

PRINCIPLE 7 – RECOGNISE AND MANAGE RISK

Recommendation 7.1

Audit and Risk Committee

The Board is ultimately responsible for ensuring that a sound risk management strategy (including an appropriate risk appetite) and risk management policies are in place. The Board has delegated to the Audit and Risk Committee the responsibility for identifying and overseeing major risks and the establishment and implementation of the risk management system. Further details regarding the role and responsibilities of the Audit and Risk Committee are set out under Principle 4 in this Statement.

All material risks affecting the Company, including both financial and non-financial risks, are reviewed and considered by the Audit and Risk Committee having regard to the risk appetite as set by the Board. All directors and senior executives are encouraged to review the business for risk on an ongoing basis and to raise any risk issues of concern with members of the Audit and Risk Committee. These protocols form the basis for the risk management system.

The Audit and Risk Committee reviews and assesses the Company's risk management framework annually and reviews the implementation, management and maintenance of appropriate enterprise-wide risk management systems, policies and procedures, reporting protocols and internal controls. A review of the risk management framework was undertaken during the reporting period and the Committee is satisfied that it continues to be sound.

Composition, membership and independence of the Audit and Risk Committee members are set out under Principle 2 of this Statement.

The number of committee meetings held during the reporting period and attendance at those meetings are set out in the Directors' Report contained within the 2024 Annual Financial Report.

The Audit and Risk Committee charter was reviewed and updated during the reporting period and is available on the Website.

Recommendation 7.2

Management of risk

Controls have been implemented at both the group and operating levels that are designed to safeguard the Company's interests and ensure the integrity of its reporting. These include accounting, financial reporting, tax risk management systems, safety, health and environment and other internal policies and procedures, which are directed at ensuring the Company complies with regulatory requirements, community standards and operate within the risk appetites set by the Board.

The Company's risk management framework is integrated with its day-to-day business processes and functional responsibilities. Risks are monitored and managed by management reporting to the Audit and Risk Committee on such matters.

The Audit and Risk Committee reviews the effectiveness of the risk management system on an ongoing basis. The Audit and Risk Committee is responsible for ensuring that the appropriate senior executives have established and implemented a risk management system throughout the organisation.

In addition to the above, the Company's external auditors provide the Audit and Risk Committee with a report detailing any identified risk items at the completion of each half-year

review and full-year audit. The Audit and Risk Committee discusses the report with the auditors and any material items are referred to the Board.

Recommendation 7.3

Internal audit

The Company employs an internal audit resource that reviews internal controls during the course of each year and has a direct reporting line to the Audit and Risk Committee. In addition, internal control reviews are undertaken by the CFO and the finance team each financial year with results reported to the Audit and Risk Committee.

Recommendation 7.4

Disclosure regarding material exposure to specific risks

The Company is subject to risk factors that are both specific to its business activities and that are of a more general nature. This generally includes the following risks which have been addressed in the Company's risk management framework:

- general conditions in the construction industry;
- managing business in a high inflationary environment;
- staff recruitment and retention
- workplace health and safety;
- product liability exposure;
- new technologies and industry change;
- supplier and buyer agent relationships;
- supply chain disruptions;
- loss of customers or contracts;
- Government legislative changes;
- acquisition integration;
- currency fluctuations;
- increase in competition;
- finance risks;
- fraud corruption and misconduct;
- cyber resilience and IT related risks;
- climate change and related impacts; and
- natural phenomena.

Big River manages its risk exposure as disclosed above through the Audit and Risk Committee's ongoing review.

PRINCIPLE 8 – REMUNERATE FAIRLY AND RESPONSIBLY

Recommendation 8.1

Nomination and Remuneration Committee

The role of the Nomination and Remuneration Committee in relation to remuneration matters is to assist and advise the Board on remuneration policies and practices for the Board, the CEO/MD, CFO, senior executives and other persons whose activities, individually or collectively, affect the financial soundness of the Company. The policies and practices are designed to:

- enable the Company to attract, retain and motivate high quality directors, executives and employees who will create value for shareholders within an appropriate risk management framework, by providing remuneration packages that are equitable and externally competitive;
- be fair and appropriate having regard to the performance of the Company and the relevant director, executive or employee;
- ensure that the incentives for executive directors and other senior executives encourage them to pursue the growth and success of the Company without rewarding conduct that is contrary to the Company's values or risk appetite;
- comply with relevant legal requirements; and
- encourage the creation of an 'Employer of Choice' culture within the Company.

Composition, membership and independence of the Nomination and Remuneration Committee members are set out under Principle 2 of this Statement.

The number of committee meetings held during the reporting period and attendance at those meetings are set out in the Directors' Report contained within the 2024 Annual Financial Report.

The Nomination and Remuneration Committee Charter was reviewed and updated during the reporting period and is available on the Website.

Recommendation 8.2

Remuneration policy

The Company's remuneration policy is designed to ensure that the level and composition of remuneration is both competitive and reasonable, to attract, motivate and retain employees, and to ensure that the interests of employees are aligned with those of shareholders and are not contrary to the Company's values or risk appetite. Total remuneration is connected to performance and is intended to be appropriate for the results delivered.

The Nomination and Remuneration Committee reviews and makes recommendations to the Board on the remuneration of the CEO/MD, CFO, and the senior executives, including:

- short and long-term remuneration, including both fixed remuneration and performance-based remuneration;
- any termination payments; and
- appropriate grants of securities under the long term incentive plan.

In making its recommendations the Committee aims to ensure that:

- remuneration is set with reference to prevailing market rates for similar positions, adjusted to account for experience, productivity and ability;
- remuneration packages are designed to motivate senior management to pursue the long-term growth and success of the Company without rewarding conduct that is contrary to the Company's values or risk appetite; and
- a clear relationship exists between performance and remuneration.

Further details about Big River's remuneration philosophy, policies and practices are provided within the Remuneration Report, which is part of the Directors' Report contained within the 2024 Annual Financial Report.

Remuneration of non-executive directors

Non-executive directors are remunerated by way of fees which are set with reference to the prevailing market rates. As set out in the Constitution, Shareholders are required to approve any increases to the NED Director fee pool. Non-executive directors do not participate in any performance-based remuneration schemes designed for the remuneration of executives, nor do they receive bonus payments or any retirement benefits other than statutory superannuation.

Recommendation 8.3

Equity-based remuneration

The Company has adopted the Big River Industries Limited Rights Plan (**BRIRP**) which was last approved by shareholders at the 2021 AGM (and is due to be approved again at the 2024 AGM). The terms of the BRIRP are summarised in the 2021 AGM Notice of Meeting.

As detailed under Principle 3 of this Statement, Big River's Trading Policy prohibits Designated Persons from entering into transactions or arrangements with anyone which could have the effect of limiting their exposure to risk relating to an element of their remuneration that has not vested or that has vested but remains subject to a holding lock. This includes any performance rights granted as part of the BRIRP. In addition, the BRIRP allows discretion for the Board to limit performance-based remuneration outcomes of its senior executives in cases of fraud, gross misconduct or other actions which may harm the Company.

21 August 2024