

29 September 2015

ASX Limited  
Level 40, Central Park  
152 – 158 St George's Terrace  
Perth WA 6000

**ASX ANNOUNCEMENT  
NOMAD BUILDING SOLUTIONS LIMITED (NOD)**

**2015 Corporate Governance Statement**

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Dear Sir/Madam

Please see attached the 2015 Corporate Governance Statement for Nomad Building Solutions Limited, pursuant to Listing Rule 4.7.4.

Yours sincerely,



Oliver Schweizer  
Company Secretary

For further information contact:

Heather Gardner  
Chief Executive Officer  
Nomad Building Solutions Limited  
(07) 3668 0730



**2015**

**CORORATE  
GOVERNANCE  
STATEMENT**

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**1 The Company's commitment to corporate governance**

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The Board is committed to high standards of corporate governance and ensuring the Company complies with the Corporations Act, Listing Rules, the Company's Constitution and other applicable laws and regulations.

Good corporate governance is a fundamental part of the culture and business of the Company.

The Company has followed the ASX Corporate Governance Council's Principles and Recommendations (Third edition) where the Board has considered the recommendations to be an appropriate benchmark for the Company's corporate governance practices. Where, after due consideration, the Company's corporate governance practices depart from a recommendation, the Board has offered full disclosure and reason for adoption of its own practice, in compliance with the "if not, why not" regime.

The Directors monitor the business affairs of the Company on behalf of its Shareholders and have adopted this Corporate Governance Statement to encourage the Directors to focus their attention on accountability, risk management and ethical conduct. A description of the Company's main corporate governance practices is set out below. All these practices, unless otherwise stated, were in place for the entire year. The Board continues to review the framework and practices to ensure they meet the interests of its Shareholders. The corporate governance policies are available on the Company website at [www.nomadbuildingsolutions.com.au](http://www.nomadbuildingsolutions.com.au).

**Principle 1: Lay solid foundations for management and oversight**

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**2 Recommendation 1.1 - Roles and responsibilities of the Board and Senior Executives**

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The Board has adopted a Board Charter which sets out the roles and responsibilities of the Board and its governance requirements. The Board Charter clearly articulates the division of responsibilities between the Board and Senior executives to help manage expectations and avoid misunderstandings about their respective roles and responsibilities.

A copy of the Board Charter can be found on the Company's website.

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**3 Recommendation 1.2 – Checks on Board candidates and provision of information to Shareholders**

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The Company undertakes appropriate checks before appointing a person or putting forward to Shareholders a candidate for election as a Director of the Company. The Nomination and Remuneration Committee's Charter requires the Committee to undertake background checks and provide Shareholders with all relevant information. A copy of the Company's Nomination and Remuneration Committee's Charter is accessible on the Company's website.

The Company endeavours to provide the following information to Shareholders to enable the Shareholders to make an informed decision as to the candidate's character, experience, education, criminal record and bankruptcy history:

- (a) biographical details, including their relevant qualifications and experience and the skills they bring to the Board;
- (b) details of any other material Directorships currently held by the candidate;
- (c) in the case of a candidate standing for election as a Director for the first time:
  - (i) any material adverse information revealed by the checks the Nomination and Remuneration Committee has undertaken on the candidate;
  - (ii) details of any interest, position, association or relationship that might influence, or reasonably be perceived to influence, in a material respect his or her capacity to act in the best interests of the Company and its Shareholders; and
  - (iii) if the Board considers that the candidate will if elected, qualify as an independent Director, a statement to that effect;

- (d) in the case of a candidate standing for re-election:
  - (i) the term of office currently served by the Director; and
  - (ii) if the Board considers the Director to be an independent Director, a statement to that effect;
- (e) a statement by the Board as to whether it supports the election or re-election of the candidate.

#### **4 Recommendation 1.3 – Written agreements with Directors and Senior Executives of the Company**

The Company has entered into written agreements with each of its Directors setting out the terms of his or her appointment.

Each member of the Senior Executive team has signed a formal employment contract covering a range of matters including their duties, rights, responsibilities and any entitlements on termination. The standard contract refers to a specific formal job description. This job description is reviewed by the Board on an annual basis and, where necessary, is revised in consultation with the relevant employee.

#### **5 Recommendation 1.4 – Company Secretary is accountable to the Board**

The Company Secretary plays an important role in supporting the effectiveness of the Board and its committees. The Company Secretary is accountable directly to the Board, through the Chairperson, on all matters to do with the proper functioning of the Board.

The responsibilities of the Company Secretary include:

- (a) advising the Board and its committees on governance matters;
- (b) monitoring that Board and committee policy and procedures are followed;
- (c) coordinating the timely completion and despatch of Board and committee papers;
- (d) ensuring that the business at Board and committee meetings is accurately captured in the minutes;
- (e) helping organise and facilitate the induction and professional development of Directors; and
- (f) attending to ASX and statutory filings.

Any decision to appoint or remove a Company Secretary will be made or approved by the Board.

Each Director of the Company is able to communicate directly with the Company Secretary and vice versa.

#### **6 Recommendation 1.5 - Diversity Policy**

The Company values diversity and recognises the benefits it can bring to the organisation's ability to achieve its goals. Accordingly, the Company has developed a Diversity Policy which is available on the Company's website. This policy outlines the Company's diversity objectives in relation to gender, age cultural background and ethnicity. It includes requirements for the Board to establish measurable objectives for achieving diversity, and for the Board to assess annually both the objectives, and the Company's progress in achieving them.

This is evidenced by the proportion of women employees in the Group as at 30 June, 2015

	<b>Measures</b>	<b>2015</b>	<b>2014</b>
Women on the Board	20%	25%	0%
Women managers and senior staff	20%	18%	0%
Other Staff	30%	16%	9%

Managers and senior staff are defined as those staff that report directly to the Chief Executive Officer or report directly to a direct report of the Chief Executive Officer.

The Group is not a relevant employer under the Workplace Gender Equality Act.

The Board will abide by the following principles:

- (a) the Company is to maintain a mix of Directors on the Board from different backgrounds with complementary skills and experience; and
- (b) the Board is required to undertake an annual Board performance review and consider the appropriate mix of skills required by the Board to maximise its effectiveness and its contribution to the Company.

## **7 Recommendation 1.6 – Process for the periodic evaluation of the Board**

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On an annual basis the Nomination and Remuneration Committee conducts a review of the Board structure, composition and performance and also reviews the performance of the Board committees and individual Directors. The Nomination and Remuneration Committee has developed an informal annual self-assessment process for its collective performance, the performance of the Chair and its committees.

The Nomination and Remuneration Committee will ensure that a performance evaluation is undertaken in relation to each reporting period. The Board conducted a review of its performance and is satisfied with the current skill set and its overall performance.

## **8 Recommendation 1.7 – Process for the periodic evaluation of Senior Executives**

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The Company has developed a process for the annual appraisal of Senior Executives measuring performance in 10 areas, including contribution to the overall success of the business. The appraisal is designed to measure success in achieving objectives set for the past 12 months and to set objectives for the ensuing 12 months. Succession planning is also built into the appraisal process to encourage the development of future leaders within the Company.

Formal appraisals are conducted at least annually for all senior executives. At least one formal performance appraisal was conducted for all senior executives who were employed by the company throughout the financial year.

## **Principle 2: Structure the Board to add value**

### **9 Recommendation 2.1 and Recommendation 8.1 – Nomination and Remuneration Committee**

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Currently the size of the Board is not sufficient to warrant two separate committees for Nomination and Remuneration. As a result, the Company has established a combined Nomination and Remuneration Committee. The Committee members are:

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*Peter Constable (Chairman)*

\_\_\_\_\_  
 Lachlan McIntosh

The composition of the Nomination and Remuneration Committee is not in accordance with the ASX Corporate Governance Council's best practice recommendations in that it does not have at least three members. Further it is not chaired by an independent director. The Board believes that the experience and skill set of the two non-executive directors on the committee ensures independent judgement.

Details of the qualifications and attendance at Nomination and Remuneration Committee meetings are set out within the Directors' Report in the Company's 2015 Annual Report. Although the Nomination and Remuneration Committee did not meet formally during the period under review discussions between the committee members on various remuneration issues did take place with matters submitted to the full Board for decision.

The Charter of the Nomination and Remuneration Committee is available on the Company's website.

In accordance with its Charter, the Nomination and Remuneration Committee is responsible for ensuring that the Company's executive remuneration policies, practices and procedures are:

- (a) aligned with the Company's overall business objectives and market practice;
- (b) motivate executives to pursue the Company's long-term growth;
- (c) demonstrate a clear relationship between the Company's performance and performance of executives; and
- (d) align the interests of executives with the creation of value for Shareholders.

The Nomination and Remuneration Committee will ensure that the number of times the committee meets throughout the relevant reporting period, and the individual attendances of the members at those meetings, are disclosed in the annual report.

## **10 Recommendation 2.2 – Board skills matrix**

The Board considers that a diverse range of skills, background, knowledge and experience is required in order to effectively govern the Company. The Board has developed a skills matrix to help identify any gaps in the collective skills of the Board skills and diversity that the Board currently has or is looking to achieve in its membership. The Board regularly evaluates the mix of skills, experience and diversity of background, skills and perspectives will be effective in supporting and enabling delivery of good corporate governance and value for Shareholders.

When the need for a new Director is identified, the required experience and competencies of the new Director are defined in the context of this matrix and any gaps that may exist.

The Directors believe that the Board is of an appropriate size and has the requisite commitment, diversity and mix of skills to enable it to discharge its duties effectively. The Board had adopted a Board Competencies Matrix which sets out the mix of "competencies" that the Board, strives as far as reasonably possible, to achieve within the Board. The Board Competencies Matrix is attached as Annexure A to this document.

## **11 Recommendation 2.3 – Director's independence**

The Board has adopted specific principles in relation to Directors' independence. These state that to be independent, a Director must be a non-executive Director and:

- (a) not be a substantial Shareholder of the Company or an officer of, or otherwise associated directly with, a substantial Shareholder of the Company;
- (b) within the last 3 years, not have been employed in an executive capacity by the Company or any other Group member, or been a Director after ceasing to hold any such employment;
- (c) within the last 3 years not have been a principal of a material professional adviser or a material consultant to the Company or any other Group member, or an employee materially associated with the service provided;
- (d) not be a material supplier or customer of the Company or any other Group member, or an officer of or otherwise associated directly or indirectly with a material supplier or customer;
- (e) must have no material contractual relationship with the Company or a controlled entity other than as a Director of the Group;
- (f) be free from any interest and any business or other relationship which could, or could reasonably be perceived to, materially interfere with the Directors' ability to act in the best interests of the Company; and
- (g) must not have any close family ties with any person who falls within any of the categories described above.

Materiality for these purposes is determined on both quantitative and qualitative bases. An amount of over 5% of annual turnover of the Company or Group or 5% of the individual Director's net worth is considered material for these purposes.

In addition, a transaction of any amount or a relationship is deemed material if knowledge of it may impact the Shareholders' understanding of the Directors performance.

Recent thinking on corporate governance has introduced the view that a Directors' independence may be perceived to be impacted by lengthy service on the Board. To avoid any potential concerns, the Board has determined that a Director will not be deemed independent if he or she has served on the Board of the Company for more than 10 years.

## 12 Recommendation 2.4 – Majority of the Board are independent Directors

Director	Position	Appointed	Last Elected at an AGM
Peter Constable	Non-Executive Chairman	2012	2014
Heather Gardner	CEO / Executive Director	2014	N/A
Lachlan McIntosh	Non-Executive Director	2014	2014
Wayne Bloomer	Executive Director	2015	N/A

The configuration for the existing Board is slightly different to our Board Charter, owing to the size of the Group and the evolution necessary to grow the business. The Board has appointed Peter Constable as non-executive Chairman. The Group has one independent non-executive Director in Lachlan McIntosh.

Currently one of the four directors are independent, the Board believes the experience and the skill set required for the business warrants the current structure at this stage of the Company's development.

## 13 Recommendation 2.5 – Independence of Chairperson

The Chairperson of the Board is an independent Director and is not the same person as the CEO. The Board Charter provides for the Directors to elect an independent Director, who was not the previous Managing Director, to perform the role of the Chair.

Mr Peter Constable has been appointed non-executive Chairman, though is not classified as independent due to substantial shareholding.

## 14 Recommendation 2.6 – Induction program for new Directors

The Company has a program for inducting new Directors and provides appropriate professional development opportunities for Directors to develop and maintain the skills and knowledge needed to perform their role as Directors effectively. All new Directors are provided with an induction including comprehensive meetings with the CEO, Senior Executives and management and the provision of information on the Company including Company and Board policies and other material documents.

All Directors are expected to maintain the skills required to effectively discharge their duties and obligations to the Company. Directors are strongly encouraged to undertake continuing professional development education.

### Principle 3: Act ethically and responsibly

## 15 Recommendation 3.1 – Code of Conduct

The Company has developed a Code of Conduct for Company Personnel (the **Code**) which has been fully endorsed by the Board and applies to all Directors, Senior Executives, employees, consultants and contractors of the Company. The Code is regularly reviewed and updated as necessary to ensure it reflects the highest standards of behaviour and professionalism and practices necessary to maintain confidence in the Company's integrity.

In summary, the Code requires that at all times all Company personnel act with the utmost integrity, objectivity and in compliance with the letter and the spirit of the law and Company policies.

A copy of the Company's Code of Conduct can be found on the Company's website.

**Principle 4: Safeguard integrity in corporate reporting****16 Recommendations 4.1 and 7.1 – Establishment of an Audit Committee and Risk Committee**

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Currently the size of the Board is not sufficient to warrant 2 separate committees for both Audit and Risk. As a result, the Company has established a combined Audit and Risk Management Committee.

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*Lachlan McIntosh (Chairman)*

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Peter Constable

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The composition of the Audit and Risk Management Committee is not in accordance with the ASX Corporate Governance Council's best practice recommendations in that it does not have at least three members and a majority of the members are not independent directors. The Board believes that the experience and skill set of the two non-executive directors on the committee ensures independent judgement.

Details of these directors' qualifications and attendance at Audit and Risk Management Committee meetings are set out within the Directors' Report in the Company's 2015 Annual Report.

The Charter of the Audit and Risk Management Committee can be found on the Company's website.

In accordance with its Charter, the Audit and Risk Management Committee is responsible for ensuring there are adequate policies in relation to risk management, compliance and internal control systems. The Audit and Risk Management Committee monitors the Company's risk management by overseeing management's actions in the evaluation, management, monitoring and reporting of material operational, financial, compliance and strategic risks.

The Audit and Risk Management Committee will ensure that the number of times the Audit and Risk Management Committee met throughout each reporting period, and the individual attendances of the members at those meetings, is disclosed in the annual report.

**17 Recommendation 4.2 – CEO and CFO declaration**

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Before the Board approves the Company's financial statements for a financial period it will receive from the CEO and the CFO a declaration that, in their opinion, the financial records of the Company have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of the Company and that their opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.

**18 Recommendation 4.3 – External auditor attends AGM**

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The external auditor attends, either in person or via teleconference, the Company's annual general meeting to be available to answer Shareholders questions about the conduct of the audit and the preparation and content of the audit report.

**Principle 5: Make timely and balanced disclosure****19 Recommendation 5.1 – Written policy for complying with its continuous disclosure obligations**

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The Company has a Continuous Disclosure and Shareholders Communication Policy setting out the requirements aimed to ensure full and timely disclosure to the market of all material issues relating to the Company to ensure that all stakeholders have an equal opportunity to access information. The Company's Continuous Disclosure and Shareholders Communication Policy reflect the continuous disclosure requirements of the Listing Rules and Corporations Act.

A copy of the Company's Continuous Disclosure and Shareholders Communication Policy can be found on the Company's website.

**Principle 6: Respect the rights of security holders****20 Recommendation 6.1 – Provision of information via the Company’s website**

The Company provides information about itself and its governance to investors via its website. The Company’s corporate governance information can be accessed from the “Corporate Governance” section of the Company’s website:

[http://www.nomadbuildingsolutions.com.au/index.php/investors/corporate\\_governance](http://www.nomadbuildingsolutions.com.au/index.php/investors/corporate_governance)

In particular, the Company’s website has links to:

- (a) the names, and brief biographical information for each of its Directors and Senior Executives;
- (b) its Board charter and the charters of each of its Board committees;
- (c) its corporate governance policies;
- (d) copies of its annual reports and financial statements (once prepared);
- (e) copies of its announcements to ASX; and
- (f) copies of notices of meetings of Shareholders and any accompanying documents.

All information disclosed to the ASX is posted on the Company’s website as soon as it is disclosed to the ASX. When analysts are briefed on aspects of the Group’s operations, the material used in the presentation is released to the ASX and posted on the Company’s website. Procedures have also been established for reviewing whether any price sensitive information has been inadvertently disclosed and, if so, this information is also immediately released to the market.

**21 Recommendation 6.2 – Investor relations program to facilitate effective two way communication**

The Company has a Continuous Disclosure and Shareholders Communication Policy that outlines the processes followed by the Company to ensure communications with Shareholders and the community is effective, consistent and adheres to the principles of continuous disclosure. A copy of the Continuous Disclosure and Shareholders Communication Policy is available on the Company’s website.

The Company will engage with its Shareholders by providing information about itself and its governance via its website. The Company’s website includes:

- (a) an overview of its current business, a description of how the Company is structured and summary of the Company’s history;
- (b) a key events calendar showing the expected dates in the forthcoming year for significant events for investors and analysts, the annual general meeting, books closing dates for determining entitlement to dividends and ex-dividend and payment dates for dividends or distributions;
- (c) once known, the time, venue and other relevant details for results presentations and the AGM;
- (d) historical information about the market prices of the Company’s securities;
- (e) a description of the Company’s dividend policy;
- (f) information about the Company’s dividend history;
- (g) copies of media statements;
- (h) contact details for enquiries from Shareholders, analysts or the media;
- (i) contact details for the Company’s securities registry; and
- (j) links to download key security holder forms, such as transfer and transmission forms, dividend or distribution reinvestment plan forms.

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**22 Recommendation 6.3 – Disclosure of the policies and processes it has in place to facilitate and encourage participation at meetings of Shareholders**

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The Company permits Shareholders to cast their proxies prior to a General Meeting if they are unable to attend. In addition, the Company affords Shareholders who are not able to attend an Annual General Meeting and exercise their right to ask questions about, or make comments on, the management of the Company, the opportunity to provide questions or comments ahead of the meeting. Where appropriate, the Company will answer these questions at the meeting, either by being read out and then responded to at the meeting or by providing a written answer at the meeting.

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**23 Recommendation 6.4 – Shareholders have the option to receive communications from and send communications to the Company and its share registry electronically**

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Shareholders are encouraged to communicate with the Company electronically, including via the “contact us” facility on the Company website and receiving forms and documents electronically or accessing material directly from the Company’s website. The Company gives Shareholders the option to receive communications from, and send communications to, the Company and its security registry electronically.

**Principle 7: Recognise and manage risk**

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**24 Recommendation 7.2 – Review of the Company’s risk management framework annually**

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The Audit and Risk Management Committee Charter requires the Committee to, at least annually, undertake a structured review of the risk management framework of the Company to satisfy itself that it continues to be sound and that the Company is operating within the risk parameters set by the Board.

The Audit and Risk Management Committee will ensure the disclosure of whether such a review has taken place during each reporting period. The composition of the Audit and Risk Management Committee is not in accordance with the ASX Corporate Governance Council’s best practice recommendations in that it does not have at least three members and a majority of the members are not independent directors. The Board believes that the experience and skill set of the two non-executive directors on the committee ensures independent judgement.

In accordance with the Audit and Risk Management Committee Charter the Committee intends to undertake a structured review in the ensuing year.

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**25 Recommendation 7.3 – Internal audit function**

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The Company does not have an internal audit function. The Company is committed to understanding and managing risk and to establishing an organisational culture that ensures risk management is included in all activities, decision making and business processes. The Board is responsible for satisfying itself annually, or more frequently as required, that management has developed and implemented a sound system of risk management and internal control. Detailed work on this task is delegated to the Audit and Risk Management Committee and reviewed by the full Board. The Audit and Risk Management Committee’s Charter can be accessed on the Company’s website. The Audit and Risk Management Committee recommends any action it deems appropriate to the Board for its consideration.

The Board’s collective experience will enable accurate identification of the principal risks that may affect the Group’s business. Key operational risks and their management will be recurring items for deliberation at Board meetings.

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**26 Recommendation 7.4 – Material exposure to economic, environmental and social sustainability risks**

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The Company recognises that how it conducts its business activities impacts directly on a range of stakeholders, including its Shareholders, employees, customers, suppliers, creditors, consumers, government and the local communities in which it operates. In recent times there has been an increase in calls for the business community to address matters of economic, environmental and social sustainability and there has been an increase in demand from investors for greater transparency on these matters so they can assess investment risk.

The Company has detailed control procedures cover financial reporting, management accounting, project appraisal, environment, health and safety, IT security, compliance and other risk management issues.

**Principle 8: Remunerate fairly and responsibility**

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**27 Recommendation 8.2 – Disclosure of policies and practices regarding remuneration of non-executive Directors and remuneration of executive Directors and other Senior Executives**

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The Company's policies and practices regarding the remuneration of non-executive Directors and the remuneration of executive Directors and other Senior Executives is set out in the Nomination and Remuneration Committee Charter. The Nomination and Remuneration Committee Charter is accessible on the Company's website. The Company has adopted the ASX Corporate Governance Council's guidelines in formulating its remuneration policies and practices as set out in Recommendation 8.2

The composition of the Nomination and Remuneration Committee is not in accordance with the ASX Corporate Governance Council's best practice recommendations in that it does not have at least three members. Further it is not chaired by an independent director. The Board believes that the experience and skill set of the two non-executive directors on the committee ensures independent judgement.

Further information on Directors' and executives' remuneration, including principles used to determine remuneration, is set out in the Directors' report under the heading "Remuneration Report" in the Company's Annual Report.

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**28 Recommendation 8.3 – Transactions which limit the economic risk of participating in the Company's equity based remuneration scheme**

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The Company has an equity based remuneration scheme. The Company's Securities Trading Policy provides that participants in the scheme must not enter into any transaction which would have the effect of hedging or otherwise transferring to any other person the risk of any fluctuation in the value of any unvested equity interest. A copy of the Company's Securities Trading Policy is accessible on the Company's website.

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**29 Endorsement**

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The Company is committed to this document and to its implementation.

This document was adopted by the Board on 29 September 2015.

**30 Definitions**

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In this document:

<b>ASX</b>	means ASX Limited ACN 008 624 691 or the securities exchange operated by it (as the case requires).
<b>Board</b>	means the Board of the Company.
<b>Chair</b>	means the Director of the Company appointed as the chairperson of the Board from time to time.
<b>CFO</b>	means the chief financial officer or equivalent officer (by whatever title known) of the Company.
<b>Company</b>	means Nomad Building Solutions Limited ABN 52 117 371 418.
<b>Company Secretary</b>	means the person appointed company secretary of the Company.
<b>Corporations Act</b>	means the <i>Corporations Act 2001</i> (Cth).
<b>Director</b>	means a Director of the Company.
<b>Group</b>	means the Company and its controlled entities.
<b>Listing Rules</b>	means the listing rules of ASX.
<b>Managing Director/CEO</b>	means the managing Director (or if there is no managing Director, the CEO) or equivalent officer (by whatever title known) of the Company.
<b>Senior Executives</b>	means the senior management team (excluding Board members), being those who have the opportunity to materially influence the integrity, strategy and operation of the Company, and its financial performance.
<b>Shareholders</b>	means Shareholders of the Company.
<b>Recommendation</b>	means a recommendation of the ASX Corporate Governance Council contained in the Corporate Governance Principles and Recommendations (third edition).

## Annexure A Board Competencies Matrix

Set out below is a grid showing the mix of “competencies” which we, as a responsible Board, strive as far as reasonably possible to achieve within the Board. These “competencies” include the technical skills, experience, and broad competencies which we believe enable us to carry out our role and functions, and meet our legal, ethical and fiduciary duties as the Board.

A. Requisite Qualities	Min. Sought	Board compliance	Comments
1. Passion for our business	All Directors	Yes X No <input type="checkbox"/>	
2. Understands role of Board	All Directors	Yes X No <input type="checkbox"/>	
3. Time/Commitment for the role	All Directors	Yes X No <input type="checkbox"/>	
4. Diversity of backgrounds and demographic	All Directors	Yes X No <input type="checkbox"/>	Refer annual report for Biographies
5. Strong relevant networks ( <i>please specify</i> any preferred networks)	All Directors	Yes X No <input type="checkbox"/>	
B. Essential Technical Skills / Competencies	Min. Sought	Current compliance	Comments
6. Qualifications	1 Director	Yes X No <input type="checkbox"/>	Refer annual report for biographies
7. Corporate Governance in the list sector AICD Graduate	2 Directors	Yes X No <input type="checkbox"/>	
8. Risk and Compliance	All	Yes X No <input type="checkbox"/>	
9. Building industry	1 Director	Yes X No <input type="checkbox"/>	
10. Financial literacy	All	Yes X No <input type="checkbox"/>	
11. Financial qualifications	At least 2 Directors	Yes X No <input type="checkbox"/>	
12. Business / Commercial	All Directors	Yes X No <input type="checkbox"/>	
13. Capital Markets / Debt Markets / Credit	1 Director	Yes X No <input type="checkbox"/>	

14. Aggregation / M&A	1 – 2 Directors	Yes X No <input type="checkbox"/>	
15. Strategic Human Resources Management	1 – 2 Directors	Yes X No <input type="checkbox"/>	
16. Organisational Leadership / Executive Management	1 – 2 Directors	Yes X No <input type="checkbox"/>	
17. Legal expertise / background	1 Director	Yes <input type="checkbox"/> No X	
18. Other skills determined by the Board	1 Director	Yes X No <input type="checkbox"/>	
<b>C. Other experiences / qualities / competencies</b>	<b>Min. Sought</b>	<b>Current compliance</b>	<b>Comments</b>
19. Strategic planning and development	1 Director	Yes X No <input type="checkbox"/>	
20. Stakeholder relations management	1 Director	Yes X No <input type="checkbox"/>	
21. Public relations	1 Director	Yes X No <input type="checkbox"/>	
<b>D. Behavioural / personal attributes</b>	<b>Min. Sought</b>	<b>Current compliance</b>	<b>Comments</b>
22. Leadership	1 Director	Yes X No <input type="checkbox"/>	
23. Strategic thinker	1 Director	Yes X No <input type="checkbox"/>	
24. Communicator	1 Director	Yes X No <input type="checkbox"/>	