The Directors and management of Animoca Brands Corporation Limited (Animoca Brands or the Company) are committed to conducting the business of Animoca Brands and its controlled entities (the Group) in an ethical manner and in accordance with the highest standards of corporate governance. The Company has adopted and substantially complies with the ASX Corporate Governance Principles and Recommendations (Third Edition) (Recommendations) to the extent appropriate to the size and nature of the Group’s operations.

The Company has prepared this statement which sets out its corporate governance practices during the financial year on 31 December 2018. This statement identifies any Recommendations that have not been followed, and provides reasons for not following such Recommendations. This statement is current as at 29 March 2019, and has been approved by the Board of Animoca Brands.

In accordance with ASX Listing Rules 4.10.3 and 4.7.4, this Corporate Governance Statement will be available for review on the Company’s website (http://www.animocabrands.com/corporate-governance) (Website), and will be lodged together with an Appendix 4G with ASX at the same time that the Company’s 2018 Annual Report is lodged with ASX. The Appendix 4G will particularise each Recommendation that needs to be reported against by the Company, and will provide shareholders with information as to where relevant governance disclosures can be found. The Company's corporate governance policies and charters and policies are all available under the Corporate Governance section of the Company’s Website.

<table>
<thead>
<tr>
<th>ASX Recommendation</th>
<th>Status</th>
<th>Reference / Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Principle 1 – Lay solid foundations for management and oversight</strong>&lt;br/&gt;A listed entity should establish and disclose the respective roles and responsibilities of its board and management and how their performance is monitored and evaluated.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.1 A listed entity should disclose:</td>
<td>Complying</td>
<td>The Board has adopted a charter (Board Charter) which establishes the role of the Board and its relationship with management. The Board Charter clearly articulates the division of responsibilities between the Board and management, in order to manage expectations and avoid misunderstandings about their respective roles and accountabilities. A copy of the Board Charter is available on the Website. As detailed in the Board Charter, the primary role of the Board is the protection and enhancement of long term shareholder value, and its responsibilities include the overall strategic direction of the Group, establishing goals for management and monitoring the achievement of these goals. The Board is also responsible for the overall corporate governance of Animoca Brands. The Board Charter additionally sets out the role and responsibility of the Chairman, and outlines the Board’s policy on when and how Directors may seek independent professional advice at the expense of the Company. The Board has delegated to the Chief Executive Officer (CEO) the authority and power to manage Animoca Brands and its businesses within levels of authority specified by the Board from time to time. The CEO may sub-delegate aspects of his authority and power but remains accountable to the Board for Animoca Brands' performance and is required to report regularly to the Board on the progress being made by Animoca Brands’ business units. In accordance with the Board Charter, the Board will review the Board Charter at least annually, and in doing so will continually review the division of functions between the Board and management to ensure that it continues to be appropriate to the needs of the Group.</td>
</tr>
<tr>
<td>(a) the respective roles and responsibilities of its board and management; and</td>
<td></td>
<td></td>
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<tr>
<td>(b) those matters expressly reserved to the board and those delegated to management.</td>
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</tr>
<tr>
<td>1.2</td>
<td>A listed entity should:</td>
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<tr>
<td></td>
<td>(a) undertake appropriate checks before appointing a person, or putting forward to security holders a candidate for election, as a director; and</td>
<td></td>
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<tr>
<td></td>
<td>(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.</td>
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</tbody>
</table>

**Complying**

The Board has established a Remuneration and Nomination Committee. The Remuneration and Nomination Committee’s functions and powers are formalised in a Remuneration and Nomination Committee Charter, a copy of which is available on the Website. The nomination-related function of the Remuneration and Nomination Committee is to, where required:

- identify, suitable candidates with appropriate skills, experience, expertise and diversity to complement the existing Board, in order for the Board to discharge its mandate effectively and to maintain the necessary mix of expertise on the Board; and
- undertake appropriate checks on a candidate and seek confirmation from the candidate that he/she will have sufficient time to fulfil his or her responsibilities as a director; and
- subject to the results of such checks and confirmations, make recommendations to the Board on their appointment.

Where appropriate, external consultants may be engaged to assist in searching for candidates and undertaking relevant checks.

The Company will provide information to shareholders about Directors seeking re-election at a general meeting to enable them to make an informed decision on whether or not to re-elect the Director, including their relevant qualifications and experience and the skills they bring to the Board; details of any other listed directorships held by the Director in the preceding 3 years; the term of office already served by the Director; whether the Director is considered to be independent; and a recommendation by the Board in respect of the re-election of the Director.

The Company will, in the case of a candidate standing for election as a director for the first time, provide information to shareholders about the candidate to enable them to make an informed decision on whether or not to elect the candidate, including material adverse information revealed by any checks that have been performed on the candidate; details of any interest, position, association or relationship that might influence, or reasonably be perceived to influence, in a material respect the candidate’s capacity to exercise independent judgement on board matters or to act in the best interests of the Company and its shareholders generally; the Board’s view on whether the candidate will be considered to be an independent Director; and a recommendation by the Board in respect of the election of the candidate.

| 1.3 | A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment. |

**Complying**

All Directors and senior executives have entered into written agreements with the Company. Specifically, each Non-Executive Director has been given a letter of appointment which outlines terms including the Director's duties, obligations, remuneration, expected time commitments and notification of the Company's policies. Similarly, senior executives have a formal job description and services agreement or employment agreement with the Company describing their term of office, duties, rights and responsibilities, and entitlements on termination.
### 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.

<table>
<thead>
<tr>
<th>Complying</th>
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<tbody>
<tr>
<td>The Company Secretary is responsible for the day to day operations of the company secretary’s office, including the administration of Board and committee meetings, overseeing Animoca Brands’ relationship with its share registrar and lodgements with the ASX and other regulators. The Company Secretary is also responsible for communications with the ASX about listing rule matters, including making disclosures to the ASX in accordance with Animoca Brands’ Continuous Disclosure Policy. The Company Secretary supports the effectiveness of the Board by monitoring compliance with Board policies and procedures, and co-ordinating the completion and despatch of Board agendas and briefing papers.</td>
</tr>
<tr>
<td>The Company Secretary is accountable to the Board, and all Directors have access to the Company Secretary.</td>
</tr>
<tr>
<td>The decision to appoint or remove the Company Secretary is made or approved by the Board.</td>
</tr>
</tbody>
</table>

### 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.

<table>
<thead>
<tr>
<th>Part-Complying</th>
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</thead>
<tbody>
<tr>
<td>The Company is committed to the principles of employing people with a broad range of experiences, skills and views. All executives, managers and employees are responsible for promoting workforce diversity.</td>
</tr>
<tr>
<td>The Company has adopted a Diversity Policy which can be viewed on the Website. The Diversity Policy requires the commitment of the Directors and senior management to promote the specific objective of diversity and seeks to ensure, to the extent that is practicable and appropriate, that the Company’s director appointment and employee recruitment processes are undertaken with reference to the objectives of the Diversity Policy.</td>
</tr>
<tr>
<td>Whilst the Company has not set formal measurable objectives for achieving gender diversity, the Company is nonetheless committed to recruiting employees from a diverse pool of qualified candidates.</td>
</tr>
</tbody>
</table>
| The Board is charged with the responsibility of undertaking an annual review to:  
  - assess its policies and procedures in reference to its diversity objectives;  
  - determine whether its diversity policies and procedures are and are likely to continue to be appropriate; and  
  - ensure that the Company, and its policies and procedures, comply with all applicable legal requirements in respect of diversity and that such policies and procedures remain relevant and effective. |
| As at 31 December 2018, the Group had 112 employees and 11 contractors; of these, 25 are female. There is currently one female directors on the Board. |
| For the purposes of determining the number of female senior executives in the Company, the Company has defined “senior executive” as the Chief Executive Officer and Chief Financial Officer and those who report directly to them. |

### 1.6
A listed entity should:

(a) have and disclose a process for periodically evaluating the

<table>
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<tr>
<th>Complying</th>
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<tbody>
<tr>
<td>The Directors undertake a periodic process to review the performance and effectiveness of the Board and individual directors. The Company Secretary oversees this process. The review assesses, amongst other things:</td>
</tr>
</tbody>
</table>
(b) disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.

- the effectiveness of the Board in meeting the requirements of its charter;
- whether the Board has members with the appropriate mix of skills and experience to properly perform their functions;
- the contribution made by each Director at meetings and in carrying out their responsibilities as Directors generally, including preparing for meetings; and
- whether adequate time is being allocated to Company matters, taking into account each Director’s other commitments.

As part of the review, each Director completes, on a confidential basis, a self-appraisal questionnaire, and the Company Secretary collates the results and presents them to the Board for discussion. The Chairman leads a discussion of the questionnaire results with the Board as a whole, and provides feedback to individual Directors as necessary. The Board did not undertake a self-appraisal during the reporting period.

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.

Complying

The Board undertakes a periodic review of the performance of senior executives, using where necessary an external consultant, against appropriate measures.

A performance evaluation of the Company’s executives was not undertaken by the Board in respect of the reporting period.

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**Principle 2 – Structure the Board to add value**

*A listed entity should have a board of an appropriate size, composition, skills and commitment to enable it to discharge its duties effectively.*

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
5. as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of

Part-Complying

The Board has established a Remuneration and Nomination Committee. Its functions and powers are formalised in a Remuneration and Nomination Committee Charter, a copy of which is available on the Website.

The Remuneration and Nomination Committee comprises three members:

- Mr David Brickler (Chairman),
- Mr Chris Whiteman and
- Mr Yat Siu.

David Brickler (Chairman of the Remuneration and Nomination Committee) and Chris Whiteman are considered by the Board to be independent Directors. Yat Siu is not considered to be an independent Director.

The nomination-related function of the Remuneration and Nomination Committee is, in summary, to review and make recommendations in relation to the composition and performance of the Board and its committees and ensuring that adequate succession plans are in place (including for the recruitment and appointment of Directors and senior management).

No meetings of the committee took place during the
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.

| 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. | Complying | The Board aims to be comprised of Directors which have, at all times, the appropriate mix of skills, experience, expertise and diversity relevant to Animoca Brands' businesses and the Board’s responsibilities. The Board periodically evaluates the mix of skills, experience and diversity at the Board level, and has developed and adopted a Board skills matrix which has been tailored to the circumstances and requirements of Animoca Brands. It is intended that the skills matrix will be reviewed periodically by the Board to ensure that ongoing needs in relation to supervising the Company and its operations are being met, and to take into account any changes in the Company’s circumstances and strategic priorities. The objectives of the skills matrix adopted by the Board are to:

- Identify the skills, knowledge, experience and capabilities that are considered to be desired of the Board as a whole, in order for the Board to fulfil its role and in light of Animoca Brands’ strategic direction;
- Ascertain the current skills, knowledge, experience and capabilities of the Board, and provide the incumbent Directors with an opportunity to reflect upon and discuss the current composition of the Board; and
- Identify any gaps in skills or competencies that can be addressed in future director appointments.

The Board has identified the following key skills which it considers to be desired of the Board of Animoca Brands:

- Leadership
- Business and Finance
- Sustainability and Stakeholder Management
- Technical
- Diversity

The Board considers that it currently has an appropriate mix of skills and diversity, and provides in the Company’s 2018 Annual Report information about the skills, experience and expertise relevant to the position of director held by each Director. |

| 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 | Complying | During the year ended 31 December 2018 there have been a total of seven Directors on the Board. The Board of Directors as at 31 December 2018 and at the date of this statement comprises:

- **Mr Yat Siu** (Non-Executive Chairman since 27 September 2018 and Non-Executive Director since 24 November 2014) |
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.

| 2.4 | A majority of the board of a listed entity should be independent directors. | Non-Complying |

Mr David Brickler (Non-Executive Director since 24 December 2014)
Mr Chris Whiteman (Non-Executive Director since 25 June 2018)
Ms Holly Liu (Non-Executive Director since 26 June 2018)

The following persons ceased being Directors during the year:

- Mr David Kim (Non-Executive Chairman from 27 September 2018)
- Dr Nigel Finch (Non-Executive Director since 30 June 2018)

The Board has considered the circumstances of each Director and has determined that with the exception of Yat Siu, all Directors (David Brickler, Chris Whiteman and Holly Liu) as at the date of this statement are independent Directors on the basis that they are free from any interest, position, association or relationship that might influence, or reasonably be perceived to influence the independent exercise of his/her judgement.

The Board has also assessed the circumstances of Yat Siu and considers him to be a non-independent Director, due to his substantial shareholdings in, and/or associations with substantial shareholders of, Animoca Brands and/or their executive roles.

In reaching the conclusions set out above, the Board considered the guidelines of materiality for the purpose of determining Director independence set out in the Board Charter and Box 2.3 of the Recommendations.

The Board will continually assess whether there are any factors or considerations which may mean that a Director's interest, position, association or relationship might influence, or reasonably be perceived to influence, the capacity of the Director to bring an independent judgement to bear on issues before the Board and to act in the best interests of Animoca Brands and its security holders generally. The Corporations Act and monthly Board meeting processes require Directors to advise the Board of any interest they have that has the potential to conflict with the interests of the Group, including any development that may impact their perceived or actual independence. If the Board determines that a Director's status as an independent Director has changed, that determination will be disclosed and explained in a timely manner to the market.

The length of service of each Director is set out above and in the Company's 2018 Annual Report.
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. **Part-Complying**

Mr Yat Siu, Chairman of the Board, is a Non-Executive Director but is not deemed to be independent.

The positions of Chairman and the CEO are held by separate persons (Mr Yat Siu and Mr Robert Yung respectively).

| 2.6 | **Part**-Complying |
| 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. | Complying |

The Board is tasked with ensuring that an effective induction process is in place for newly appointed Directors, and the review of those induction procedures. In addition, incumbent Directors are provided with appropriate professional development opportunities to develop and maintain the skills and knowledge needed to perform their role as a Director effectively.

As Directors join the Board, they undertake a comprehensive induction program, which includes the provision of information on the Company’s core values, key strategies, objectives, as well as its governance framework and operations. New Directors also meet with key senior management to gain a better appreciation of the Group’s services and capabilities.

The Board receives ongoing governance updates as required, including in relation to recent legislative and regulatory changes and developments in corporate governance. All Directors have ongoing access to information on the Company’s operations and to the Group’s senior management.

Each Director, at any time, is able to seek reasonable independent professional advice on any business-related matter at the expense of the Company. Directors also have access to adequate internal resources to seek any information from any officer or employee of the Group, or to require the attendance of management at meetings to enable them as Directors to fulfil their duties.

### Principle 3 – Act ethically and responsibly

**A listed entity should act ethically and responsibly**

3.1 **Part**-Complying

**Complying**

The Board is committed to observing the highest standards of corporate practice and business conduct. Accordingly, the Board has adopted a Code of Conduct, a copy of which is available on the Website, and which sets out the way in which Animoca Brands seeks to conduct business, namely in an honest and fair manner, acting only in ways that reflect well on Animoca Brands in strict compliance with all laws and regulations.

The Code of Conduct articulates acceptable practices for directors, senior executives and employees, to guide their behaviour and to demonstrate the commitment of the Company to ethical practices.

The Company also seeks to ensure that advisers, consultants and contractors are aware of the Company’s expectations as set out in its Code of Conduct.

### Principle 4 – Safeguard integrity in corporate reporting

**A listed entity should have formal and rigorous processes that independently verify and safeguard the integrity of its corporate reporting.**

4.1 **Part-Complying**

The Board has established an Audit and Risk Committee comprising three members:

- Mr Chris Whiteman (Chairman),
- Mr Yat Siu and
- Mr David Brickler.

The audit-related role of the Audit and Risk Committee is
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,

and disclose:

(3) the charter of the committee;

(4) the relevant qualifications and experience of the members of the committee; and

(5) 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.

to oversee Animoca Brands’ financial reporting and its external audit functions. This includes confirming the quality and reliability of the financial information prepared by Animoca Brands, working with the external auditor on behalf of the Board and reviewing non-audit services provided by the external auditor, to confirm that they are consistent with maintaining external audit independence.

All members of the Audit and Risk Committee are Non-Executive Directors. Chris Whiteman and David Brickerl are considered to be independent Directors. The Chairman of the Audit and Risk Committee is Mr Chris Whiteman who is not the Chairman of the Board.

The Audit and Risk Committee’s functions and powers are formalised in a Charter, a copy of which is available on the Website.

The Audit and Risk Committee will meet as often as is required by the Audit and Risk Committee Charter or other policy approved by the Board to govern the operations of the Audit and Risk Committee.

The Chair of the Committee may invite other Directors, members of senior management and representatives of the external auditor to be present at meetings of the committee and seek advice from external advisers. The Audit and Risk Committee will regularly report to the Board about committee activities, issues and related recommendations.

The Company discloses in its annual reports the number of times the Audit and Risk Committee meets throughout each financial year and the individual attendances of the members at those meetings.

The relevant qualifications and experience of the Audit and Risk Committee members are disclosed in the Company’s 2018 Annual Report.

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.

Complying

The Directors are committed to the preparation of financial statements that present a balanced and clear assessment of the Group’s financial position and prospects.

The Board reviews the Group’s half yearly and annual financial statements.

The Board has a process to receive written assurances from the CEO and the CFO that the Group’s financial reports present a true and fair view, in all material respects, of the Group’s financial condition and operational results, and are in accordance with relevant accounting standards, and that the opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.

The Board does and will continue to seek these assurances prior to approving the financial statements for all half year and full year results.

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.

Complying

Shareholders are encouraged to attend the Company’s Annual General Meeting, which the Company endeavours to ensure the attendance of its auditors.

Shareholders are given an opportunity to ask questions of the Company’s auditors regarding the conduct of the audit and preparation and content of the auditor’s report.
### Principle 5 – Make timely and balanced disclosure

*A listed entity should make timely and balanced disclosure of all matters concerning it that a reasonable person would expect to have a material effect on the price or value of its securities.*

<table>
<thead>
<tr>
<th>5.1</th>
<th>A listed entity should:</th>
<th>Complying</th>
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<tbody>
<tr>
<td></td>
<td>(a) have a written policy for complying with its continuous disclosure obligations under the Listing Rules; and</td>
<td>The Company has a documented policy which has established procedures designed to ensure compliance with ASX Listing Rule disclosure requirements and to ensure accountability at a senior management level for that compliance. The focus of these procedures is on continuous disclosure of any information concerning the Group that a reasonable person would expect to have a material effect on the price of the Company’s securities and improving access to information for all investors.</td>
</tr>
<tr>
<td></td>
<td>(b) disclose that policy or a summary of it.</td>
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</tbody>
</table>

The purpose of the procedures for identifying information for disclosure is to ensure timely and accurate information is provided equally to all shareholders and market participants.

The Company Secretary is responsible for all communication with the ASX. All Company announcements are vetted and authorised by the Board and senior management to ensure they are made in a timely manner, are factual, do not omit material information and are expressed in a clear and objective manner that allows investors to assess the impact of the information when making investment decisions.

A copy of the Continuous Disclosure Policy is available on the Website.

### Principle 6 – Respect the rights of security holders

*A listed entity should respect the rights of its security holders by providing them with appropriate information and facilities to allow them to exercise those rights effectively.*

<table>
<thead>
<tr>
<th>6.1</th>
<th>A listed entity should provide information about itself and its governance to investors via its website.</th>
<th>Complying</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>The ‘Investors’ section of Animoca Brands Website is the primary medium of providing information to all shareholders and stakeholders. It has been designed to enable information to be accessed in a clear and readily accessible manner.</td>
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<tr>
<td></td>
<td>The Investors section of the Website contains information relevant to shareholders and stakeholders including:</td>
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<td>- all relevant announcements made to the market, including annual and half yearly reports;</td>
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<td>- shareholder updates;</td>
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<td>- information provided to analysts or media during briefings; and</td>
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<tr>
<td></td>
<td>- the full text of notices of meeting and explanatory material.</td>
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<tr>
<td></td>
<td>All corporate governance policies and charters adopted by the Board are available on the Website.</td>
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</tbody>
</table>

### Principle 6 – Respect the rights of security holders

<table>
<thead>
<tr>
<th>6.2</th>
<th>A listed entity should design and implement an investor relations program to facilitate effective two-way communication with investors.</th>
<th>Complying</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The Board is committed to facilitating effective two-way communication with its shareholders, investors and stakeholders. The Board seeks to communicate with its shareholders and investors by posting information on the Website, and by encouraging attendance and participation of shareholders at general meetings.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Management or Directors additionally meet with shareholders from time to time upon request and respond to any enquiries they may make.</td>
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<tr>
<td></td>
<td>Management or Directors additionally meet with shareholders from time to time upon request and respond to any enquiries they may make.</td>
<td></td>
</tr>
</tbody>
</table>
### 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.

**Complying**

Shareholders are encouraged to attend the Company’s general meetings, and notice of such meetings will be given in accordance with the Company’s Constitution, the Corporations Act, and the ASX Listing Rules.

The Company’s annual general meeting in particular is an opportunity for shareholders to receive updates from the CEO and Chairman on Group performance, ask questions of the Board and vote on the various resolutions affecting the Company’s business. Shareholders are also given an opportunity at annual general meetings to ask questions of the Company’s auditors regarding the conduct of the audit and preparation and content of the auditor’s report.

The date, time and location of the Company’s general meetings will be provided in the notices of meetings, and on the Website. Whilst shareholders are encouraged to attend meetings in person, in the event that they are unable to do so, they are encouraged to participate in the meeting by appointing a proxy, attorney or representative to vote on their behalf.

### 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.

**Complying**

Investors are able to communicate with the Company electronically by emailing the Company Secretary. Investors are also able to communicate with the Company’s registry electronically by emailing the registry or via the registry’s website.

Animoca Brands encourages its shareholders to receive company information electronically by registering their email addresses online with Animoca Brands’ share registry.

### Principle 7 – Recognise and manage risk

**A listed entity should establish a sound risk management framework and periodically review the effectiveness of that framework.**

### 7.1 The board of a listed entity should:

(a) have a committee or committees to oversee risk, each of 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 risk committee or committees that

**Complying**

The Board has established an Audit and Risk Committee comprising three members:

- Mr Chris Whiteman (Chair),
- Mr Yat Siu and
- Mr David Brickler.

The risk-related role of the Audit and Risk Committee is to oversee Animoca Brands’ internal control structure and risk management systems, to provide advice to the Board and to report on the status and management of the risks to Animoca Brands. The purpose of the Committee’s risk management process is to assist the Board in relation to risk management policies, procedures and systems and ensure that risks are identified, assessed and appropriately managed.

All members of the Audit and Risk Committee are Non-Executive Directors. Chris Whiteman and David Brickler are considered to be independent Directors. The Chairman of the Audit and Risk Committee is Mr Chris Whiteman who is not the Chairman of the Board.

The Audit and Risk Committee’s functions and powers are formalised in a Charter, a copy of which is available on the Website.

The Audit and Risk Committee will meet as often as is required by the Audit and Risk Committee Charter or other policy approved by the Board to govern the operations of the Audit and Risk Committee.
satisfy (a) above, disclose that fact and the processes it employs for overseeing the entity’s risk management framework.

The Company discloses in its annual reports the number of times the Audit and Risk Committee meets throughout each financial year and the individual attendances of the members at those meetings.

The relevant qualifications and experience of the Audit and Risk Committee members are disclosed in the Company’s 2018 Annual Report.

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.

Complying

The Group has established policies and procedures to identify, assess and manage all material business and operational risks. The Board has responsibility for monitoring risk oversight and ensures that the Chief Executive Officer and the Chief Financial Officer or equivalent report on the status of business risks through risk management programs aimed at ensuring risks are identified, assessed and appropriately managed.

In addition, the Board reviews the risk management framework and policies of the Group, and is satisfied that management has developed and implemented a sound system of risk management and internal control.

The Board oversees policies on risk assessment and management. A risk review was not undertaken during the reporting period.

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.

Complying

The Company does not at this time, have an internal audit function.

The Audit and Risk Committee has responsibility to ensure that the Company has appropriate internal audit systems and controls in place, and for overseeing the effectiveness of these internal controls. The Committee (or Board, as applicable) is also responsible for conducting investigations of breaches or potential breaches of these internal controls.

The Company’s external auditors also provide recommendations to the Audit and Risk Committee where internal control weaknesses have been identified.

The Audit and Risk Committee is responsible for overseeing the implementation of recommendations to improve internal control weaknesses made by the Company’s auditors, as well as to generally oversee reviews and improvements to risk management and internal control processes.

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.

Complying

The Group’s operations are not subject to any significant environmental regulations under the Commonwealth or State legislation. The Directors believe that the Group has adequate systems in place for the management of its environmental requirements and are not aware of any breach of those environmental requirements as they apply to the Group.

 Principle 8 – Remunerate fairly and responsibly

A listed entity should pay director remuneration sufficient to attract and retain high quality directors and design its executive remuneration to attract, retain and motivate high quality senior executives and to align their interests with the creation of value for security holders.

8.1 The board of a listed entity should:

(a) have a remuneration committee which:

(1) has at least three members, a majority of

Complying

The Board has established a Remuneration and Nomination Committee. Its functions and powers are formalised in a Remuneration and Nomination Committee Charter, a copy of which is available on the Website.

The remuneration-related role of the Remuneration and Nomination Committee (or the Board, as the case may be) is to review remuneration packages and practices
| whom are independent directors; and | applicable to the CEO, senior executives and Directors themselves. This role also includes responsibility for share option schemes, incentive performance packages and retirement and termination entitlements. Remuneration levels are competitively set to attract the most qualified and experienced Directors and senior executives. The Remuneration and Nomination Committee (or the Board, as the case may be) may obtain independent advice on the appropriateness of remuneration packages. |
| (2) is chaired by an independent director, and disclose: | No meetings of the committee took place during the reporting period. |
| (3) the charter of the committee; | The Company will disclose in future annual reports the number of times the Remuneration and Nomination Committee meets throughout each financial year and the individual attendances of the members at those meetings. |
| (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. | |

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. | Complying | Details of the Directors’ and key senior executives’ remuneration are set out in the Remuneration Report section of the Company’s 2018 Annual Report. The structure of Non-Executive Directors’ remuneration is distinct from that of executives and is further detailed in the Remuneration Report section of the Company’s 2018 Annual Report. |

8.3 A listed entity which has an equity-based remuneration scheme should: | Complying | Animoca Brands has adopted a Long Term Incentive Plan (LTIP) to assist in the motivation, retention and reward of senior executives. The LTIP is designed to align the interests of senior executives more closely with the interests of shareholders by providing an opportunity for senior executives to receive an equity interest in Animoca Brands through the granting of securities, the vesting of which is subject to satisfaction of certain performance or time-based conditions. A summary of the LTIP was provided in the Company’s notice of meeting for the General Meeting held on 29 May 2017, where the LTIP was approved by shareholders. Participants in the LTIP are not permitted to hedge or otherwise limit the economic risk of participating in the LTIP. In addition, the Company has adopted a Securities Trading Policy which prohibits Directors and senior executives and other key management personnel and their closely related parties from entering into any arrangement that would have the effect of, directly or indirectly, granting any form of security (whether by way of charge, mortgage, pledge or otherwise) over any Animoca Brands securities which are unvested or subject to a holding lock, to secure any obligation or enter into any margin lending arrangement involving the Company’s securities. A copy of the Company’s Securities Trading Policy is available on the Website. |
| (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. | |