

2024 King IV[™] application register







Application of King IV

African Rainbow Minerals Limited (ARM or the company) supports the governance outcomes, principles and practices in the King IV Code as set out in the King IV Report on Corporate Governance for South Africa, 2016^{™1} (King IV), effective for companies listed on the JSE Limited from 1 October 2017. ARM applies all the relevant principles of King IV.

Below we summarise the King IV principles implemented as well as our progress on achieving the practices and, ultimately, governance outcomes envisaged. Where required, enhancements will be made over time in line with our objective to continuously improve and entrench the highest standards of corporate governance.

Comment from sustainability assurance provider

Refer to KPMG's Independent Assurance Practitioner's limited assurance report in ARM's 2024 ESG report on our website: **www.arm.co.za**.

Governance outcome: Ethical culture			
Leadership, ethics and corporate citizenship			
Principle 1	Leadership		
The board* should lead ethically and effectively	ARM's board of directors exercises ethical and effective leadership. The board confirms its commitment to and adoption of the highest standards of corporate governance, its charter and the code of conduct that set the ethical foundation for how ARM operates.		
	The code of conduct is designed to ensure the effective management of ethics and applies to directors, employees, contractors, suppliers and joint-venture partners. The board and its committees regularly monitor their own ethics and those of directors to ensure that they individually and collectively cultivate and exhibit integrity, competence, accountability, fairness and transparency in their leadership. Directors are expected to disclose conflicts that cannot be avoided. The company maintains a register and disclosure is a standing agenda item. Directors act ethically in discharging their responsibility to provide strategic direction and control of the company as provided for in the board charter and the company's memorandum of incorporation. The board sets the strategic direction adopted by the company's short and long-term impact on the economy, society, environment and its stakeholders, ARM's best interests as well as risks and opportunities. The chief executive officer is responsible for executing the approved strategy, policy and plan, however, the board monitors management's execution and remains accountable for achieving strategic objectives and other positive outcomes, including the company's performance, even where delegated to others. As required by the Companies Act, ARM's directors exhibit the required ethical characteristics of integrity, competence, care and responsibility.		

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* The governing body of the company is the board of directors.

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For further reading:

Information available on our website



2024 integrated annual report



2024 environmental, social and governance (ESG) report

2024 annual financial statements

Governance outcome: Ethical culture continued

Covernance outcome. Ethical culture continued		
Leadership, ethics and corporate citizenship continued		
Principle 2	Organisational ethics	
The board should govern the ethics of the company in a way that supports the establishment of an ethical culture	The board establishes an ethic governance principles in King strengthen recommended pra systems and processes.	
	The board determines ARM's of sustainability and our comm communities and the environm approves the company's code rights, specifies ethical busine corruption or bribery. The cod extensive anti-bribery and anti of interest. The board has also Management has been delega The board, assisted by the so exercises ongoing oversight o ensuring that our conduct sup	

The code of conduct guides interactions with all stakeholders and sets the framework to address the company's key ethical risks. Our policies and programmes, including a whistleblower facility operated by an independent service provider, enable employees and other stakeholders to report, confidentially and anonymously, allegations of any unethical or risky behaviour and contribute to our strong ethical foundation.

The code of conduct is incorporated by reference in employee contracts and new contracts with suppliers. The company provides training on the code of conduct and there are sanctions when ethical standards are breached.

An overview of governance appears in the ESG report.

nical culture. It ensures that the company applies the g IV and, where required, continues to entrench and ractices through the group's governance structures,

s values, which include the broader concepts mitment to zero harm to our employees, our host ment. Through the audit and risk committee, the board de of conduct, which integrates the principles of human ness conduct and allows no tolerance for discrimination, de of conduct, which is reviewed annually, includes nti-corruption provisions as well as provisions on conflicts so approved a separate human rights policy.

gated responsibility for implementing the code of conduct. ocial and ethics committee and audit and risk committee, of the management of ethics, including monitoring and pports our values.



Governance outcome: Ethical culture continued

Leadership, ethics and corporate citizenship continued		
Principle 3	Responsible corporate citizenship	
The board should ensure that the company is and is seen to be a responsible corporate	Through the code of conduct, the board is responsible for ensuring the company protects, enhances and contributes to the wellbeing of the economy, society and the natural environment.	
citizen	Sustainability is an integral part of ARM's business strategy through our values-driven focus on operational excellence and operating our assets safely, responsibly and efficiently. We believe that a responsible, sustainable approach to our business minimises potential negative impacts and increases the industry's positive contribution to the country, including communities.	
	The board, with the support of the social and ethics committee, regularly oversees and monitors how ARM's operations and activities affect its status as a responsible corporate citizen. This oversight and monitoring cover measures and targets that address the manner and extent to which ARM protects, enhances, invests in and impacts on the workplace, economy, society and environment.	
	As summarised in the integrated annual report, this is achieved through, inter alia, the board charter and code of conduct, which set the policy framework, and through specific operational and corporate office structures. These structures are more fully described in the risk section of the ESG report. This framework has been established to ensure human and financial resources are employed effectively and benefit our communities.	

Governance outcome: Good performance

Strategy, performance and reporting

Principle 4
The board should
appreciate that the
company's core purpose,
its risks and
opportunities, strategy,
business model,
performance and
sustainable development
are all inseparable
elements of the value-
creation process

Strategy and performance

The board, through its committees, approves and monitors the implementation of ARM's strategy and business plan, sets objectives and priorities for the business, reviews key risks and opportunities, and evaluates performance against the background of economic, environmental and social issues relevant to the company as well as national and economic conditions. The company's material financial and sustainability-related matters are discussed throughout the integrated annual report and relevant supplementary reports. Globally, competitive performance depends on optimising operational metrics, and on ensuring environmental and social issues are addressed appropriately. Driving excellence across all these areas supports operational efficiency, long-term sustainability, financial returns for shareholders and broad social benefit.

Additional detail on the company's performance against its strategic objectives appears in the integrated annual report, while the approach to sustainable ESG development is in the ESG report.



Governance outcome: Good performance continued

Strategy, performance and reporting continued

Reporting

The board should ensure that reports issued by the company enable stakeholders to make informed assessments of its performance, and its short, medium and long-term prospects

Principle 5

The integrated annual report and supplementary reports provide a comprehensive review of ARM's sustainability, including the group's financial, economic, social, environmental and governance performance on matters material to its strategy and key stakeholders. Structured review processes to ensure the integrity of sustainability reporting have been established. Reporting is prepared in line with recognised guidelines that ensure compliance with legal requirements and relevance to stakeholders, including International Financial Reporting Standards (IFRS), King IV, the International Sustainability Standards Board (ISSB), under the auspices of the IFRS Foundation, GRI Standards and the sustainable development framework of the International Council on Mining and Metals (ICMM) as well as the requirements of the Global Industry Standard on Tailings Management (GISTM).

The board, through the audit and risk committee and other board committees, ensures the necessary controls are in place to verify and safeguard the integrity of the annual reports and any other disclosures. The audit and risk committee oversees the integrated reporting process and reviews the annual financial statements, which are externally audited. The social and ethics committee oversees the ESG reporting process, elements of which are independently assured, and the remuneration committee monitors remuneration reporting, which is reviewed by the company's remuneration consultants.

The code of conduct includes ARM's communication policy to ensure that timely, relevant and accurate information is provided to stakeholders. The company ensures that annual reports, including the annual financial statements, integrated annual report, ESG report and other information relevant to stakeholders are published on its website, and other media as appropriate.

See ESG report for more detail

Governance outcome: Effective control

Governing structures and delegation

Principle 6	Primary role and responsibilit
The board should serve as the focal point and custodian of corporate governance in the	The board ensures that the com where required, continues to en the group's governance structu
company	The board has an approved cha governance responsibilities.
	The board has an approved pro obtain independent, external pr within the scope of their duties. by directors in requesting docu management, as required.
	An appropriate governance fram in place to ensure entities in ARM standards. The company's gover governance practices are disclos

and ESG report.



ities of the board

mpany applies the governance principles of King IV and, entrench and strengthen recommended practices through ures, systems and processes.

narter, which it reviews annually. This sets out its

rotocol to be followed and any director or committee may professional advice at the company's expense on matters . The protocol includes the procedure to be followed umentation from and setting up meetings with

mework and the necessary policies and processes are RM adhere to group requirements and governance ernance framework and corporate





Governing	etructures	and do	logation	continued	
Governing	structures	and de	legation	continued	

Governing structures and d	elegation continued	(
Principle 7	Composition of the board	
The board should comprise the appropriate balance of knowledge, skills, experience, diversity and independence for it to discharge its governance role and responsibilities	Composition The independence of each director is categorised as defined in the Listings Requirements of the JSE Limited, taking into consideration King IV and other requirements outlined in the board charter. The board comprises most independent non-executive directors. Annually, the board rigorously reviews the independence and performance of independent non-executive directors serving more than nine years, on the recommendation of the nomination committee.	
	To ensure a formal and transparent appointment process, any new appointment of a director is considered by the board, on the recommendation of the nomination committee. The selection process involves considering the existing balance of knowledge, skills and experience on the board and a continual process of assessing the needs of the company and the board's effectiveness and ability for it to discharge its governance role and responsibilities objectively. Board members confirm their availability to perform their roles.	
	The nomination committee regularly considers the board composition, applying a broad definition of diversity. This includes considering the balance of skills, experience, independence, field of knowledge and knowledge of ARM as well as aspects of diversity, including gender, race, culture, the ages of directors, and other factors relevant to the board's effectiveness.	
	The board has adopted a policy on promoting diversity and inclusion at board level and discloses in the integrated annual report its progress towards targets in the policy. The process of identifying suitable candidates to be proposed for appointment considers diversity and inclusion. Directors are appointed in terms of the company's memorandum of incorporation.	
	A formal induction programme is available for new directors, including background material on the company's business and board matters, guidance on directors' duties and responsibilities, and meetings with senior executives. All directors are invited to the annual budget meeting. The board and budget meetings have a strategic focus. Ongoing training includes workshops presented by management and external advisors, with additional training facilitated as required. Site visits to operations take place periodically and directors receive regular briefings on legal and other developments, including changes in the business and business environment.	
	Executive chairman As ARM has an executive chairman, a lead independent non-executive director has been appointed, as recommended by King IV. In terms of the board charter, the roles of the executive chairman and chief executive officer are separate and clearly defined. The board charter also documents the role and responsibilities of the executive chairman and lead independent non-executive director, who leads, inter alia, in the absence of the executive chairman or when the executive chairman has a conflict of interest. The executive chairman and lead independent non-executive director are	_

required to be elected by the board annually.

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Governing structures and delegation continued		
Principle 8	Committees of the board	
The board should ensure that its arrangements for delegation within its own structures promote independent judgement, and assist with balance of power and the effective discharge of its duties	As set out in the board charter, the in discharging its duties and responding its duties and responding in the security of the directed committees operate under writter reviewed annually. The committee appointed by the board, except for nominated by the board and electromittee reviews the composition as well as the need to create a base well as the need to create a base external advisors, executive director management attend committee naiso attend meetings by invitation high standards of governance are the board of it a discharge of its accountability. The board applies its collective more presented applies its collective presen	
Principle 9	Evaluations of the performance	
The board should ensure	The effectiveness and performan	

The board should ensure	The effectiveness and performa
the evaluation of its own	committees are evaluated annu
performance and that of its	nomination committee and assi
committees, its chair and	officer, leads the evaluation pro
individual members,	leads the process to evaluate the
support continued	an external service provider as
improvement in its	on performance. The board is s
performance and	performance and effectiveness
effectiveness	
	Refer to integrated annual repo

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the board has six standing committees to assist sponsibilities: audit and risk; investment and technical; ctors'; remuneration; and social and ethics. These en terms of reference approved by the board, which are ees are appropriately constituted, and members are t for the audit and risk committee, whose members are ected by shareholders of the company. The nomination ition of board committees and makes recommendations on, considering factors such as diversity and skills balanced distribution of power.

ectors and members of executive and senior meetings by invitation. Any non-executive director may on. The committees play an important role in enhancing and achieving increased effectiveness within the group.

tion of roles and associated responsibilities and the ross committees holistically.

its responsibilities to a committee will not constitute

mind to the information, opinions, recommendations, ed by the committee chairmen.

ce of the board

ance of the board as a whole and the individual board ually. The executive chairman of the board, through the sisted by the group company secretary and governance ocess. The lead independent non-executive director the performance of the executive chairman. In 2024, ssisted with the board and committee evaluations satisfied that the evaluation process is improving its S.

ort and ESG report.



Governing	structures	and de	elegation	continued
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Principle 10	Appointment and delegation to management
The board should ensure that the appointment of, and delegation to, management contribute	While retaining overall accountability and subject to matters reserved to itself, the board has delegated authority to the chief executive officer, other executive directors and senior executives to run the day-to-day affairs of the company, subject to a delegation-of-authority framework that contributes to the effective exercise of responsibilities.
to role clarity and the effective exercise of authority and responsibilities	Chief executive officer The chief executive officer was appointed by the board, on recommendation of the nomination committee. His role and responsibilities are set out in the board charter.
	The board, assisted by the nomination committee, is responsible for ensuring succession plans are in place for the chief executive officer and other senior executives. The succession plans provide for succession in emergency situations as well as succession over a longer period. The board approves and regularly reviews the delegation-of-authority framework in terms of which matters are delegated to the chief executive officer. He is accountable to the board for the successful implementation of our strategy as well as overall management and performance of the group, consistent with our values. He is supported by a competent, multiskilled team in executing his responsibilities.
	The chief executive officer is not a member of board committees but attends any meeting or part thereof by invitation to contribute pertinent insights and information. The board evaluates the performance of the chief executive officer annually against agreed performance measures and targets. The chief executive officer does not hold any external board appointments, except as the company representative at the Minerals Council South Africa.
	Group company secretary and governance officer The group company secretary, and governance officer is appointed by the board in line with the Companies Act and JSE Listings Requirements. Her performance is evaluated annually during the independent assessment of board effectiveness. The board is satisfied that she is properly qualified and experienced to competently carry out the duties and responsibilities of a company secretary.
	Refer to integrated annual report or ESG report for additional information.

Governance functional areas

Principle 11	Risk governance
The board should govern risk in a way that supports the company in setting and achieving its strategic objectives	In terms of its charter, the board takes overall responsibility for risk management with an implemented formal process that is delegated to the audit and risk committee. The board sets the company's risk appetite and tolerance levels, which provide the basis for achieving the strategic objectives detailed in our integrated annual report. The audit and risk committee assists the board with the governance of risk and monitors risk management. It is supported by the management risk and compliance committee, which reports quarterly to the audit and risk committee on the enterprise risk management plan (approved annually by the audit and risk committee) and the enterprise risk management policy (approved annually by the board). As per the audit and risk committee's terms of reference, management designs, implements and monitors the plan and is accountable for embedding the risk management process in the business. Day-to-day responsibility for managing the plan rests with the finance director.
	Refer to risk section in ESG report

Refer to risk section in ESG report.



Governance ou	tcome: Effective	control continue
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Governance	functional	areas	continued
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Governance functional areas continued		
Principle 12	Technology and information	
The board should govern technology and information in a way that supports the company in setting and achieving its strategic objectives	As per the board charter and committee assists the board w governance framework, includ strategic objectives, was adop to management. The technolog management risk and complia committee. Following gap ana application of King IV required to address these gaps. Managestrategy was updated in 2024, Refer to the technology and in	
	Refer to the technology and in	
Principle 13	Compliance governance	
The board should govern in compliance with applicable laws and adopted non-binding rules, codes and standards in a way that supports the company being ethical and a good corporate citizen	The board has fulfilled its resp provisions for the establishme of incorporation for the 2024 f standards of corporate govern processes for compliance with The board takes overall respon an implemented formal process management risk and complia legal compliance responsibilit out the requirement for legal c and compliance management applicable to ARM. Implement and compliance committee, w as the social and ethics comm meetings of the management information committee, audit a executive committee and board Refer to the ESG report.	
Principle 14	Remuneration governance	
The board should ensure that the company remunerates fairly, responsibly and transparently to promote the achievement of strategic objectives and positive outcomes in the	The company's remuneration s retaining human capital throug shareholder value. The remune remuneration policy was desig business objectives in the broa remuneration mix in line with o Refer to managing performance	

governance

audit and risk committee's terms of reference, this with technology and information governance. The ding procedures and structures to achieve the company's pted by the board, which delegates implementation ogy and information committee reports via the ance committee and, directly, to the audit and risk alyses in prior years which identified areas where the ed enhancement, ARM is implementing the plan gement's plan to implement the information technology , given rapid developments in artificial intelligence.

nformation governance section in ESG report.

ESG www.

ponsibilities in accordance with its charter, Companies Act ent of the company and the company's memorandum financial year. The board also adhered to the highest nance and maintained an effective framework and th all relevant laws and regulations.

onsibility for compliance management, with ess that is delegated to the audit and risk committee. The ance committee has oversight of risk management and ties. The code of conduct, approved by the board, sets compliance. The company has a legal compliance policy t framework and has identified the legal universe tation of the policy is monitored by the management risk which reports to the audit and risk committee as well nittee. The company's compliance executive attends risk and compliance committee, technology and and risk committee, social and ethics committee, rd.



strategy ensures a balance in attracting, motivating and igh competitive remuneration practices, while creating eration committee considers the pay gap. Our igned to give effect to the remuneration strategy, support bader operating environment and offer a balanced our values and goals.

ce through remuneration in the integrated annual report, e ESG report.

Governance outcome: Effective control continued

Sovernance outcome. Enective control continued			
Governance functional areas continued			
Principle 15	Assurance		
The board should ensure that assurance services and functions enable an effective control environment, and that these support the integrity of information for internal decision-making and of the company's external reports	Combined assurance The board has delegated to the audit and risk committee oversight of the effectiveness of the company's assurance services, with particular focus on combined assurance. This includes the finance function and management, internal audit, external audit and external assurance providers, as well as the integrity of the integrated annual report and annual financial statements and, to the extent delegated by the board, other external reports issued by the company.		
	The combined assurance model incorporates and optimises all assurance activities and functions so that, taken as a whole, these enable an effective control environment, support the integrity of information used for decision-making by management, the board and its committees, and support the integrity of ARM's external reports.		
	The audit and risk committee also annually considers and satisfies itself on the appropriateness of the expertise and experience of the finance director and the finance function.		
	Refer to risk section, including combined assurance, in the ESG report.		
	Assurance of external reports With the assistance of independent assurers, such as the external auditor, the audit and risk committee reviews and evaluates the annual financial statements prior to recommending them to the board for approval. Various other assurers assist the audit and risk committee and other board committees in reviewing the integrated annual report and supplementary reports. The integrated annual report and supplementary reports		

ious other assurers assist the audit viewing the integrated annual report and supplementary reports. The integrated annual report and supplementary reports provide a consolidated review of ARM's sustainability, including its financial, economic, social and environmental performance on matters material to its strategy and key stakeholders. Sustainability reporting and disclosure are independently assured, and review processes are structured to ensure the integrity of sustainability reporting.

Refer to independent auditor's report in annual financial statements and assurer's report in the ESG report.



Internal audit

The audit and risk committee is responsible for overseeing that assurance services are performed in terms of the internal audit charter. The company has an outsourced internal audit function and its role and responsibilities are set out in a charter that requires, inter alia, performing risk-based internal audits against an internal audit plan approved by the audit and risk committee. The internal auditor submits formal reports to this committee quarterly. The annual financial statements include the audit and risk committee's confirmation of having received the internal auditor's written assessment of the effectiveness of the company's governance, risk management and control processes, including the effectiveness of its systems of internal financial controls.

Refer to risk section in the ESG report and audit and risk committee report in the annual financial statements.



Governance outcome: Legitimacy

Stakeholders

Stakeholder relationships

organisation over time

Principle 16

In the execution of its governance role and responsibilities, the board should adopt a stakeholder-inclusive approach that balances the needs, interests and expectations of material stakeholders in the best interests of the

ARM recognises the benefits of strong long-term relationships with its stakeholders. We consider their legitimate and reasonable interests and expectations as important inputs to how we conduct our business. Stakeholder interactions provide a broader context, inform our most material matters, help us refine our strategy and shape ARM's long-term direction. The company engages its stakeholders on multiple levels: this allows it to manage material matters effectively and timeously reduces the likelihood of reputational risks. Stakeholder relationships are a standing board agenda item.

The company identifies stakeholders through formal and informal channels at the corporate, divisional and operational levels as appropriate to the stakeholder. ARM uses many forums to facilitate effective stakeholder engagement and ensures material matters have been identified, prioritised and appropriately addressed.

The company's stakeholder communication policy, included in the ARM code of conduct, ensures that timely, relevant and accurate information is provided to stakeholders.

The company complies with the Companies Act and JSE Listings Requirements on the equitable treatment of shareholders. Directors are mindful of their fiduciary responsibilities and their duty to act in accordance with applicable legislation. Records of directors' financial, economic and other interests are kept and continually updated. The board acts as a steward of the company and each director acts with independence of mind in the best interests of the company and its stakeholders. In its deliberations, decisions and actions, the board is sensitive to the legitimate interests and expectations of the company's stakeholders.

Formal dispute-resolution policies are in place and dispute-resolution provisions are included in contracts. Where disputes occur, the main objective is to resolve these as effectively and expeditiously as possible.

see our ESG report.

Principle 17	Responsibilities of institutio
The governing body of an institutional investor organisation should ensure that responsible investment is practised by the company to promote the good governance and the creation of value by the companies which it serves	Responsibilities of institution Principle 17 is not applicable a

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For more on our stakeholder relationships and engagements,



onal investors

nal investors

as the company is not an institutional investor organisation.