

Application of the QCA Corporate Governance Code published in April 2018 ("the New QCA Code")

Updated 30 November 2020

DELIVER GROWTH

	Principle	Application
1	Establish a strategy and business model which promote long-term value for shareholders	An explanation of the Group's business model and strategy is included on pages 12 to 14 of the Mpac Group plc Annual Report and Accounts for the year ended 31 December 2019 ("2019 Annual Report"). This is also available on our website: <u>http://www.mpac-group.com/about-us/business-model-and- strategy</u> The Company's principal risks and uncertainties and how the Company seeks to mitigate these risks is set out on pages 18 to 20 of the 2019 Annual Report.
2	Seek to understand and meet shareholder needs and expectations	 20 of the 2019 Annual Report. The Company welcomes contact with its shareholders and the Group Finance Director's contact details are set out in the Investors section of our website: http://www.mpac-group.com/investors/ir-contacts Directors are available to discuss any matters that shareholders might wish to raise. They maintain communication with institutional shareholders, other investors and analysts through meetings, particularly following publication of the Group's interim and full year preliminary results. All shareholders are encouraged to attend the Annual General Meeting at which the Group's activities will be considered and questions answered. The Directors are available to listen to the views of shareholders informally immediately following the AGM. Investor relations activity and a review of the shareholder register are quarterly items on the Board's agenda. The Company strives to provide a clear, balanced and comprehensive level of information and written material. The Company maintains a corporate website which contains regularly updated regulatory and other information. The Company also issues both statutory and non-statutory regulatory news announcements throughout the year to update on financial, operational and other matters. The Company offers its larger shareholders, either directly or via its broker, face-to-face meetings on a bi-annual basis at a minimum to present and discuss performance and other matters and obtain any feedback. These meetings are hosted by the Company's financial public relations adviser, twice a year to coincide with the announcement of its half year and full year financial results to present and discuss the same matters.



		The Board also regularly receives copies of analysts' and brokers' briefings. Details of all recent Group announcements are available on our website: <u>https://mpac-group.com/mpac-group-news/</u>
3	Take into account wider stakeholder and social responsibilities and their implications for long- term success	The Company's business model which describes the key resources and relationships on which the business relies is available on our website: <u>http://www.mpac-group.com/about-us/business-model-and- strategy</u> This is also set out on page 12 of our 2019 Annual report. The Board has a good understanding of the needs, interests and expectations of the Company's stakeholders and we will
4	Embed effective risk management, considering both opportunities and threats, throughout the organisation	The Group has an established framework of risk management and internal control systems, policies and procedures. The Audit Committee is responsible for reviewing this framework to ensure that it operates effectively.
		Principal risks identified are set out on pages 18 to 20 of our 2019 Annual Report with details of how the risks are mitigated. Executive Directors meet with senior management at least monthly to review ongoing trading performance versus budget and forecasts and risks associated with ongoing trading and to consider opportunities to develop and grow the business.
		The Audit Committee considers risk at its meetings and reports its findings to the Board. The Board considers opportunities to develop and grow the business at regular meetings and formally reviews the principal risks to the business at least annually.



MAINTAIN A DYNAMIC MANAGEMENT FRAMEWORK

	Principle	Application			
5	Maintain the board as a well-functioning,	The names of th	e directors	who served	during the
	balanced team led by the chair.	year ended 31 [ecember 20)19 are as fo	ollows:
		Andrew Kitching	man		
		Dr Tony Steels	Sman		
		John Davies			
		Doug Robertsor	ı		
		The names of th	e current di	rectors are	available on
		our website:	our com/in	uastars /has	ard /
		https://mpac-gr	oup.com/m	vestors/boa	
		The Board com	orises three i	independer	nt Non-Executive
		Directors (inclue			
		Directors. The B	-		
		Directors bring	an independ	ent judgem	ent. The Chairman
		was independer	nt on appoin	tment as Cl	hairman.
		0 0010 1			
			• •		ils of the number of
					the year ended 31 directors at those
		meetings.	and the atte	endance of	directors at those
		incetings.	-		
			Board	Audit	Remuneration
		Andrew	8/8	4/4	& Nomination 5/5
		Kitchingman	0,0	., .	0,0
		John Davies	8/8	4/4	5/5
		Doug	8/8	4/4	5/5
		Robertson			
		Tony Steels	8/8	-	-
		Will Wilkins	8/8	-	-
		The Non-Execut	ive Directors	s are expect	ted to devote such
			-		formance of their
					ctors are expected
		to spend a mini			
		Company. The E			full time
		employees of th	ie company.		



6	Ensure that between them the directors have	The names, background and experience of the current
	the necessary up-to-date experience, skills and	directors is available on our website:
	capabilities	https://mpac-group.com/investors/board/
		The Board considers that the experience and knowledge of each of the Directors is appropriate for the Company's current operations and strategy and gives them the ability to constructively challenge strategy, scrutinise performance and assess risk.
		The Board considers that the Non-Executive Directors are independent.
		Directors keep their skillset up to date with a combination of attendance at industry events, individual reading and study and experience gained from other board roles. The Company Secretary ensures the Board is aware of any applicable regulatory changes and updates the Board as and when relevant. Directors are able to take independent professional advice in the furtherance of their duties, if necessary, at the Company's expense.
		Directors also have direct access to the advice and services of the Company Secretary.
		Page 23 of our 2019 Annual Report provides details on the skills, experience and strengths each director brings to the Board and any other internal advisory roles and external commitments.
		Page 26 of our 2019 Annual Report provides information on director training and how the directors keep their skillset up to date.
		The Company's external advisers are set out on the Company's website at https://mpac- group.com/investors/corporate-advisers/



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7	Evaluate board performance based on clear and	Succession planning continues to be an area for
	relevant objectives, seeking	consideration by the Remuneration and Nomination
	continuous improvement	Committee and the Board. The matter is formally
		reviewed at least one per year by the Remuneration &
		Nomination Committee. Further details of the Company's
		approach to succession planning will be provided in its
		Annual Report and website as appropriate.
		All directors who have been in office for the whole of the
		financial year put themselves forward for re-election at
		the AGM every year. Directors appointed during the year
		seek election at the next AGM.
		The Board carries out a board evaluation process
		annually, to consider its performance over the previous
		year. The process for 2019 was informed by a detailed
		questionnaire completed by each director. The responses
		were analysed and fed back to the Board. Further details
		of the 2020 process will be disclosed in our 2020 Annual
		Report and on our website in due course.
8	Promote a corporate culture that is based on	The Board recognises that a corporate culture based on
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	ethical values and behaviours	sound ethical values and behaviours is an asset. In
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9	Maintain governance structures and processes	The Board continues to develop procedures to ensure
	that are fit for purpose and support good	effective corporate governance of the Group.
	decision-making by the board	
		The Chairman and Chief Executive Officer have separate, clearly defined roles. The Chairman is responsible for overseeing the Board and the Chief Executive Officer is responsible for implementing the Group's strategy and for its operational performance.
		The Board holds regular meetings and has a number of matters reserved for its approval, including major capital expenditure and dividend policy. The Board is responsible for reviewing, formulating and approving Group strategy and for approving Group budgets. Certain key areas are subject to regular reporting to the Board including financial reporting, capital expenditure and legal matters.
		The Board has an Audit Committee and a Remuneration and Nomination Committee, which operate under written terms of reference.
		The Audit Committee has responsibility for ensuring that the financial performance of the Group is properly measured and reported on and for monitoring the quality of internal financial controls and risk management systems. It reviews the scope and planning for the Group's external audit process and consider reports from the auditor. It also considers and approves the internal audit plan each year.
		The Remuneration and Nomination Committee works closely with the Board to consider succession planning and remuneration policy, having regard to the interests of its shareholders and other stakeholders.
		The Board committees' Terms of Reference are available on our website: <u>https://mpac-group.com/investors/board-committees</u>
		There are currently no plans in place for evolution of the corporate governance framework in line with the Company's plans for growth as the Board believe that the current structure of the Board is suitable for the Company's growth plans in the short to medium



term. However, the Board will keep this under regular review.

BUILD TRUST

	Principle	Application
10	Communicate how the company is governed and is performing by maintaining a dialogue with shareholders and other relevant stakeholders	Copies of previous Annual Reports and information about shareholder voting at previous Annual General Meetings of the Company are set out on our website: <u>http://www.mpac-group.com/investors</u>
		Our 2019 Annual Report includes an Audit Committee report and a Remuneration and Nomination Committee report which give details of the work undertaken by these Committees during the year.