Pendal Group Limited Level 14, The Chifley Tower 2 Chifley Square Sydney NSW 2000 Australia



ABN 28 126 385 822

4 November 2020

Company Announcements Office ASX Limited 20 Bridge Street SYDNEY NSW 2000

Pendal Group Limited Full Year Profit Announcement for the 12 months ended 30 September 2020

The following documents are attached for lodgement:

- 1. Appendix 4E
- 2. ASX Announcement
- 3. Annual Report
- 4. Analyst Presentation
- 5. Shareholder Update
- 6. Appendix 4G
- 7. Corporate Governance Statement
- 8. Corporate Sustainability Report

Yours sincerely

Authorising Officer

Joanne Hawkins Group Company Secretary Pendal Group Limited

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PENDAL

Corporate Governance Statement 2020

The future is worth investing in



Introduction and Purpose

This Corporate Governance Statement sets out the extent to which the corporate governance practices of Pendal Group Limited (**the Company**) for the year ended 30 September 2020 follow the third edition of the Corporate Governance Principles and Recommendations published by the ASX Corporate Governance Council (**ASX Recommendations**). This statement also addresses:

- the corporate governance framework for the Company and its subsidiaries (Pendal Group or Group)
- key risks and Pendal Group's response to mitigating these risks
- other governance issues and tax information provided in accordance with the voluntary Tax Transparency Code published by the Board of Taxation.

This statement was approved by the Board on 4 November 2020.

ASX Principle 1 - Lay solid foundations for management and oversight

Recommendation 1.1

A listed entity should disclose:

- (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.

The role of the Board and management

The Board is responsible for the governance of the Group and has reserved a number of responsibilities to the Board. These responsibilities are set out in the Board's Charter and include:

- appointing the Chairman of the Board
- appointing the Group CEO
- approving the Group's strategic plan and annual budget
- · overseeing management's implementation of the Group's strategic plan and its performance against the annual budget
- · approving the appointment of members of the Global Executive Committee
- approving significant Group policies
- approving the Group's remuneration framework
- · approving the half year and year-end financial statements and reporting documents
- · approving dividends
- reviewing the performance and independence of the external auditor, and
- setting the Group's risk appetite and monitoring the effectiveness of the Group's governance and risk management policies and procedures and the adequacy of its internal control mechanisms.

The Board operates in accordance with the terms of a written Charter, which can be found on our website (www.pendalgroup.com).

Delegation to management

The Board has delegated management of the Pendal Group's day-to-day operations to the Group Chief Executive Officer & Managing Director (**Group CEO**). Authority delegated by the Board to the Group CEO must be exercised:

- within the strategy and risk appetite approved by the Board
- · in accordance with approved policies, and
- subject to specific regulatory obligations.

The Group CEO may sub-delegate any authority granted by the Board and is accountable to the Board for all decisions made in accordance with delegated authority.

Recommendation 1.2

A listed entity should:

- (a) undertake appropriate checks before appointing a person, or putting forward to security holders a candidate 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.

Director selection

Non-Executive Directors are appointed by the Board, following a recommendation from the Board's Remuneration & Nominations Committee (RNC). In making recommendations to the Board, the RNC has regard to:

- · the collective skills and experience required by the Board to effectively discharge its duties
- · the future composition and size of the Board, including the number of independent directors on the Board, and
- the background, experience, professional skills and personal attributes of the candidates, including having regard to diversity considerations.

Appropriate background checks are undertaken before a person is appointed as a Director of the Company.

Director appointment

When a Director faces election, or re-election, the Company provides shareholders with all material information in its possession, relevant to whether shareholders should elect or re-elect the Director, including:

- · the Director's qualifications and experience
- · details of other material directorships currently held by the Director
- · whether the Board considers the Director to be an Independent Director
- · the length of time the Director has served on the Board, and
- a recommendation from the Board in relation to the election or re-election of the Director.

Recommendation 1.3

A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.

Non-Executive Directors

Non-Executive Directors are appointed by way of a formal letter. The letter sets out the key terms and conditions of the Director's appointment including such matters as:

- the term of the appointment
- the Company's expectations of Directors including their expected time commitment, duties to the Company, meeting attendance and preparation
- · committee membership
- · remuneration, including superannuation entitlements
- the Director's obligations to disclose details of their interests in the Company's securities and any matter which may impact on their independence
- · education and training
- · details of significant Company documents including key policies
- · indemnity and insurance arrangements, and
- ongoing rights to corporate information and confidentiality obligations.

Senior Executives

At the time of their appointment, Pendal Group enters into written agreements with the Group CEO and key management personnel. Further detail about the executive employment agreements entered into with key management personnel are contained in the 2020 Remuneration Report.

Recommendation 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.

Company Secretary

The Board is responsible for the appointment of the Company Secretary. The Company Secretary is accountable directly to the Board through the Chairman, on governance matters and all matters relating to the proper functioning of the Board. Details of the experience and qualifications of the Group Company Secretary, Joanne Hawkins, are set out in the 2020 Directors' Report.

Recommendation 1.5

A listed entity should:

- (a) have a diversity policy which includes requirements for the board or a relevant committee of the board to set measurable objectives for achieving gender diversity and to assess annually both the objectives and the entity's progress in achieving them;
- (b) disclose that policy or a summary of it; and
- (c) disclose as at the end of each reporting period the measurable objectives for achieving gender diversity set by the board or a relevant committee of the board in accordance with the entity's diversity policy and its progress towards achieving them, and either:
 - 1) the respective proportions of men and women on the board, in senior executive positions and across the whole organisation (including how the entity has defined "senior executive" for these purposes); or
 - 2) 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.

Diversity & Inclusion (D&I) at Pendal Group

The success of the Group relies on valuing every employee for their distinctive skills, experience and perspective, aligned to Pendal Group's values and common purpose. Divergent views promote creative thinking and innovation, which in turn strengthens decision-making, risk management and business performance.

The Board and Executive are committed to workplace diversity, considering it broadly to include (but not be limited to) individual differences in view, personal/work experiences, lifestyle, ethnicity, nationality, culture, religion, age, gender, disability, physical attributes, family responsibility, sexual orientation and education.

It also recognises the critical importance of inclusion and providing a work environment where everyone is supported to fully participate and feel respected for their unique contribution.

Pendal Group's commitment to D&I is reflected in our D&I Policy and is supported across the business by our D&I Strategy.

D&I Strategic Priorities

Pendal Group is focused on the following strategic priorities:

- encourage broad diversity across all levels and areas of the business, particularly within the senior ranks and emerging talent pool
- mitigate leader/key decision maker bias to enhance business decision making
- embed organisational culture, values and leadership behaviours that support a diverse and inclusive work environment where all individuals feel valued and respected and can contribute
- develop women in senior leadership and diverse employee groups through targeted initiatives
- increase female representation across the investment teams
- ensure flexible work practices, leave types and benefits are operational across all organisational levels to meet the
 differing needs of Pendal group employees and to attract and retain a diverse workforce, and
- regularly monitor and report on progress against measurable stretch D&I targets

Progress against D&I Gender Targets

Pendal Group's gender targets at Board and Executive level are to be achieved by 2023. Progress against these targets is regularly reviewed by the Board.

The table below highlights the progress made in achieving these targets as at 30 September 2020, as compared to 30 September 2019:

D&I Gender Target	Progress as at 30 September 2019	Progress as at 30 September 2020
A minimum of 40% female representation on the Pendal Group Board	43%	43% The Board target continued to be exceeded this financial year, and is matched to the gender representation achieved in 2019.
A minimum of 40% female representation at Pendal Group Executive level The Pendal Group Executive Teams include both CEO-1 and CEO-2 level employees aligned with the Pendal Group Global Executive team structure.	30%	Female representation across Pendal Group's Executive teams increased slightly this year. Pendal Group is focused on achieving its 40% female representation target for the Executive Team by 2023.

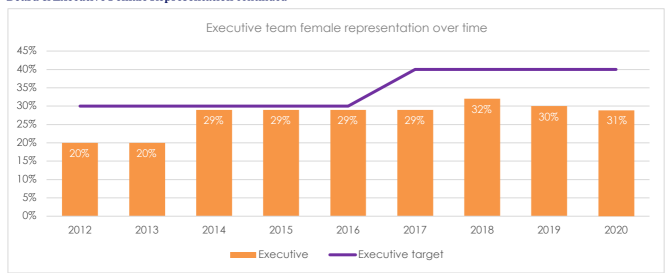
Pendal Group Gender Diversity

Across the Group more broadly, female representation as at 30 September 2020 was 37%, which is consistent with the Group's gender composition in the previous two Financial Years (38% was achieved in 2019 and 37% in 2018).

The Charts below and on page 6 represent gender diversity at Board and Executive Team level over time against the Financial Year 2023 targets established for each group.

Board & Executive Female Representation





Board & Executive Female Representation continued

Pendal Group's D&I Initiatives that support Gender Equality and a Diverse Workforce

Across the Pendal Group there are a number of programs and initiatives designed to build greater diversity and inclusion. These differ in each region to target specific areas and programs.

FY20 highlights

To bring to life the Group's D&I Strategy, with a particular focus on establishing a pipeline of talented female investors, and encouraging the participation of women in the investment management industry, the following are examples of our support for a host of industry initiatives in addition to our own programs during the 2020 Financial Year.

D&I Governance and continuous improvement

- This year, Pendal Group established D&I Committees, in the UK (representing UK, US and Singapore regions) and Australia. Each Committee is sponsored by the resident CEO and attended by employees from a broad cross section of business units. Their remit is to champion local initiatives that support the Group's D&I priorities and will advance and elevate D&I across the Group.
- The D&I Committees have been actively involved in establishing a new Group D&I policy, bringing together the policies of their respective entities. The Group policy articulates a unified commitment to D&I, clearly outlining the Group's strategic D&I priorities and how they are supported. Approved by the Board, the Group D&I Policy is available on the Pendal website.
- A D&I survey was rolled out in Australia to better understand how this important topic is perceived by employees
 working in this region. The results of the survey identified areas for improvement, and a decision was made for the D&I
 Committee and CEO to jointly facilitate targeted employee focus groups. These groups have commenced with the
 intention to identify solutions for how we can improve D&I. Solutions are expected to be implemented early in the 2021
 calendar year. The D&I survey results will now provide a baseline for ongoing measurement and progress tracking.

Advancing female participation in investment management

- Pendal Group in the UK participated in the 30% Club, an initiative aimed at increasing and maintaining gender balance in the workplace and attended by 102 organisations across a range of industries. Specifically, eight UK-based female employees joined the 30% Club's nine month cross-company mentoring pilot program as mentees and were matched with senior male or female mentors from other organisations. Additionally, four female and four male UK-based employees joined the program this year as mentors.
- As one of seven inaugural signatories, Pendal Group in Australia joined the recently launched Hesta 40:40 Vision, an ambitious investor-led initiative that aims to see women fill at least 40% of executive roles in the ASX200 by 2030. Prominent investors supporting this campaign are committed to working together to drive structural change, engaging with and encouraging ASX200 companies to achieve greater gender balance in their senior leadership ranks of 40% women, 40% men and 20% any gender and to set clear, public targets towards this goal. 40:40 Vision has the support of industry partners, Chief Executive Women, The Australian Council of Superannuation Investors, 30% Club and the Workplace Gender Equality Agency.
- Pendal Group continues to be actively involved in university programs aimed at encouraging young women into investment management:
 - In Australia, high performing female university students were once again hosted over the summer break as part of the Investment Intern Program. Female penultimate year students completed eight-week investment analyst placements in our Global Equities, Responsible Investments, Australian Equities and Bond, Income and Defensive Strategies teams. The program was intended to run over the winter break but was deferred due to COVID-19 restrictions. Recruitment is currently underway to select students who will participate in the upcoming summer break virtual internships via remote project work.

- A female analyst is an Honorary Associate of the University of Sydney Business School. She is actively involved with a portfolio management course in which she encourages greater female participation, through guest lecture presentations and individual mentoring for female students.

Encouraging the participation of broad diversity in investment management

- To achieve significantly greater reach to people with diverse backgrounds, Pendal Group continued its participation in the Future IM/Pact Program, an Australian industry working group it joined as a foundation member, together with other asset owner and manager organisations in November 2017. The core objective of the program is to attract more diverse talent to the investment management industry. This year, in partnership with InsideSherpa, Future IM/Pact launched the global Investment Management Virtual Internship Program, significantly increasing the industry's exposure to diverse, junior talent while providing meaningful opportunities for students to upskill and gain valuable industry insight. In addition, the National Students Investment Competition was held in September 2020.
- Pendal Group partnered again with School Home Support, a UK charity that works with children and families to maximise educational opportunities and career prospects, hosting a work experience program specifically targeting students from diverse socioeconomic backgrounds. The initiative is aimed at providing these students with access to financial services organisations and insight in to the potential career opportunities on offer.
- Pendal Group continued its partnership with Investment 2020, a UK organisation focused on bringing more diverse
 talent into investment management. This program is designed to build a talent pipeline for the future, and offers 12month placements to individuals across different areas of the business. In addition, the London office participated in
 Investment 2020's week long work experience program in February 2020, hosting five students from diverse
 socioeconomic backgrounds to provide them with an opportunity to meet people in a range of roles and to develop
 employment skills.
- Pendal Group supported a new initiative this year- #100blackinterns, a sector-wide program focused on offering paid internships to black students across the UK to help start their career in investment management. An internship is scheduled to commence in Summer 2021.

Flexible Work Arrangements

The Group continued to offer policies and practices designed to support flexible work arrangements, promote D&I and foster work-life balance, irrespective of gender and in step with the employee's stage of life. Working from home was a critical requirement this year, which Pendal Group successfully and efficiently enabled, in line with government and health authorities' COVID-19 restrictions and recommendations. In light of this global shift to flexible working, the Group is committed to reviewing the approach it takes to flexible working in the 2021 Financial Year. The arrangements offered during the 2020 Financial Year included:

- working from home (with Microsoft Teams being introduced to facilitate collaborative and efficient remote working practices)
- part-time work
- compressed working hours
- purchased leave (of up to four weeks per year)
- paid parental leave (over and above legislative entitlements)
- · continued benefits during parental leave
- leave and support available under the Domestic Violence Support Policy
- · superannuation during unpaid parental leave
- · timeout and career breaks, and
- · job sharing.

WGEA Report

The Group is a relevant employer as defined under the Australian Workplace Gender Equality Act. Accordingly, Pendal Group submitted its annual report to the Australian Workplace Gender Equality Agency in July 2020. The report provides a breakdown of gender composition and average pay across all levels of the organisation in Australia. It also sets out the work practices and policies in place to support gender diversity and pay equity. The report can be accessed on Pendal Group's website under Diversity - Working @ Pendal.

Industry Memberships

This financial year, Pendal Group continued its memberships in Australia with the Women in Banking & Finance Group, the Diversity Council of Australia and the NSW Equal Employment Opportunity Practitioners' Association, and in the UK with the Investment Association and the UK's Diversity Project, a group which champions a more inclusive culture within the investment management industry. These memberships ensure that the organisation keeps abreast of global D&I research, insights and thought leadership, and provide access to industry networks, specialists and online resources.

Recommendation 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, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.

Board performance

The Board conducts periodic evaluations of the performance of the Board, its Committees and individual Directors.

An independent review of the performance of the Board, its Committees and Directors was undertaken during the 2018 Financial Year with the objective of assessing risk and looking to areas in which the Board could strengthen and enhance its performance.

In overview, the assessment considered the Board's access to accurate, timely information necessary to govern properly; structural and process issues associated with oversight of a global company; leadership and company culture; board composition and succession planning and maintenance of a board dynamic of intellectualism and robust discussion and debate. Individual Directors also received feedback on their own performance. In the 2020 Financial Year, the Board has continued to implement the recommendations from the review and will undertake a further independent review in the 2021 Financial Year.

The Board also recently reviewed the performance of Directors James Evans and Deborah Page, prior to them facing reelection at this year's Annual General Meeting. Following this review, the Board will recommend to shareholders that they vote in favour of the re-election of James Evans and Deborah Page at the Company's Annual General Meeting which will be held on 11 December 2020.

Recommendation 1.7

A listed entity should:

- (a) have and disclose a process for periodically evaluating the performance of its senior executives; and
- (b) disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.

Executive performance evaluation

The RNC reviews and approves the annual performance objectives and measures of the Group CEO. As part of Pendal Group's performance management cycle, the performance of the Group CEO and members of the Global Executive Committee is reviewed and evaluated at the end of each financial half year and full year. Performance is reviewed and evaluated against previously agreed objectives which are based on financial, non-financial and risk focused criteria.

ASX Principle 2 - Structure the board to add value

Global Group Structure

Since the acquisition of J O Hambro Capital Management Limited (**JOHCM**) in 2011, Pendal Group has transformed into a global asset management business, which is reflected in its increased scale, its global footprint and its amplified complexity. Now, over half of funds under management and more than three quarters of profits are generated outside of Australia.

As a global funds management business, Pendal Group is managed by a Global Executive Committee. Pendal Group Non-Executive Directors also serve on the board of J O Hambro Capital Management Holdings Limited (**JOHCM Holdings**) to support the Group's global governance framework. Pendal Group and JOHCM Holdings board and committee meetings are conducted in an omnibus arrangement.

Board and Committees

As at 30 September 2020, the Board comprised seven Directors: 6 Non-Executive Directors and the Managing Director. The roles of Chairman and Managing Director are performed by different individuals.

The current committees of the Board are:

- · the Audit & Risk Committee
- the Remuneration & Nominations Committee.

The composition of the Board and its Committees during the 2020 Financial Year is set out in Table 1:

Table 1

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Name	Status	Audit & Risk Committee	Remuneration & Nominations Committee	Year Appointed
James Evans	Independent Non-Executive Chairman	-	-	2010
Emilio Gonzalez	Managing Director & Group CEO	-	-	2010
Sally Collier	Independent Non-Executive Director	Member	Member	2018
Andrew Fay	Independent Non-Executive Director		Chair	2011
Christopher Jones	Independent Non-Executive Director	Member	-	2018
Kathryn Matthews	Independent Non-Executive Director		Member	2016
Deborah Page AM	Independent Non-Executive Director	Chair	-	2014

Details of the background, experience, professional skills, expertise and location of each Director of the Company, in office as at 30 September 2020, are set out in the 2020 Directors' Report.

Meetings

The number of meetings of the Board and Board Committees held during the 2020 Financial Year and the number of meetings attended by each Director is set out in Table 2:

Table 2

Name	Board	Board		« Committee	Remuneration & Nominations Committee		
	А	В	Α	В	А	В	
James Evans	15	15	-	-	-	-	
Emilio Gonzalez	15	15	-	-	-	-	
Sally Collier	15	15	6	6	9	9	
Andrew Fay	15	15			9	9	
Christopher Jones	15	15	6	6	-	-	
Kathryn Matthews*	15	15	-	-	9	8	
Deborah Page AM	15	15	6	6	-	-	

- A Meetings eligible to attend as a member of the Board or Committee.
- B Meetings attended as a member of the Board or Committee.

^{*} Kathryn Matthews was unable to attend one unscheduled meeting of the Remuneration and Nominations Committee. She contributed her views to the Chairman of the Board prior to the meeting.

Recommendation 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
 - (a) 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.

Remuneration & Nominations Committee

The Board has established a Remuneration & Nominations Committee (**RNC**). The current members of the RNC are: Andrew Fay (Chair), Sally Collier and Kathryn Matthews.

All current members of the RNC are Independent Non-Executive Directors. The Chair of the RNC is an Independent Non-Executive Director.

The qualifications of the members of the RNC are set out in the 2020 Directors' Report.

The number of meetings held by the RNC and the attendance of each member of the Committee are set out in Table 2.

Roles and responsibilities

The RNC's role is to review, report and make recommendations to the Board on the following matters:

- defining the Group's remuneration principles and the strategic objectives for remuneration frameworks
- · executive remuneration policies
- the recruitment, retention and termination policies and procedures for the Group CEO and members of the Global Executive Committee
- performance hurdles and awards under each equity plan operating across the Group
- the appointment of new directors, having regard to the existing mix of skills and experience on the Board and ensuring that appropriate background checks are carried out
- policies relating to the remuneration of non-executive directors
- performance evaluation of the Board, Board Committees and individual Directors
- · the re-election of Directors, and
- · the development of a Board succession plan.

The RNC operates in accordance with the terms of a written Charter approved by the Board, which can be found on our website (www.pendalgroup.com).

Recommendation 2.2

A listed entity should have and disclose a board skills matrix setting out the mix of skills and diversity that the board currently has or is looking to achieve in its membership.

Director skills and experience

The RNC assesses the collective skills, experience, diversity, independence and personal attributes the Board requires to effectively discharge its responsibilities.

In 2015 the Board formalised a skills matrix that identified the skills and experience that are critical to the effective functioning of the Board and that will add value to the Company's strategy and operations. The Board skills matrix has been refreshed and is set out below together with the number of directors who have the relevant skills, expertise or experience. Directors have self-assessed as having the relevant skill, expertise or experience at either the level of developed or well developed.

Skill Matrix							
Description of skills	Number of Directors having a skill assessed as well developed			Number of Directors having a skill assessed as developed			
asset management industry knowledge and experience - specific experience, knowledge and expertise in asset management including investment management and funds management	1	2	3	4	5	6	7
business leadership – leadership skills gained whilst performing at a senior executive level	1	2	3	4	5	6	7
capital and strategic transactions – experience in mergers and acquisitions, corporate finance, capital markets and capital management	1	2	3	4	5	6	7
external stakeholder management - experience in building and maintaining key relationships with industry, government or regulators	1	2	3	4	5	6	7
financial management and audit - proficiency in financial accounting and reporting and/or audit	1	2	3	4	5	6	7
financial services industry knowledge and experience – specific experience, knowledge and expertise gained in the broader financial services industry	1	2	3	4	5	6	7
governance – experience developing strategy, policies and framework to support high standards of corporate governance including experience as a non-executive director of an Australian listed entity or overseas	1	2	3	4	5	6	7
international financial services knowledge and experience - specific experience, knowledge and expertise in the international financial services and asset management markets gained through exposure or responsibility for operations outside of Australia	1	2	3	4	5	6	7
marketing and distribution – experience in marketing and distribution and developing key customer relationships	1	2	3	4	5	6	7
people and talent management – experience in people matters including culture, performance management and succession and remuneration including incentive schemes	1	2	3	4	5	6	7
risk management – experience identifying, assessing and managing risks, setting and monitoring risk appetite and building risk culture	1	2	3	4	5	6	7
technology – experience in technology strategies and innovation	1	2	3	4	5	6	7
Number of Directors	1	2	3	4	5	6	7

The Group's core strategy is one of global diversification. This has been reflected in the acquisition of UK-based asset manager, JOHCM in 2011 which has enabled the growth of Pendal Group across the UK and Europe. In the last 6 years the Group has been investing for growth in the US market as North American markets represent approximately half the global asset management industry. A dedicated CEO for the US business was appointed in 2019.

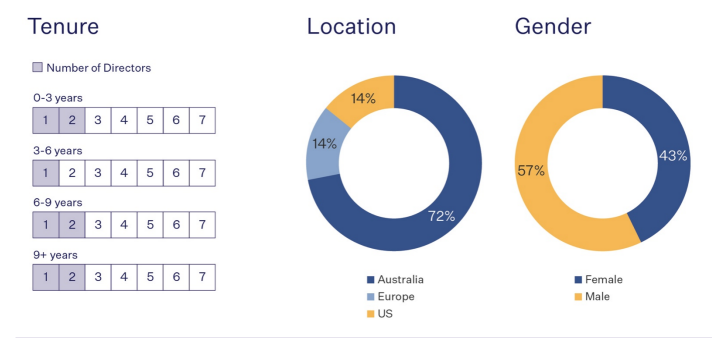
Given the Group's strategic focus on global diversification, the RNC identified the need to strengthen the following aspect of the skills matrix when recruiting for directors:

knowledge, experience and expertise in the international financial services and asset management markets that are important to the current and future strategy of the Group.

The RNC has recently overseen the appointment of international and internationally experienced directors with relevant financial services experience. This is consistent with and supports the Group's strategy of global diversification.

- Kathryn Matthews was appointed to the Board in December 2016. Kathryn is UK-based with extensive funds management experience in Asia and North America over her 38 year executive career.
- Sally Collier was appointed to the Board with effect from July 2018. Sally is now based in Australia and has over 30 years' experience in financial services including as a senior executive in both the UK and Hong Kong.
- Christopher Jones has also been appointed to the Board with effect from November 2018. Christopher is US-based and has significant experience over his 30 year career in financial services as both a Chief Investment Officer and Portfolio Manager in the US.

Board Tenure and Diversity as at 30 September 2020



Recommendation 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, 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, association or relationship in question and an explanation of why the board is of that opinion; and
- (c) the length of service of each director.

Director Independence

The RNC assesses the independence of the Directors on an annual basis, as part of the Company's annual reporting and Annual General Meeting processes. The RNC also considers the independence of a Director at the time of their appointment; when they face election or re-election as a Director; or if there is a change to the Director's interests, positions, associations or relationships that may impact upon the Director's independence.

When considering whether a Director is independent, the RNC and the Board has regard to the factors set out in Box 2.3 in the ASX Recommendations. These elements include whether the Director:

- is, or has been, employed in an executive capacity by the entity or any of its child entities and there has not been a period of at least three years between ceasing such employment and serving on the Board;
- is, or has within the last three years been, a partner, director or senior employee of a provider of material professional services to the entity or any of its child entities;
- is, or has been within the last three years, in a material business relationship (e.g. as a supplier or customer) with the entity or any of its child entities, or an officer of, or otherwise associated with, someone with such a relationship;
- is a substantial security holder of the entity or an officer of, or otherwise associated with, a substantial security holder of the entity;
- has a material contractual relationship with the entity or its child entities other than as a director;
- has close family ties with any person who falls within any of the categories above; or
- has been a director of the entity for such a period that his or her independence may have been compromised.

The Board considers all Non-Executive Directors to be Independent Directors, including the Chairman.

The status and tenure of each Director is set out in Table 1.

Recommendation 2.4

A majority of the board of a listed entity should be independent directors.

The Board is comprised of a majority of Independent Directors, being James Evans (Chairman), Sally Collier, Andrew Fay, Christopher Jones, Kathryn Matthews and Deborah Page. Emilio Gonzalez is the Group CEO and is therefore not considered to be an Independent Director.

Recommendation 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.

Chairman of the Board

James Evans is the Independent Non-Executive Chairman of the Board. James Evans was appointed the Chairman of the Board on 6 December 2013, having originally been appointed a Director of the Company in June 2010. James Evans will seek re-election at the Company's Annual General Meeting which will be held on 11 December 2020.

The role of the Chairman is to:

- chair meetings of the Board and general meetings
- provide leadership to the Board
- oversee the operation and function of the Board
- facilitate the effective contribution of all Directors to Board discussions
- oversee the process of evaluating the Board and individual Directors
- maintain an ongoing dialogue with the Group CEO and provide appropriate guidance and mentoring
- act as a public spokesman for the Board, and
- promote constructive relations between the Board and management.

The positions of Chairman of the Board and Group CEO are not held by the same person.

Recommendation 2.6

A listed entity should have a program for inducting new directors and provide appropriate professional development opportunities for directors to develop and maintain the skills and knowledge needed to perform their role as directors effectively.

Induction of Directors and ongoing education

Newly appointed Directors receive an extensive induction, which includes the provision of an Induction Pack containing all relevant corporate governance documents, including significant policies, previous annual reports and minutes of previous Board and Committee meetings. Directors also receive briefings on the Group's business, including risk and compliance issues, from senior executives and investment managers, and updates on changes in the regulatory environment affecting the Group. Directors receive appropriate training on regulatory and other issues which are relevant to the business.

ASX Principle 3 - Act ethically and responsibly

Recommendation 3.1

A listed entity should:

- (a) have a code of conduct for its directors, senior executives and employees; and
- (b) disclose that code or a summary of it.

Code of Conduct

The Company has a Code of Conduct which draws from and expands on Pendal Group's core values of integrity, honesty, respect, teamwork and high performance. The Code of Conduct applies to Directors, the Global Executive Committee and all other employees and is designed to assist them in their decision making and behaviour. The principles underlying the Code of Conduct are:

- acting with honesty and integrity
- respecting the law and complying with all laws and regulations
- respecting confidentiality and not misusing information
- valuing and maintaining professionalism
- working collaboratively as a team
- managing conflicts of interest responsibly, and
- striving to be a good corporate citizen and achieve community respect.

The Code of Conduct is supported by a number of detailed policies that deal with a range of ethical issues and include the following:

- Conflicts of Interest Policy
- Trading in PDL Securities Policy
- Personal Account Trading Policy
- Anti-Money Laundering and Counter Terrorism Financing Policy
- Managing Fraud and Corruption Policy
- Discrimination & Harassment Policy
- Work Health & Safety Policy
- Workplace Bullying, and
- Whistleblower Protection Policy.

The Code of Conduct and associated policies are available to all employees on the Company's internal website. All new employees are required to familiarise themselves with the Code of Conduct as part of their induction training requirements.

A copy of the Code of Conduct can be viewed on our website (www.pendalgroup.com).

ASX Principle 4 - Safeguard integrity in corporate reporting

Recommendation 4.1

The board of a listed entity should:

- (a) have an audit committee which:
 - 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,

- 3) the charter of the committee;
- 4) the relevant qualifications and experience of the members of the committee; and
- 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.

Audit & Risk Committee

The Board has established an Audit & Risk Committee (ARC). The current members of the ARC are: Deborah Page (Chair), Sally Collier and Christopher Jones.

All members of the ARC are Independent Non-Executive Directors and the Chair of the ARC is an Independent Non-Executive Director, who is not the Chair of the Board.

The qualifications of the members of the ARC are set out in Pendal Group's 2020 Annual Report. Members of the ARC have an appropriate mix of qualifications and experience in finance and risk management generally and more specifically in relation to the investment management industry.

The number of meetings held by the ARC and the attendance of each member of the Committee are set out in Table 2.

Role and responsibilities

The primary role of the ARC is to oversee:

- the integrity of the Group's financial reporting
- the adequacy and effectiveness of the Group's internal control systems and risk management framework
- the appointment, remuneration, qualifications, independence and performance of the auditor of the Group's half yearly and annual financial statements
- oversight of the Internal Audit process, and
- compliance with applicable legal and regulatory requirements.

The ARC operates in accordance with the terms of a written Charter approved by the Board, which can be found on our website (www.pendalgroup.com).

Audit issues

The ARC has the following responsibilities in relation to audit matters:

- evaluate the independence of the statutory auditor at least annually, including making an assessment whether the statutory auditor is independent of the Company and that there are no conflicts of interest that could compromise the independence of the statutory auditor
- review statutory audit plans and audit fees
- discuss any issues relating to the conduct of the audit with the statutory auditor
- review the findings of statutory audits to ensure that issues are being appropriately managed and rectified, and
- periodically consult the statutory auditor in the absence of management.

The Group's statutory auditor is PricewaterhouseCoopers (PwC). PwC provides an independent opinion that the Group's consolidated financial statements represent a true and fair view of the Group's financial position and performance and comply with relevant regulations.

PwC receives copies of the agenda and papers for each ARC meeting. The statutory auditors attend the ARC's meetings when the half year and full year financial statements are being considered. The statutory auditors also attend other meetings when relevant items are on the ARC's agenda.

Members of the ARC are able to contact the auditors directly at any time. Similarly, the statutory auditors are able to contact the Chair of the ARC directly at any time.

Any non-audit services to be provided by PwC to the Company require approval from the Chair of the ARC.

Recommendation 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.

CEO and CFO assurance

Prior to the Board's approval of Pendal Group's half-year and full-year financial statements, the ARC and the Board receive a declaration from the Group CEO and the Group CFO that in their opinion:

- the financial records of the Group have been property maintained in accordance with the Corporations Act
- the financial statements comply with the appropriate accounting standards, and
- give a true and fair view of the Group's financial position and of its performance during the relevant period.

The Group CEO and the Group CFO also declare that their opinions are formed on the basis of a sound system of risk management and internal controls that are operating effectively.

Recommendation 4.3

A 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.

The Company's statutory auditor attends Pendal Group's annual general meeting and is available to answer questions from shareholders in relation to the conduct of the audit, the audit report, the accounting policies adopted by the Company in preparing the financial statements and the independence of the auditors.

Shareholders may submit written questions to the statutory auditor prior to the annual general meeting.

ASX Principle 5 - Make timely and balanced

Recommendation 5.1

A listed entity should:

- (a) have a written policy for complying with its continuous disclosure obligations under the Listing Rules; and
- (b) disclose that policy or a summary of it.

The Company is committed to promoting investor confidence and the rights of all shareholders by complying with the disclosure obligations contained in the Corporations Act and the ASX Listing Rules. Pendal Group seeks to ensure that all market announcements are presented in a factual, clear and balanced way.

Pendal Group has a Market Disclosure Policy, which sets out how Pendal Group communicates with its shareholders and the market. The policy establishes a Disclosure Committee whose members include the Group CEO, Group CFO, Group Chief Risk Officer, Chief Executive Officer, Pendal Australia, Chief Executive Officer, JOHCM UK, Europe & Asia, Chief Executive Officer, JOHCM USA and the Group Company Secretary. This policy is available on our website (www.pendalgroup.com).

The Disclosure Committee is responsible for managing compliance with Pendal Group's disclosure obligations.

 $The\ Disclosure\ Committee\ determines\ what\ information\ should\ be\ disclosed\ to\ the\ market\ and\ the\ form\ of\ that\ information.$

The Disclosure Committee is also responsible for assisting employees to understand the Group's disclosure obligations.

The Board retains responsibility for approving announcements of key significance such as:

- · year end and half-year financial results
- earnings updates
- · mergers and acquisition related announcements
- · changes to corporate structures
- · changes to Senior Executives or Key Management Personnel, and
- matters involving significant reputational and risk e.g. regulatory issues.

Our website includes copies of announcements lodged with the ASX by the Company.

ASX Principle 6 - Respect the rights of security holders

Recommendation 6.1

A listed entity should provide information about itself and its governance to investors via its website.

Pendal Group is committed to ensuring that all shareholders have equal and timely access to material information concerning the Group. Pendal Group communicates to its shareholders directly and by the publication of all relevant Company information in the Shareholder Centre of Pendal Group's website.

ASX announcements, reports, results presentations and other relevant documents are available in the Shareholder Centre of the Company's website.

Shareholders have the option to receive information from Pendal Group either electronically or in hard copy.

Recommendation 6.2

A listed entity should design and implement an investor relations program to facilitate effective two-way communication with investors.

The Company has a program of ongoing communication with its shareholders in which it provides concise and clear communication on matters that are relevant to shareholders and their investment in Pendal Group.

The Company facilitates two-way communication with its shareholders by:

- making relevant information about the Company available to shareholders on its website
- · encouraging shareholders to receive communications from the Company in electronic format
- encouraging shareholders to attend and participate in shareholder meetings, including by asking questions either at the meeting, or by submitting written questions in advance of the meeting, and
- the operation of a call-centre by the Company's share registry, Link Market Services, which shareholders can contact in relation to any questions they may have about the Company or to their shareholding.

Recommendation 6.3

A listed entity should disclose the policies and processes it has in place to facilitate and encourage participation at meetings of security holders.

The Company provides all shareholders with a notice of general meetings. Pendal Group endeavours to ensure that the contents of the notice of meeting are clear and concise.

Pendal Group encourages all shareholders to attend and participate in general meetings of the Company. Shareholders may ask questions of the Board, management or the Company's auditors. Shareholders are also able to submit written questions prior to the meeting. These questions are reviewed prior to the meeting and the Chairman seeks to address as many of these questions as possible, at the meeting.

An "investor relations calendar" is published on our website which sets out important dates relevant to shareholders (for example, the date the Company releases its full year results and the date of its annual general meetings).

Recommendation 6.4

A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.

Pendal Group shareholders are able to elect to receive communications from the Company electronically. Shareholders are also able to send electronic communications to the Company, or to our share registry, Link Market Services.

ASX Principle 7 - Recognise and manage risk

The Pendal Group is a pure investment manager which uses its global active investment expertise to manage risk and generate wealth for its clients. Our goal is to provide a diversified range of investment products that meet, or exceed, our clients' requirements. The key to our success is delivering superior long term investment performance whilst earning, and retaining, the trust of our clients over multiple market cycles. Our products are clear in their investment goals and transparent in their fees. Our culture encourages individuals to act with integrity and honesty and to value the interests of our clients as the first priority.

Overall accountability for risk management lies with the Pendal Group Board. The Group Audit & Risk Committee assists the Board in its oversight of risk management, financial and assurance matters. The Board regularly reviews and approves the design of the risk management framework and sets the risk appetite. This process incorporates a review of key aspects of the strategy and assesses whether adjustments to the material risks, risk appetite and related tolerances (i.e. limits and capacity) need to be made as the Group's operating environment and strategy evolves.

During the 2020 Financial Year in addition to embedding the enhanced risk framework, the key area of focus related to managing the risks associated with the unprecedented COVID-19 pandemic. Separate COVID-19 risk registers have been developed and this is a 'live' process with the key COVID-19 risks being identified, monitored and managed. Areas of specific focus include staff wellbeing, culture, effective remote working, continued excellent client service, enhanced liquidity risk management, day to day management of portfolios, enhanced communication and maintaining operational resilience. COVID-19 was also part of the strategy update discussions with future threats and opportunities for the Group being key areas of consideration.

The Board delegates responsibility for implementing the risk management framework and managing the material risks within the appetite set, to the Group CEO. The Group Chief Risk Officer is responsible for designing the Group risk framework and working with the local risk teams to support and challenge the identification, assessment, monitoring and reporting of risk exposures and their associated mitigants.

The Board has a lower risk appetite in the management of critical areas such as investment performance, regulation and legislation, behaviour and conduct and the risks associated with managing the COVID-19 pandemic, as all of these could have a significant impact on the Group's reputation and performance. The Group accepts a higher risk appetite, consistent with its strategic objectives, in relation to risks associated with business growth and change initiatives, including investing shareholder funds in the form of seed capital to support future growth.

Recommendation 7.1

The board of a listed entity should:

- (a) have a committee or committees to oversee risk, each of which:
- (b) has at least three members, a majority of whom are independent directors; and
 - 1) is chaired by an independent director, and disclose:
 - 2) the charter of the committee;
 - 3) the members of the committee; and
 - 4) 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
- (c) 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.

The Board has established the Audit & Risk Committee (ARC). Details of the composition, structure and responsibilities of the ARC, including those relating to risk management, are set out under ASX Principle 4. Overall accountability for risk management lies with the Board. The ARC assists the Board in its oversight of risk management, financial and assurance matters. The Board delegates responsibility for the implementation of risk management to the Group CEO. The Group Chief Risk Officer (Group CRO) is responsible for supporting the Board in reviewing the Risk Management Framework and setting the Risk Appetite. The Group CRO is also responsible for independently coordinating the identification, assessment, monitoring and reporting of risk exposure and their associated mitigants and controls throughout the Group.

Recommendation 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
- (b) disclose, in relation to each reporting period, whether such a review has taken place.

Our risk management framework continues to provide a strong foundation from which we can successfully deliver our strategic priorities. The Group has a culture of effective risk management by proactively identifying the material risks that may impact the organisation and ensuring that these are appropriately monitored and managed, including emerging risks. The Board reviewed and endorsed an updated risk framework during the 2019 Financial Year and the 2020 Financial Year and this was implemented across the Group during the balance of the 2020 Financial Year. The Board Risk Appetite Statement is subject to review at least annually and was reviewed in the 2020 Financial Year. When setting the risk appetite statement and updating annually, the Board acknowledges and recognises that in the normal course of business the Group is exposed to risk and that it is willing to accept a certain level of risk in managing the business to deliver its strategic objectives. As part of this exercise the Board also considers the key risk indicators and risk limits it is willing to accept in relation to each material risk. Management are then held to account for managing the material risks within the risk appetite set, thus enabling the Group to make risk conscious decisions and generate appropriate returns, in a controlled and deliberate manner.

The Group actively manages a range of financial and non-financial business risks and uncertainties which can potentially have a material impact on the Group and its ability to achieve its stated objectives. While every effort is made to identify and manage material risks and emerging risks, additional risks not currently known or detailed below may also adversely affect future performance. The Board has identified the Group's material risks as outlined in the following table.

Risk Management

COVID-19 Pandemic The risk that the Group is unable to continue • servicing clients and manage the health, safety and wellbeing of employees.

> The risk that the Group fails to effectively consider the future threats and opportunities resulting from the COVID-19 pandemic.

Both of which can impact on the ability of the • Group to continue operating and deliver the strategy.

- BCP plans re tested and crisis management teams in place.
- Successful and timely transition to 'Working From Home' in all jurisdictions. Technology and home equipment enhanced to support remote working, including cyber risk management.
- Client service and portfolio management processes continued and enhancements made where appropriate e.g. proactive and more frequent client communications and enhanced liquidity risk management.
- Enhanced risk management processes with specific COVID-19 risk registers in place.
- Additional oversight to ensure material suppliers and third party providers continue to deliver on the agreed service levels.
- Staff wellbeing seminars and increased leadership focus on communication and employee welfare, with regular staff surveys and feedback mechanisms in place.
- Updated Group Strategy taking COVID-19 threats and opportunities into consideration.

and execution

Strategic alignment The risk that the Group's strategy is not aligned to maximise shareholder and client value or we fail to effectively execute the Group's strategy.

> Both of which can impact on the ability of the Group to deliver on expected outcomes.

- Annual strategy and budget process, with outcomes and priorities approved by the Board.
- Regular monitoring of strategic execution and strong reporting mechanisms, to support effective Board oversight.
- Clearly articulated objectives and governance structure.
- Employee performance management process and remuneration aligned to delivery of strategic objectives.
- Robust search and due diligence for acquisitions, engaging subject matter experts and external consultants.

Business model

The risk that the business model does not respond effectively to external change which could result in loss or missed opportunity. This includes external factors such as the markets, geopolitical events and competition.

- Annual strategy and budget process.
- Strategy and Risk management processes to continuously monitor and manage external threats and opportunities.
- Clearly articulated governance processes to enable effective decision making.
- Variable remuneration aligned to strategic objectives.
- Brexit Steering Committee in place and the Irish Management Company established, to allow the continued distribution of relevant products across Europe.
- Global project underway to further develop the Group's Responsible Investment business under the 'Regnan' brand in a disciplined and controlled manner. New Regnan branded products will continue to be launched and a highly regarded Impact investing team has joined the Group, with their product being launched early in FY21.

People

The Group's performance is largely dependent on its ability to attract and retain talent. Loss of key personnel could adversely affect financial performance and business growth.

There is also risk of concentration whereby a material proportion of the Group's revenue is delivered via a few strategies and therefore creates reliance on a few key investment personnel. The risk that our investors seek other investment products if we are unable to meet investment objectives.

- Competitive remuneration structures in the relevant employment markets to attract, motivate and retain talent, with alignment to client and shareholder outcomes.
- Long-term retention plans.
- Succession planning to develop or attract talent for sustainable growth.
- Maintenance of a strong reputation and culture which promotes an attractive workplace.
- Employee engagement surveys to support retention.
- Performance management processes to help develop and grow talent.
- Board review proposals for new team acquisitions to ensure areas such as cultural fit, product offering and financials are robustly considered.

Behaviour and conduct

The risk of inappropriate, unethical or unlawful behaviour, by employees, which is not in line with the Group's core values.

This includes the risk of senior management failing to set an appropriate cultural 'tone from the top', which may result in the delivery of detrimental or suboptimal outcomes for clients and shareholders.

- Comprehensive recruitment and performance management processes to assess behaviour and conduct.
- Clearly defined Code of Conduct which outlines the expected behaviour of all individuals.
- · Whistleblowing Framework in place.
- Embedded Risk Management Framework, which incorporates conduct risk management.
- Ongoing HR, Risk and Compliance training and confidential staff engagement surveys.
- Internal audit program incorporating conduct assessment.

Transformation (change management)

Failure to effectively manage material change projects which could result in loss or missed opportunities. Such a risk could result from poor planning, ineffective project governance, insufficient resource (including human capital), ineffective execution and poor management of project interdependencies.

Pendal Australia is undergoing a major transformational change program as it enhances its operational infrastructure and therefore there are heightened risks which are being carefully managed.

- Annual strategy and budget process, with transformation change priorities approved by the Board.
- Dedicated change management team and effective approach and processes in place.
- Risk management embedded within the change management process.
- Appropriate governance processes in place to monitor, escalate and report on progress to the relevant Committees and Boards.
- Internal audit providing independent oversight over Australian major change projects.
- Strategic skill-sets for project teams tasked with transformational projects.
- During FY20 a key transformation program focusing on Global Data commenced, this includes how we buy data related technology; use data to improve the client experience and overall performance; and how we continue to protect data in line with regulation and legislation.

Product and investment performance

The risk that the Group's products and solutions do not meet client preferences. This includes changing client needs, fee structures, and asset classes.

The risk that portfolios will not meet their investment objectives or that there is a failure to achieve consistent long-term performance that delivers on the clients' expectations.

The management of investment risk and expanding into products that meet client preferences, such as ESG, are a core skill of the Group.

- · Talent hiring and succession planning.
- Clearly defined investment strategies and investment processes within stated risk parameters.
- Regular investment risk reviews and analysis of portfolio risks across all asset classes and strategies (including market, liquidity and credit counterparty).
- Investment monitoring performed independently of our portfolio managers.
- Regular client reporting and performance update calls.
- Formal approach to product governance and innovation including management of the product lifecycle (design, approval, launch, post implementation review, ongoing monitoring and support).
- Ongoing external insights into how client preferences are changing.
- During FY20 several new products were launched to meet client demands and the inaugural 'Value for Money' report was published for the in-scope JOHCM funds.

Distribution

The risk that the design and execution of the • distribution strategy is ineffective, resulting in a failure to positively identify, engage and support clients, which in turn results in a failure to deliver budgeted fund flows.

Funds flows have been negatively impacted in the UK and Europe primarily by external factors, including Brexit and COVID-19. FY20 Q4 has seen early signs of improvement and a return to positive net inflows. In Australia the Banking Royal Commission has had a significant impact on the industry, and outflows from historically significant client Westpac have continued as they execute their exit from wealth management.

- Client engagement and distribution is a key part of the overall strategy that is approved and monitored by the Board.
- Ongoing external insights into how client preferences and market requirements are developing.
- Fees structures benchmarked and updated where required.
- Regular Board reporting and discussions on market trends and changes in FUM.
- Operational restructure and recruitment to expand Distribution capability largely completed in Australia and underway in UK and USA.

Regulation and legislation

There is a risk that the Group will not be able to respond effectively to regulatory change or comply with relevant laws and regulations in multiple jurisdictions. Failure to effectively manage these risks could result in sanctions, fines, and reputational damage.

The volume of regulatory and legislative change remains challenging. Examples of this include the developments coming from the FCA's Asset Management Study and the Senior Managers and Certification Regime, US enhancements to liquidity management rules, and the enhanced whistleblowing and modern slavery requirements in Australia. As • a result the cost of compliance remains high.

There is also an increased focus on Responsible Investing including areas such as Climate Risk. The implementation of the European Stewardship code and other global regulatory initiatives should help to improve transparency and consistency in the ESG space.

- Clearly defined compliance framework to meet compliance obligations.
- Establishing policies and procedures supporting the risk and compliance framework.
- Experienced and appropriate level of legal, risk, tax and compliance resources to manage obligations.
- Regular and constructive engagement with regulators including participation in industry bodies.
- Ongoing monitoring, reporting and review of regulatory obligations, including new and proposed legislation.
- External advisors used where necessary to complement in-house knowledge.
- Independent non-executive directors appointed to subsidiary UK regulated entities.
- Tax management framework to identify, manage and communicate key tax risks.
- Projects underway to improve processes and systems such as substantial shareholder reporting.

Technology and data (including cyber)

The risk that the Group does not optimise the use of its data and develop appropriate technological solutions. This may negatively impact the Group's ability to deliver growth.

Coupled with the risk that the existing technology operating platform is inadequate and may suffer disruptions such as, system failures, faults, illegal unauthorised use of data and cybercrime.

Data management and digital transformation will continue to be key areas of future focus.

- Global data management project is underway to enhance processes and systems. Recruitment of dedicated data specialists.
- Participation in external forums and hosting industry insights tech advisory board meetings.
- Independent review of the design and effectiveness of technological and data internal controls.
- Annual review and testing of Disaster Recovery and Business Continuity Plans.
- Regular information security training.
- Ongoing penetration testing and consultation with cyber security specialist.

Supplier management (including outsourcing)

The risk of loss or reputation damage arising from inadequate supplier selection and oversight processes.

The Group has a number of key outsource providers, particularly with respect to fund administration and custody services. Over the next two years the Group's operations will be exposed to heightened supplier risks as the business seeks to transition and introduce new infrastructure suppliers, for example, back office providers.

- Strategy process incorporates clarity on what areas we want to use third party suppliers.
- Supplier management due diligence process.
- Clearly defined governance framework, policies and procedures.
- Regular monitoring and review of service level agreements and performance standards.
- Independent annual audit of the design and effectiveness of internal controls.
- · Ongoing monitoring and reporting.
- Regular communication/meetings with key outsource providers.
- Major project underway, following a disciplined change methodology, to transition to new back/front office supplier/s.

Market financial and treasury

The Group's fee income is derived from the assets managed on behalf of clients and the associated fee rates.

The assets under management face a variety of risks arising from the unpredictability of financial markets, including movements in equity markets, interest rates and foreign exchange rates.

The Group also invests its own capital alongside clients when establishing new financial products and building them to scale. This exposes the Group to the same potential loss of capital as clients. COVID-19 related market falls has seen this risk increase and this is reflected in significant mark to market losses on the seed portfolio over the year.

There is also the risk of the failure of the Group to maintain appropriate working capital and reserves to respond to unexpected adverse events.

- Diversification across asset classes, investment styles and geographies.
- · Budgeting and financial forecast management.
- Ongoing monitoring and review of strategy.
- Conservative approach to leverage and the use of debt - currently no borrowings.
- Monthly offshore earnings hedged into Australian dollars.
- Capital policy in place with limits, including a seed capital policy.
- Ongoing monitoring and annual board review of seed capital portfolio performance.
- Capital requirements regularly monitored and stress testing carried out, including COVID-19 considerations.

Recommendation 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 risk management and internal control processes.

KPMG provides internal audit services to the Group in Australia and other jurisdictions. The KPMG internal audit function is led from London and is conducted on a Group wide risk based approach.

KPMG:

- · has all necessary access to information to effectively conduct their audits
- works with senior management and the respective Risk and Compliance teams to develop an internal audit plan that complements other assurance work conducted throughout the Group
- · independently reviews the effectiveness of the Group's risk management processes and internal controls
- · provides additional project assurance-related work as requested by management
- reports audit results to senior management and depending upon the nature of the issue being reported and the
 responsibility for that issue, to the Pendal Group ARC, the JOHCM Holdings Audit & Risk Committee or to the Board of
 Pendal Fund Services or Board of JOHCM
- meets regularly with the Pendal Group ARC Chair and has a direct reporting line in accordance with a defined Internal Audit Charter, and
- attends all meetings of the Pendal Group and JOHCM Holdings ARC.

Recommendation 7.4

A listed entity should disclose whether it has any material exposure to economic, environmental and social sustainability risks and, if it does, how it manages or intends to manage those risks.

Sustainability risks

Sustainability risks are identified and managed in accordance with the Group's overall risk management policies and Framework.

Economic sustainability risks

Pendal Group's material economic sustainability risks include risks associated with investment and markets, which are detailed on pages 20 to 24 of this document.

Environmental sustainability risks

Given the nature and size of Pendal Group's business and operations, Pendal Group does not have any material environmental sustainability risks. Pendal Group does seek to minimise the environmental impact of our operations as set out in the Corporate Sustainability Report.

Social sustainability risks

Pendal Group's material social sustainability risks and the strategies and controls that are in place to manage them are summarised in Table 4.

Table 4

	Social Sustainability Risk Area			
Risk	People (Internal)	Community (External)	Risk Description/Impact	Strategies and Controls to Manage Risk
Attraction and retention of talent				 reward for performance Competitive remuneration and benefits arrangements, including short and long-term incentive remuneration schemes Compulsory equity deferral across a number of variable reward schemes
Diversity & Inclusion (D&I)	✓		 "Group think" bias, limiting diversity of thought, debate and challenge, impacting investment and business decision making and client confidence in Pendal Non-compliance with regulatory requirements, impacting brand and reputation and, in turn, regulator confidence and employee, client and shareholder attraction and retention 	comparable roles to ensure pay equity

Succession Planning	✓	•	'Key-person dependency' in business critical roles Lack of knowledge transfer from specialist, highly skilled employees who leave the organisation Costly hiring or promotion mistakes being made to quickly fill an urgent 'key person' gap	 Half yearly review of business critical roles Retention arrangements in place for employees identified as business critical Mitigating actions in place for identified succession gaps Regular update reports provided to the RNC
Health, Safety & Wellbeing (HS&W)			Lack of robust HS&W framework leading to unsafe work practices, increase in the employee injury rate, costly workers' compensation claims and material workers' compensation premium increases (due to high lost time injury rates) Non-compliance with regulatory requirements impacting on brand, reputation and, in turn, regulator confidence and employee, client and shareholder attraction and retention Penalties applied to Pendal Group Work Health & Safety Officers	 Regular wellbeing surveys rolled out across Australia, the UK and the US Annual review of the UK's WHS Policy Health insurance provided in the UK, Europe, Asia and the US Annual establishment of the HS&W Management Plan and Risk Register in the Australian business, with regular progress reports to the ARC HS&W mandatory training for all employees and
Employee Engagement			Employees actively and passively disengaged, resulting in lack of discretionary effort, poor productivity and team morale, increased absenteeism and turnover, and ultimately failure to execute on the business strategy	incentives remuneration schemes Employee Wellbeing Program in place Employee Assistance Program in place

(www.pendalgroup.com).

Corporate Conduct	\	Inappropriate employee conduct, impacting on reputation and brand and undermining client, shareholder and regulator confidence	Annual mandatory training in policies such as (i.e. Code of Conduct, Technology Code of Use, Workplace Bullying, Discrimination & Harassment and Whistleblower Protection, together with practices and a culture that drives honest and ethical employee behaviour No appetite for failure to meet regulatory obligations Clear understanding and effective management and monitoring of the Group's regulatory obligations
Market Position/ Profile	\	Lack of engagement with • the community in which we operate and which we serve, limiting employee and client attraction and retention Lack of awareness about the positive impact that Pendal Group has on the environment, the community and stakeholders, impacting the Group's reputation and brand	Promotion of our ethical and sustainable products that incorporate ESG best practice Community Committees established in the UK (representing UK, Europe, US and Singapore regions) and Australia that centrally Pendal Group employees' community involvement and participation in fundraising initiatives Corporate sponsorship of Australian and UK-based charities

ASX Principle 8 - Remunerate fairly and responsibly

Recommendation 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.

The Board has established the Remuneration & Nominations Committee (**RNC**). Details of the composition, structure and responsibilities of the RNC, including those responsibilities relating to remuneration are set out under ASX Principle 2.

Recommendation 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.

Details of the Group's governance relating to remuneration, including policies and practices for Non-Executive Directors, executive directors and senior executives are disclosed in Pendal Group's 2020 Remuneration Report, which is contained in Pendal Group's 2020 Annual Report.

Recommendation 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.

Pendal Group's Trading in PDL Securities Policy precludes employees of Pendal Group from entering into a transaction or financial product (such as options, derivatives or other arrangements) that may operate to limit the economic risk of unvested holdings in PDL securities or entitlements under equity-based remuneration schemes.

A copy of the above Trading in PDL Securities Policy is available on our website (www.pendalgroup.com).

Other Governance Issues

Responsible entity governance at Pendal Group

Pendal Fund Services Limited (**Pendal Fund Services** or **PFSL**) is the responsible entity of the Pendal Funds and has a fiduciary obligation to act in the best interests of investors in those Funds. These fiduciary obligations may, from time-to-time, conflict with the interests of Pendal Fund Services or the wider Group. When this occurs, the PFSL Board is required by the Corporations Act to give priority to the interests of investors in the Pendal Funds. The Directors of PFSL are conscious of their fiduciary obligations to investors in the Pendal Funds and continually assess their decisions in light of these obligations.

The PFSL Board is currently comprised of the following executive directors: Richard Brandweiner (Chief Executive Officer, Pendal Australia), Justin Howell (Chief Operating Officer, Pendal Australia), Anthony Serhan (Executive Director) and Cameron Williamson (Group CFO). Cameron Williamson is the Chairman of the PFSL Board. The PFSL Board has responsibility for the management of risks that arise from its duties as the responsible entity of the Pendal Funds and the provision of financial services under its Australian Financial Services Licence.

MICC

As the Pendal Fund Services Board is not comprised of a majority of external directors (as defined by section 601JA of the Corporations Act) the Board has appointed a Managed Investments Compliance Committee (**MICC**). The MICC is comprised of two external members and one internal member.

The external members of the MICC are Penni James (Chair) and David Prothero. The internal member of the Committee is Justin Howell (Chief Operating Officer, Pendal Australia).

The MICC has the functions and responsibilities of a compliance committee as set out in Sections 601JC and 601JD of the Corporations Act.

JOHCM

J O Hambro Capital Management Holdings Limited (**JOHCM Holdings**) is the holding company for the wholly owned subsidiary J O Hambro Capital Management Limited (**JOHCM**). In the 2017 Financial Year, Non-Executive Directors of Pendal Group Limited were appointed to the Board of JOHCM Holdings to support the Group's global governance framework. The Pendal Group Limited and JOHCM Holdings board and committee meetings are now conducted in an omnibus arrangement.

The JOHCM governance structure is regularly reviewed in light of regulatory developments in the UK. Europe, US and Asia along with the growth of the JOHCM business. In the 2020 Financial Year, an independent Chairman has been appointed to the Board of JOHCM to further strengthen governance arrangements.

Tax Transparency

Approach to taxation

The Group views taxation as an important contribution to the communities in which it operates. The Group is committed to high standards of governance and transparency and continues to adopt the voluntary Tax Transparency Code (**TTC**) designed by the Board of Taxation in Australia. The following information is provided in relation to both Part A and Part B of the TTC, and in compliance with the requirement under paragraph 22 (2) of Schedule 19, Finance Act 2016 for qualifying entities to publish their tax strategy for the financial year ended 30 September 2020.

Tax strategy and governance

The Group is a multi-national business which manages investment assets across a diverse range of asset classes, clients and geographies. The Group manages its tax affairs to enhance compliance, minimise risks and facilitate its strategic objectives.

A strong tax governance and internal control framework is in place to manage tax affairs at Pendal Group. The Board has endorsed the Group's tax strategy, which sets out its aims to:

- be a responsible taxpayer and comply with applicable taxation laws
- legitimately manage Group and subsidiary tax costs
- align tax policies and procedures with overall Group strategy and initiatives
- · implement a robust Tax Risk Management Framework to identify, manage and communicate tax risks to the Board
- promote effective working relationships on tax matters with Group stakeholders, including the Board, staff, shareholders, subsidiaries, customers, business partners and regulators
- not engage in activities which are unlawful or are designed to avoid tax,
- contribute to government and industry proposals to reform and improve tax systems to benefit the Group, its stakeholders and the community.

The ARC is responsible for reviewing, monitoring and making recommendations to the Board on the Company's tax policies and practices, including any material decisions relating to tax. A tax risk management framework is in place which sets out the control environment and how the Company identifies, classifies, assesses and responds to tax risks. Pendal Group's global tax and finance teams are responsible for implementing the framework, reviewing and monitoring tax risks and reporting to management, including the Group CFO and the ARC on a regular basis.

Tax risk management sits within, and is aligned to, the Group's broader strategy and risk management framework. Acceptable levels of risk in relation to taxation are therefore determined in accordance with the Group's risk appetite statement, under which a risk tolerance level is set for each area of material risk. Tax risks are generally included in the Group's areas of lower risk appetite, which include the management of critical areas such as product and investment performance, regulation and legislation and markets, financial and treasury.

The Group's approach to tax planning is to ensure that material transactions and activities are compliant with applicable tax legislation and align with the Group's tax strategy and risk management framework. In doing this, the Group seeks advice from external tax advisers on significant or complex tax issues, and engages openly and co-operatively with the relevant tax authorities (including the ATO and HMRC) to communicate important business changes, to obtain formal or informal guidance where there is uncertainty in the interpretation of tax laws and to address any regulator concerns or inquiries that may arise.

Income tax reconciliations

A reconciliation of the Group's accounting profit to its income tax expense is included at Note B4 of the 2020 Financial Report, in accordance with International Financial Reporting Standards (IFRS). Further information is provided in the tables below to enhance transparency of the Group's tax outcomes in each of the major countries in which the Group operates, including taxes calculated at the corporate tax rate in each jurisdiction, material differences between accounting profit and tax expense, and the effective company tax rate (calculated as tax expense divided by accounting profit) for Australian and global operations. Tax paid during the financial year differs from the tax expense for accounting purposes, and these differences are set out below.

Reconciliation of accounting profit to tax expense by country

Year Ended 30 September 2020	Australia (\$'000)	UK (\$'000)	Singapore (\$'000)	USA (\$'000)	Ireland (\$'000)	Total (\$'000)
Profit before tax ¹	15,950	23,897	68,648	33,548	9,356	151,399
Corporate tax rate (local)	30%	19%	17%	21%	12.5%	
Tax at corporate tax rate	4,785	4,540	11,670	7,045	1,170	29,210
Tax effect of material differences:						
Employee equity grant amortisation	310	-	-	-	-	310
Other non-deductible/(deductible) items	(501)	(156)	23	133	8	(493)
Tax credits and rebates	(5)	-	-	-	-	(5)
State, local and withholding taxes	-	1,907	-	2,091	-	3,998
Effect of changes in future tax rates	-	101	-	-	-	101
Adjustments to deferred tax of prior years	64	2,526	(153)	(152)	-	2,285
Adjustments to current tax of prior years	(78)	(132)	-	(183)	-	(393)
Tax expense	4,575	8,786	11,540	8,934	1,178	35,013
Effective tax rate (%)	28.7%	36.8%	16.8%	26.6%	12.6%	23.1%

¹ Profit before tax excludes distributions of profits received from subsidiaries, as those profits are included in the profit of the relevant subsidiary.

Reconciliation of Tax Expense to Income Tax Paid by Country

Table 6

1 abic 0						
Year Ended 30 September 2020	Australia (\$'000)	UK (\$'000)	Singapore (\$'000)	USA (\$'000)	Ireland (\$'000)	Total (\$'000)
Tax expense (as above)	4,575	8,786	11,540	8,934	1,178	35,013
Timing differences recognised in deferred tax	10,818	(12,394)	(10)	(122)	-	(1,708)
Prior year instalments paid this year	(4,433)	8,706	7,530	19	-	11,822
Current year instalments to be paid next year	(5,364)	6,397	(11,024)	369	(74)	(9,696)
Income tax paid	5,596	11,495	8,036	9,200	1,104	35,431

International related party dealings

As a global investment manager, the Group operates across international borders and leverages the resources available to benefit the Group entities in each country. The Company's international related party dealings are conducted in a manner consistent with Australian and international laws and the arm's length principle. Formal agreements are put in place between Group entities to ensure that related party dealings are documented and consistently applied, while contemporaneous documentation is prepared and maintained to support the selection and implementation of appropriate arm's length pricing methodologies and outcomes.

The key categories of dealings with offshore related parties which have a material impact on the Group's taxable income in each country are summarised as follows:

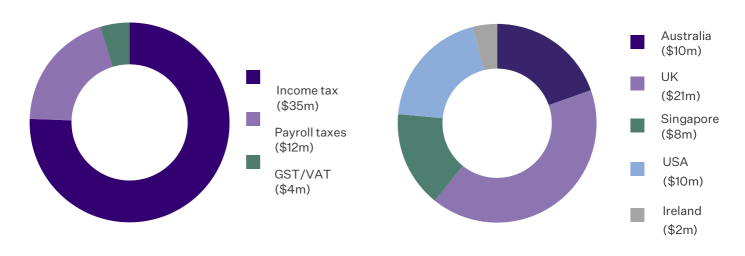
- Investment management services are provided by Group entities and investment teams located in the UK and Europe,
 US, Singapore and Australia to support the operation of certain investment products issued by Group entities located in
 the UK and Europe, US and Australia. A benchmarked arm's-length proportion of the management fee revenue earned
 on these products is paid to the entity employing the relevant investment team for these services
- Distribution services are provided by sales personnel located in the UK and Europe, Australia, Singapore and the US for
 investment products, and are remunerated with a benchmarked proportion of the management fee revenue earned on
 the relevant product or mandate. This typically comprises the residual of the management fees after payment to the fund
 manager entity
- Support services are provided between Group entities where resources can be effectively shared, which includes trade execution, finance and accounting, compliance and other services. These activities are benchmarked and priced on an arm's length basis
- Group/ head office services are provided by Pendal Group to its subsidiaries in relation to activities of the Group executive, finance and other functions which support the operation and development of the global business
- Employee share plans are established by Pendal Group to provide equity in the Australian listed entity to attract and incentivise employees throughout the Group. Amounts are charged to subsidiaries in the UK, US and Singapore for the provision of equity and administration of the share plans as appropriate, and
- Financing is provided to Group entities through equity and, where appropriate, debt investment. Subsidiaries provide returns on the equity invested in them through the payment of profits as dividends to the relevant holding company. As these profits have been subject to tax in the country of the subsidiary, the dividends are generally not subject to further tax in the country of the holding company. Intra-group debt funding, when utilised, is generally on a short-term basis, and is documented with arm's length terms and interest as applicable.

Total tax contribution

The Group contributes to the communities in which it operates through the payment of corporate income taxes as well as other indirect taxes on services and employment. The Group's tax contribution during the 2020 Financial Year is set out below by tax type and by country of payment. Taxes paid by the Group on behalf of others (such as GST/VAT collected and pay-as-you-earn withholding taxes paid) are not directly borne by the Group and are not included in the amounts shown below.

2020 tax contribution by type (total \$51m)

2020 tax contribution by country (total \$51m)



Glossary

2020 Financial Year

The financial year ended 30 September 2020

ARC

Audit & Risk Committee of Pendal Group Limited

Board

Board of Directors of Pendal Group Limited

Company

Pendal Group Limited

Group

The Company and its subsidiaries

Group CEO

Chief Executive Officer & Managing Director of the Group

Group CFO

Chief Financial Officer of the Group

Group CRO

Chief Risk Officer of the Group

JOHCM

J O Hambro Capital Management Limited

JOHCM Holdings or JOHCMH

J O Hambro Capital Management Holdings Limited

Pendal Australia

The Australian operations of the Group

Pendal Funds

The managed investment schemes or unit trusts of which Pendal Fund Services Limited is the responsible entity

Pendal Fund Services or PFSL

Pendal Fund Services Limited (ABN 13 161 249 332)

Pendal Group

The Company and its subsidiaries

Reporting period

The financial year ended 30 September 2020

RNC

Remuneration & Nominations Committee of Pendal Group Limited