

2025 CORPORATE GOVERNANCE STATEMENT

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Cleanaway Waste Management Limited (Cleanaway or the Company)'s mission is *To Make A Sustainable Future Possible Together*. It is how we contribute and create value for our people, our customers, our investors and our planet. Cleanaway believes that high standards of corporate governance are key to delivering on its mission and are critical to the achievement of business objectives and, in turn, the creation and protection of shareholders' and stakeholders' interests, through effective oversight, risk management and transparency.

The Board of Cleanaway has adopted a range of charters and policies, which enshrine high standards of corporate governance across the Company's operations. Copies of Board and Committee charters and key policies and documents supporting Cleanaway's corporate governance practices are available online at www.cleanaway.com.au/about-us/for-investor/corporate-governance/. These documents are regularly reviewed by the Board in conjunction with Management to ensure that they continue to reflect any changes in governance practices and the law.

This Corporate Governance Statement was approved by the Board on 19 August 2025 and outlines Cleanaway's key corporate governance practices and related charters and policies as at 30 June 2025 and are consistent with the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations – 4th Edition. (ASX Principles). Throughout the 2025 Financial Year, Cleanaway has followed all of the recommendations contained in the ASX Principles.

Principle 1: Lay solid foundations for management and oversight

The Cleanaway Board is responsible for the overall leadership, stewardship, strategic direction, governance and performance of the Company. The Board operates under a Charter, which sets out its role, powers and responsibilities.

The Board's objectives are to:

- oversee and monitor the strategic direction of Cleanaway and provide effective oversight of its management and business activities;
- optimise Cleanaway's performance so as to create and build sustainable value for shareholders within a framework of appropriate risk assessment and management; and
- seek to ensure Cleanaway acts in accordance with its legal and other obligations.

The key responsibilities of the Board in support of these objectives as set out in the Charter are as follows:

- · demonstrating leadership;
- oversight of Cleanaway, including the integrity of its control and accountability systems, that seek to ensure the creation and protection of shareholder value;
- monitoring of Cleanaway's financial position and its ability to meet its debts and other obligations as they fall due:
- monitor the culture of the Company, including approving Cleanaway's Guiding Principles and Code of Conduct, and articulating or setting clear standards of ethical, inclusive and respectful behaviour required of Directors, senior executives and employees;
- reviewing and monitoring the risk management framework (both financial and non-financial risks), internal controls and legal compliance, and setting the risk appetite and risk tolerances within which the Board expects Cleanaway and its management to operate;
- whenever required, challenging management and holding it to account;
- reviewing the Group's remuneration policies and ensuring that they are aligned with Cleanaway's mission, values, strategy, risk framework and shareholder expectations;
- ensuring that an appropriate health, safety and environment framework is in place to support safe workplace practices and to comply with Cleanaway's environmental and other obligations;
- contributing to the development and approval of corporate strategy and performance objectives; and
- monitoring the implementation of the strategic plans and performance objectives of Cleanaway and assessing Cleanaway's performance against these.

Key functions reserved to the Board as set out in the Charter are as follows:

- adopting an annual budget for the financial performance of Cleanaway and monitoring performance against it;
- approving and monitoring the progress of major capital expenditures, acquisitions and divestments and other material transactions:
- approving the Chief Executive Officer and Managing Director's (CEO) terms of engagement and where required, their termination benefits;
- approving the appointment, remuneration and incentive framework for senior executives and overseeing the remuneration framework for all other Cleanaway employees;
- approving Cleanaway's Corporate Governance
 Statement and financial reports upon recommendations
 from the Audit and Risk Committee, and in accordance
 with the Corporations Act, ASX Listing Rules and any
 other applicable regulations;
- approving Cleanaway's Sustainability Report upon recommendation from the Cleanaway Sustainability Committee;
- approving Cleanaway's Remuneration Report for publication in the annual financial report upon recommendation from the Human Resources Committee, and in accordance with the Corporations Act;
- approving capital management matters, including Cleanaway's dividend policy and authorising payment of dividends;
- ensuring proper and timely disclosure and reporting to shareholders and other stakeholders;
- reviewing recruitment, retention and termination framework and executive succession planning (in particular the office of CEO);
- reviewing, at least annually, the diversity and inclusion policy, diversity targets, initiatives and progress toward their achievement;
- monitoring and overseeing the management of shareholder and stakeholder relations;
- overseeing Cleanaway's process for making timely and balanced disclosures of all material information concerning the Company; and
- monitoring the effectiveness of governance practices, including having regard to Cleanaway's key stakeholders.

The Board has delegated the responsibility of day-to-day management and the performance of Cleanaway and the development and implementation of Board-endorsed strategy to the CEO and Management. This delegation is formally reflected in, and governed by, the Delegated Authority Policy, which is regularly reviewed by the Board.

Appointment of Directors and Executive Team members

In considering the selection, appointment, election and re-election of Directors, Cleanaway's Board will ensure that an appropriate balance of skills, experience, expertise, background and diversity is maintained. Cleanaway's Board carefully considers the character, experience, education and skill set, as well as interests and associations, of each potential candidate for appointment to the Board and conducts appropriate checks to verify the suitability of the candidate prior to their appointment as a Director.

Cleanaway 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 Annual General Meeting provided to shareholders.

In addition to being set out in the Charter, the roles and responsibilities of Directors are formalised in the letter of appointment, which each Director is required to sign to confirm their appointment.

Each letter of appointment specifies the term of appointment, time commitment envisaged, expectations in relation to committee work or any other special duties attaching to the position, 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 member of the Executive Team enters into a service contract with the Company, which sets out the material terms of their employment, including a description of position and duties, reporting lines, remuneration arrangements and termination rights and entitlements.

Details of contractual entitlements of Executive Team members who are Key Management Personnel are summarised in the Remuneration Report of the Annual Report.

Pursuant to the Board's shareholding guidelines, Non-Executive Directors have 5 years from the later of 1 July 2021 or the date of their appointment to accumulate a shareholding in Cleanaway equivalent to one year of their base fee.

Company Secretary

The Company Secretary is responsible for ensuring that Board policies and procedures are complied with and that governance matters are addressed. The Company Secretary is accountable to the Board, through the Chair, on all matters to do with the proper functioning of the Board.

Each Director is entitled to access the advice and services of the Company Secretary. The appointment and removal of a Company Secretary is a matter reserved for decision by the Board.

Diversity and Inclusion

As an organisation that is truly diverse, we work hard to ensure that each and every employee has the same opportunities and feels able to bring their whole selves to work every day. With more than 80 nationalities represented in our workforce, speaking more than 60 languages, we strive to embrace diversity and are continuously looking at how we can deliver our business operations in more inclusive ways. We continue to track the diversity of our workforce across a number of metrics and look for ways to ensure diverse representations across all levels of our workforce.

Our Diversity, Equity and Inclusion (DEI) Strategy builds upon our foundations and delivers a pragmatic approach to driving a more inclusive workplace environment to 2030 and beyond.

Cleanaway is a signatory to the Hesta 40:40 vision and aims to achieve at least 40% representation of women in the Executive Team (CEO-1) by 2027. Cleanaway's current Executive Team consists of four women (40%). Cleanaway also extended the target to achieve at least 40% representation of women in leadership roles (CEO-2) by 2030.

While we know the importance of a gender balanced leadership team, we continue to work hard to support gender equity across all levels of our business.

Cleanaway has completed a workplace profile report as required by the Workplace Gender Equality Act 2012 ('WGEA') for 2025. A copy of the Company's WGEA report for 2025 is available online at www.cleanaway.com.au/about-us/gender-equity

In FY25, we continued to review the inclusivity of our business through ongoing review of our policies and procedures and the uplift of our facilities and support pathways for employees. Our focus on gender equity remains strong with key metrics in place to improve the representation of women in our business and in our leadership and operational cohorts. Our second Gender Pay Gap summary was released following a detailed pay gap analysis. Cleanaway's Gender Equity Network was launched in July 2024 with representatives from across our business working to harness a culture where gender equity is promoted and where all gender identities have equal opportunities to thrive.

We continued to embed our Guiding Principles to promote the everyday behaviours expected across Cleanaway, helping to reinforce the cultural change we're working towards. This included launching the Guiding Stars recognition program to highlight and reward positive behaviour aligned to our values.

We focused on the uplift of the capability of our people and leaders through the delivery of our Respect@Cleanaway program, including annual mandatory training. This program sets the expectations for how our people treat each other showing genuine care, embracing differences, connecting and creating a sense of belonging. Our Sexual Harassment Prevention Plan, launched in April 2025, further outlines Cleanaway's approach to preventing and managing sexual harassment and sex or gender-based harassment.

In FY25, we provided further support to our people by refreshing our domestic and family violence policy and

increasing our paid leave entitlement to 20 days. We also introduced a number of support mechanisms including new trauma trained Respect Contact Officers and additional external support pathways.

We expanded our focus in FY25, reviewing the accessibility and inclusivity of our 330 worksites. This audit resulted in the development of our 'Creating a Welcoming and Inclusive Site Guidelines' designed to support the uplift of facilities. With the launch of our Accessibility Employee Network in FY25, we will continue to prioritise making these improvements in FY26.

Cleanaway's performance against our objectives for participation of women in our workforce for the period 1 July 2022 – 30 June 2025 is set out below:

OBJECTIVE FOR 30 JUNE 2025	30 JUNE 2023	30 JUNE 2024	30 JUNE 2025
Increase overall representation of women in our workforce to 25.6%	22.8%	24.3%	26.0%
Increase women in management roles to 30%	28%	26.6%	29.9%
Increase women in frontline operational roles to 13.6%	10%	11.9%	13.9%

Reconciliation Action Plan (RAP)

After releasing our Reflect Reconciliation Action Plan in March 2024, Cleanaway has taken the next step in its reconciliation journey, launching its Innovate Reconciliation Action Plan (RAP) 2025-2027.

This plan led by our RAP Working Group is co-chaired by two of Cleanaway's Executive Team members, and sets out Cleanaway's commitment to continue working together with First Nations communities to help make Cleanaway a place where we all understand, recognise and respect the peoples, cultures and heritages of our nation.

In FY25, we focused on exploring, building, and increasing our business' cultural competency through National Reconciliation Week and NAIDOC Week events across the country, and through cultural awareness workshops with targeted support teams and leaders. Our Cultural Protocol document was developed to further expand the inclusivity and respect of First Nations cultures and practices. Our First Nations Employee Network was launched providing a platform for First Nations employees to get together to yarn and support two-way communication between our leaders and First Nations employees.

With the launch, our new RAP sets out a new set of commitments to progress us forward on our journey. We commit to creating an environment where First Nations peoples, businesses and communities continue to prosper through equal economic and social opportunity.

Cleanaway is committed to delivering the targets set out in our Reconciliation Action Plan, including maintaining at least 3% Aboriginal and Torres Strait Islander representation across our workforce.

Board Diversity

Creating an environment where diversity of thought, experience, skills and background remains a key consideration in the Board's succession planning. During FY25, the number of Directors who are women was unchanged, but the Board's representation of women increased from 37.5% to 42.8% as a result of a reduction in the total number of Directors on the Board.

Performance Evaluation

The Board considers that reviewing its performance is essential to good governance. Under its Charter, the Board is responsible for undertaking regular reviews of its own performance and that of the Board Committees and individual Directors.

The review process is designed to help optimise performance by providing a mechanism to raise and resolve issues, and to provide recommendations to assist the Board, Board Committees and individual Directors to enhance their effectiveness.

The Board's performance is externally and internally evaluated from time to time. The FY25 review was a hybrid process consisting of an internal evaluation conducted with assistance of an external Board effectiveness platform. This process was supplemented by an external review of the skills and experience of the Board that was undertaken in the context of the Board considering further Board renewal. The key findings of the review were incorporated into the Board's planning for its operations in FY26.

The Board is responsible for evaluating the performance of the CEO on an annual basis, assessed against Cleanaway's financial performance, execution of strategy and sustainability performance. An annual performance review of the CEO was conducted in FY25.

Cleanaway has a performance management system that includes a scorecard of individual performance measures and standards. The system includes processes for the setting of objectives and the annual assessment of performance against those objectives. The performance of the Executive Team members was reviewed by the CEO in July and August 2025.

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

Cleanaway's Constitution calls for at least three but not more than 10 Directors. As at 30 June 2025, the Board comprised of six independent Non-Executive Directors and the CEO. There have been no further changes to the Board since the end of FY25. Profiles of current Directors outlining their appointment dates, qualifications, directorships of other listed companies (including those held at any time in the three years immediately before the end of the financial year), experience and expertise are set out in the 2025 Annual Report.

Director Independence

The Board as at 30 June 2025 comprised all independent Non-Executive Directors, except for the CEO. The Charter states that a Non-Executive Director is independent if he or she is not a member of Management and is free of any interest, position, association or relationship that might influence, or reasonably be perceived to influence, in a material respect, his or her capacity to bring independent judgement to bear on issues before the Board and to act in the best interests of Cleanaway and its shareholders generally.

When determining the independent status of a Non-Executive Director, the Board will take into account the factors relevant to assessing the independence of a director as specified by the ASX Corporate Governance Council, including whether that Director:

- is, represents, or has been within the last three years an officer or employee of, or professional adviser to, a substantial holder;
- receives performance-based remuneration (including options or performance rights) from, or participates in an employee incentive scheme of, the Cleanaway Group;
- is or has been employed in an executive capacity by the Cleanaway Group and there has not been a period of at least three years between ceasing such employment and serving on the Board;
- is or has been within the last three years in a material business relationship (for example, as a supplier, professional adviser, consultant or customer) with the Cleanaway Group, or an officer of, or otherwise associated with, someone with such a relationship;
- has a material contractual relationship with Cleanaway other than as a Director;
- has close personal ties with any person who falls within any of the categories described above; or
- has been a Director of Cleanaway for such a period that his or her independence may have been compromised.

Whether or not a material relationship exists is determined on a case-by-case basis giving consideration to the nature of the relationship and the specific circumstances of the Director. Materiality is considered from the perspective of the Company, the Director, and the person or entity with which the Director has a relationship.

The Board reviews the independence of Directors before they are appointed, on an annual basis, and at any other time where the circumstances of a Director changes such as to require reassessment. The Board has reviewed the independence of each of the Directors in office and has determined that all Non-Executive Directors are independent.

The independent status of each Director standing for re-election is identified in the Notice of Annual General Meeting. If the Board's assessment of a Director's independence changes, the change is disclosed to the market.

Conflicts of Interest

Directors are required to keep the Board advised, on an ongoing basis, of any interest that could potentially conflict with those of Cleanaway. A Director who has an actual or potential conflict of interest or a material personal interest in a matter is required to declare that potential or actual conflict of interest to the Board. If the Board determines that there is a material conflict of interest, the Board may require the relevant director to:

- not receive or have access to the relevant papers;
- not be present at the meeting while the matter is considered; and
- not participate in any decision on the matter.

The Board may resolve to permit a Director to have an involvement in a matter involving a potential or actual conflict of interest. In such instances, the Board will minute full details of the basis of the determination and the nature of the conflict, including a formal resolution concerning the matter.

Chair of the Board

The Board Charter requires an independent Non-Executive Director to hold the position of Board Chair, unless the Board otherwise resolves.

For FY25, the Board Chair Philippe Etienne was an independent Non-Executive Director. His responsibilities as Chair are set out in the Board Charter.

The roles of the Board Chair and CEO are not exercised by the same person.

Board Committees

Under the Company's Constitution and as set out in the Board Charter, the Board may delegate any of its powers and responsibilities to a committee of the Board to assist it to effectively and efficiently discharge its responsibilities. The Board has established the following Committees:

- Audit and Risk Committee;
- Human Resources Committee; and
- Sustainability Committee.

The Charter of each Committee sets out their respective duties and responsibilities and is available online at www.cleanaway.com.au/about-us/for-investor/corporate-governance/

The only change to Board Committee memberships during FY25 was the resignation of Robert Cole from the Audit and Risk Committee and Human Resources Committee as of 13 December 2024.

Details of Board Committee memberships as at 30 June 2025 are as follows:

INDEPENDE NON-EXECU DIRECTORS	JTIVE AND RISK	HUMAN RESOURCES E COMMITTEE	SUSTAINABILITY COMMITTEE
P G Etieni Board Ch			
I A Player		Member	Member
S L Hogg	Member	Chair	
M Kelly	Chair		Member
J McArth	ur	Member	Chair
C Stiff	Member		Member

All Directors are entitled to attend meetings of the Committees where there is no conflict of interest. Papers considered by the Committees, and minutes of each Committee meeting, are provided to all Directors. The proceedings of each Committee meeting are reported at the next Board meeting by the relevant Committee Chair. The Board Chair attends Committee meetings in an ex-officio capacity.

Independent Advice

The Board, an individual Director, and each of the Committees has the authority to seek any information it requires from any employee or external party of the Company, including the Internal and External Auditors.

After consultation with the Board Chair, a Director may take such independent legal, financial or other advice as they consider necessary to fulfil their duties, at the expense of the Company.

The Board Chair may determine that any external advice received by an individual Director be circulated to the other Directors.

Induction

Cleanaway's Director induction program is designed to enable new Directors to gain an understanding of, among other things, the Company's governance practices, culture and values and its financial, strategic, operational and risk management position. The program includes an induction briefing by the Company Secretary and Board Chair, an induction pack containing information about the Company, Board and Committee Charters and Company policies and procedures, and undertaking site tours of the Company's operations. New Directors also meet with members of the Executive Team to gain an insight into the Company's operations and corporate structure.

Waste Management Industry Experience

Directors are encouraged and given the opportunity to broaden their knowledge of the business and operations, and on topics relevant to the Company's circumstances, by receiving regular briefings and presentations from Management, the Executive Team and external parties in a range of fields, including the waste management industry, emerging business issues relevant to the Company and material developments in laws and regulations.

The Board undertakes regular site visits in different locations each year. The site visits enable the Board to deepen their knowledge of Cleanaway's business, its operating culture and interact with operational personnel. During FY25, the Board had a particular focus on deepening the level of waste management experience within the Board. In addition to site visits, there was a focus on management presentations that provided a deep dive in particular areas of focus relevant to the Company's strategy and operations.

Directors' attendance at Board and Committee meetings

The Non-Executive Directors meet without the presence of Management during the course of regular Board meetings, and on other occasions as required outside regular Board meetings.

The number of Board and Committee meetings held and attendances by Directors at these meetings during the FY25 financial year are set out below:

		ARD TING		T AND MMITTEE		IABILITY MITTEE		ESOURCES MITTEE
	MEETINGS HELD WHILE A DIRECTOR	NUMBER OF MEETINGS ATTENDED	MEETINGS HELD WHILE A MEMBER	NUMBER OF MEETINGS ATTENDED	MEETINGS HELD WHILE A MEMBER	NUMBER OF MEETINGS ATTENDED	MEETINGS HELD WHILE A MEMBER	NUMBER OF MEETINGS ATTENDED
Directors								
P G Etienne	12	12	_	-	_	-	_	-
I A Player	12	12	_	_	5	5	4	4
M Schubert	12	12	_	_	_	-	_	_
J McArthur	12	12	_	_	5	5	4	4
S L Hogg	12	11	4	4	_	_	4	4
M Kelly	12	12	4	4	5	5	_	_
C Stiff	12	11	4	4	5	5	_	_
R Cole 1	5	4	2	1	_	-	2	1

¹ Resigned as a Non-Executive Director on 13 December 2024, and Member of Audit and Risk Committee and Member of Human Resources Committee on 13 December 2024.

Human Resources Committee

The Human Resources Committee assists the Board in its oversight of Cleanaway's:

- · remuneration and incentive strategy and arrangements;
- recruitment, retention and succession planning for the Board and the Executive Team;
- · corporate culture and engagement; and
- diversity and inclusion plan.

Details regarding the Committee membership, the number of meetings held by the Committee and its attendance during the financial year are set out above.

The Committee's key responsibilities and functions are as set out in the Human Resources Committee Charter and include, among other things:

- developing and implementing Board and CEO succession plans;
- developing strategies to address Board diversity;
- reviewing and overseeing the policies, systems and framework of the Group to ensure the Group takes reasonable and proportionate measures, for the elimination of, prevention of and response to, and effective management of the risks relating to, unlawful discrimination, bullying, hostile workplace environments, victimization, sex-based discrimination, and sexual misconduct and harassment in the workplace;

- reviewing and monitoring the Group's industrial relations strategy, engagement with employee representative groups and compliance with industrial relations reforms; and
- assisting the Board with setting Cleanaway's values, ethical standards, inclusive and respectful behaviour, and instilling the desired culture.

The Committee Charter is reviewed annually and a copy is available online at www.cleanaway.com.au/about-us/for-investor/corporate-governance/

Board Composition

The Board continues to include Directors with an appropriate balance of skills, experience, background, expertise and diversity to efficiently and effectively discharge its responsibilities and govern the Company.

Biographies of current Directors, including details of their qualifications and independent status, are set out in the Annual Report and the Company's website.

The Board considers its current membership represents an appropriate and diverse mix of skills and experience that are adequate to enable the Board to continue to effectively discharge its responsibilities and deliver the Company's strategy and corporate objectives.

The Board's skills matrix as assessed at the end of FY25 is set out below:

SKILLS AND EXPERIENCE	DESCRIPTION	LEVEL
Executive Leadership	CEO, senior executive level management and leadership experience at local and international level in listed company, large or complex organisation	
Relevant Industry Experience	Knowledge and experience in waste management or industrial sector	
Strategy	Experience in corporate planning, including identifying and analysing strategic opportunities and threats, developing, implementing and delivering strategic objectives and monitoring performance against strategic objectives	
Finance	Understanding of and experience with financial statements and reporting, key drivers of financial performance, corporate finance, internal financial controls, capital management and corporate transactions	
Mergers & Acquisition, and Major Projects	Experience and knowledge in transactions structuring, deal execution and integration, joint venture opportunities, major projects oversight, risk governance, energy from waste	
Corporate Governance	Corporate governance experience, including experience with an organisation that is subject to rigorous legal and compliance obligations	
Risk management	Experience in identification, monitoring and management of material financial and non-financial risks and understanding, implementation and oversight of risk management frameworks and controls	
Talent and leadership development	Experience in and oversight of leadership development, succession, talent management, promoting diversity and inclusion and organisational culture	
Health and Safety	Experience and knowledge related to workplace health and safety practices and culture, linking safety to performance	
Sustainability, Environment and Climate Change	Understanding of and experience with, sustainability practices, community and social responsibility, environmental practices and compliance, climate change and its risks and opportunities and strategies to reduce carbon emissions impacts on a large organisation's operations	
Government and Regulatory Engagement	Experience in and understanding of government and regulator relations, policy and regulatory processes, reputation management and social license	

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

In order to assist with orderly succession planning, the Board's policy is that Non-Executive Directors have a maximum period of service of 12 years from the date of their appointment, unless the Board determines otherwise. Details of the current Non-Executive Directors' tenure in office as at 30 June 2025 are set out below.

DIRECTORS	DATE OF APPOINTMENT	LAST RE-ELECTION DATE	TENURE IN OFFICE AS AT 30 JUNE 2025
M Schubert 1	30 August 2021	Not applicable	3 years and 10 months
I A Player	1 March 2021	25 October 2024	4 years and 4 months
M Kelly ²	1 December 2021	21 October 2022	3 years and 7 months
P G Etienne	29 May 2014	20 October 2023	11 years and 1 month
S L Hogg	1 November 2019	20 October 2023	5 years and 8 months
J McArthur ²	1 September 2022	21 October 2022	2 years and 10 months
C Stiff	1 June 2023	20 October 2023	2 years and 1 month

- 1 As CEO, Mr Schubert is not required to stand for re-election.
- 2 Standing for election/re-election at the 2025 Annual General Meeting in October 2025.

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

Our Mission and Guiding Principles

At Cleanaway, everything we do is driven by our Mission of 'making a sustainable future possible together' for all our stakeholders.











Our Guiding Principles are the foundation of our culture. They emphasise safety, care, connection, ownership and forward-thinking in everything we do. These principles create a workplace where everyone feels valued, respected and encouraged to do their best.

Our Guiding Principles tell a story, and we look at the Principles as a package and not as individual principles or behaviours:

- **Keep each other safe:** We look out for each other, creating a welcoming culture where everyone's safety matters to all of us.
- Show genuine care: We genuinely care, fostering a customer-centred environment where we understand and appreciate each other's strengths and differences.
- Connect and grow together: Together, we connect and grow, supporting each other to achieve more, always learning and innovating from our shared experiences.
- **Own it, be courageous:** We take charge, being responsible and brave in our actions, even when things get tough.

 Act beyond today: We aim for a better tomorrow, making bold choices to build a sustainable future for the next generations.

Cleanaway recognises that its reputation is an essential element to its continued success and that its reputation is directly attributable to the ethical behaviour of those who represent it. Our Mission, Guiding Principles and Code of Conduct, together, define the way Cleanaway manages its business and are central to supporting our culture.

Code of Conduct

Cleanaway has developed a Code of Conduct (Code) which sets out certain basic principles that all Directors, employees, contractors and consultants are expected to follow in all dealings related to Cleanaway, to ensure that Cleanaway's business is conducted in accordance with the laws and regulations of all areas in which it operates. The Code is fully endorsed by the Board and is annually reviewed and updated as necessary to ensure it reflects the highest standards of behaviour and professionalism and the practices necessary to maintain confidence in Cleanaway's integrity.

Any material breaches of the Code will be reported to the Human Resources Committee and if it is a serious matter, it may result in disciplinary action, including termination of employment. A copy of the Code is available at www.cleanaway.com.au/about-us/for-investor/corporate-governance/

Supporting the Code are a range of other policies including the Company's Whistleblower Policy, Anti-Bribery and Corruption Policy, Conflict of Interest Policy, Securities Trading Policy, and Sanctions Policy, which further details the Company's commitment to high standards of conduct and ethical behaviour in all areas of business activity.

Whistleblower Policy

Employees, and any individual who has dealings or is associated with Cleanaway, who are aware of any serious misconduct or unethical behaviour that contravenes the Code, any Company policies or the law, may make a report to the independent whistleblower service.

All new employees receive training in relation to the Whistleblower Policy. Reminders of the independent FairCall service and the protections under the Whistleblower Policy are provided to employees regularly.

Anti-Bribery and Corruption Policy

The Anti-Bribery and Corruption Policy provides guidance to employees on how to recognise and deal with instances of potential or actual bribery and corruption. The Anti-Bribery and Corruption Policy also sets out circumstances where it is not appropriate to exchange gifts or hospitality and the threshold for offering or accepting gifts or hospitality where it may be appropriate to do so. Proposed donations and sponsorships must be approved in accordance with the Company's Delegated Authority Policy. If there are any material breaches of the Anti-Bribery and Corruption Policy, the breaches will be reported to the Audit and Risk Committee.

Conflict of Interest Policy

To ensure all business transactions are managed in a transparent manner that promotes confidence in the integrity, legitimacy, impartiality and fairness of decision-making processes within Cleanaway, all personnel employed by or acting on behalf of Cleanaway are required to disclose their private interests in activities if their private interests have the potential of influencing the performance of their duties and responsibilities. The Company's Conflict of Interest Policy provides comprehensive guidance to help employees manage any potential conflicts of interest.

Sanctions Policy

Cleanaway's Sanctions Policy outlines Cleanaway's commitment to complying with sanctions laws and provides guidance to personnel about how to ensure compliance. If there are any material breaches of the Sanctions Policy, the breaches will be reported to the Board.

Securities Trading Policy

Cleanaway's Securities Trading Policy reinforces the Corporations Act 2001 restrictions in relation to insider trading and prohibits Directors, senior executives and other employees from dealing in Cleanaway securities at any time (including during specified trading windows) if that person is in possession of price sensitive information that has not been made publicly available. Directors, Executives and other employees are prohibited from engaging in short-term or speculative trading in Cleanaway securities and trading in derivatives in respect of Cleanaway securities, including performance rights issued under Cleanaway incentives schemes. This includes entering into any hedging arrangements or acquiring financial products (such as equity swaps, caps and collars or other hedging products) over unvested performance rights which have the effect of reducing or limiting exposure to risks associated with the market value of Cleanaway securities. The Policy also applies to parties related to the Directors, Executives and employees of the Company.

No Director, Executive or employee may directly or indirectly enter into any margin loan facility against Cleanaway securities unless the prior written consent of the Board Chair is obtained (in the case of employees, this applies only to the extent their margin loan is considered material).

In addition to sending regular reminders to employees regarding the above policies, these policies are made available on the Company's intranet and website at www.cleanaway.com.au/about-us/for-investor/corporate-governance/

Principle 4: Safeguard integrity of corporate reports

Audit and Risk Committee

The Audit and Risk Committee assists the Board to independently verify and safeguard the integrity of Cleanaway's financial reporting, review and evaluate all material capital management, financing and treasury risk management proposals and provides oversight of Cleanaway's risk management and compliance framework.

The Committee has appropriate financial expertise and all members are financially literate and have an appropriate understanding of Cleanaway's operations. Details of each Committee member's experience and qualifications are set out in the Annual Report and on the Company's website.

Details regarding the Committee membership, the number of meetings held by the Committee and attendance during the financial year are set out on page 6.

The Board Chair is not permitted to chair this Committee. The Committee's responsibilities and functions, as set out in the Audit and Risk Committee's Charter, include (among other things):

- review financial reports (including the annual report and related regulatory filings) to be issued by the Company prior to recommending them to the Board for approval and release to the market, to ensure their integrity and compliance with statutory and regulatory requirements;
- assess the management processes supporting external reporting;
- review and approve the audit plan of the External Auditors, monitor their progress against that plan, and ensure that the annual statutory audit and half-year review are conducted in an effective manner;
- review and approve the internal audit plan, ensuring that an appropriate program of internal audit activity is undertaken each year and monitor the progress of the Internal Auditor against that plan;
- on an annual basis, assess the performance and independence of the External and Internal Auditors;
- make recommendations for the appointment or removal of the External and Internal Auditors;
- assess and monitor risk management and internal control systems (including the Group's risk management framework) to ensure that current, new and potential material risks (financial and non-financial), including regulatory and compliance risk, reputation risk, operational and execution risk, strategic risk, climate change risks, cybersecurity and privacy compliance risks, are identified, monitored and appropriately managed at levels determined to be acceptable by the Board;
- review the Company's insurance coverage and annual renewal strategy; and

 review and monitor the compliance with key Company policies (such as the Securities Trading Policy, Continuous Disclosure Policy, Delegated Authority Policy, Anti-Bribery and Corruption Policy, Enterprise Risk Management Policy and the Treasury Policy).

The Committee, or any individual member, has the authority to seek any information it requires from any employee or external party, including the Internal and External Auditors.

The Committee meets with the Internal and External Auditors without Management present on a regular basis.

The Committee Charter is reviewed annually and a copy is available online at www.cleanaway.com.au/about-us/for-investor/corporate-governance/

Assurance from CEO and CFO regarding financial statements

In accordance with section 295A of the *Corporations Act* 2001 (Cth), the CEO and Chief Financial Officer (CFO) provide a written statement to the Board declaring that, in their opinion:

- the Company's financial statements and notes thereto comply with accounting standards, and present a true and fair view of the Company's and consolidated entity's financial position and performance; and
- the Company's financial records for the financial year have been properly maintained in accordance with section 286 of the Corporations Act 2001,

and also state that:

- the financial statements and notes thereto are in accordance with the Corporations Act 2001 and Australian Accounting Standards and interpretations, and International Financial Reporting Standards;
- the consolidated entity disclosure statement required by section 295(3A) of the Corporations Act is true and correct; and
- as at the date of the written statement there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.

At each financial reporting period, the written assurance from the CEO and CFO confirms to the Board that the declarations and statements above regarding the integrity of the financial statements is founded on a sound system of risk management and internal control and that such system was operating effectively and efficiently in all material respects in relation to financial reporting risks.

External Auditor

Ernst & Young have been the Company's External Auditors since November 2009 and last rotated the lead audit partner in FY22.

All non-audit services to be undertaken by the External Auditor require the prior approval of the Chair of the Audit and Risk Committee. Ernst & Young's independence declaration to the Board for the financial year ended 30 June 2025 forms part of the Directors' Report and is set out in the Financial Report section of the Annual Report.

The External Auditor attends the Company's Annual General Meeting to answer questions which shareholders may have about the conduct of the external audit for the relevant financial year, the preparation and content of the Audit Report, the accounting policies adopted by the Company and the independence of the External Auditor in relation to the conduct of the External Audit. Shareholders attending the Annual General Meeting are made aware that they may ask such questions of the External Auditor and are provided an opportunity to submit written questions prior to the meeting.

Review of Periodic Reports

Management has an internal process to verify the integrity of the information which is included in the Company's periodic disclosures that are not audited or reviewed by an external auditor, such as the Annual Report and investor presentations, before they are released to the ASX.

The verification process includes the following:

- content is prepared by, or under the oversight of, the relevant subject matter expert for the area being reported on;
- a verification schedule is set up to allocate the material statements within those documents to persons who are responsible for verifying their accuracy and completeness;
- supporting material and evidence are compiled; and
- material statements of fact are reviewed by relevant members of Management against source data for accuracy, and statements of opinion are separately identified and reviewed by Management for reasonableness to determine if there is a sound basis for the statement being made.

Principle 5: Make timely and balanced disclosure

Continuous Disclosure Policy

Cleanaway is committed to complying with its continuous disclosure obligations under the ASX Listing Rules.

Cleanaway has adopted a Continuous Disclosure Policy which sets out the procedures and requirements expected of Directors, Executives and all employees of the Company, to ensure compliance with its continuous disclosure obligations under the ASX Listing Rules and the *Corporations Act 2001*.

In accordance with Cleanaway's Continuous Disclosure Policy, slides and presentations to be used in briefings are to be given to the ASX prior to the briefing and posted on Cleanaway's website after confirmation of release has been received from the ASX. Management also ensures that the Board receives copies of all announcements to the ASX as soon as they are released to the market.

A copy of the Continuous Disclosure Policy is available online at www.cleanaway.com.au/about-us/for-investor/corporate-governance/

Principle 6: Respect the rights of shareholders

Cleanaway is committed to transparent, timely and two-way communication with its shareholders and the broader investment community. We recognise that proactive and accessible engagement enhances trust, accountability and informed decision-making by all stakeholders.

Investor Engagement and Communication

Cleanaway follows a structured calendar of regular financial and operational disclosures, including full-year and half-year results announcements, periodic trading updates, and relevant ASX disclosures in accordance with its continuous disclosure obligations.

The company maintains a proactive investor relations program which is compliant with its continuous disclosure obligations, that includes:

- Hosting investor briefings and webcasts following financial results;
- Participating in investor days, site visits, broker-sponsored conferences and other engagement forums;
- Providing one-on-one and small group meetings with investors and analysts, where appropriate.

The Chair of the Board and other Non-Executive Directors meet with major shareholders from time to time to understand their perspectives on governance, strategy, sustainability and remuneration. The Chair of the Human Resource Committee also engages with investors specifically on remuneration matters.

The CEO, CFO and other senior executives regularly meet with investors and other market participants to discuss Cleanaway's performance, outlook and strategic priorities. No new material or price-sensitive information is provided in these meetings. Any new and substantive investor or analyst presentation materials are released to the ASX prior to delivery.

Investor feedback, shareholder activity and relevant analyst reports are regularly shared with the Board, and the Chair reports back on any material issues raised in investor meetings.

Annual General Meeting Participation

Cleanaway's Annual General Meeting is conducted in a format that enables broad shareholder participation, either in person or online. Shareholders are encouraged to:

- Ask questions of the Board, management and external auditor before and during the meeting.
- Submit proxy votes electronically or by traditional methods.
- Listen to a live webcast of the meeting and vote via online platforms where available.

All resolutions at shareholder meetings are determined by way of a **poll**, ensuring a transparent and equitable voting process.

Online Access and Corporate Governance Information

Cleanaway's website (www.cleanaway.com.au) serves as a central source of investor information, providing:

- ASX announcements and financial reports.
- Investor presentations, notices of meetings and key dates.
- Corporate governance documents including the Company's Constitution, Board and Committee charters, and policies.
- Biographies of Directors and Executive Team members.

Our commitment to transparent and proactive engagement ensures shareholders have the information and access they need to assess Cleanaway's performance and strategy with confidence.

We welcome feedback from our shareholders and broader stakeholders. Investors can contact the Investor Relations team or Company Secretary directly, with details available on our website.

Principle 7: Recognise and manage risk

The Company's Board and Management are committed to the establishment of a sound system of risk oversight, management, and internal control.

The Company's growth and success depends on its ability to understand and respond to the challenges of an uncertain and changing world. This uncertainty generates risk, with the potential to be a source of both opportunities and threats. By understanding and managing risk, the Company aims to provide greater certainty and confidence for its shareholders.

Audit and Risk Committee

In relation to risk oversight, the Audit and Risk Committee assists the Board to:

- ensure Cleanaway's risk management framework is effective, and capable of identifying and assessing areas of current, new and potential material risk (both financial and non-financial), as well as monitoring and overseeing identified material risks, including regulatory and compliance risk, reputation risk, operational and execution risk, strategic risk, climate change risks, cybersecurity and privacy compliance risks;
- monitor material changes to Cleanaway's risk profile and provide recommendations to the Board regarding the required changes to risk appetite and risk tolerance;
- assess and monitor risk management and internal control systems to ensure that material risks are reduced to or managed at levels determined to be acceptable by the Board.

Details regarding the Committee membership, the number of meetings held and its attendance during the 2025 financial year are set out on page 6.

Sustainability Committee

The Sustainability Committee assists the Board in its oversight of Cleanaway's strategies, systems, policies and practices in respect of the Company's sustainability framework and health, safety, climate change transition plan and environmental matters, including compliance with its legal and regulatory obligations.

Details regarding the Committee membership, the number of meetings held by the Committee and its attendance during the 2025 financial year are set out on page 6.

The Chair of the Sustainability Committee must be an independent Non-Executive Director and must not be the same person as the Board Chair.

The Committee's key responsibilities and functions, as set out in the Sustainability Committee Charter, include:

 understanding Cleanaway's operations and health safety and environment (HSE) hazards and risks, including fire risks, associated with those operations;

Principle 7: Recognise and manage risk (continued)

- overseeing Cleanaway's HSE framework;
- monitoring compliance with, reviewing and recommending to the Board changes to HSE policies;
- considering the Cleanaway's HSE performance and issues, assessed by reference to agreed targets and measures, including the impact on employees and third parties;
- ensuring that appropriate actions are being taken in respect of health, safety and environment incidents, hazards and risks, including fire risks;
- reviewing Cleanaway's HSE assurance processes;
- reviewing Cleanaway's key sustainability goals, activities and initiatives;
- reviewing the Group's sustainability disclosures and monitoring the procedures, internal controls, due diligence, assurance and verification processes utilized in making these disclosures;
- reviewing Cleanaway's climate resilience and climate transition plan;
- reviewing Cleanaway's exposure to climate change risks and its carbon emissions profile and reduction strategies, targets and implementation; and
- reviewing the Group's policies and practices and proposed disclosures in relation to modern slavery.

The Sustainability Committee Charter is reviewed annually and a copy is available online at www.cleanaway.com.au/about-us/for-investor/corporate-governance/

Approach to Risk Management

The Board has adopted an Enterprise Risk Management & Assurance Policy and Standard that acknowledges that our growth and success depend on our ability to understand and respond to the challenges of an uncertain and changing world. This uncertainty generates risk, with the potential to be a source of both opportunities and threats. By understanding and managing risk, we provide greater certainty and confidence for all our shareholders and stakeholders. Cleanaway has adopted an Enterprise Risk Management Methodology based on AS ISO 31000 - 2018 Risk Management that seeks to embed risk management processes into Cleanaway's business activities. Cleanaway also has detailed control procedures in place which cover management accounting, financial reporting, maintenance of financial records, project appraisal, environment, health and safety, IT security and compliance.

Risk is mitigated in various ways, including through maintaining:

- risk management systems and internal controls seeking to ensure that financial reporting risks are appropriately managed;
- policies regarding the maintenance of written financial records in accordance with section 286 of the Corporations Act 2001;
- guidelines and limits for approval of all expenditure inclusive of capital expenditure and investments;

- policies and procedures for the management of financial risk and treasury operations, including hedging exposure to foreign currencies and interest rates;
- annual budgeting and monthly reporting systems for all divisions which enable monitoring of progress against performance targets, evaluation of trends and variances to be acted upon;
- preparation and ongoing review of operating model against approved strategic plans;
- health and safety programs and targets;
- environmental compliance and action plans;
- business continuity management plans for strategic sites:
- systems and processes to monitor fleet performance and compliance; and
- diligence procedures for acquisitions.

In addition, Cleanaway maintains a comprehensive insurance program to support its risk management activities.

Management reports to the Audit and Risk Committee on a regular basis regarding Enterprise Risk Management & Assurance, including compliance with Policies and Standards, the results of internal audit reviews, and the effectiveness of Cleanaway's management of its material business risks.

The Audit and Risk Committee also reviewed Cleanaway's Enterprise Risk Management & Assurance Policy and Framework during the financial year and concluded that the Company's risk management processes continue to be sound and that risks are identified, monitored and appropriately managed at levels determined to be acceptable by the Board.

A copy of the Enterprise Risk Management & Assurance Policy is available online at www.cleanaway.com.au/about-us/for-investor/corporate-governance/

Internal Audit

Internal audit's purpose is to support Cleanaway to accomplish its strategy and objectives, by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control and governance processes within the organisation.

Internal audit provides independent, objective assurance and consulting activities designed to add value and improve Cleanaway's operations in its pursuit of **making a sustainable future possible together**. Assurance is an objective examination of evidence for providing an independent assessment on governance, risk management and control processes for the organisation.

Cleanaway is supported in the delivery of the internal audit program by Deloitte. All audit projects delivered by Deloitte are overseen, from scoping of the work program to delivery of reports, by the Head of Audit and Risk.

The Head of Audit and Risk reports to the Audit and Risk Committee. The Audit and Risk Committee approves the annual internal audit plan and regularly meets with the co-sourced internal auditor without Management present.

Economic, Environmental and Social Risks

Cleanaway recognises that effectively managing environmental and social risks is critical to the long-term sustainability of our business and operations.

The identification and management of exposures to material economic, environmental and social risks is performed in a manner consistent with Cleanaway's Enterprise Risk Management Policy and Enterprise Risk Management Framework.

Pages 19 to 23 in the FY25 Financial Report contain a summary of the principal risks including, and where relevant, key economic, environmental and social risks that Cleanaway is exposed to and the mitigating actions that have been taken.

The key environmental and social risks include the risk to the health and safety of employees and members of the public exposed to the Company's operations, the potential for damage to the environment arising from the Company's operations, changes in the regulatory environment faced by the Company, a failure to maintain our social licence to operate in the communities where we have key sites, climate change and cybersecurity.

Cleanaway's FY25 Sustainability Report sets out more detailed information in relation to environmental, climate change and health and safety risks and the key sustainability issues facing the Company, including actions to be taken during the current financial year, across our four sustainability pillars of recovering resources, protecting the environment, reducing emissions and working together.

The Company issued its FY25 Sustainability Report in September 2025, which continues to reference the Global Reporting Initiative (GRI) 2021 Standards and report metrics that are consistent with the Sustainability Accounting Standards Board (SASB) Industry Standard for Waste Management. Scope 1 and 2 greenhouse gas emissions are reported in accordance with the National Greenhouse and Energy Reporting Scheme.

The FY25 Sustainability Report also sets out disclosures in relation to climate change and governance in accordance with the Taskforce on Climate-related Financial Disclosures (TCFD) framework. Cleanaway has developed a multi-year plan to improve management and disclosure of climate related risks and opportunities.

The ESG Databook provides a consolidation of related metrics and performance and is found on Cleanaway's website (www.cleanaway.com.au/sustainability-report/).



Principle 8: Remunerate fairly and responsibly

Human Resources Committee

The Human Resources Committee is responsible for assisting the Board to, among other things:

- provide oversight of Cleanaway's overall human resources strategy (including remuneration and compensation plans);
- support Management to achieve the Company's strategy and corporate objectives by developing the capability and engagement of Cleanaway's employees; and
- oversees Cleanaway's Diversity and Inclusion Policy, diversity practices, strategy and targets.

The Committee does this by ensuring Cleanaway has in place appropriate human resources strategies and remuneration and employment policies that are consistent with best practice and business requirements, and that Cleanaway adopts and complies with remuneration and employment policies that:

- attract, retain and motivate high calibre executives so as to ensure the sustainable success of Cleanaway for the benefit of all stakeholders:
- are consistent with the human resources needs of Cleanaway;
- motivate Management to pursue the long-term growth and success of Cleanaway within an appropriate control framework: and
- demonstrate a clear relationship between Executive performance and remuneration.

The Human Resources Committee Charter is reviewed annually and a copy is available online at www.cleanaway.com.au/about-us/for-investor/corporate-governance/

Details regarding the Human Resources Committee membership, the number of meetings held by the Committee and its attendance during the financial year are set out on page 6.

Remuneration Report

The Remuneration Report, which has been included in the Directors' Report section of the Annual Report, provides information on Cleanaway's remuneration policies and payment details for Non-Executive Directors and Key Management Personnel.



Appendix 4G

Key to Disclosures Corporate Governance Council Principles and Recommendations

mame d	Name of entity					
Cleana	Cleanaway Waste Management Limited					
ABN/AI	RBN		Financial year ended:			
74 101	155 220		30 June 2025			
Our cor	rporate governance statem	ent ¹ for the period above can be fo	und at: ²			
	These pages of our annual report:					
\boxtimes	This URL on our website:	https://www.cleanaway.com.au/abgovernance/	pout-us/for-investor/corporate-			
The Corporate Governance Statement is accurate and up to date as at 19 September 2025 and has been approved by the board.						
The annexure includes a key to where our corporate governance disclosures can be located. ³						
Date:		19 September 2025				
	of authorised officer rising lodgement:	Daniel Last, Company Secretary				

Listing Rule 4.10.3 requires an entity that is included in the official list as an ASX Listing to include in its annual report either a corporate governance statement that meets the requirements of that rule or the URL of the page on its website where such a statement is located. The corporate governance statement must disclose the extent to which the entity has followed the recommendations set by the ASX Corporate Governance Council during the reporting period. If the entity has not followed a recommendation for any part of the reporting period, its corporate governance statement must separately identify that recommendation and the period during which it was not followed and state its reasons for not following the recommendation and what (if any) alternative governance practices it adopted in lieu of the recommendation during that period.

Under Listing Rule 4.7.4, if an entity chooses to include its corporate governance statement on its website rather than in its annual report, it must lodge a copy of the corporate governance statement with ASX at the same time as it lodges its annual report with ASX. The corporate governance statement must be current as at the effective date specified in that statement for the purposes of Listing Rule 4.10.3.

Under Listing Rule 4.7.3, an entity must also lodge with ASX a completed Appendix 4G at the same time as it lodges its annual report with ASX. The Appendix 4G serves a dual purpose. It acts as a key designed to assist readers to locate the governance disclosures made by a listed entity under Listing Rule 4.10.3 and under the ASX Corporate Governance Council's recommendations. It also acts as a verification tool for listed entities to confirm that they have met the disclosure requirements of Listing Rule 4.10.3

The Appendix 4G is not a substitute for, and is not to be confused with, the entity's corporate governance statement. They serve different purposes and an entity must produce each of them separately.

See notes 4 and 5 below for further instructions on how to complete this form.

¹ "Corporate governance statement" is defined in Listing Rule 19.12 to mean the statement referred to in Listing Rule 4.10.3 which discloses the extent to which an entity has followed the recommendations set by the ASX Corporate Governance Council during a particular reporting period.

² Tick whichever option is correct and then complete the page number(s) of the annual report, or the URL of the web page, where your corporate governance statement can be found. You can, if you wish, delete the option which is not applicable.

³ Throughout this form, where you are given two or more options to select, you can, if you wish, delete any option which is not applicable and just retain the option that is applicable. If you select an option that includes "OR" at the end of the selection and you delete the other options, you can also, if you wish, delete the "OR" at the end of the selection.

ANNEXURE - KEY TO CORPORATE GOVERNANCE DISCLOSURES

Corporate Governance Council recommendation		Governance Council recommendation Where a box below is ticked, we have followed the recommendation in full for the whole of the period above. We have disclosed this in our Corporate Governance Statement:	
PRINC	CIPLE 1 – LAY SOLID FOUNDATIONS FOR MANAGEMENT AND O	/ERSIGHT	
1.1	A listed entity should have and disclose a board charter setting out: (a) the respective roles and responsibilities of its board and management; and (b) those matters expressly reserved to the board and those delegated to management.	and we have disclosed a copy of our board charter at: https://www.cleanaway.com.au/about-us/for-investor/corporate-governance/ [insert location]	□ set out in our Corporate Governance Statement OR □ we are an externally managed entity and this recommendation is therefore not applicable
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.		□ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
1.3	A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.		□ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
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 board.		□ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable

⁴ Tick the box in this column only if you have followed the relevant recommendation in full for the whole of the period above. Where the recommendation has a disclosure obligation attached, you must insert the location where that disclosure has been made, where indicated by the line with "insert location" underneath. If the disclosure in question has been made in your corporate governance statement, you need only insert "our corporate governance statement". If the disclosure has been made in your annual report, you should insert the page number(s) of your annual report (eg "pages 10-12 of our annual report"). If the disclosure has been made on your website, you should insert the URL of the web page where the disclosure has been made or can be accessed (eg "www.entityname.com.au/corporate governance/charters/").

⁵ If you have followed all of the Council's recommendations in full for the whole of the period above, you can, if you wish, delete this column from the form and re-format it.

Corpo	orate Governance Council recommendation	Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
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: (1) 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 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. If the entity was in the S&P / ASX 300 Index at the commencement of the reporting period, the measurable objective for achieving gender diversity in the composition of its board should be to have not less than 30% of its directors of each gender within a specified period.	and we have disclosed a copy of our diversity policy at: https://www.cleanaway.com.au/about-us/for-investor/corporate-governance/ [insert location] and we have disclosed the information referred to in paragraph (c) at: Our Corporate Governance Statement, and in the 2024-2025 WGEA Report (https://www.cleanaway.com.au/about-us/gender-equity/) [insert location] Our measurable objective for achieving gender diversity in the composition of the board is not less than 30% of its directors of each gender by the end of FY25	set out in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable
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 whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.	and we have disclosed the evaluation process referred to in paragraph (a) at: our Corporate Governance Statement [insert location] and whether a performance evaluation was undertaken for the reporting period in accordance with that process at: our Corporate Governance Statement [insert location]	 □ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable

Corpo	rate Governance Council recommendation	Where a box below is ticked, 4 we have followed the recommendation in full for the whole of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
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.	and we have disclosed the evaluation process referred to in paragraph (a) at: our Corporate Governance Statement [insert location] and whether a performance evaluation was undertaken for the reporting period in accordance with that process at: our Corporate Governance Statement and the Remuneration Report which is on page 28 of our FY2025 Financial Report [insert location]	 □ set out in our Corporate Governance Statement OR □ we are an externally managed entity and this recommendation is therefore not applicable

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
PRINCIP	LE 2 - STRUCTURE THE BOARD TO BE EFFECTIVE AND ADD	VALUE	
2.1	The board of a listed entity should: (a) have a nomination committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (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; or (b) if it does not have a nomination committee, disclose that fact and the processes it employs to address board succession issues and to ensure that the board has the appropriate balance of skills, knowledge, experience, independence and diversity to enable it to discharge its duties and responsibilities effectively.	[If the entity complies with paragraph (a):] and we have disclosed a copy of the charter of the committee at: our Corporate Governance Statement [insert location] and the information referred to in paragraphs (4) and (5) at: our Corporate Governance Statement, and page 26 of our FY2025 Financial Report [insert location] [If the entity complies with paragraph (b):] Not applicable and we have disclosed the fact that we do not have a nomination committee and the processes we employ 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 at: [insert location]	set out in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable
2.2	A listed entity should have and disclose a board skills matrix setting out the mix of skills that the board currently has or is looking to achieve in its membership.	and we have disclosed our board skills matrix at: our Corporate Governance Statement [insert location]	set out in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation <u>in full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
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 interest, position, affiliation or relationship of the type described in Box 2.3 but the board is of the opinion that it does not compromise the independence of the director, the nature of the interest, position or relationship in question and an explanation of why the board is of that opinion; and (c) the length of service of each director.	and we have disclosed the names of the directors considered by the board to be independent directors at: our Corporate Governance Statement [insert location] and, where applicable, the information referred to in paragraph (b) at: our Corporate Governance Statement [insert location] and the length of service of each director at: our Corporate Governance Statement [insert location]	set out in our Corporate Governance Statement
2.4	A majority of the board of a listed entity should be independent directors.		 □ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
2.5	The chair of the board of a listed entity should be an independent director and, in particular, should not be the same person as the CEO of the entity.		□ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
2.6	A listed entity should have a program for inducting new directors and for periodically reviewing whether there is a need for existing directors to undertake professional development to maintain the skills and knowledge needed to perform their role as directors effectively.		 □ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation <u>in full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
PRINCI	PLE 3 – INSTIL A CULTURE OF ACTING LAWFULLY, ETHICALL	Y AND RESPONSIBLY	
3.1	A listed entity should articulate and disclose its values.	and we have disclosed our values at: our Corporate Governance Statement, and our website at https://www.cleanaway.com.au/about-us/our-cleanaway-way/ [insert location]	□ set out in our Corporate Governance Statement
3.2	A listed entity should: (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.	and we have disclosed our code of conduct at: our Corporate Governance Statement, and website https://www.cleanaway.com.au/about-us/for-investor/corporate-governance/ [insert location]	□ set out in our Corporate Governance Statement
3.3	A listed entity should: (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.	and we have disclosed our whistleblower policy at: our Corporate Governance Statement, and website https://www.cleanaway.com.au/about-us/for-investor/corporate-governance/ [insert location]	□ set out in our Corporate Governance Statement
3.4	A listed entity should: (a) have and disclose an anti-bribery and corruption policy; and (b) ensure that the board or committee of the board is informed of any material breaches of that policy.	and we have disclosed our anti-bribery and corruption policy at: our Corporate Governance Statement, and website https://www.cleanaway.com.au/about-us/for-investor/corporate-governance/ [insert location]	□ set out in our Corporate Governance Statement

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation <u>in full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
PRINCI	PLE 4 – SAFEGUARD THE INTEGRITY OF CORPORATE REPOR	TS	
4.1	The board of a listed entity should: (a) have an audit committee which: (1) has at least three members, all of whom are non-executive directors and a majority of whom are independent directors; and (2) is chaired by an independent director, who is not the chair of the board, and disclose: (3) the charter of the committee; (4) the relevant qualifications and experience of the members of the committee; and (5) in relation to each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have an audit committee, disclose that fact and the processes it employs that independently verify and safeguard the integrity of its corporate reporting, including the processes for the appointment and removal of the external auditor and the rotation of the audit engagement partner.	[If the entity complies with paragraph (a):] and we have disclosed a copy of the charter of the committee at: our Corporate Governance Statement, and website https://www.cleanaway.com.au/about-us/for-investor/corporate-governance/ [insert location] and the information referred to in paragraphs (4) and (5) at: our Corporate Governance Statement, and on page 26 of our FY2025 Financial Report, and in our 2025 Annual Report [insert location] [If the entity complies with paragraph (b):] Not applicable and we have disclosed the fact that we do not have an audit committee and the processes we employ that independently verify and safeguard the integrity of our corporate reporting, including the processes for the appointment and removal of the external auditor and the rotation of the audit engagement partner at: [insert location]	set out in our Corporate Governance Statement
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 records of the entity have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the entity and that the opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.		□ set out in our Corporate Governance Statement

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation in full for the whole of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
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.		□ set out in our Corporate Governance Statement
PRINCIPI	LE 5 – MAKE TIMELY AND BALANCED DISCLOSURE		
5.1	A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under listing rule 3.1.	and we have disclosed our continuous disclosure compliance policy at: our Corporate Governance Statement, and website https://www.cleanaway.com.au/about-us/for-investor/corporate-governance/ [insert location]	□ set out in our Corporate Governance Statement
5.2	A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.		□ set out in our Corporate Governance Statement
5.3	A listed entity that gives a new and substantive investor or analyst presentation should release a copy of the presentation materials on the ASX Market Announcements Platform ahead of the presentation.		□ set out in our Corporate Governance Statement
PRINCIPI	LE 6 – RESPECT THE RIGHTS OF SECURITY HOLDERS		
6.1	A listed entity should provide information about itself and its governance to investors via its website.	and we have disclosed information about us and our governance on our website at: https://www.cleanaway.com.au/about-us/for-investor/corporate-governance/ [insert location]	□ set out in our Corporate Governance Statement
6.2	A listed entity should have an investor relations program that facilitates effective two-way communication with investors.		□ set out in our Corporate Governance Statement

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
6.3	A listed entity should disclose how it facilitates and encourages participation at meetings of security holders.	and we have disclosed how we facilitate and encourage participation at meetings of security holders at: our Corporate Governance Statement, and our Shareholder Communication Policy at https://www.cleanaway.com.au/about-us/for-investor/corporate-governance/ . [insert location]	□ set out in our Corporate Governance Statement
6.4	A listed entity should ensure that all substantive resolutions at a meeting of security holders are decided by a poll rather than by a show of hands.		□ set out in our Corporate Governance Statement
6.5	A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.		□ set out in our Corporate Governance Statement

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
PRINCIP	PLE 7 – RECOGNISE AND MANAGE RISK		
7.1	The board of a listed entity should: (a) have a committee or committees to oversee risk, each of which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (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; or (b) if it does not have a risk committee or committees that satisfy (a) above, disclose that fact and the processes it employs for overseeing the entity's risk management framework.	[If the entity complies with paragraph (a):] and we have disclosed a copy of the charter of the committee at: https://www.cleanaway.com.au/about-us/for-investor/corporate-governance/ [insert location] and the information referred to in paragraphs (4) and (5) at: our Corporate Governance Statement, and on page 26 of our FY2025 Financial Report, and in our 2025 Annual Report. [insert location] [If the entity complies with paragraph (b):] Not applicable and we have disclosed the fact that we do not have a risk committee or committees that satisfy (a) and the processes we employ for overseeing our risk management framework at:	set out in our Corporate Governance Statement
7.2	The board or a committee of the board should: (a) review the entity's risk management framework at least annually to satisfy itself that it continues to be sound and that the entity is operating with due regard to the risk appetite set by the board; and (b) disclose, in relation to each reporting period, whether such a review has taken place.	and we have disclosed whether a review of the entity's risk management framework was undertaken during the reporting period at: our Corporate Governance Statement [insert location]	□ set out in our Corporate Governance Statement

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
7.3	A listed entity should disclose: (a) if it has an internal audit function, how the function is structured and what role it performs; or (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.	[If the entity complies with paragraph (a):] and we have disclosed how our internal audit function is structured and what role it performs at: our Corporate Governance Statement [insert location] [If the entity complies with paragraph (b):] Not applicable and we have disclosed the fact that we do not have an internal audit function and the processes we employ for evaluating and continually improving the effectiveness of our risk management and internal control processes at: [insert location]	set out in our Corporate Governance Statement
7.4	A listed entity should disclose whether it has any material exposure to environmental or social risks and, if it does, how it manages or intends to manage those risks.	and we have disclosed whether we have any material exposure to environmental and social risks at: our Corporate Governance Statement [insert location] and, if we do, how we manage or intend to manage those risks at: our Corporate Governance Statement, and in pages 19 to 23 of our FY2025 Financial Report, and in our 2025 Annual Report. [insert location]	set out in our Corporate Governance Statement

Corporate Governance Council recommendation		Where a box below is ticked, ⁴ we have followed the recommendation in <u>full</u> for the <u>whole</u> of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are:5
PRINCIP	PLE 8 – REMUNERATE FAIRLY AND RESPONSIBLY		
8.1	The board of a listed entity should: (a) have a remuneration committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (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; or (b) if it does not have a remuneration committee, disclose that fact and the processes it employs for setting the level and composition of remuneration for directors and senior executives and ensuring that such remuneration is appropriate and not excessive.	[If the entity complies with paragraph (a):] and we have disclosed a copy of the charter of the committee at: https://www.cleanaway.com.au/about-us/for-investor/corporate-governance/ [insert location] and the information referred to in paragraphs (4) and (5) at: our Corporate Governance Statement, and on page 26 of our FY2025 Financial Report, and in our 2025 Annual Report. [insert location] [If the entity complies with paragraph (b):] Not applicable and we have disclosed the fact that we do not have a remuneration committee and the processes we employ for setting the level and composition of remuneration for directors and senior executives and ensuring that such remuneration is appropriate and not excessive: [insert location]	set out in our Corporate Governance Statement OR we are an externally managed entity and this recommendation is therefore not applicable
8.2	A listed entity should separately disclose its policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.	and we have disclosed separately our remuneration policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives at: the Remunerations Report which is pages 28 to 47 of our FY2025 Financial Report. [insert location]	□ set out in our Corporate Governance Statement <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable
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 scheme; and (b) disclose that policy or a summary of it.	and we have disclosed our policy on this issue or a summary of it at: our Corporate Governance Statement, and in the Securities Trading Policy at https://www.cleanaway.com.au/about-us/for-investor/corporate-governance/ [insert location]	 □ set out in our Corporate Governance Statement <u>OR</u> □ we do not have an equity-based remuneration scheme and this recommendation is therefore not applicable <u>OR</u> □ we are an externally managed entity and this recommendation is therefore not applicable

Corporate Governance Council recommendation		Where a box below is ticked, 4 we have followed the recommendation in full for the whole of the period above. We have disclosed this in our Corporate Governance Statement:	recomme	pox below is ticked, we have NOT followed the ndation in full for the whole of the period above. Our or not doing so are:5
ADDITIO	NAL RECOMMENDATIONS THAT APPLY ONLY IN CERTAIN CA	ISES – <u>NOT APPLICABLE</u>		
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.	and we have disclosed information about the processes in place at: [insert location]	□ we dereco	out in our Corporate Governance Statement <u>OR</u> do not have a director in this position and this ammendation is therefore not applicable <u>OR</u> are an externally managed entity and this recommendation erefore not applicable
9.2	A listed entity established outside Australia should ensure that meetings of security holders are held at a reasonable place and time.		□ we a there	out in our Corporate Governance Statement <u>OR</u> are established in Australia and this recommendation is efore not applicable <u>OR</u> are an externally managed entity and this recommendation erefore not applicable
9.3	A listed entity established outside Australia, and an externally managed listed entity that has an AGM, should ensure that its external auditor attends its AGM and is available to answer questions from security holders relevant to the audit.		□ we a listed appli	out in our Corporate Governance Statement OR are established in Australia and not an externally managed d entity and this recommendation is therefore not icable are an externally managed entity that does not hold an M and this recommendation is therefore not applicable
ADDITIO	NAL DISCLOSURES APPLICABLE TO EXTERNALLY MANAGE	D LISTED ENTITIES – <u>NOT APPLICABLE</u>		
	Alternative to Recommendation 1.1 for externally managed listed entities: The responsible entity of an externally managed listed entity should disclose: (a) the arrangements between the responsible entity and the listed entity for managing the affairs of the listed entity; and (b) the role and responsibility of the board of the responsible entity for overseeing those arrangements.	and we have disclosed the information referred to in paragraphs (a) and (b) at:	□ set c	out in our Corporate Governance Statement

Corporate Governance Council recommendation		Where a box below is ticked, 4 we have followed the recommendation in full for the whole of the period above. We have disclosed this in our Corporate Governance Statement:	Where a box below is ticked, we have NOT followed the recommendation in full for the whole of the period above. Our reasons for not doing so are: ⁵
-	Alternative to Recommendations 8.1, 8.2 and 8.3 for externally managed listed entities: An externally managed listed entity should clearly disclose the terms governing the remuneration of the manager.	and we have disclosed the terms governing our remuneration as manager of the entity at:	□ set out in our Corporate Governance Statement
		[insert location]	