



APPLICATION OF KING IV PRINCIPLES – F2025

The King IV disclosures for Momentum Group Limited (Momentum Group) are *mutatis mutandis* applicable to Momentum Metropolitan Life Limited (MML) considering that disclosures are made for the Group as a whole. Therefore, MML places reliance on and has adopted the disclosures made by Momentum Group as evidenced in its Annual Financial Statements (AFS).

Both Momentum Group and MML rigorously apply the disclosures required by legislation and governance standards applicable to the Group. The table below provides a summary of the application by the Group of King IV principles for F2025.

The disclosures are described in greater detail in the Momentum Group Integrated Report (IR), as per the referenced pages below. References are also made to the Group's website for further information, where relevant.

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1. The governing body should lead ethica effectively		The Momentum Group and MML Boards (or interchangeably, the Board) subscribe to the generally acceptable norms and conduct that find application in society as a whole and assume responsibility for governance and ethics across the Group. The Board facilitates the establishment of an ethical culture by demonstrating ethical leadership, approving appropriate Code of Ethics, fraud, and corruption prevention policies, and ensuring management's accountability for establishing an ethical culture. The Board remains committed to the highest standard of integrity, as per its own Code of Conduct incorporated in the Board charters, as well as the Group's Code of Conduct and Ethics. The Board charters, governance documents, and their underlying principles are considered and approved by the Board. It is evident from the Board meeting discussions that Board members act ethically, beyond mere legal compliance, when applying their minds to matters submitted to them. The prescriptions regarding the management of conflicts of interest per the Companies Act are followed. At the beginning of each of the governance meetings, the conflicts of interest of members are formally recorded, if any. Furthermore, the Register of Conflicts of Interest for the directors is disclosed annually on the Momentum Group's website with the publishing of the AFS. Individual Board members and the Board as a unit are annually subject to board effectiveness evaluations (refer to Principle 9). Furthermore, Board members annually complete declarations confirming their commitment to act in good faith. These include a formal declaration of their financial, economic, and other interests, including related parties, and they regularly update the Board in this regard, as well as a Fit and Proper declaration per the requirements of the Prudential Authority's Governance and Operational Standards for Insurers (GOI). Directors do not deal in company securities during closed periods as per the disclosure in dealings policy. The Board charters, Board committees' Te

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2.	The governing body should govern the ethics of the organisation in a way that supports the establishment of an ethical culture	7, 10 , 15, 20-21, 27, 37, 42-46, 97, 104-106, 108, 110, 117, 124, 126	In addition to what was highlighted in Principle 1, and in the spirit of promoting ethical conduct by employees, embedding an ethical culture is driven by the Board and executive management. The Group Social, Ethics and Transformation Committee (SETC), as per its mandate captured in its TOR, assists with the monitoring of implementation and efforts to establish an ethical culture. The SETC's full range of responsibilities are recorded in its TOR and, in addition to the IR, the outcome of the SETC responsibilities is reported in the Sustainability Report, as published on the Group website. The SETC, with the support of Group Risk Management, Human Capital, Responsible Investments and Group Internal Audit (GIA), ensures that relevant policies are embedded and that the governance around them is measured and reviewed.
3.	The governing body should ensure the organisation is and is seen to be a responsible corporate citizen	1-3, 9, 10- 13, 15-16, 18-21, 23, 25-27, 29- 31, 33, 38-40, 42- 46, 59, 81-100, 102-104, 106- 108, 117	The Board directs the facilitation of responsible corporate citizenship and a stakeholder-inclusive approach that will help the Group achieve its objectives and vision. The Board fulfils its corporate citizenship responsibilities through delegated responsibility to the SETC. The role of the SETC includes ensuring that the Group's businesses operate in a manner that is sensitive to economic, environmental, social and governance (E-ESG) factors. The SETC guides and monitors the Group's transformation and sustainability strategies. To enhance its E-ESG initiatives, the Group adopted a sustainability and a climate risk framework that is embedded across the businesses. The Group strives to be a good corporate citizen to the benefit of all the countries in which it operates. Material initiatives regarding good corporate citizenship are reported to the SETC. Careful consideration is given to the utilisation of energy, water, and other environmental resources to ensure an effective contribution to sustain the environment for the future. This is achieved by identifying, assessing, managing, and monitoring risks and opportunities associated with E-ESG matters in collaboration with E-ESG industry-wide professional bodies, where possible. The Group is a formal supporter of, amongst others, the Task Force on Climate-Related Financial Disclosures (TCFD) and is in the process of improving its climate-related reporting to meet the disclosures recommended by the TCFD. The Sustainability Report details the climate change risks and adaptations, decarbonisation plans, and the adoption of renewable energy in line with, amongst others, the TCFD requirements. The Group's Corporate Social Initiatives (CSI) function remains committed to conducting its mandate of youth employment, consumer financial education, staff volunteer programme, and monitoring and evaluation of the social impact marketing initiatives in place.

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4.	The governing body should appreciate that the organisation's core purpose, its risks and opportunities, strategy, business model, performance and sustainable development are all inseparable elements of the value creation process	NUMBER 2-3, 9, 11, 14-21, 23- 26, 27-29, 33, 34-40, 102-104, 107	The Board oversees the creation of a sustainable business, recognising that its activities and outputs can have both positive and negative impacts on the economy, society, and environment in which it operates, as well as the capital it employs to create value for stakeholders, by achieving good performance. The Board holds annual strategic sessions where business units and overall group strategies are approved. Momentum Group's strategy map, critical focus areas, business model, performance, and sustainable development, are discussed, among others, at the annual strategic sessions. Different planning horisons, risks, opportunities, resources, relationships, needs of stakeholders and impact on different forms of capitals form part of the strategic planning process and are considered at the strategy session. The Board allocates time to discussing long-term issues and dealing with uncertainties in a thoughtful manner. The Board further ensures that management has a robust process of dealing with crisis situations through proactively preparing business contingency strategies. The Group Executive Committee (Exco) is the custodian of the strategy and is tasked by the Board for strategy execution for a cycle of three years. Implementation progress and a detailed review across the Group take place twice a year at the business review sessions, which review operational plans and related performance metrics. In the context of the Group's federated operating model, each business has an opportunity to present deep dives to Exco and at the Board meetings regarding critical business matters and the progress of the business against strategic objectives. Management is empowered to execute the agreed strategy with good role clarification between non-executive
5.	The governing body should ensure that reports issued by the organisation enable stakeholders to make informed assessments of the organisation's performance	3-4, 15- 16, 108	and executive directors. Reports to be published externally are internally reviewed by applicable functional or business unit executive leaders and then submitted to the relevant Board committees for review. When committees are content with the reports, they recommend them to the Board, where applicable, for approval. Reports are duly approved by the Board before being published. Momentum Group reports are compiled in accordance with legislation, as well as international and South African reporting standards and the materiality of information is determined through internal and external engagement with oversight by the Group Audit Committee. The AFS and IR are duly reviewed by the external auditors and by the Momentum Group and MML Johannesburg Stock Exchange Limited (JSE) sponsors. The Group is focused on reporting material information about its performance and its short, medium, and long-term prospects. The materiality of reports was determined through a comprehensive stakeholder engagement process, which included consultations with the Chairs of the Board Risk, Capital, and Compliance Committee (RCCC) and the Audit Committee.

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		NUMBER	The Board assumes responsibility for the integrity of the IR and other external reports that are published on the Group's website. The Board critically assesses and satisfies itself as to the assurances obtained in terms of the combined assurance model. The model enables an effective internal control environment that supports the integrity of information used for internal decision-making by management, the Board and Board committees (refer to Principle 15).
6.	The governing body should serve as the focal point and custodian of governance in the organisation	9-10, 102- 103, 104- 105, 106- 114, 117	As governance custodian, the Board provides direction by establishing accountability, delegation, monitoring, and oversight. Governance structures, organograms, governance frameworks and delegations of authority are revised periodically to enhance governance processes and outcomes. The Board ensures that appropriate strategies, policies, charters, TORs, etc. are in place. It further ensures effective control at Board, committee, and executive and management levels, as well as effective risk management and technology and information governance. Furthermore, the Board ensures that the necessary assurance services and functions are in place, to achieve compliance with relevant laws and regulations. The Board charters and Board committees' TORs underpin the Board's responsibility for good governance. They put in place arrangements for delegation of authorities that promote independent judgement and balance of power, which lead to the effective discharge of duties within the Board and the Board committees, as well as at executive and other levels of management. The Board committees report to the Board at every Board meeting and at each Board and committee meeting, the members ensure that they are and/or have discharged their responsibilities in terms of the respective annual work plans.
7.	The governing body should comprise the appropriate balance of knowledge, skills, experience, diversity, and independence for it to discharge its governance role and responsibilities objectively and effectively	2, 10 , 104- 105 , 107, 109- 114, 123	The Momentum Group Limited and MML Boards share the same composition. The composition of the Board is such that it caters for diversity and independence to discharge its duties effectively and objectively. Both Board compositions are disclosed on the Group's website. The Board charters and committee TORs also ensure that a balance of power exists and that conflicts of interest are detected and managed appropriately. Each of the Board committees comprise of at least three members as stipulated in its TOR. The Board promotes broader diversity at Board level, including setting gender targets, progressive race targets, and skills. The Group's Nominations Committee (NOMCO) is further tasked with directors' composition, rotation, retirement, and appropriate succession planning, and deliberate thereon on an ongoing basis. The Board has an approved Group nomination and evaluation of directors' policy that addresses the nomination and appointment of directors, as well as the composition and diversity requirements of the Board. The voluntary measurable objectives to achieve diversity at Board level are reviewed annually, for adoption by the Board. Currently, the Board intends to ensure that at least 30% of its directors are female, with at least 50% Black and the majority independent.

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			The Board is led by an independent Chair. The independence of directors is closely monitored, noting that none of the directors' tenure extends beyond nine years. In the instances where, due to specific reasons, the Board considers it critical to extend the tenure of a director beyond nine years, an evaluation of that particular director's independence is conducted. Although the appointment of a lead independent director is not a necessity at this stage, the Board Charter regulates the appointment and the roles and responsibility that should be assigned to the position. Non-executive meetings of the Board are highly regarded and provide a good platform to discuss issues of relevance in closed sessions. The independence of non-executive directors is determined per the Companies Act,
			as well as King IV and JSE guidelines.
8.	The governing body should ensure that its arrangements for delegation within its structure promote independent judgement and assist with the balance of power and the effective discharge of its duties	3, 104 - 105 , 107, 111- 117, 118-126, 130	Added to Principle 7 above, the Board oversees the Group's delegation of authority policy which, together with the Board charters, determines the delegated powers to the governance structures and leaders within the Group. The policy is inclusive of the Group delegation of authority policy as well as the Group Chief Executive Officer's (Group CEO) sub-delegation policy and guidelines for further onward delegations.
			The Board has also exercised its prerogative to establish various Board committees, which are legally compliant and constituted to assist the Board to effectively discharge its duties and to allow for a balance of power, to ensure that the distribution of authority between the Chair, the Board and the Board committees does not lead to instances where individual(s) dominate decision-making within governance structures or where undue dependency is caused. Committee meetings are facilitated to ensure robust dialogue, open sharing of ideas and rigorous decision-making.
			The TOR of each Board committee provides for attendance by non-board members and relevant members of management, who may give presentations at the committee meetings. Non-director members or subject matter experts are also appointed as members of the Board committees, where necessary and appropriate.
			Each Board Committee has a Board-approved TOR, which sets out its purpose, composition, functions, and authority as determined by the Board. The committees review their meeting agenda items against their annual work plan at its meeting to satisfy themselves that they have fulfilled their responsibilities in accordance with their respective TORs.
			Among these, the Group appoints a statutory Audit Committee on an annual basis. The Group Audit Committee is responsible for <i>inter alia</i> reviewing the independence of the joint external auditors and concluding whether the group is satisfied with the quality of the audits provided. The Group Audit Committee reports, which form part of the respective entity AFS contain the opinions formed by the committee on its assessment of the suitability of the external auditors that served the Group in the past year. The Audit Committee also makes a recommendation on the rotation of the external audit firm and designated audit partners, for ultimate approval by the shareholders on an annual basis. Furthermore, it provides an opinion on the effectiveness of the Group Finance Director (Group

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		NUMBER	FD), the Finance function, the Chief Audit Executive (CAE), and the arrangements of the combined assurance within the Group. For further information, the respective Momentum Group and MML AFS, which contain the respective Audit Committee reports, are available on the Group website.
			Assurance providers, including external and internal auditors, attend the Board committee meetings. A record of the attendance at each Board committee meeting is kept by Group Company Secretarial.
9	The governing body should ensure the evaluation of its committees' performance, as well as its chairs and individual members and support, continued improvement in its performance and effectiveness	110	King IV recommends that the Board and its committees should be evaluated at least every two years, while the Prudential Authority Standards state that a Board must review its performance both collectively and individually at least annually. The latter is prescriptive to the Board of an Insurer, and it has thus become practice for the Group to conduct a comprehensive Board and committee evaluation (including peer review) by an independent external service provider every second year, while a shorter version of the Board performance evaluation is conducted internally by the Group Company Secretariat in the alternate years.
			In F2025 an independent externally facilitated board effectiveness assessment was performed covering an effectiveness assessment of the Boards, all the Board committees and a peer-to-peer review of all the effectiveness assessment of the Guardrisk and Momentum Insure Boards and committees, including peer reviews of those entity directors.
			The results from the questionnaire were analysed to identify the strengths and/or areas of focus and improvement for the Boards. The outcomes of each section were summarised, and areas of improvement were identified in collaboration with NOMCO.
			The evaluation revealed that overall, the Board and committee performance is considered to be effective. The Board acknowledges the need for the evaluation process and that it contributes to the improvement of the Board and Board committees' performance and effectiveness. Further feedback on the overall performance assessment is disclosed in the IR.
10.	The governing body should ensure that the appointment of and delegation to management contribute to role clarity and the effective exercise of authority and responsibilities	9-10, 11- 12, 102- 103, 104- 105, 107, 110, 116- 117	Through the appointment of independent directors and clear definition and separation of roles and responsibilities of the Chair and the Group CEO, the company establishes a balance of power and authority levels. The Board performs its duties within a framework of policies and controls that provide effective risk assessment and management of performance. The Board charters, delegation of authority policy and memorandum of incorporation (MOI) also address Board and management responsibilities and powers.
			Clarification of roles and responsibilities is finalised through formal internal processes, which include the identification of performance objectives, the establishment of performance targets for business units, regular engagement, and evaluation of the performance of management, etc.

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		NUMBER	Our Group CEO continued to successfully steer the Group during F2025 and contributes as a director, as well as outside the Group's governance structures, as a member on the board of the Association for Savings and Investment South Africa (ASISA). The notice period for the Group CEO is three months, her appointment is permanent and will terminate on retirement.
			Board and executive management succession is regularly reviewed by NOMCO, in line with its TOR. The appointment of executive management roles falls within the mandate of the CEO, in consultation with the
			Board and/or relevant Board committee, where necessary. The Board sets annual objectives for the CEO and conducts annual evaluations to address any shortcomings in corporate, CEO or management performance expeditiously.
			The Group's federated operating model is seen as resulting in proper accountability and responsibilities with focused business unit strategies. Each of the businesses has established standing committees and forums whose responsibility is to ensure accountability and decision-making in relation to specific areas within their mandate. In addition, the operating legal entities/subsidiaries of the Group have their own governance structures and have provided the Group governance forums with an upward delegation where necessary in terms of the Group delegation of authority processes.
			The heads of control functions report to the relevant Board committees and their performance and effectiveness are assessed by the Board committees to which they report, i.e. the Head of Risk Management and Head of Compliance report to the RCCC, Head of Actuarial reports to the Actuarial Committee and Head of Internal Audit reports to the Audit Committee.
			The Group Company Secretary possesses the requisite competence, knowledge, and experience to perform the governance duties for a regulated insurance group. The Secretary is also not a member of the Group Boards and is suitably independent from the Board.
11.	The governing body should govern risk in a way that supports the organisation in setting and achieving its strategic objectives	3, 14-21, 34 -41, 102-105,	The Group's effectiveness is enhanced by risk management being a part of the Group's culture and being embedded in daily practices and business processes.
		107, 117, 124	The Board sets the direction for how the organisation approaches and addresses risk and ensures that the Group has the appropriate risk management framework, people, processes, and technology in place to evaluate and manage the uncertainties we face in protecting and creating stakeholder value. The Board is assisted by the Group's RCCC to govern risk in a way that supports the Group in achieving its strategic objectives. The Group prepares an Own Risk and Solvency Assessment (ORSA) report, on a quarterly and annual basis, which addresses key questions about risks, capital, and solvency and how these interrelate. The ORSA report is an important business management tool for senior management and the Board as it provides a holistic view of the risk

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			exposures in the Group and how these risks influence capital, solvency, and business strategy. Separate risk reports are prepared for other regulated subsidiaries within the Group as appropriate. The Risk Management function maintains a log of risk management actions and plans. Action points from this list are assessed on an ongoing basis.
			A summary of compliance with key legislation is provided by the Head of Group Legal and Compliance, reviewed through the relevant Combined Assurance Forums (CAFs), and reported to the RCCC. The actions undertaken to respond to key risks and opportunities are disclosed in the Risk Management section of the IR.
12.	The governing body should govern technology and information in a way that supports the organisation's setting and achieving its strategic objectives	7-8, 12, 19, 23-27, 30-32, 34, 37, 105, 107, 117, 124	The Board is assisted by the RCCC which is supported by the Group Exco, the IT Executive Committee (IT Exco) and associated management committees, to oversee the governance of Information and Technology, which reviews the Group's Information and Technology governance processes, including information security, disaster recovery plans (and testing), and data governance. A Board-approved Information Governance Framework is used to report technology and information-related
			Information Officers and Deputy Information Officers are officially registered with the Information Regulator as stipulated by The Protection of Personal Information Act (POPIA). Information and data management is an ongoing focus for the Group. Group IT provides a summary to RCCC of the information security within the organisation. There is collaboration between Data Privacy and Security as well as an incident response plan for the purpose of ongoing monitoring of associated risks. Regular updates are presented at the RCCC meetings on IT-related topics.
13.	The governing body should govern compliance with applicable law and adopt, non-binding rules, codes and standards in a way that supports the organisation being ethical and a good corporate citizen	9, 14, 17, 21, 27, 31, 34-41, 46, 83, 103, 106, 108, 117, 124	The Board oversees the Group's compliance with the relevant regulatory requirements, such as the Prudential Authority's GOI: Governance and Operational Standard for Insurers and GOG: Governance and Operational Standards for Insurance Groups, which requirements have been implemented across the Group. The Board is assisted by the Board RCCC to oversee the governance of compliance. Our governance documents (Board charters, Board committee TORs, and relevant policies) are reviewed in line with the GOI and GOG standards, which are also applied in the governance of our control functions environment. Input is collated by the Group Compliance function from all business areas and reported at the RCCC meetings. The various presentations and submissions by the business provide the Board with an overview of the legislative requirements and updates thereto.
			The Board has delegated compliance management, through the RCCC, to the Group Compliance Function which facilitates the management of compliance through analysing regulatory requirements and continuously monitoring their implementation and execution together with compliance functions of the various business units.

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			The Compliance function is responsible for the compliance strategy of the Group and oversees the effective implementation of the Group compliance risk management policy. It is accountable for managing and reporting identified compliance risks. The Head of Group Legal and Compliance and the Compliance function form an integral part of the wider Group Risk Management function and report to the Group Chief Risk Officer and the RCCC.
14.	The governing body should ensure that the organisation remunerates fairly, responsibly, and transparently to promote the achievement of strategic objectives and positive outcomes in the short, medium, and long term	3, 9, 29, 100, 131, 127-150	The Momentum Group understands that it is essential that its strategies, risk assessments, performance assessments, and reward practices are aligned to enable the creation of shareholder value. The Board is assisted by the Group's Remuneration Committee (REMCO) in overseeing the governance of all remuneration-related matters, to ensure that directors and employees are remunerated fairly, responsibly, transparently and in line with industry standards. This committee monitors that the Group's remuneration policy is aligned with the strategy and that this policy, together with the Implementation Report, is tabled at the Annual General Meeting (AGM) of the shareholders for separate non-binding advisory votes. The Group remuneration policy is one of the key components of the Group's overall Human Capital (HC) strategy. It supports the HC strategy by helping to build a high-performance, values-driven culture to capitalise on growth and expansion opportunities, raising the Group's levels of innovation, and entrenching an entrepreneurial approach to business. The Group Remuneration Report, which reflects shareholder voting on the remuneration policy and its Implementation Report, and the Remuneration Committee's engagement activities with shareholders pursuant
15.	The governing body 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 organisation's external and internal reports	3, 34, 41, 104-105, 117, 119	to shareholder voting at the AGM, are disclosed in detail in the IR. The Audit Committee, with the assistance of the CAFs and the Group Internal Audit function (GIA), and in collaboration with external audit, reviews the Group's combined assurance approach. It also provides oversight of the integrity of integrated reporting, reviews the effectiveness of the financial reporting process, the system of internal control and the management of financial risks, assurance processes, and the Group's process for monitoring compliance with laws and regulations and its own Code of Business Conduct in relation to the activities within the ambit of the committee's scope. The Combined Assurance Model integrates and coordinates the activities of the various internal assurance providers across the Group, whose functions include risk management, compliance, actuarial and internal audit, as well as other independent assurance services providers including external audit and other third-party specialists. The Internal Control System acts as an enabler for delivering effective governance and demonstrates that adequate controls are in place and are operating satisfactorily to provide reasonable assurance from a control

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			perspective that the business operates consistently within the set strategy and risk appetite, agreed business objectives, agreed policies and processes, and relevant laws and regulations.
			The Group has a co-sourced GIA function with an external service provider, which complies with the standards set by the Institute of Internal Auditors for the Professional Practice of Internal Auditing and Code of Ethics. Every quarter, the Audit Committee receives a detailed report on GIA's progress against its annual risk-based internal audit plan.
			GIA formulates the Group's combined assurance framework and coordinates the implementation of the combined assurance processes across the Group. GIA performs independence reviews to assess the adequacy and effectiveness of governance, risk management and internal controls within the Group. The outcomes of these reviews and assurance work are reported to the Audit Committee.
			The Audit Committee annually reviews the expertise, resources and experience of the Group's Finance function and the Group Finance Director. The latter role is also assessed through the Board and Board committees' evaluation process.
16.	In the execution of its governance role and responsibilities, the governing body should adopt a stakeholder-inclusive approach that balances the needs, interests, and expectations of material	3, 10-13, 15-21, 23, 27, 29-30, 38-	The Board understands the risk of reputation, and there is regular engagement with the Group stakeholders through various platforms and forums. The Group's Fair Practices Committee (FPC) is mandated by the Board to ensure that fair treatment of clients is embedded as a core corporate value across the Group.
	stakeholders in the best interests of the organisation over time	39, 42 -46, 88-100, 104, 107, 108, 117,	The Group maintains highly rated standards of shareholder communication that are widely recognised by members of the investment community. Over and above the normal interim and full-year financial disclosures, the Group also publishes quarterly operational updates when necessary.
		125	The Group communicates effectively with its shareholders, other investors and key stakeholders to ensure a clear, aligned understanding of the strategy and transparency. Stakeholder communication in general instils trust that the Group will deliver on its investor promise.
			The Group is cognisant of international ratings and benchmarks given to how it manages E-ESG matters and considers the feedback provided by stakeholders on this subject.
			. There is a Sustainability Framework in place and the purpose of the framework is to articulate a commitment to sustainability by incorporating sustainability in the decision-making processes across the Group. This document also provides guidance for the central functions and business units to use when anchoring sustainability in their strategies and business processes. Furthermore, the Sustainability Framework provides the basis for a long-term process of integration and collaboration on all sustainability matters within the Group. To this extent, the Group has identified and mapped its key stakeholders.

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			The subsidiaries within the Group exercise their authority and powers in accordance with the terms of the Delegation of Authority process. Apart from the matters reserved for the Board, MML appointed the Group Board committees and any other committees, including operational committees, that may be established from time to time, of Momentum Group as its Board and management committees. MML delegated the same powers and authority as are delegated to them by Momentum Group to these committees, to enable these committees to fulfil the same role and function in relation to MML as they do in relation to Momentum Group.
			Many other operating legal entities within the Group have followed the same upward delegation approach as MML.
17.	The governing body of an institutional investor organisation should ensure that responsible investment is practised by the organisation to promote good governance and the creation of value by the companies in which it invests	13, 21, 25, 27, 79, 93-95, 103, 106, 108, 125	The Momentum Group acknowledges its privileged position to act as fiduciary to our clients and stakeholders. Responsible investing is part of the Group's core beliefs, and sustainable and responsible investment practices are a material factor underpinning our long-term success in this regard. The responsible investment goals set the direction as to how this is approached on an annual basis, and these are governed by the responsible investment policy and committee. The responsible investment policies are available on the website and incorporates the principles and practices that the Company supports. The investment divisions within the Group apply the responsible investment policy.
			The Responsible Investment Committee, a sub-committee within the Momentum Investments business, provides oversight for implementation of the responsible investment policies and practices.
			The Responsible Investments team created a sustainable development goal (SDG) Framework that uses the team's strengths and capabilities to identify opportunities to be intentional to positively contribute to the goals they committed to.
			Our Stewardship Report demonstrates the extent to which we have integrated responsible investment practices to align to the UN Principles for Responsible Investment (UNPRI) and our own responsible investment policies.