Mpac Group plc Annual Report & Accounts 2024

Principles of the QCA Code

Deliver Growth

- 1. Establish a strategy and business model which promote long-term value for shareholders.
- 2. Seek to understand and meet shareholder needs and expectations.
- 3. Take into account wider stakeholder and social responsibilities, and their implications for long-term success.

27 Corporate governance

4. Embed effective risk management, considering both opportunities and threats, throughout the organisation.

Maintain a Dynamic Management Framework

- 5. Maintain the Board as a well-functioning, balanced team led by the Chair.
- 6. Ensure that between them the Directors have the necessary up-to-date experience, skills and capabilities.
- 7. Evaluate Board performance based on clear and relevant objectives, seeking continuous improvement.
- 8. Promote a corporate culture that is based on ethical values and behaviours.
- 9. Maintain governance structures and processes that are fit for purpose and support good decision-making by the Board.

Build Trust

10. Communicate how the Company is governed and is performing by maintaining a dialogue with shareholders and other relevant stakeholders.

How the Company has complied

The strategic aims and objectives of the Group are set by the Board. The strategy is set out on pages 5 to 7 and on the Group's website.

The Annual General Meeting serves as the perfect opportunity to meet and engage with its retail shareholders. When implementing the Group's strategic aims, the Board takes into account expectations of the Company's shareholders and also its wider stakeholders and social responsibilities.

The responsibility for the Group's internal control and risk management systems also falls under the Board's remit.

The risks faced by the Group are regularly reviewed by the Board, which ensures that the mitigation strategies in place are the most effective and appropriate for the Group's operations. The Group regularly reviews and updates its risk register, the principal risks to the Group are disclosed on pages 21 to 25 of the Strategic Report.

In my role as Chairman, I regularly consider the operation of the Board as a whole and the performance of the Directors individually. There is a Board performance review carried out annually.

Directors attend seminars and industry events from time to time as appropriate to assist with training.

All appointments to the Board are on merit, but with due consideration to the need for diversity on the Board. Such appointments are made to complement the existing balance of skills and experience on the Board.

The Board carries out a formal internal review annually in respect of its performance over the previous year. The evaluation is informed by detailed questionnaires completed by each Director, which are then summarised on an anonymous basis, considered by the Board and action taken as appropriate. This year, for the first time, the review was carried out by Ceredas, an external provider, in line with guidance included in the 2023 QCA Code.

The Company is committed to the Group operating to the highest standards of ethical behaviour. In support of the Group's business objectives, the Company strives for excellence in all it does through five key values: honesty & integrity, respect, empowerment & responsibility, delivery of commitments, and open communication. More information about the Group's Ethics Policy is available on the Company's website.

The Company operates an open and inclusive culture and this is reflected in the way that the Board conducts itself. The Non-Executive Directors attend the Group's offices and other Group events.

The application of the QCA Code is monitored by the Board which will revise its governance framework as necessary as the Group evolves.

The Board recognises the importance of maintaining regular dialogue with institutional shareholders to ensure that the Group's strategy is communicated and to understand the expectations of our shareholders.

Board of Directors

Andrew Kitchingman FCA

Independent Non-Executive Chairman

Appointment: Andrew joined the Board on 11 May 2016 as a Non-Executive Director and was appointed Chairman of the Board on 19 April 2018.

Committees: Member of the Audit Committee and the Remuneration and Nomination Committee.

Skills and experience: Andrew is a Fellow of the Institute of Chartered Accountants in England and Wales, and formerly worked in senior positions in corporate finance with a number of firms, including KPMG, Hill Samuel, Albert E Sharp, Brewin Dolphin and WH Ireland.

Key strengths:

- Strong experience of financial control and good corporate governance
- > Expertise in equity and debt capital raising
- > Mergers & acquisitions

External appointments:

- > Chairman of H.C. Slingsby PLC
- > Non-Executive Director of Andrew Sykes Group plc
- > Chairman of British Board of Agrément
- > Treasurer of Ripon Cathedral

Adam Holland

Chief Executive Officer

Appointment: Adam joined the Board as Chief Operating Officer on 1 November 2022 and was appointed Chief Executive Officer on 17 May 2023.

Skills and experience: Adam is a Chartered Engineer and Chartered Physicist, with a Masters degree in Natural Sciences from the University of Cambridge, and qualifications from Warwick Business School UK and the Tuck School of Business USA. Adam previously held a number of senior executive and company director positions in global engineering and technology companies including JCB, Siemens and Rolls-Royce plc., and in the space and defence sector at AEA Technology plc.

Key strengths:

- Extensive Commercial and Operational experience gained from roles based in both the UK and internationally
- > Proven track record in business development
- More than 20 years leading businesses to deliver market share growth

Will Wilkins

Chief Financial Officer

Appointment: Will joined the Board as Chief Financial Officer on 22 June 2018.

Skills and experience: Will is a Chartered Certified Accountant and, prior to his appointment, he held a variety of senior positions with the Company, including Group Financial Controller, Group Operations Director and a senior project director role. He previously held a senior financial position at BSH Home Appliances and began his career at Grant Thornton in 1992.

Key strengths:

- Extensive experience in improving business systems, processes and controls
- More than 25 years' proven track record as a senior finance professional with strong financial reporting discipline
- Cross functional practical experience in operations and finance

Doug Robertson

Independent Non-Executive Director

Appointment: Doug joined the Board on 1 November 2018 as a Non-Executive Director.

Committees: Chair of the Audit Committee and member of the Remuneration and Nomination Committee.

Skills and experience: Doug is a Fellow of the Institute of Chartered Accountants in England and Wales and was Group Finance Director of SIG plc until he retired from the role in January 2017. Prior to joining SIG, Doug was Group Finance Director of Umeco plc and Seton House Group Limited. He spent his early career with Williams plc in a variety of senior financial and business roles.

Key strengths:

- Extensive multinational financial management experience in both public and private companies
- > Strategic planning
- Acquisitions and divestments

External appointments:

> Non-Executive Director of Zotefoams plc

Sara Fowler

Independent Non-Executive Director

Appointment: Sara joined the Board on 6 March 2020 as a Non-Executive Director.

Committees: Chair of the Remuneration and Nomination Committee and a member of the Audit Committee.

Skills and experience: Sara is a chartered accountant and former partner with Ernst & Young ("EY"), a former practising member of the Academy of Experts and a CEDR accredited mediator. She had been with EY for 30 years, a partner for 17 years and senior partner for EY Midlands for seven years until 30 June 2017. She was on the Board of the Compulsory Purchase Association and Chair of the CBI West Midlands.

Key strengths:

- Extensive HR experience gained through her roles at EY and as an accredited mediator
- > Extensive financial experience
- > Experience of developing the skills agenda

External appointments:

> Chair of BHSF Group Limited

Matthew Taylor

Independent Non-Executive Director

Appointment: Matthew joined the Board on 21 October 2021 as an independent Non-Executive Director.

Committees: Member of the Audit Committee and the Remuneration and Nomination Committee.

Skills and experience: Matthew has over 20 years of Executive and Board of Directors experience within the automotive, steel and manufacturing sectors across the world, including Belgium, the UK and Hong Kong. He has previously held several executive- level roles including CEO of J C Bamford Excavators, CEO of Edwards Vacuum and more recently CEO of Bekaert SA, a role he held until 2020.

Key strengths:

- > Extensive senior executive experience
- Steel and Manufacturing industry experience of over 20 years
- > Strong experience of good corporate governance

External appointments:

- > Non-Executive Director of Surface Transforms plc
- > Non-Executive Director of Strip Tinning Holdings plc





Left to right: Sara Fowler, Matthew Taylor, Doug Robertson, Adam Holland, Andrew Kitchingman, Will Wilkins.

Corporate governance report

Board meetings

The Board has an established schedule of meetings throughout the year, with additional meetings convened when required. The Board addresses several recurring items at each Board meeting, including strategic, operational (including health & safety) and financial performance updates. The Directors maintain a dialogue between Board meetings on a variety of matters.

In addition to the regular scheduled Board meetings, a further five adhoc Board meetings were held during the year to discuss matters related to the acquisitions of Siga Vision Limited, Boston Conveyor and Automation and CSi Palletising. Due to the short notice given for these adhoc meetings, not all directors were able to attend each meeting. Directors unable to attend received full Board briefing packs and were given the opportunity to provide comments to the Chairman and the CEO in advance of the meetings so that their views were heard. The table below sets out the attendance record of individual Directors at the Board meetings held during 2024:

Directors	Board Meeting Attendance
A J Kitchingman	16/17
A P Holland	17/17
W C Wilkins	16/17
S A Fowler	14/17
D G Robertson	13/17
M G R Taylor	14/17

Composition and independence of the Board

The Board currently consists of six Directors: the Non-Executive Chairman, two Executive Directors and three Non-Executive Directors. All the Non-Executive Directors are considered independent. Details of each Director's experience and background are given in their biographies on page 30. Their skills and experience are relevant and cover areas including financial management and control, capital raising, capital goods industries, banking, engineering, strategic planning, business development, mergers and acquisitions and international management.

Appointments to the Board and re-election

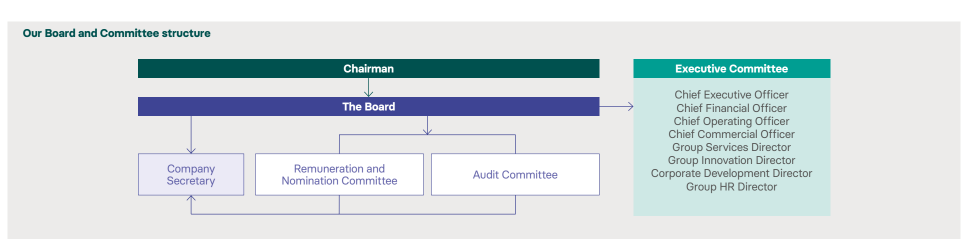
The Board has delegated the tasks of reviewing Board composition, searching for appropriate candidates and making recommendations to the Board on candidates to be appointed as Directors to the Remuneration & Nomination Committee. Further details on the role of the Remuneration & Nomination Committee may be found on pages 40 to 47. All Directors will offer themselves for annual re-election, in accordance with best practice in corporate governance. The Board considers all Directors to be effective and committed to their roles.

Division of responsibilities

The Chairman and Chief Executive have separate, clearly defined roles. The Chairman leads the Board and is responsible for its overall effectiveness in directing the Company, and the Chief Executive is responsible for implementing the Group's strategy and for its operational performance.

Executive Directors

The Executive Directors are full-time employees of the Company and have entered into service agreements with the Company. Neither Executive Director holds an external non-executive directorship.



The Board delegates certain responsibilities to its Committees, so that it can operate efficiently and give an appropriate level of attention and consideration to relevant matters. The Company has an Audit Committee and a combined Remuneration and Nomination Committee, both of which operate within a scope and remit defined by specific terms of reference determined by the Board. The Annual Report includes a report from each of these Committees and describes the work each Committee has undertaken during the year. All of the Board Committees are authorised to obtain, at the Company's expense, professional advice on any matter within their Terms of Reference and to have access to sufficient resources in order to carry out their duties.

Non-Executive Directors

Each of the Non-Executive Directors has entered into a letter of appointment with the Company, which sets out the duties of the Director and the time commitment expected. They are expected to commit at least 24 days per annum to their role and are specifically tasked with:

27 Corporate governance

- > bringing independent judgement to bear on issues put to the Board;
- > applying their knowledge and experience in considering matters such as strategy, company performance, use of resources and standards of conduct; and
- **)** ensuring high standards of financial probity and corporate governance.

The Board delegates certain responsibilities to its Committees, so that it can operate efficiently and give an appropriate level of attention and consideration to relevant matters. The Company has an Audit Committee and a combined Remuneration & Nomination Committee, both of which operate within a scope and remit defined by specific Terms of Reference determined by the Board.

These Terms of Reference are available on the Company's website. The Annual Report includes a report from each of these Committees describing the work each Committee has undertaken during the year. All of the Board Committees are authorised to obtain, at the Company's expense, professional advice on any matter within their Terms of Reference and to have access to sufficient resources in order to carry out their duties.

How the Board operates

The Board is responsible for:

- > developing Group strategy, business planning, budgeting and risk management;
- > monitoring performance against budget and other agreed objectives;
- > setting the Group's values and standards, including policies on employment, health and safety, environment and ethics;
- > relationships with shareholders and other major stakeholders;
- > determining the financial and corporate structure of the Group (including financing and dividend policy);
- > major investment and divestment decisions, including acquisitions, and approving material contracts; and
- > Group compliance with relevant laws and regulations.

The Board retains control of certain key decisions through the schedule of Matters Reserved for the Board. Anything falling outside of the schedule of Matters Reserved for the Board or the Committee Terms of Reference falls within the responsibility and authority of the Chief Executive Officer, including all executive management matters. Day-to-day management of the Company's business is delegated to the Executive Directors and in turn to senior members of the leadership team in accordance with a clear and comprehensive statement of delegated authorities.

The Board meets at regular intervals and met 17 times during the year. Directors also have contact on a variety of issues between formal meetings and there is also contact with the Executive Leadership Team of the Group. An agenda and accompanying detailed papers, covering key business; governance issues; and reports from the Executive Directors and other members of senior management, are circulated to the Board in advance of each Board meeting. All Directors have direct access to senior management should they require additional information on any of the items to be discussed. A calendar of matters to be discussed at each meeting is prepared to ensure that all key issues are captured.

At each meeting, the Board reviews comprehensive financial and trading information produced by the management team and considers the trends in the Company's business and its performance against strategic objectives and plans. It also regularly reviews the work of its formally constituted standing Committees as described below and compliance with the Group's policies and obligations.

All Directors are expected to attend all meetings of the Board and any Committees of which they are members, and to devote sufficient time to the Company's affairs to fulfil their duties as Directors. Where Directors are unable to attend a meeting, they are encouraged to submit any comments on paper to be considered at the meeting to the Chairman in advance to ensure that their views are recorded and taken into account during the meeting.

Directors are encouraged to question and voice any concerns they may have on any topic put to the Board for debate. The Board is supported in its work by Board Committees, which are responsible for a variety of tasks delegated by the Board. There is also an Executive Committee composed of the Chief Executive Officer, Chief Financial Officer, and representatives from senior management whose responsibilities are to implement the decisions of the Board and review the key business objectives and status of projects.

The main activities of the Board during the year

During the year, the majority of the meetings were held in-person, with five meetings taking place via video conferencing.

There are a number of standing and routine items included for review on each Board agenda. These include the Chief Executive Officer's trading update, a health and safety report, operations reports, financial reports, governance and investor relations updates. In addition, key areas put to the Board for consideration and review this financial year included:

- > approval of annual and half-year report and financial statements;
- dividend strategy;
- > review and approval of budget;
- > strategy review and its implementation;
- going concern and cash flow;
- > people strategy;
- > review of pension arrangements;
-) investor relations; and
- > acquisitions and integration.

Corporate governance report continued

External advisers

The Board seeks advice on various matters from its nominated adviser Shore Capital, joint-broker Panmure Liberum Capital, and other advisers as appropriate.

Development, information and support

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 and governance changes and developments 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. The Company Secretary supports the Chairman in ensuring that the Board receives the information and support it needs to carry out its role effectively.

Conflicts of interest

Under the Company's Articles, the Directors may authorise any actual or potential conflict of interest a Director may have and may impose any conditions on the Director that are felt to be appropriate. Directors are not able to vote in respect of any contract, arrangement or transaction in which they have a material interest and they are not counted in the quorum. A process is in place to identify and monitor any of the Directors' potential or actual conflicts of interest.

Performance evaluation

The Chairman considers the operation of the Board and performance of the Directors on an ongoing basis as part of his duties and will bring any areas of improvement he considers are needed to the attention of the Board. Until this year, the Board has carried out an internal evaluation each year in respect of its performance over the previous year. In line with changes to the QCA Code, which will become effective from the 2025 reporting year, the Board made the decision to conduct an externally facilitated Board Performance Review for the first time in 2024. The intention is that in accordance with best practice, the Board will periodically carry out externally facilitated reviews, with internal reviews carried out in the intervening years.

The Board appointed Ceredas Limited, to carry out the externally facilitated evaluation in 2024. Ceredas Limited does not have any connection with the Group nor with the individual Directors.

The evaluation involved a combination of one-to-one interviews with the Directors and Company Secretary, review of Board papers, minutes and terms of reference of the Board and its Committees and observation of Board and Committee meetings held on 18 October 2024. The results of the evaluation were shared with the Board in December 2024 and discussed at their meeting in February 2025.

The evaluation confirmed that the Board was operating effectively with good quality relationships between the directors and well-established governance processes. Ceradas made a number of recommendations (including reviewing the Board's Committees structures and Board Reporting formats) for further enhancing the Board's governance processes and approach. These recommendations are currently being reviewed and considered by the Board and an update will be provided in the Company's 2025 Annual Report.

Accountability

The Company has in place a system of internal financial controls commensurate with its current size and activities, which is designed to ensure that the possibility of misstatement or loss is kept to a minimum. These procedures include the preparation of management accounts, forecast variance analysis and other ad-hoc reports. There are clearly defined authority limits throughout the Group, including matters reserved specifically for the Board.

Risk management and internal control

Risks throughout the Group are considered and reviewed on a regular basis. Risks are identified and mitigating actions put into place as appropriate.

Principal risks identified are set out in the Strategic report on pages 21 to 25. Internal control and risk management procedures can only provide reasonable and not absolute assurance against material misstatement. The internal control procedures were in place throughout the financial year and up to the date of approval of this report.

Financial and business reporting

The Board seeks to present a fair, balanced and understandable assessment of the Group's position and prospects in all half-year, final and any other ad-hoc reports, and other information as may be required from time to time. The Board receives a number of reports, including those from the Audit Committee, to enable it to monitor and clearly understand the Group's financial position.

Business ethics

The Board is committed to the Group operating to the highest standards of ethical behaviour. The Group's Ethics policy sets out certain principles that the Board expects all businesses within the Group to adhere to and certain values that should be embodied in the day-to-day activities of the Group. It expects all employees of the Group, led by the members of the Board and the Group's senior management, to encourage and support all other employees in acting in accordance with the policy. In support of this policy and its principles, the Board has published guidance in the Group Ethics policy, which is available on the Company's website at www.mpac-group.com/group-policies.

Whistleblowing

The Company has a whistleblowing procedure, details of which are provided to all employees. Staff may report any suspicion of fraud, financial irregularity or other malpractice to a senior manager, Executive Director, or an independent helpline. The policy is reviewed by the Audit Committee every year and updated as required. Details of any matters raised under this procedure are reported to the Audit Committee.

35

Shareholders

The Company welcomes contact with its shareholders and they can contact the Company via the Investors section of the website. 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. The Board also regularly receives copies of analysts' and brokers' briefings.

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 Annual Report and Accounts is a key communication document and is also available on the Company's website. 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 brokers, 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 Chief Executive Officer and Chief Financial Officer. The Company also hosts a briefing for analysts, arranged 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.

Annual General Meeting (AGM)

All shareholders are encouraged to attend the AGM 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.

This year's AGM will be held on Thursday 12 June 2025. The Notice of Annual General Meeting is set out on pages 113 to 117 and will be available on the Company's website at www.mpac-group.com. Separate resolutions are provided on each issue so that they can be given proper consideration.

Andrew Kitchingman Chairman

28 April 2025