

The Corporate Governance Statement sets out the extent to which the Company has followed the recommendations of the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations for the year ending 30 June 2024.

Corpo	rate Governance Council	Compliance	Comment
Recon	nmendation		
PRINC	IPLE 1 – LAY SOLID FOUNDATIONS FOR	MANAGEMENT	AND OVERSIGHT
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.	Complies	The Company has established a Board Charter, which discloses the specific responsibilities of the Board and those of senior executives. The Board delegates responsibility for the day-to-day operations and administration of the Company to Management. The Company's Board Charter is posted
1.2	A listed entity should:	Complies	on the Company's website. The Chairman and Chief Executive
	(a) undertake appropriate checks before appointing a director or senior executive or putting forward for election as a director; and		Officer are responsible for ensuring that appropriate checks (including work experience, education, criminal record, character reference and bankruptcy history) are undertaken before a director
	(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.		candidate is appointed or put forward to security holders for election. All material information in the Company's possession relevant to a decision on whether or not to elect or reelect a director is provided to security holders in the notice of the meeting at
			which the director is to be put forward for election or re-election.



Corpo	orate Governance Council	Compliance	Comment
Recommendation			
1.3	A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.	Complies	Directors and senior executives have in place written agreements with the Company setting out the terms of their appointment.
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.	Complies	The Company Secretary reports directly to the Chairman. The decision to appoint or remove the Company Secretary is made by the Board.



Corpo	rate	Governance Council	Compliance	Comment
Recon	nmer	ndation		
1.5	A lis	sted entity should:	1.5(a)	The Board adopted a diversity policy in
	(a)	have and disclose a diversity	Complies	2020. At this stage, the Board believes
		policy;	1.5(b) Does	that the Company is not of a size and
	(b)	through its board or a	Not Comply	does not have a large enough workforce
		committee of the board set	1.5(c)	to warrant the setting of formal gender
		measurable objectives for	Complies In	diversity objectives. However, if the
		achieving gender diversity in the	Part	Company is in the S&P / ASX 300 Index
		composition of its board, senior		at the commencement of a reporting
		executives and workforce		period, the measurable objective for
		generally; and		achieving gender diversity in the
	(c)	disclose in relation to each		composition of the Board will be to have
		reporting period:		not less than 30% of its directors of each
		(1) the measurable set for that		gender within a specified period.
		period to achieve gender		
		diversity;		As at 30 June 2024, 68% of the
		(2) the entity's progress towards		Company's employees were female and
		achieving those objectives;		its Board was comprised of six directors
		and		with four male directors and two
		(3) either:		female directors.
		(A) the respective proportions of		
		men and women on the		As at 30 June 2024, 50% of the
		board, in senior executive		Company's senior executives were
		positions and across the		female, being 5 out of a total of 10
		whole workforce (including		senior executives. "Senior executive" is
		how the entity has defined		defined for these purposes as those
		"senior executive" for these		employees who report directly to the
		purposes); or		CEO or who report to a direct report to
		(B) if the entity is a "relevant		the CEO and oversee their department's
		employer" under the		operations, including planning,
		Workplace Gender Equality		organizing, staffing, and directing the
		Act, the entity's most recent		work of other employees within their
		"Gender Equality Indicators",		department.
		as defined in and published		
		under that Act.		



Corporate Governance Council Recommendation		Compliance	Comment
1	have and disclose a process for periodically evaluating the performance of the board, its committees and individual directors; and	Complies	The Board undertakes continuing self-assessment of its collective performance, the performance of the Chair and of its committees. The assessment also considers the adequacy of access to information and the support provided by management. Any action plans are documented together with specific performance goals which are agreed for the coming year. During the reporting period, the board engaged an external advisor who is assisting in the conduct of an effectiveness review of the board as a whole, its committees and its individual directors.



Corporate Governance Council		Compliance	Comment
Recommendation			
1.7 A li: (a)	evaluating the performance of its senior executives at least once every reporting period; and	Complies	Senior Executives are subject to an annual performance evaluation. Each year, senior executives (including the CEO) accept a set of performance targets. These targets are aligned to the Company's overall strategy and strategic goals. In the case of the CEO, these targets are agreed between the CEO and the Remuneration Committee and approved by the full Board. The Remuneration Committee evaluates the CEO's performance annually by reference to those targets. In the case of other senior executives, the targets are set by the CEO and their performance is reviewed annually against these targets by the CEO. A performance evaluation was undertaken in respect of the reporting period in accordance with the above process.



Corpo	Corporate Governance Council		Compliance	Comment
Recon	Recommendation			
PRINC	IPLE	2 - STRUCTURE THE BOARD TO BE	EFFECTIVE AND A	ADD VALUE
2.1	The	board of a listed entity should:	Does Not	The Board believes that the Company is
	(a)	have a nomination committee	Comply	not of size, nor are its financial affairs of
		which:		such complexity, to justify the
		(1) has at least three members, a		establishment of a separate Nomination
		majority of whom are		Committee of the Board of Directors as
		independent directors; and		recommended by the ASX Corporate
		(2) is chaired by an independent		Governance Council. Under the Board
		director,		Charter, all matters which might be
		and disclose:		properly dealt with by a Nomination
		(3) the charter of the committee;		Committee are (in the absence of a
		(4) the members of the		separate Nomination Committee)
		committee; and		considered by the full Board of
		(5) as at the end of each		Directors.
		reporting period, the number		
		of times the committee met		The Board periodically considers the
		throughout the period and		issue of Board succession and also
		the individual attendances of		assesses its composition regularly to
		the members at those		ensure that it has the skills, knowledge,
		meetings; or		experience, independence and diversity
	(b)	if it does not have a nomination		to enable it to discharge its duties and
		committee, disclose that fact		responsibilities effectively.
		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.		



Corporat	Corporate Governance Council		Comment
Recomm	Recommendation		
di o th	listed entity should have and isclose a board skills matrix setting ut the mix of skills and diversity that he board currently has or is looking a achieve in its membership.	Complies	The skills of each Board member are disclosed on the Company's website and in the Company's Annual Report for each year. The Board Charter states the mix of skills and diversity the Board of directors is looking to achieve.
(£	a) the names of the directors considered by the board to be independent directors; b) if a director has an interest, position, association 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.	Complies	The names of the directors considered to be independent and their length of service as at 30 June 2024, are as follows: Dr Russell Howard – 11.15 years' service Mr Pete Meyers – 10.38 years' service Ms Lis Boyce – 1.22 years' service Ms Anne Anderson – 0.38 years' service None of these directors has an interest, position, association or relationship of the type described in Box 2.3.



Corp	orate Governance Council	Compliance	Comment
Reco	mmendation		
2.4	A majority of the board of a listed entity should be independent directors.	Complies	The Board recognises the value of non-executive directors bringing a variety of perspectives to the Board's consideration of strategic, risk and performance matters. In recognition of the importance of independent views and the Board's role in supervising the activities of management, the Board has determined that the majority of the Board should be independent of management. The Board considers that 4 of the 6 current Directors are independent. All directors are required to exercise
2.5	The chair of the board of a listed	Complies	independent judgement, and to review and constructively challenge the performance and recommendations of management. The Chair is an independent non-
2.3	entity should be an independent director and, in particular, should not be the same person as the CEO of the entity.	Compiles	executive director and the roles of Chairman and Chief Executive Officer are not exercised by the same individual.



Corpo	Corporate Governance Council		Comment
Recommendation			
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.	Complies	New directors undergo an induction process in which they are given a full briefing on the Company and the Company is committed to continuing development of its Directors and executives. For details on the induction of new directors and the objectives of the Company for continuing development of directors, please refer to the Board Charter.
PRINC	CIPLE 3 – INSTIL A CULTURE OF ACTING L	AWFULLY, ETHIC	CALLY AND RESPONSIBLY
3.1	A listed entity should articulate and disclose its values.	Complies	The Board has adopted a statement of Immutep's values which is published on the Company's website.



Corpo	orate Governance Council	Compliance	Comment
Recommendation			
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.	Complies	Please refer to Attachment C of the Board Charter for a copy of the Code of Conduct. In June 2020 the Board adopted an updated version of the Code taking into account the recommendations in the 4 th edition. The Code of Conduct requires that the Company's CEO and the Company's COO, General Counsel & Company Secretary, who are designated to receive reports under the Company's Whistleblower Policy, report any material breaches to the Board or to the Audit Risk & Compliance Committee. The Company's CEO and the Company's COO, General Counsel & Company Secretary have confirmed to the Board that they have not received any reports of material breaches of the Code of Conduct.



Corpo	orate Governance Council	Compliance	Comment
Reco	mmendation		
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.	Complies	The Board has adopted and published a Whistleblower Policy. The Whistleblower Policy requires that the Company's CEO and the Company's COO, General Counsel & Company Secretary, who are designated to receive reports under the Policy, report any material incidents reported under the Policy to the Board or to the Audit Risk & Compliance Committee. The Company's CEO and the Company's COO, General Counsel & Company Secretary have confirmed to the Board that they have not received any whistleblower reports of material incidents.



Corp	orate Governance Council	Compliance	Comment
Reco	mmendation		
3.4	A listed entity should:	Complies	The Board has adopted and published
	(a) have and disclose an anti-		the Company's Anti-Bribery and
	bribery and corruption policy; and		Corruption Policy.
	(b) ensure that the board or a committee of the board is		The Anti-Bribery and Corruption Policy requires that the Company's CEO and
	informed of any material		the Company's COO, General Counsel &
	breaches of that policy.		Company Secretary, who are designated to receive reports under the Company's
			Whistleblower Policy, report any
			material breaches of the Policy to the
			Board or to the Audit Risk & Compliance
			Committee.
			The Company's CEO and the Company's
			COO, General Counsel & Company
			Secretary have confirmed to the Board
			that they have not received any reports
			of material breaches of the Policy.



-		Governance Council	Compliance	Comment			
		ndation					
PRINC	PRINCIPLE 4 – SAFEGUARD THE INTEGRITY OF CORPORATE REPORTS						
4.1	The	board of a listed entity should:	Complies	The membership of the Audit & Risk			
	(a)	have an audit committee which:		Committee is comprised of three Non-			
		(1) has at least three members,		Executive Directors who are all			
		all of whom are non-		independent directors. The Chairman of			
		executive directors and a		the Audit Risk & Compliance Committee			
		majority of whom are		is an Independent Director who is not			
		independent directors; and		the Chairman of the Board. The			
		(2) is chaired by an independent		members of the Audit Risk &			
		director, who is not the chair		Compliance Committee are financially			
		of the board,		literate and have an appropriate			
		and disclose:		understanding of the industry in which			
		(3) the charter of the committee;		the group operates.			
		(4) the relevant qualifications					
		and experience of the		The relevant qualifications and			
		members of the committee;		experience of the members of the			
		and		Committee are contained in the			
		(5) in relation to each reporting		Directors' Report of the Annual Report.			
		period, the number of times					
		the committee met		Please refer to Attachment A of the			
		throughout the period and		Board Charter for a copy of the Audit			
		the individual attendances of		Risk & Compliance Committee Charter			
		the members at those		and to the Annual Report for details on			
		meetings; or		meetings held and the attendances of			
	(b)	if it does not have an audit		the respective Committee members.			
		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.					



Corpo	orate Governance Council	Compliance	Comment
Recor	nmendation		
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.	Complies	The Board receives this assurance from the Chief Executive Officer and the person who performs the Chief Financial Officer function for each of the Full Year and, Half Year reporting periods.
4.3	A listed entity should disclose its process to verify the integrity of any periodic corporate report it releases to the market that is not audited or reviewed by an external auditor.	Complies	The Audit & Risk Committee works in collaboration with the Disclosure Committee (established under the Company's Continuous Disclosure and Public Communications Policy) in reviewing all periodic reports before they are submitted to the Board and then the market. The Audit & Risk Committee ensures that: • members of management with relevant subject matter expertise are consulted on the content of such reports as appropriate; and • The content of the reports is verified as being based on first- hand knowledge of relevant subject matter experts or supported by other evidence.



-	orate Governance Council	Compliance	Comment
	mmendation	DISCLOSURE	
	CIPLE 5 – MAKE TIMELY AND BALANCED		The Company has a Continuous
5.1	A listed entity should have and	Complies	The Company has a Continuous
	disclose a written policy for complying with its continuous		Disclosure and Public Communications
	disclosure obligations under listing		Policy which sets out the procedures on
	rule 3.1.		the disclosure of any information
	Ture 3.1.		concerning the Group that a reasonable
			person would expect to have a material
			effect on the price of the Company's
			securities. These procedures also
			include the arrangements the Company
			has in place to promote communication
			with shareholders and encourage
			effective participation at general
			meetings.
			The Company's COO, General Counsel &
			Company Secretary has been nominated
			as the person responsible for
			communications with the Australian
			Securities Exchange (ASX) and NASDAQ
			which includes the responsibility for
			meeting the continuous disclosure
			requirements.
			All Company announcements, media
			briefings, details of Company meetings
			and press releases are available on the
			Company's website. The Company
			arranges for advance notification of
			significant group briefings and makes
			them widely accessible, including
			through the use of webcasting.
			Shareholders receive a copy of the
			Company's annual reports either by
			post or through electronic means.



Corpo	orate Governance Council	Compliance	Comment
Reco	nmendation		
5.2	A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.	Complies	This requirement is included in the Company's Continuous Disclosure and Public Communications Policy.
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.	Complies	This requirement is included in the Company's Continuous Disclosure and Public Communications Policy.



-	orate Governance Council	Compliance	Comment
Reco	mmendation		
PRIN	CIPLE 6 – RESPECT THE RIGHTS OF SECUI	RITY HOLDERS	
6.1	A listed entity should provide information about itself and its governance to investors via its website.	Complies	All information pertaining to the Company can be located on the Company's website, including Director and Management biographies, overview of operations, as well as copies of all announcements, presentations and reports. The Company also has a website landing page entitled "Corporate Governance" where all relevant corporate governance information can be accessed.
6.2	A listed entity should design and implement an investor relations program to facilitate effective two-way communication with investors.	Complies	The Board has established practices to facilitate effective communication with shareholders. The Chief Executive Officer and the Company Secretary oversee this process through the Company's website and investor updates. Regular briefings are held with professional investors. Prior to such briefings, any new information to be given is first released to the ASX. All shareholders are notified in writing of general meetings and are strongly encouraged to attend and participate in the Annual General Meetings of the Company, to lodge questions to be answered by the Board and / or Chief Executive Officer and to appoint proxies if they cannot participate personally.
6.3	A listed entity should disclose how it facilitates and encourages participation at meetings of security holders.	Complies	Please refer to Attachment F of the Board Charter for a copy of the Shareholder Communication Policy.



Corp	orate Governance Council	Compliance	Comment
Reco	mmendation		
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.	Complies	In the 2023 AGM all resolutions were voted by poll. The Company will continue to use polls for all resolutions included in a notice of meeting, as required by the <i>Corporations Act</i> .
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.	Complies	Through the Company's website, security holders are invited to provide their email address to enable electronic communication to and from the Company and its share registry.



Corpo	rate	Governance Council	Compliance	Comment			
Recon	nmer	ndation					
PRINC	PRINCIPLE 7 – RECOGNISE AND MANAGE RISK						
7.1	The	board of a listed entity should:	Complies	The Board has established a separate			
	(a)	have a committee or		Audit Risk & Compliance committee to			
		committees to oversee risk, each		oversee its Audit & Risk Management			
		of which:		framework. However, the overall Risk			
		(1) has at least three members, a		Management function has been			
		majority of whom are		retained by the full board. The board			
		independent directors; and		charter states that the board is			
		(2) is chaired by an independent		responsible for ensuring robust and			
		director,		effective risk management, compliance			
		and disclose:		and control systems (including legal			
		(3) the charter of the committee;		compliance) are in place and operating			
		(4) the members of the		effectively.			
		committee; and					
		(5) as at the end of each		As stated earlier, the Committee is			
		reporting period, the number		made up of three Non-Executive			
		of times the committee met		Directors who are all independent			
		throughout the period and		directors. It is also chaired by an			
		the individual attendances of		independent director.			
		the members at those					
		meetings; or		Please refer to Attachment A of the			
	(b)	if it does not have a risk		Board Charter for a copy of the Audit			
		committee or committees that		Risk & Compliance Committee Charter.			
		satisfy (a) above, disclose that		Information about the members of the			
		fact and the processes it		committee, the number of times the			
		employs for overseeing the		committee met throughout the most			
		entity's risk management		recent reporting period and the			
		framework.		individual attendances of members at			
				those meetings is contained in the			
				Directors' Report.			



-	Corporate Governance Council		Comment
Recommen	ndation		
7.2 The	e board or a committee of the ard should: 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	Complies	The Board is responsible for satisfying itself annually, or more frequently as required, that management has developed and implemented a sound system of risk management and internal control. Detailed work, particularly in respect of reviewing the Company's internal controls and its financial reporting and external audit processes, is delegated to the Audit & Risk Committee and reviewed by the full board. The Audit & Risk Committee is responsible for ensuring there are adequate policies in relation to risk management, compliance and internal control systems and that the Company is operating with due regard to the risk appetite set by the Board. It monitors the Company's risk management by overseeing management's actions in the evaluation, management, monitoring and reporting of material operational, financial, compliance and strategic risks. The Committee seeks to continually enhance the risk management framework as the business and operational environment evolves. It has undertaken a review of the entity's risk management framework and operation in accordance with the risk appetite set by the Board, as recommended in 7.2(a), for the financial year ended 30 June 2024.



Corpo	rate Governance Council	Compliance	Comment
Recommendation			
7.3	A listed entity should disclose:	Does Not	At present the Company does not have
	(a) if it has an internal audit	Comply	an Internal Audit Function as
	function, how the function is		recommended by the ASX Corporate
	structured and what role it		Governance Council's Principles and
	performs; or		Recommendations. The Board is of the
	(b) if it does not have an internal		view that the Company is not of a size or
	audit function, that fact and the		complexity that would require a formal
	processes it employs for evaluating		internal audit function. At present the
	and continually improving the		Company, through its Risk and Audit
	effectiveness of its governance, risk		Committee and under the Board's
	management and internal control		oversight, undertakes periodic reviews
	processes.		of its system of risk management and
			internal control and seeks the advice
			and recommendations of its external
			auditor in relation to its system of
			financial control and compliance.
			In discharging its duties, the Audit Risk &
			Compliance Committee has unrestricted
			access to all staff and to the Company's
			auditors and accountants, both internal
			and external, to seek information and
			explanations from them.



Corp	orate Governance Council	Compliance	Comment
Reco	mmendation		
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.	Complies	The Board retains the overall Risk Management function. The Board is of the view that: • the Company does not have any material exposure to environmental risk. As it is not at the stage of commercial manufacture, its activities are unlikely to adversely affect the natural environment and are not materially affected by adverse environmental events. • the Company does not have any material exposure to social risks. The scale of the Company's activities mean that it is highly unlikely that there are modern slavery practices or corrupt conduct in its supply chain. The Company's activities have not been materially adversely affected by recent geopolitical events. Therefore, the Board currently has no formal policies in place to manage such risks. However, the Board will continue to monitor exposure to such risks and implement appropriate policies when the Board identifies that it would be prudent to do so.



_	rate Governance Council	Compliance	Comment
	nmendation		
	CIPLE 8 – REMUNERATE FAIRLY AND RES		
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.	Complies	The membership of the Remuneration Committee is comprised of three Non- Executive Directors who are all independent directors. The Chairman of the Remuneration Committee is an Independent Non-Executive Director. The details of the members of the committee are disclosed in Directors' Report. Please refer to Attachment B of the Board Charter for a copy of the Remuneration Committee Charter and to the Annual Report for details on meetings held and the attendances of the respective Committee members.
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.	Complies	Please refer to the Remuneration Report in the Annual Report and to the Senior Executive Remuneration Policy included as Attachment E to the Board Charter.



Corpo	orate Governance Council	Compliance	Comment
Recor	nmendation		
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.	Complies	Non-executive directors may choose to receive equity-based remuneration instead of receiving directors' fees in cash. Currently our non-executive directors receive a part of their Directors' fees in the form of performance rights, which have been approved by Shareholders under Listing Rule 10.11, instead of cash, in varying proportions. Please refer to Attachment D to the Board Charter which provides under the subheading "Anti hedging Policy" that restricted Persons are not permitted to enter into transactions with securities (or any derivative thereof) in associated products which limit the economic risk of any unvested entitlements under any equity-based remuneration schemes offered by the Company.
ADDI	TIONAL RECOMMENDATIONS THAT APP	LY ONLY IN CERT	TAIN CASES
9.1	A listed entity with a director who does not speak the language in which board or security holder meetings are held or key corporate documents are written should disclose the processes it has in place to ensure the director understands and can contribute to the discussions at those meetings and understands and can discharge their obligations in relation to those documents.	Not applicable	
9.2	A listed entity established outside Australia should ensure that meetings of security holders are held at a reasonable place and time.	Not applicable	



Corporate Governance Council		Compliance	Comment
Recommendation			
9.3	A listed entity established outside	Not	
	Australia, and an externally managed	applicable	
	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.		