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1. Introduction

The Board of Directors of Auswide Bank Ltd strives to achieve high standards of corporate governance and is dedicated to ensuring that its policies and procedures reflect this commitment. This statement reports on the Company’s corporate governance framework that was in place for the financial year ending 30 June 2019.

The Governance section of Auswide Bank’s corporate website (www.auswidebankltd.com.au/about-us/about-auswide-bank/) contains charters, codes and policies referred to in this statement. These documents are periodically reviewed to take into account changes in law and governance practices.

The Company’s governance arrangements were consistent with the Corporate Governance Principles and Recommendations (3rd edition) published by the ASX Corporate Governance Council throughout the 2019 financial year, except where otherwise explained.

This Corporate Governance Statement is current as at 24 October 2019.

2. Structure of the Board


2.1 Roles and Responsibilities

The Board of Directors is accountable to Shareholders and is ultimately responsible for the performance and governance of the Company.

The Board’s responsibilities include but are not limited to:

- the adoption and approval of relevant strategic plans;
- oversight of Auswide Bank including its control and accountability systems;
- approval and monitoring of annual budgets;
- appointing and removing the Managing Director;
- ratifying and approving the appointment of and where appropriate the removal of the Chief Financial Officer and the Company Secretary;
- input into the final approval of management development of corporate strategy and performance objectives;
- reviewing and ratifying systems of risk management and internal compliance and control;
- codes of conduct and legal compliance;
- monitoring Senior Management’s performance and implementation of strategy and ensuring appropriate resources are available;
- approving and monitoring the progress of major capital expenditure;
- capital management and acquisition and divestitures;
- approving and monitoring financial and other reporting;
- planning for Board and executive succession;
- appointment of External Auditors;
- determining dividends to be paid; and
- fulfilling its function under Auswide Bank’s Fit and Proper policy.
The Board delegates various authorities to the Managing Director and Senior Management, including:

- development of strategic plans for approval by the Board, and subsequent implementation of approved strategies;
- preparation of annual budget for Board approval, and conducting the Company’s business activities within approved budget limits;
- development and maintenance of risk management systems and frameworks as approved by the Board or Risk Committee;
- appointments to Senior Management roles; and
- managing the business in accordance with regulatory and legislative requirements and within Auswide Bank’s approved policy and procedures framework.

2.2 Structure and Composition

The size of the Board is subject to the provisions of Auswide Bank’s Constitution which currently provides for a minimum number of five directors and a maximum number of ten. Currently, the number of Directors is five, and is comprised of four Non-Executive Directors and one Executive Director, being the Managing Director.

Directors are required to seek re-election on a rotation basis at least once every three years in accordance with the Constitution.

The Board does not have a separate formal Nomination Committee, with the full Board addressing such matters that would otherwise be considered by the Nomination Committee. These matters include Board succession issues and ensuring that the Board has the appropriate balance of skills, knowledge, experience, independence and diversity to enable it to discharge its duties and responsibilities effectively.

In considering the composition of the Board, the Directors aim to ensure that it is structured in such a way that it:

- has a proper understanding of and competence to deal with current and emerging issues of the business;
- can effectively review and challenge the performance of management and exercise independent judgement.

The Board acknowledges that ultimately the Directors are elected by the shareholders however they have an important role to play in the selection of candidates for election by the shareholders.

Appropriate checks are undertaken prior to appointing a person and recommending that person for election as a Director. These include checks as to the person's character, experience, education, criminal record and bankruptcy history. As a Director is a responsible person under the applicable Australian Prudential Regulation Authority (APRA) Prudential Standard, extensive background checks as to fitness and propriety are carried out before a person is appointed to the Board. Auswide Bank maintains a Fit and Proper policy and directors are formally assessed against this policy annually, signing an annual declaration as to their fitness and propriety each year.
Auswide Bank includes in the Notice of Meeting to Shareholders for the AGM all material information known to the Company which is relevant to a decision whether or not to elect or re-elect a Director.

New directors receive a letter of appointment setting out the terms of their appointment and are provided with an induction package that contains key documents such as the Company’s Constitution, Board and Committee Charters, Corporate Structure diagrams, Codes of Conduct, Policies (including Trading Policy) and Plans. New directors are also provided with access to Management and Auditors to seek explanations and information as required.

The Company has written agreements with each Director which formalises their duties, obligations and remuneration. Their remuneration has been determined by the Board.

Directors are provided with appropriate continuing professional development opportunities to enable them to develop and maintain the skills and knowledge needed to perform their role as directors effectively.

The Chairman of the Board is appointed by the Directors, and must be a non-executive independent director. The Chairman of the Board therefore is not and cannot be the same person as the Managing Director or Chief Executive Officer of the entity.

### 2.3 Director Skills and Experience

The skills, experience and expertise of each Director are described in the Directors’ Statutory Report located on pages 32 to 45 of the 2019 Annual Report.

Each Director has many years of experience in their fields and, with their knowledge of the industry, together with their diversified backgrounds, they make an integral contribution to the ongoing development of the Company.

A summary of the Directors’ key skills and experience at the end of the reporting period is set out below:

<table>
<thead>
<tr>
<th>Skills and Experience</th>
<th>No. of Directors</th>
</tr>
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<tbody>
<tr>
<td>Retail Banking</td>
<td>3</td>
</tr>
<tr>
<td>Business Banking</td>
<td>3</td>
</tr>
<tr>
<td>Credit</td>
<td>3</td>
</tr>
<tr>
<td>Insurance</td>
<td>1</td>
</tr>
<tr>
<td>Treasury &amp; Finance</td>
<td>2</td>
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<td>Accounting &amp; Audit</td>
<td>2</td>
</tr>
<tr>
<td>Legal</td>
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</tr>
<tr>
<td>Risk Management</td>
<td>3</td>
</tr>
<tr>
<td>Corporate Strategy</td>
<td>5</td>
</tr>
<tr>
<td>Mergers &amp; Acquisitions</td>
<td>1</td>
</tr>
</tbody>
</table>
When a new appointment is made to the Board, the Group's aim is to ensure that any new appointee’s unique experience, skills and knowledge will make an integral contribution to the functioning and performance of the Board and add value to the Group as a whole.

2.4 Independence
The Board Charter states that the majority of the Board should be independent directors as described in Principle 2 of the ASX Corporate Governance Council Principles and Recommendations.

To be deemed to be independent, the Director must be considered to be free of any interest, position, association or relationship that might materially interfere with their independence or the exercise of their judgement.

The Board regularly assesses the independence of each director in light of interests disclosed by them. Directors are required to disclose any potential interest they may have, which may be considered as giving rise to a conflict of interest, and to discuss the matter with the Chairman.

Every director of the Board is entitled to seek independent professional advice at Auswide Bank’s expense with the prior written approval of the Chairman.

The following non-executive Directors are considered to be independent:

- John Humphrey - 11 years in office
- Barry Dangerfield - 8 years in office
- Greg Kenny - 6 years in office
- Sandra Birkensleigh - 4 years in office

John Humphrey was a partner at legal firm King & Wood Mallesons until 1 January 2013. From 1 July 2019 he has rejoined King & Wood Mallesons as a Senior Consultant. King & Wood Mallesons provides legal services and corporate advice to Auswide Bank within a normal supplier-customer relationship on conditions no more favourable than those available to other suppliers. In the Board’s opinion, the judgement of Mr Humphrey is not impaired or conflicted in a material respect by this relationship.

Martin Barrett is the Managing Director of the Company and is the only executive director currently on the Board. Martin was appointed as the Chief Executive Officer of the Company in February 2013 and was subsequently appointed to the Board as Managing Director in September 2013. Martin has had 6 years in office.

2.5 Committees
To assist the Board to carry out its responsibilities, the Board has established an Audit Committee, a Risk Committee and a Remuneration Committee.

These Committees review matters on behalf of the Board and as determined by the relevant Charter:

- refer matters to the Board for decision, with a recommendation from the Committee, or
- determine matters (where the Committee acts with delegated authority), which the Committee then reports to the Board.

The minutes from each Committee meeting are provided to the full Board at the next meeting following the Committee meeting.

### 2.6 Company Secretary

The Board approves the appointment, and where appropriate, the removal of the Company Secretary per the Board Charter. The Company Secretary is accountable directly to the Board, through the Chairman, on matters to do with the proper functioning of the Board.

### 3 Audit

#### 3.1 Audit Committee

The Audit Committee’s focus is on the issues relevant to verifying and safeguarding the integrity of Auswide Bank's financial operations and reporting structure.

Currently, the Audit Committee is comprised of the four independent non-executive Directors, with an independent Chairperson who is not the Chair of the Board. The Committee’s members are:

- Sandra Birkensleigh *(Chairperson)*
- John Humphrey
- Barry Dangerfield
- Greg Kenny.

The skills, experience and expertise of each Director are described in the Directors' Statutory Report located on pages 32 to 45 of the 2019 Annual Report.

Details of the number of times the committee met during the year, and the attendances of each individual member of the committee can also be found in the Directors' Statutory Report located on page 35 of the 2019 Annual Report.

The internal and external auditors, the Managing Director, Chief Financial Officer, Chief Risk Officer and Chief Customer Officer are invited to Audit Committee meetings at the discretion of the Committee.


The responsibilities of the Audit Committee include:

**External Auditors**

- Review and select External Auditors for recommendation to the Board of Directors;
- Review external audit engagement letter and management letters;
- Review the performance of the External Auditors and non-auditing services which are provided;
- Confirm the External Auditors independence in accordance with CPS510 Governance and the Corporations Act;
• Review the audit scope and use of resources
• Review with External Auditor and management of the results of annual audits; and
• Any significant queries in relation to variations from the standard accountancy principles, the quality of those principles and disclosure procedures proposed to be adopted;
• Overview financial control processes including:
  o An annual audit and half yearly review by the External Auditor;
  o A monthly review of financial performances compared to budget and forecasts; and
  o Analysis of financial performance and significant balance sheet items.

Internal Auditors

• Review and selection of Internal Auditors for recommendation to the Board of Directors;
• Review of internal audit engagement letters and management letters;
• Review of the performance of Internal Auditors;
• Confirmation of the Internal Auditors independence;
• Review of internal audit program, scope and use of resources;
• Review with Internal Auditor and management of results of Internal Audit reports;
• Oversights the progress of the internal audit and regularly reviews the Internal Audit Plan to ensure it covers relevant material risks;

Risk Management

• Review the risk management framework and Internal Audit Plan to provide assurance that the Audit Plan covers major risks identified;
• Liaise with the Board Risk Committee to provide assurance that major risk areas are addressed by at least one of the Committees;
• Liaise with APRA on finance and audit matters if required;

Compliance

• Review the findings of any examinations by regulatory agencies and anu aditor observations;
• As considered necessary, obtain regular updates from management about compliance matters that are relevant to the Committee’s responsibilities;
• Oversee APRA statutory reporting requirements.

3.2 Internal Audit
Auswide Bank has an internal audit function which independently assesses the effectiveness and efficiency of the internal control, risk management and governance systems and processes of the organisation.

This function was outsourced to Price Waterhouse Coopers on 1 April 2016. Prior to this, the General Manager of Internal Audit, while maintaining a management reporting line to the Managing Director, had a reporting line directly to the Board Audit Committee, in order to bring the requisite degree of independence and objectivity to the role. Price Waterhouse Coopers reports directly to the Board Audit Committee.

The responsibilities of the Internal Auditors include the following:
Develop and maintain an Internal Audit Strategy that is centred on a risk assessment based on the organisation's risk management framework, and that is consistent with the goals and plans of the organisation;

Develop and execute a multi-year Internal Audit Plan that is consistent with the Audit Strategy and report the results of work performed to senior management and the Board Audit Committee;

Inform senior management of all significant findings so that timely corrective actions can be taken, and follow up on the outcomes of corrective measures;

Report to the Board Audit Committee the status of findings that have not been rectified by senior management when outside agreed timeframes for resolution;

Maintain a professional team of Internal Audit personnel with appropriate skills, knowledge, experience and qualifications; and

Coordinate internal and external audit activities to help ensure the adequacy of overall audit coverage and to minimise duplication of effort, and to ensure that each party is well briefed on areas of concern.

3.3 External Auditor
Deloitte Touche Tohmatsu was appointed as the external auditor of the Company at the 2014 AGM held on 18 November 2014, effective from the date of the meeting.

The Audit Partner is present at the AGM each year and is available to answer shareholder questions relating to the external audit.


In line with current legislation, this policy requires that the Partner in charge of the external audit be changed within five years of being appointed.
4 Risk Management

4.1 Risk Committee
The purpose of the Risk Committee is to assist the Board in the effective discharge of its responsibilities to set and oversee the risk profile and risk management framework of the Company, and to ensure management have appropriate risk systems and practices to effectively operate within the Board approved risk profile.

Currently, the Risk Committee is comprised of three independent non-executive Directors, with an independent Chairperson who is not the Chair of the Board. The Committee's members are:

- Greg Kenny (Chairman)
- Barry Dangerfield
- Sandra Birkensleigh

Details of the number of times the committee met during the year and the attendances of each individual member of the committee can be found in the Directors' Statutory Report located on page 35 of the 2019 Annual Report.

The full Board Risk Committee Charter can be found at www.auswidebankltd.com.au/about-us/about-auswide-bank/ under the Governance section.

The responsibilities of the Risk Committee include:

- Oversight of the risk profile and risk management of Auswide Bank within the context of the Board determined risk appetite, although ultimate responsibility for risk oversight and risk management of Auswide Bank rests with the Board and the Committee will refer all matters of significant important to the Board;
- Oversight of the promotion by Executives and Senior Management of awareness of a risk based culture throughout Auswide Bank;
- Assessing Auswide Bank’s risk culture, by maintaining a dialogue with the Chief Risk Officer and other relevant members of management with the objective of having a view on the health of Auswide Bank’s risk culture and to report any significant issues or concerns to the Board;
- Oversight of the implementation and operation of the risk management framework and internal compliance and control systems throughout Auswide Bank;
- Oversight of stress testing including both scenario analysis and sensitivity analysis;
- Oversee the drafting and refining of the Auswide Bank’s Risk Management Strategy, Risk Appetite Statement and particular risks or risk management regarding:
  - Strategic, financial, credit, liquidity and operational risks and any other risk arising from strategic objectives or which may have a material impact on Auswide Bank in order to oversee these risks and assess their effect on capital levels; and
  - Any significant breach of, or material deviation from, the risk management framework.
- Reviewing the performance and setting the objectives of Auswide Bank’s Chief Risk Officer;
- Constructive challenge of Executive and Senior Management proposals and decisions on all aspects of risk management arising from Auswide Bank’s activities;
• Commissioning a comprehensive review to be conducted at least every three years by independent experts to assess the appropriateness, effectiveness and adequacy of the risk management framework in line with the Australian Prudential Regulation Authority (APRA) Prudential Standard CPS220 Risk Management and consider the results of the report;
• Review the adequacy of the Committee Charter and relevant risk management charters on an annual basis; and
• Review the annual APRA Risk Management Declaration and recommend its endorsement by the Board.

The Risk Committee reviews the Group’s Risk Management Framework at least annually to satisfy itself that the framework continues to be sound. This review has taken place during the year ended 30 June 2019.
4.2 Written Declarations
The Managing Director and Chief Financial Officer, in accordance with Section 295A of the 
Corporations Act 2001 (Act) have declared in writing to the Board, that in their opinion, the 
financial records of the entity have been properly maintained in accordance with Section 286 of 
the Act and that the financial statements and notes for the financial year comply with accounting 
standards and give a true and fair view of the financial position and performance of the entity.

In accordance with the ASX Corporate Governance Principles and Recommendations, they also 
declare that in their opinion, the risk management systems and internal compliance and controls 
are operating efficiently and effectively in all material respects in relation to the financial 
reporting, and the integrity of the financial statements is founded on a sound system of risk 
management, internal compliance and control which implements the policies of the Board.

These written declarations were obtained prior to the Board’s approval of the Company’s 
financial statements for both the half-year ended 31 December 2018 and the full year ended 30 
June 2019.

4.3 Material Exposure to Economic, Environmental and Social Sustainability Risks
There are a number of material business risks that could adversely affect the Group and the 
achievement of the Group’s financial performance objectives. Those risks and how those risks 
are managed by the Group are described in Note 4 to the Financial Statements (pages 77 to 105 
of the 2019 Annual Report). The Group’s approach to Environmental and Social Sustainability 
risks is described in the Group’s Charter for Corporate Social Responsibility which can be found 
section.

5 Remuneration and Performance Evaluation

5.1 Remuneration Committee
The primary function of the Remuneration Committee is to assist the Board in fulfilling its 
responsibilities to shareholders and regulators in relation to remuneration by ensuring that 
Auswide Bank has clear remuneration policies and practices that fairly and responsibly reward 
individuals having regard to performance, the Group’s risk management framework, the law and 
the highest standards of governance.

Currently, the Remuneration Committee is comprised of three independent non-executive 
Directors, with an independent Chairperson who is not the Chair of the Board. The Committee’s 
members are:

- Barry Dangerfield (Chairman)
- Greg Kenny
- Sandra Birkensleigh

Details of the number of times the committee met during the year, and the attendances of each 
individual member of the committee can be found in the Directors’ Statutory Report located on 
The full Board Remuneration Committee Charter can be found at www.auswidebankltd.com.au/about-us/about-auswide-bank/ under the Governance section.

The responsibilities of the Remuneration Committee include:

**Remuneration Policy**

- Review and make recommendations to the Board in relation to the Group’s Remuneration Policy and to assess the Policy’s effectiveness and its compliance with Prudential Standards;
- Review the on-going appropriateness and relevance of the Policy at a minimum of every two years or when there are proposed amendments. In particular, the Committee will provide reasonable assurance that the Policy:
  - Complies with governance and all applicable legislative requirements regarding remuneration and its disclosure, including superannuation;
  - Supports Auswide Bank’s long term financial soundness, growth and success and aligns with its risk management framework;
  - Involves an appropriate balance between fixed and variable remuneration, reflecting the short and long term performance objectives appropriate to Auswide Bank’s circumstances and goals;
  - Demonstrates a clear relationship between individual and business performance and remuneration outcomes;
  - Is aligned with shareholder outcomes;
  - Attracts and retains talent to deliver superior performance, by providing remuneration packages that are equitable and externally competitive; and
  - Review and make recommendations to the Board in relation to the recruitment, retention, termination policies and payments and succession planning processes for the Managing Director/CEO and other executive and key persons.

**Managing Director/CEO**

- Consider and recommend to the Board the terms and conditions of the Managing Director/CEO’s employment contract, including fixed annual remuneration, short-term and long-term incentives, equity-based remuneration, benefits, superannuation, retirement and termination compensation;
- Review and recommend to the Board, at least annually, remuneration for the Managing Director/CEO with due consideration to the law and corporate governance provisions;
- Consider and recommend to the Board robust performance measures and targets that encourage superior performance and ethical behaviour;
- Review, at least annually and recommend to the Board, the performance of the Managing Director/CEO against individual and company targets contained in the incentive arrangements;
- Ensure that any new or varied contracts are disclosed in accordance with any governance, accounting and legal requirements;

**Senior Executives/Key Personnel**

- Review and make annual recommendation to the Board in relation to the remuneration structure that will apply to senior executives who report directly to the Managing
Director/CEO, including executive directors, and any other key personnel considered by Auswide Bank to be in a role with material influence;

- Establish and maintain a process to set robust performance measures and targets that encourage superior executive performance and ethical behaviour;
- Oversee the process for the measurement and assessment of performance;

Other Employees

- Review and make annual recommendation to the Board, where appropriate, on the remuneration structures of the categories of persons required by APRA Prudential Standard or other applicable regulators to be covered by the Remuneration Policy (to the extent not already covered above);
- Be aware and advise the Board of any major changes in employee benefit structures throughout Auswide Bank;

Incentives

- Review and approve:
  - The design and implementation of cash and performance rights incentive plans;
  - The introduction, modification and deletion of any performance measures that impact Auswide Bank’s employee short-term incentive program incorporating appropriate risk adjusted performance measures;
  - The methodology for assessing, determining and adjusting incentive awards to ensure performance over the longer term, aligned with shareholder outcomes, is achieved;
  - The terms of and conditions of any offers under the existing employee share scheme and performance rights plans, including setting the terms of issue of share, performance rights and approving the issue of securities in the Company in connection with such offers (within the aggregate number of securities to be approved by the Board);
  - Assessment of performance and compliance and determining the appropriate level of vesting and/or lapsing of incentives in accordance with the terms of the incentive plans;
  - Any award of equity, appropriate forfeiture/lapsing or retention on unvested equity in accordance with the terms and conditions of the Plan;
  - The design and implementation of significant tailored cash and equity based incentive plans specific to employees that do not impact senior executives and other groups of employees identified above;
  - Review and approve amendments to Performance Rights Plan rules and governing trust deeds in accordance with the terms of the relevant trust deed, except where the amendment is material and significant in nature or approval by the Board is required or preferred within the relevant legal or taxation jurisdiction.

Termination Payments

- The Committee will review and monitor termination payments for senior executives (as defined in the Corporations Act) including the Managing Director/CEO, executive and non-executive directors and other senior management to ensure they meet legislative requirements.
5.2 Remuneration Policies and Practices
The Company's policies and practices regarding the remuneration of non-executive directors, executive directors and other senior executives can be found in the Remuneration Report section of the Directors' Statutory Report located on pages 32 to 45 of the 2019 Annual Report. The Remuneration Report also contains details of the employment contracts in place with the Managing Director and Key Management Personnel.

5.3 Performance Evaluation

5.3.1 Board Performance
A performance evaluation of the Board, the Board Committees and each individual director's contribution to the Board is performed annually.

The Chairman holds discussions with individual directors when evaluating the performance of the board and the committees, then leads a Board discussion on the issues raised. The Board then discusses and considers these issues and agrees any recommendations as necessary.

The evaluations performed for the year ended 30 June 2019 confirmed a satisfactory performance by the Board.

5.3.2 Senior Executive Performance
Specific Key Performance Indicator (KPI) targets are set for the Managing Director and Senior Executives each year with the overall aim of aligning the interests of the executives with the strategy and business objectives of the Company. A mix of financial and non-financial KPI targets is used and these KPI targets are considered by the Remuneration Committee to be appropriate measures of performance.

For 2019, performance evaluations were conducted in July-August 2019. The KPI targets for the Managing Director were assessed by the Remuneration Committee. The KPI targets for the other senior executives were assessed by the Managing Director and then ratified by the Remuneration Committee.

The Company currently has in place an equity-based long-term incentive remuneration scheme with the Managing Director and senior executives. In accordance with the Corporations Act 2001 (Cth), equity allocated under Auswide Bank’s incentive programs must remain at risk until fully vested or exercisable. Auswide Bank’s Performance Rights Plan prohibits an eligible full or part time employee of Auswide Bank or a related body corporate who is a participant in the plan from entering into any arrangement for the purpose of hedging, or otherwise affecting their economic exposure to any rights granted to them to receive shares as part of the plan. If a participant enters into such an arrangement and unless the Board of the Company determines otherwise, the participant’s performance rights will lapse immediately.

More information regarding the performance assessment and remuneration of Senior Executives can be found in the Remuneration Report section of the Directors' Statutory Report located on pages 32 to 45 of the 2019 Annual Report.
6 Codes of Conduct

The following Codes of Conduct can be found at www.auswidebankltd.com.au/about-us/about-auswide-bank/ under the Governance section:

- Code of Conduct and Ethics; and
- Code of Conduct for Directors and Key Executives.

7 Diversity

Auswide Bank remains committed to creating and maintaining an inclusive culture and diverse workforce that is representative of its customers and the communities in which it operates, where individual differences are highly valued and respected. Managing diversity makes us responsive, productive and competitive and creates value for our customers and shareholders while building a high performing and sustainable organisation. Gender diversity continues to be a key priority and the Bank remains committed to building strong female representation at all levels including management.

Auswide Bank has complied with its reporting requirements under the Workplace Gender Equality Act 2012 (Cth) for the period from 1 April 2018 to 31 March 2019.

Auswide continues to take a proactive approach to meeting its regulatory requirements with respect to diversity and inclusion and makes the following disclosures in relation to the ASX Corporate Governance Principals and Recommendations:

7.1 Diversity Policy (Recommendation 1.5(a) and 1.5(b))

7.2 Measurable objectives and progress (Recommendation 1.5(c))
The measurable objectives for achieving gender diversity which have been set by the Board in accordance with the Diversity Policy and Auswide’s progress towards achieving them are set out below.

<table>
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<tr>
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<th>FY16 actual female representation (as at 30 June 2016)</th>
<th>FY17 actual female representation (as at 30 June 2017)</th>
<th>FY18 actual female representation (as at 30 June 2018)</th>
<th>FY18 target female representation</th>
<th>FY19 actual female representation (as at 30 June 2019)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auswide Board of Directors – including executive &amp; non-executive directors</td>
<td>20%</td>
<td>20%</td>
<td>20%</td>
<td>Maintain a minimum of 1 female on the Board of Directors as vacancies and circumstances allow for the existing representation. Future appointments of Directors are to be based on experience and merit.</td>
<td>20%</td>
</tr>
<tr>
<td>Senior Management positions *</td>
<td>37%</td>
<td>39%</td>
<td>37%</td>
<td>37% to 40%</td>
<td>32%</td>
</tr>
<tr>
<td>Total Auswide Bank employees</td>
<td>76%</td>
<td>77%</td>
<td>75%</td>
<td>-</td>
<td>74%</td>
</tr>
</tbody>
</table>

* Senior Management – Three layers of management relates to Senior Executive Leadership Team positions held by (1) Chief Executives (2) General Managers and (3) Management positions held by Heads of Business Units.
8 Communication with Shareholders

Auswide Bank believes it is very important for its shareholders to make informed decisions about their investment in the Company. In order for the market to have an understanding of its business operations, performance and governance, the Company aims to provide shareholders with access to quality information in the form of:

- Interim and final results;
- Annual Reports;
- The Company’s website at [www.auswidebank.com.au](http://www.auswidebank.com.au);


Auswide Bank is committed to the promotion of investor confidence by providing equal, timely, balanced and meaningful disclosure to the market, and this policy sets out the processes that are in place to provide this.

Auswide Bank's investor relations program includes the following mediums to facilitate effective two-way communication with investors:

- Roadshow presentations, including question and answer sessions, are conducted by the Managing Director and CFO twice a year with investors, brokers and analysts. Prior to the roadshows taking place the presentations are released to the ASX for the full market to view.
- Presentations, as well as the opportunity to ask questions, are provided to shareholders at General Meetings, including the AGM. AGMs up to the year 2013 were held in Bundaberg Queensland, however, the 2014 AGM was held in Brisbane to make it more accessible to shareholders and media based in cities. AGMs have since been held in Bundaberg and Brisbane on alternating years. From 2014 AGMs have also been filmed and provided to the market via webcasts.
- Contact details for the Managing Director and/or Company Secretary are provided with all market releases for investors with further questions.

Shareholders have the option to receive communications from, and send communications to, the Company and its share registry electronically.