APPLICATION OF KING III PRINCIPLES 2015

This document has been prepared in terms of the JSE Listings Requirements and sets out the application of King III principles by the Clicks Group. The following table includes references to the group's 2015 Integrated Annual Report, annual financial statements and website where detail on the application of the principles is disclosed.

Principle 9.3 was not fully applied during the 2015 financial year. Further detail on the application of this principle can also be found in the corporate governance report.

King III Principle	Comments on application in 2015	Access further information
Chapter 1: Ethical leadership	and corporate citizenship	
Principle 1.1: The board should provide effective leadership based on an ethical foundation.	The board is responsible for corporate governance and determining the group's strategic direction. Decisions, deliberations and actions are based on the group's ethical values and principles. The Integrated Annual Report provides further detail on how the board has discharged its responsibilities in 2015.	The effective leadership is reflected throughout the Integrated Annual Report in areas such as the chairman's report, chief executive's report, corporate governance report and the social and ethics committee report.
Principle 1.2: The board should ensure that the company is and is seen to be a responsible corporate citizen.	The Integrated Annual Report outlines the group's performance. With the strategic direction provided by the board the group proactively protects, enhances and invests in the economy, society and the environment. The social and ethics committee ensures that the group formulates collaborative responses to sustainability challenges.	There is a continued focus on sustainability, CSI initiatives and in particular with regards to the healthcare industry. This is reflected in the social and ethics committee report.
Principle 1.3: The board should ensure that the company's ethics are managed effectively.	The board ensures that the group's ethical standards are clearly articulated and supported as an integral part of conducting business. The ethical standards guiding the group's relationship with stakeholders are governed by the group's code of conduct. Ethical standards of the group are integrated into all the group's strategies and operations. Internal audit annually assesses the group's ethical performance and provides regular reports to both, the audit and risk as well as the social and ethics committees.	Corporate governance report Social and ethics committee report Audit and risk committee report
Chapter 2: Board and director		
Principle 2.1: The board should act as the focal point for and custodian of corporate governance.	The board has a charter that clearly sets out its role, powers and responsibilities both in terms of the latest governance developments as well as the requirements for its composition, meeting procedures and work plan.	Corporate governance report
Principle 2.2: The board should appreciate that strategy, risk, performance and sustainability are inseparable.	The board both informs and approves the strategy of the group, ensuring appropriate alignment with the purpose and mandate of the group. The board appreciates that strategy, risk, performance and sustainability are inseparable and this is evident in the Integrated Annual Report.	Integrated Annual Report presented.
Principle 2.3: The board should provide effective leadership based on an ethical foundation.	The board is responsible for corporate governance and determining the group's strategic direction. Decisions, deliberations and actions are based on the group values. The Integrated Annual Report provides further detail on how they have discharged their responsibilities in 2015.	The values are included in the 2015 Integrated Annual Report and these are led by the board.

King III Principle	Comments on application in 2015	Access further information
Principle 2.4: The board should ensure that the company is and is seen to be a responsible corporate citizen.	The Integrated Annual Report outlines the group's performance with regards to sustainability. With the strategic direction provided by the board the group seeks to protect, enhance and invest in the well-being of the economy, society and the environment. The social and ethics committee ensures that the group formulates collaborative responses to sustainability challenges.	Refer to Principles 2.1 and 2.3
Principle 2.5: The board should ensure that the company's ethics are managed effectively.	The management of ethics within the group forms an important aspect of the board's focus and responsibility. Regular updates are received from the social and ethics committee on ethical matters.	Corporate governance report Audit and risk committee report
Principle 2.6: The board should ensure that the company has an effective and independent audit committee.	An effective and independent audit and risk committee is in place. The committee terms of reference outline the roles, powers, responsibilities and membership.	Corporate governance report Audit and risk committee report
Principle 2.7: The board should be responsible for the governance of risk.	The audit and risk committee assists the board in executing its responsibility in terms of the governance of risk. The committee terms of reference outline the responsibilities, members and work plan (refer to principle 4.1).	Corporate governance report Audit and risk committee report
Principle 2.8: The board should be responsible for information technology (IT) governance.	An IT steering committee which includes the group CFO and head of IT reports to the chairman of the audit and risk committee. The committee reviews IT standards, governance frameworks and results of internal audit reviews.	Corporate governance report
Principle 2.9: The board should ensure that the company complies with applicable laws and considers adherence to non-binding rules, codes and standards.	The audit and risk committee assists the board in ensuring that a relevant compliance framework is maintained and that applicable laws and regulations are complied with.	Corporate governance report
Principle 2.10: The board should ensure that there is an effective risk-based internal audit.	An effective risk-based internal audit function is in place.	Audit and risk committee report
Principle 2.11: The board should appreciate that stakeholders' perceptions affect the company's reputation.	Shareholders' perceptions and the potential effect that it may have on the reputation of the group is appreciated and focused on by the board. A board-endorsed stakeholder engagement process has been adopted across the business and the related metrics are regularly reviewed by the board.	Social and ethics committee report
Principle 2.12: The board should ensure the integrity of the company's Integrated Report.	The board approves the Integrated Report after satisfying itself with respect to the accuracy and integrity of the report.	

King III Principle	Comments on application in 2015	Access further information
Principle 2.13:	The board obtains assurance and reports on the	Audit and risk committee report
The board should report on the effectiveness of the company's system of internal controls.	effectiveness of the group's systems of internal control.	
Principle 2.14:	The board acts in the best interests of the group by ensuring that individual directors:	Corporate governance report
The board and its directors should act in the best interests of the company.	 adhere to legal standards of conduct as set out in the Companies Act; 	Remuneration committee report
, ,	• exercise their fiduciary duties with the best interest of the group at heart;	
	 are permitted to take independent advice in connection with their duties following an agreed procedure; 	
	disclose real or perceived conflicts to the board and deal with them accordingly; and	
	deal in securities only in accordance with the policy adopted by the board.	
Principle 2.15:	The board is apprised of the group's going concern	Corporate governance report
The board should consider business rescue proceedings or other turnaround mechanisms as soon as the company is financially distressed as defined in the Act.	status at the interim and full year meetings. The board monitors the solvency and liquidity of the company on a regular basis.	
Principle 2.16:	The chairman of the board is an experienced independent non-executive director, free of conflict	Corporate governance report
The board should elect a chairman of the board who is an independent non-executive director. The CEO of the company should not also fulfil the role of chairman of the board.	upon appointment and was elected by the board. The remuneration and nominations committee annually assesses the independence of the chairman and the chairman is elected annually.	
Principle 2.17:	The board appointed the CEO and provides input into senior management appointments. The role	Corporate governance report
The board should appoint the chief executive officer and establish a framework for the delegation of authority.	and function of the CEO is formalised and the board evaluates the performance of the CEO annually. Succession plans are in place for the CEO and senior management.	
Principle 2.18:	The majority of board members are independent non- executive directors. Directors are appointed through	Board of directors
The board should comprise a balance of power, with a	a formal process (remuneration and nominations	Chairman's report
majority of non-executive directors. The majority of non-	committee) and the knowledge, skills and resources required by the board are considered.	Corporate governance report
executive directors should be independent.	The size and diversity of the board allows for the board to conduct its business effectively. The CEO, CFO and the group HR director are executive directors of the board.	

King III Principle	Comments on application in 2015	Access further information
Principle 2.19:	A remuneration and nominations committee is in	Corporate governance report
Directors should be appointed through a formal process.	place and assists in identifying suitable members that will address the board's requirements in terms of knowledge, skills and resources.	
	All appointments comply with the requirements of the Companies Act and the company's memorandum of incorporation.	
	Non-executive directors are formally appointed with a letter of appointment.	
Principle 2.20:	A formal induction programme is in place for new	Corporate governance report
The induction of and ongoing training and development of directors should be conducted	directors, which provides them with information on the group's strategy and operations as well as sets out their responsibilities as directors.	
through formal processes.	A board continuing development programme is in place that focuses on improving and keeping the board up to date with governance, regulatory and operational developments.	
Principle 2.21: The board should be assisted	A competent and experienced company secretary, who is not a director of the board, is in place and assists the board with:	Corporate governance report
by a competent, suitably qualified and experienced company secretary.	• the nomination and appointment of directors through the remuneration and nominations committee;	
	• assisting with the director induction and training programmes;	
	 providing guidance to the board on director duties, responsibilities and good governance; 	
	• keeping board and committee charters up to date;	
	 preparing and circulating board papers; 	
	 drafting the annual work plans of the board; 	
	 the preparation and circulation of minutes of board and committee meetings; and 	
	• the evaluation of the board, committees and individual directors.	
	The appointment and functions of the company secretary are in line with the requirements of the Companies Act and the JSE Listings Requirements. The board formally assesses and evaluates the company secretary.	
Principle 2.22:	The board charter clearly sets out the roles, function	Corporate governance report
The evaluation of the board, its committees and the individual directors should be performed every year.	and duties of the board and board committees. An annual evaluation is undertaken by the directors which includes an assessment of each director and the relevant board committees. The chairman of the board discusses the results of the reviews with each director and committee. The results of the evaluation are used to identify training needs for directors and action plans are put in place to address such needs.	

King III Principle	Comments on application in 2015	Access further information
Principle 2.23:	The following committees are in place:	Corporate governance report
The board should delegate certain functions to well-structured committees but without abdicating its own responsibilities.	• audit and risk;	
	 remuneration and nominations; and 	
	• social and ethics (as required in terms of section 72 of the Companies Act).	
	Formal terms of reference are in place and reviewed annually, setting out the roles, powers and responsibilities of each committee. The committee chairpersons report back to the board after each meeting.	
	The audit and risk committee comprises three independent non-executive directors as required in terms of the Companies Act. The terms of reference of the audit and risk committee provides for all the statutory functions of the committee.	
Principle 2.24:	All subsidiaries apply the policies and procedures of the holding company.	Referenced in roles and responsibilities of each sub-committee
A governance framework should be agreed between the group and its subsidiary boards.	noung company.	of each sub-committee
Principle 2.25:	A remuneration and nominations committee is in	Remuneration committee report
Companies should remunerate directors and executives fairly and responsibly.	place and assists the board in ensuring the group's remuneration policy is aligned with the strategy and goals. The committee also reviews and approves remuneration of executive directors and senior management, proposes non-executive fees, reviews participation in and detail of share-based and other long-term incentive schemes.	Corporate governance report
Principle 2.26:	The disclosure of director remuneration meets the	Remuneration committee report
Companies should disclose the remuneration of each individual director and prescribed officer	requirements of the Companies Act.	
Principle 2.27:	The group's remuneration policy is proposed to	Chairman's report
Shareholders should approve	shareholders for a non-binding advisory vote at the annual general meeting (AGM) each year.	Remuneration committee report
the company's remuneration		Notice of annual general meeting
policy. Chapter 3: Audit committee		
Principle 3.1:	The group has an audit and risk committee comprising	Corporate governance report
The board should ensure that the company has an effective and independent audit committee.	at least three independent, non-executive directors who were nominated by the remuneration and nominations committee and elected at the AGM by the shareholders. The audit and risk committee has clear terms of reference, approved by the board, which informs the audit and risk committee of its agenda and work plan.	Audit and risk committee report
	The committee met four times this year. The audit and risk committee also meets at least once a year with the external and internal auditors without management being present.	

King III Principle	Comments on application in 2015	Access further information
Principle 3.2:	The audit and risk committee is regularly evaluated	Board of directors
Audit committee members should be suitably skilled and experienced independent non-executive directors.	by the remuneration and nominations committee and the board, and collectively has a good understanding of the integrated reporting, internal financial controls, the external and internal audit process, corporate law, risk management, sustainability issues, information technology governance and the governance processes within the group. The shareholders elect the audit and risk committee	Audit and risk committee report
	members at the AGM each year and the chairman is elected by the board.	
Principle 3.3:	The audit and risk committee is chaired by an independent non-executive director, namely John Bester.	Corporate governance report
The audit committee should be chaired by an independent non-executive director.	non-executive director, namely don't bester.	Audit and risk committee report
Principle 3.4:	The group produces an Integrated Annual Report aimed primarily at providers of financial capital. The 2015	Integrated Report introduction
The audit committee should oversee integrated reporting.	Integrated Report is presented applying the philosophy and guiding principles contained in the Integrated Reporting Framework released by the International Integrated Reporting Council in December 2013. The audit and risk committee oversees the integrity of the Integrated Report.	Audit and risk committee report
	The review of the audit and risk committee includes not only the primary financial information, but also includes all relevant narrative information to present a balanced view of the group's performance.	
	The committee understands how the board and the external auditor evaluate materiality for integrated reporting purposes. The audit and risk committee is informed of any disagreements on auditing or accounting matters between management and the external auditors.	
Principle 3.5:	The audit and risk committee reviews the combined	Audit and risk committee report
The audit committee should ensure that a combined assurance model is applied to provide a co-ordinated approach to all assurance activities.	assurance framework annually to be satisfied that significant risks are addressed within the group. The framework considers assurances provided by management, internal and external providers.	

King III Principle	Comments on application in 2015	Access further information
Principle 3.6: The audit committee should satisfy itself of the expertise, resources and experience of the company's finance function.	The audit and risk committee annually reviews the appropriateness of the expertise and adequacy of the resources of the finance function and the experience of the senior members of management responsible for the financial function.	Audit and risk committee report
Principle 3.7: The audit committee should be responsible for overseeing of internal audit.	The group has an internal audit function that is independent and has the necessary resources, budget, standing and authority within the group to discharge its functions. The audit and risk committee is responsible for the appointment, performance management and dismissal of the head of internal audit. The committee approves the internal audit plan and encourages co-operation between all assurance providers. The committee also ensures that the function is adequately resourced to perform its duties. The committee ensures that the internal audit function is subjected to a quality review on a regular basis.	
Principle 3.8: The audit committee should be an integral component of the risk management.	The board has assigned responsibility for risk management processes to the audit and risk committee. Through this risk management function, the audit and risk committee satisfies itself that the following areas have been appropriately addressed: • financial reporting risk; • internal financial controls; • fraud risk as it relates to financial reporting; and • IT risks as they relate to financial reporting.	Corporate governance report Audit and risk committee report
Principle 3.9: The audit committee is responsible for recommending the appointment of the external auditor and overseeing the external audit process.	The audit and risk committee recommends to the shareholders the appointment, reappointment and removal of the external auditor based on an assessment of the firm and the individual's qualifications, experience, resources, effectiveness and independence. These attributes are assessed on an annual basis.	Audit and risk committee report
Principle 3.10: The audit committee should report to the board and shareholders on how it has discharged its duties.	The audit and risk committee reports to shareholders on how it has discharged its duties at the AGM and a written report is included in the annual financial statements.	Audit and risk committee report
Chapter 4: The governance of ris	sk	
Principle 4.1: The board should be responsible for the governance of risk.	The board takes responsibility for the governance of risk within the group. A risk management policy was approved by the board and has been implemented by management. The audit and risk committee regularly reviews the group risk assessment and satisfies itself that the responses and mitigations are adequate.	Material issues, risks and opportunities Corporate governance report Audit and risk committee report

King III Principle	Comments on application in 2015	Access further information
Principle 4.2:	The risk attitude of the group is reviewed annually by management and the board of directors. Material issues	Material issues, risks and opportunities
The board should determine the levels of risk tolerance.	are outlined in the Integrated Annual Report along with the relevant mitigations.	Corporate governance report
	-	Audit and risk committee report
Principle 4.3:	The audit and risk committee is responsible for ensuring the group has implemented an effective policy	Corporate governance report
The risk committee or audit committee should assist the board in carrying out its risk responsibilities.	and plan for risk, and that disclosure is comprehensive, timely and relevant. These activities are included in the committee's terms of reference and work plan.	Audit and risk committee report
Principle 4.4:	The group has a risk policy and the risks are reviewed and assessed annually by management during the	Material issues, risks and opportunities
The board should delegate to	strategic planning process. Risks are updated and	Corporate governance report
management the responsibility to design, implement and monitor the risk management plan.	progress on mitigation plans are reported to the audit and risk committee. Internal audit monitors the progress of the group and business units in managing risks and reports the findings to the audit and risk committee.	Audit and risk committee report
Principle 4.5:	Risk management is embedded in the group's annual business planning cycle. A disciplined approach is	Material issues, risks and opportunities
The board should ensure that risk assessments are performed on a continual basis.	followed in evaluating risks and developing appropriate mitigation strategies.	Corporate governance report
Principle 4.6:	The group implemented a risk policy which outlines the	Corporate governance report
The board should ensure that frameworks and methodologies are implemented to increase the probability of anticipating unpredictable risks.	process and methodologies for both identifying and monitoring risks.	Audit and risk committee report
Principle 4.7:	The group has a risk policy and the risks are assessed annually during the strategic planning process.	Material issues, risks and opportunities
The board should ensure that management considers and implements risk responses.	Progress of the group in managing the risks is reported to the audit and risk committee twice a year.	Corporate governance report
Principle 4.8:	The group has a risk policy which outlines the process, responsibilities and methodologies for both identifying	Material issues, risks and opportunities
The board should ensure continual risk-monitoring by management.	and monitoring risks. Progress of the group in managing the risks is reported to the audit and risk committee twice a year.	Corporate governance report
Principle 4.9:	Regular reports are provided to the audit and risk	Corporate governance report
The board should receive assurance regarding the effectiveness of the risk management process.	committee and internal audit performs an annual review of the effectiveness of the system of internal controls and risk management.	Audit and risk committee report
Principle 4.10:	Detailed disclosure on the group's material risks is provided in the Integrated Annual Report.	Material issues, risks and opportunities
The board should ensure that there are processes in place enabling complete, timely, relevant, accurate and accessible risk disclosure to stakeholders.	provided in the integrated Ariildal Neport.	

King III Principle	Comments on application in 2015	Access further information
Chapter 5: The governance of information technology		
Principle 5.1:	The board is responsible for IT governance, understands	Corporate governance report
The board should be responsible for information technology (IT) governance.	the strategic importance of IT in achievement of the group's strategic objectives and has IT governance on the board agenda.	
	The IT steering committee reports to the chairman of the audit and risk committee on various matters including compliance with relevant governance frameworks and results of internal audit reviews.	
Principle 5.2:	The IT strategy is integrated with the group's strategic and business processes. IT and business plans are	Corporate governance report
IT should be aligned with the performance and sustainability objectives of the company.	integrated, align IT with overall business operations and specify the IT value proposition.	
Principle 5.3:	A governance framework has been implemented	Corporate governance report
The board should delegate to management the responsibility for the implementation of an IT	and includes alignment of IT to support the business strategy and operations, deliver value and manage performance, information security, managing IT risk and compliance, and business continuity management.	
governance framework.	and compliance, and business continuity management.	
Principle 5.4:	Return on investment is defined for IT investments and	Chief financial officer's report
The board should monitor and evaluate significant IT investments and expenditure.	projects and is measured and reported to the board. The group CFO is also a member of the investment committee and reviews the reasonableness of future projects.	Corporate governance report
Principle 5.5:	Risk management is embedded in the group's annual	Corporate governance report
IT should form an integral part of the company's risk management.	business planning cycle. A disciplined approach is followed in evaluating risks and developing appropriate mitigation strategies, which includes risks specific to IT.	
Principle 5.6:	An information management strategy is in place which	Corporate governance report
The board should ensure that information assets are managed effectively.	monitors the management of assets. This includes the management of information security.	
Principle 5.7:	The IT steering committee reports to the chairman of the	Corporate governance report
A risk committee and audit committee should assist the board in carrying out its IT responsibilities.	audit and risk committee on various matters including compliance with relevant governance frameworks and the results of internal audit reviews.	
Chapter 6: Compliance with la	aws, codes, rules and standards	
Principle 6.1:	Legislative and regulatory compliance is monitored by the head of group legal and the group compliance	Corporate governance report
The board should ensure that the company complies with applicable laws and considers	officer. An analysis of current and pending legislation is presented at each meeting of the board, audit and risk committee, and the social and ethics committee.	
adherence to non-binding rules, codes and standards.		

King III Principle	Comments on application in 2015	Access further information
Principle 6.2: The board and each individual director should have a working understanding of the effect of the applicable laws, rules, codes and standards of the company and its business.	Processes are in place to ensure that the board is continually informed of relevant laws, rules, codes and standards including any changes made. This forms part of the board induction and ongoing training programme.	Corporate governance report
Principle 6.3: Compliance risk should form an integral part of the company's risk management process.	Compliance risk forms an integral part of the company's risk management process. Legislative and regulatory compliance is monitored by the head of group legal and the group compliance officer. An analysis of current and pending legislation is presented at each meeting of the board, audit and risk committee, and the social and ethics committee.	Corporate governance report
Principle 6.4: The board should delegate to management the implementation of an effective compliance framework and processes.	Legislative and regulatory compliance is monitored by the head of group legal and the group compliance officer. An analysis of current and pending legislation is presented at each meeting of the board, audit and risk committee, and the social and ethics committee.	Corporate governance report
Chapter 7: Internal audit		
Principle 7.1: The board should ensure that there is an effective risk-based internal audit.	The role of internal audit is outlined in the terms of reference of the audit and risk committee as well as the internal audit charter. The annual audit plan is approved by the committee and addresses all the areas as recommended by King III.	Audit and risk committee report
Principle 7.2: Internal audit should follow a risk-based approach to its plan.	Internal audit is independent from management and follows a risk-based audit plan by incorporation of the strategy and risks of the group. Internal audit reporting meets the need and requirements of management and the audit and risk committee.	Audit and risk committee report
Principle 7.3: Internal audit should provide a written assessment of the effectiveness of the company's system of internal control and risk management.	Internal audit forms an integral part of the combined assurance model as the internal assurance provider providing an annual assessment to the audit and risk committee on the effectiveness of internal controls and risk management.	Audit and risk committee report

King III Principle	Comments on application in 2015	Access further information
Principle 7.4: The audit committee should be responsible for overseeing internal audit.	The internal audit responsibilities are determined by the audit and risk committee and are outlined in the audit charter. The head of internal audit is appointed by the committee and reports functionally to the committee and administratively to the chief financial officer of the group. The chairman of the committee meets with the head of internal audit on a monthly basis.	Audit and risk committee report
	The head of internal audit attends all audit and risk committee meetings and provides the meetings with a written assessment of the effectiveness of the governance, risk and control environment.	
	The internal audit function, through the audit and risk committee, assures the board that the combined assurance model is effective so as to best optimise cost, avoid duplication and prevent assurance overload and assessment fatigue.	
	The audit and risk committee ensures that the internal audit function is subjected to an independent quality review as and when the audit and risk committee determines appropriate.	
Principle 7.5:	The internal audit function is independent and objective and reports functionally to the audit and risk committee.	Audit and risk committee report
Internal audit should be strategically positioned to achieve its objectives.	The committee reviews the resources and skills of the function on an annual basis to ensure it is adequate to address risk and assurance requirements.	
Chapter 8: Governing stakeho	older relationships	
Principle 8.1: The board should appreciate that stakeholders' perceptions affect a company's reputation.	The Clicks Group has adopted a board-endorsed stakeholder engagement process across the business. Performance indicators have been developed for each primary stakeholder group and these are reported and reviewed at board meetings.	Social and ethics committee report
Principle 8.2: The board should delegate to management to proactively deal with stakeholder relationships.	The Clicks Group has adopted a board-endorsed stakeholder engagement process across the business. Performance indicators have been developed for each primary stakeholder group and these are reported and reviewed at board meetings.	Social and ethics committee report
Principle 8.3:	The Clicks Group has adopted a board-endorsed	Social and ethics committee report
The board should strive to achieve the appropriate balance between its various stakeholder groupings, in the best interests of the company.	stakeholder engagement process across the business. Performance indicators have been developed for each primary stakeholder group and these are reported and reviewed at board meetings.	
Principle 8.4: Companies should ensure the equitable treatment of shareholders.	There is equitable treatment of all holders of the same class of shares issued, including minorities and between holders of different classes of shares in the company.	Annual financial statements

King III Principle	Comments on application in 2015	Access further information	
Principle 8.5:	The group provides complete, timely, relevant, accurate,	Integrated Annual Report introduction	
Transparent and effective communication with	honest and accessible information to its stakeholders while having regard to legal and strategic considerations.	Social and ethics committee report	
stakeholders is essential for building and maintaining their trust and confidence.	The degree of corporate transparency and communication is considered with reference to the company stakeholder policies, relevant legal requirements and the maintenance of the group's competitive advantage.		
Principle 8.6:	Dispute resolution clauses are included in contracts to deal with external disputes.	Corporate governance report	
The board should ensure disputes are resolved as effectively, efficiently and expeditiously as possible.	Internal dispute processes include the HR grievance process and Tip-offs Anonymous.		
Chapter 9: Integrated reporting and disclosure			
Principle 9.1:	The board, assisted by the audit and risk committee, assumes responsibility for the Integrated Annual	Integrated Annual Report	
The board should ensure the integrity of the company's Integrated Report.	Report and ensures that the report fairly represents the performance of the group.	Audit and risk committee report	
Principle 9.2: Sustainability reporting	The Integrated Annual Report includes the group's summary of financial statements and commentary that	Sustainability reporting and disclosure have been integrated with the group's	
and disclosure should be	allows the reader to contextualise the financial results by providing sufficient information on the key issues	financial reporting.	
integrated with the company's financial reporting.	affecting the group, its stakeholders and the community it operates in.	Further information is also available on the group's website.	
Principle 9.3:	The audit and risk committee considered obtaining	Corporate governance report	
Sustainability reporting and disclosure should be independently assured.	independent assurance of the sustainability information. Certain indicators have been selected for verification by accredited specialists, namely broad-based black economic empowerment and carbon emissions. Internal audit has assured selected sustainability indicators.		