The Board of Directors (the '**Board**') of SG Fleet Group Limited (the '**Company**' / the '**Group**') is responsible for the corporate governance of the Company. The Board guides and monitors the business and affairs of the Company on behalf of the security holders, by whom they are elected and to whom they are accountable.

This Corporate Governance Statement meets the requirements under ASX Listing Rule 4.10.3 and outlines the key corporate governance principles and practices in place. The Corporate Governance Statement reports the Company's compliance against each of the ASX Corporate Governance Council's "Corporate Governance Principles and Recommendations" (4th Edition) during the reporting period.

This Corporate Governance Statement has been approved by the Board and is current as at 22 August 2023.

Princ	ciples and Recommendations	Response	Compliance
Princ	tiple 1 – Lay solid foundations f	or management and oversight	
1.1	A listed entity should disclose: (a) the respective roles and responsibilities of its board and management; and (b) those matters expressly reserved to the board and those delegated to management.	The Board has adopted a Board Charter, which formalises the roles and responsibilities of Board and management. The Board Charter is disclosed in full on the Company's website. The Board Charter defines the matters that are reserved for the Board and specific matters that are delegated to management. The Board is responsible for the overall corporate governance and overall business performance of the Company. Management is responsible for implementing Board strategy as well as the efficient and effective operation of the Company on a day-to-day basis. The Chief Executive Officer ('CEO') oversees the implementation of the strategies approved by the Board and is accountable to the Board for all authority delegated to the senior executive team. The Board has adopted a Delegation of Duties and Powers that sets limits of authority for management.	Complies
1.2	A listed entity should: (a) undertake appropriate checks before appointing a person, or putting forward to security holders a candidate for election as a director; and (b) provide security holders with all material information in its possession relevant to a decision on whether or not to elect or re-elect a director.	The Company undertakes comprehensive reference checks prior to appointing a Director, or prior to putting that person forward as a candidate, to ensure that person is competent, experienced and would not be impaired in any way from undertaking the duties of a Director. The Company provides relevant information to security holders for their consideration about the attributes of candidates, together with a statement whether the Board supports the appointment or re-election.	Complies
1.3	A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.	The terms of the appointment of a Non-Executive Director are set out in writing and cover matters such as the term of appointment, time commitment envisaged, required Committee work and other special duties, requirements to disclose their relevant interests that may affect independence, corporate policies and procedures, indemnities, and remuneration entitlements.	Complies
		Executive Directors and senior executives are issued with service contracts that detail the above matters as well as the person or body to whom they report, the circumstances in which their service may be terminated (with or without notice), and any entitlements upon termination.	

Princ	iples and Recommendations	Response	Compliance
1.4	The company secretary of a listed entity should be accountable directly to the board, through the chair, on	The Company Secretary reports directly to the Board through the Chairman and is accessible to all Directors. The Company Secretary's role, in respect of matters relating to the proper functioning of the Board, includes:	Complies
	all matters to do with the proper functioning of the board.	 advising the Board and its Committees on governance matters; 	
		 monitoring compliance of the Board and associated Committees with policies and procedures; 	
		 coordinating all Board business, including agendas, Board papers, minutes, communication with regulatory bodies and ASX, and all statutory and other filings; 	
		 retaining independent professional advisors; 	
		 ensuring that the business at Board and Committee meetings is accurately minuted; and 	
		assisting with the induction and development of Directors.	

Princ	iples and Recommendations	Response					Compliance
1.5	a and disclose a diversity policy; (b) through its board or committee of the board, set measurable objectives for achieving gender diversity in	The Company has adop ensuring a work environ and with respect notwith disability, age or educati is reviewed on an annua operating effectively. Th the Company's website.	ment where standing th onal experi I basis by t e Diversity	e people eir gendo ence. Th he Board	are treated er, ethnicity e Diversity to ensure	l fairly /, [,] Policy that it is	Complies
	senior executives and workforce generally; and (c) disclose as at the end of each reporting period the measurable objectives for achieving gender diversity set by the board or a relevant	The Company recognise employer and has a stro and diversity, with a focu the Company's ability to talent, create an engage of service to customers,	ng commitr us on gende attract, reta ed workforce	ment to e er diversi ain and d e, deliver	equal oppor ty. Diversit levelop the the highes	tunity y drives best st quality	
	committee of the board in accordance with the entity's diversity policy and its progress towards achieving them, and either: (1) the respective proportions of men	The Company celebrate backgrounds and experi committed to providing e work environment that is and workplace bullying.	ences of its equal emplo	employ oyment o	ees and is pportunitie		
	and women on the board, in senior executive positions and across the whole organisation (including how the entity has	Gender Diversity As at 30 June 2023, the 45.8% women and 54.2		s workfor	ce was ma	ide up of	
	defined "senior executive" for these purposes); or (2) if the	Gender Representation	30 June	e 2022	30 June	e 2023	
entity is a "relevant employer" under the Workplace Gender Equality Act, the entity's most recent "Gender Equality Indicators", as defined in and published under that Act.	Board Executive Group	Women 14% 23% 46%	Men 86% 77% 54%	Women 14% 23% 46%	Men 86% 77% 54%		
	published under that Act.	The executive group is or reporting to the CEO, in Director positions, Opera Corporate Services and Gender diversity objective FY23 are outlined below	cluding the ations Direc Investor Re ves and pro	ANZ and ctor – AN elations p	I UK Finan Z position, position.	ce and the	
		Objective 1: Objective diverse workforce incl representation at Boar	1: To cont uding bala	nced ge	nder		
		Progress: At Board and has been identified as a During the Workplace G period it was identified th breakdown of men versu positions. The intention in the composition of the Board positions by 2025 strategies have initiative pipeline of talent through	key area o ender Equa nat there ha us women o of the Com Board, wit i. In addition s in place to	f focus fo ality (WG ad been I on the Bo pany is to h womer h, our talo o suppor	or the Com EA) reporti ittle change bard or in E o increase h holding 29 ent manage t a more di	pany. ing e in the xecutive diversity 5% of ement verse	

Princ	iples and Recommendations	Response	Compliance
		 Objective 2: To implement strategies that support role and work flexibility becoming 'mainstream'. Progress: In addition to the Company's flexible work policy, the Company is in the process of implementing various initiatives to support flexible working. Some of these initiatives include but are not limited to the following: annual leave purchase program; cash out of leave; paid and unpaid carers' leave wellness days; up to 20 weeks paid parental leave for primary carers and up to 6 weeks for secondary carers, with a continuation of super payments for up to 52 weeks; 3 days leave for egg-freezing; and 2 days volunteering leave per year Objective 3: Development of strategies to specifically support gender equality in accordance with WGEA best practice guidelines, such as talent management, remuneration, recruitment and promotion. 	
		 Progress: The Group Diversity objectives continue to focus on working toward a diverse workforce, including diversity in leadership and balanced gender representation at Board and Senior levels along with the ongoing development of strategies to support diversity. The priority when recruiting continues to be to ensure an appropriate mix of experience, expertise, and qualifications, regardless of age, nationality, gender, sexuality, religious beliefs or physical ability. The Company has continued its focus on development of female leaders with candidates currently under review for the 	
		 Women and Leadership Development Programs. Included in this, is the establishment of a Group wide women's network aimed at delivering career development opportunities for women within the Company. The Company has also implemented various initiatives and set targets aimed at reducing gender salary gaps within its workforce. 	
1.6	A listed entity should: (a) have and disclose a process for periodically evaluating the performance of the board, its committees and individual directors; and (b) disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.	The Board reviews its performance annually as well as the performance of its Committees in accordance with the process outlined in the Board Charter (which is disclosed in full on the Company's website). The review for the current financial year occurred during May 2023 and was led by the Chairman. The process included a Board and Committee performance assessment survey completed by all Directors, together with individual interviews with each Director conducted by the Chairman.	Complies

Princ	ciples and Recommendations	Response	Compliance
1.7	A listed entity should: (a) have and disclose a process for periodically evaluating the performance of its senior	The Company has a process in place to evaluate performance at all levels of the business. The performance measures include individual and shared objectives, including demonstration and upholding of the Company's values.	Complies
	executives; and (b) disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.	The Board reviews the performance of the CEO and CFO annually. Each Director has an opportunity to provide feedback to the Chairman in regards to performance of the CEO and CFO. The Chairman provides a consolidated report to each senior executive. A review of the performance of the CEO and CFO was undertaken by the Board in May 2023.	
		The Board also reviews the performance of other senior executives annually. The CEO provides a report to the Board on the performance of senior executives, together with remuneration recommendations that must be approved by the Board after consultation with the Nomination and Remuneration Committee. The last review of senior executives in accordance with this process was undertaken in May 2023.	

Princ	iple 2 – Structure the Board to	add value	
2.1	The board of a listed entity should: (a) have a nomination committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a nomination committee, disclose that fact and the processes it employs to address board succession issues and to ensure that the board has the appropriate balance of skills, knowledge, experience, independence and diversity to enable it to discharge its duties and responsibilities effectively.	The Company has established a Nomination and Remuneration Committee, comprising Andrew Reitzer (Chairman of the Committee and independent Non-Executive Chairman of the Company), Cheryl Bart AO (independent Non- Executive Director), and Peter Mountford (Non-Executive Director, but not independent as he is a nominee of the Company's majority shareholder, Super Group). The majority of the Committee members and the Chair are independent, thereby satisfying this Recommendation. The Charter of the Committee is disclosed in full on the Company's website. The number of Committee meetings held and attended by each member is disclosed in the 'Meetings of Directors' section of the Directors' report.	Complies

2.2	A listed entity should have and disclose a board skills matrix setting out the mix of skills and diversity that the board currently has or is looking to achieve in its membership.	The Board skills matrix indicates the mix of skills, experience and expertise that are considered necessary at Board level for optimal performance of the Board. The matrix reflects the Board's objective to have an appropriate mix of industry and professional experience, including skills such as leadership, governance, strategy, finance, risk, IT, people and culture, policy development, international business and customer relationship. External consultants with specialist knowledge may be brought in to address areas where there is an attribute deficiency in the Board.	Complies
		The Board skills matrix can be found in the addendum to this Corporate Governance Statement (Addendum A).	
		Information about the diversity of the Board's composition can be found under the response to Recommendation 1.5.	

2.3	A listed entity should disclose: (a) the names of the directors considered by the board to be independent directors; (b) if a director has an interest, position, association or relationship of the type described in Box 2.3 but the board is of the opinion that it does not compromise the independence of the director, the nature of the interest, position, association or relationship in question and an explanation of why the board is of that opinion; and (c) the length of service of each director.	Details of the Board of Directors, their appointment date, length of service and independence status are as follows: Andrew Reitzer Appointment date: 12 February 2014 Length of service at reporting date: 9 years Independence status: independent Non-Executive Cheryl Bart AO Appointment date: 15 January 2014 Length of service at reporting date: 9 years Independence status: independent Non-Executive Peter Mountford Appointment date: 12 February 2014 Length of service at reporting date: 9 years Independence status: non-independent Non-Executive, being a nominee of the Company's majority shareholder, Super Group Edwin Jankelowitz Appointment date: 18 August 2015 Length of service at reporting date: 8 years Independence status: independent Non-Executive	Complies
		Tex Gunning	
		Appointment date: 1 September 2021	
		Length of service at reporting date: 1 year and 11 months	
		Independence status: Non-independent Non-Executive, being a nominee of the Company's significant shareholder, LeasePlan Corporation.	
		Robbie Blau	
		Appointment date: 15 January 2014	
		Length of service at reporting date: 9 years	
		Independence status: non-independent Executive and CEO.	
		Kevin Wundram	
		Appointment date: 18 August 2015	
		Length of service at reporting date: 8 years	
		Independence status: non-independent Executive and CFO.	
		Further information on the Directors is detailed in the 'Information on Directors' section of the Directors' report.	
2.4	A majority of the board of a listed entity should be independent directors.	The Board consists of three independent non-executive Directors, two non-executive Directors and two executive Directors.	Does not comply

2.5	The Chair of the board of a listed entity should be an independent director, and in particular, should not be the same person as the CEO of the entity.	Andrew Reitzer is the Chairman and is an independent Non- Executive Director. Robbie Blau is the CEO.	Complies
2.6	A listed entity should have a program for inducting new directors and for periodically reviewing whether there is a need for existing directors to undertake professional development maintain the skills and knowledge needed to perform their role as directors effectively.	New Directors undertake an induction program coordinated by the Company Secretary on behalf of the Nomination and Remuneration Committee. The program includes strategy briefings, explanations of company policies and procedures, governance frameworks, cultures and values, company history, Director and executive profiles and other pertinent company information. The Nomination and Remuneration Committee annually reviews whether there is a need for existing directors to undertake professional development. Directors have an opportunity to consult and request from the Chairman of the Nomination of Remuneration Committee opportunities for professional development. A Director development program is also available and is coordinated by the Company Secretary to ensure that Directors can enhance their skills and remain abreast of important developments to enable them to discharge their Director obligations as effectively as possible.	Complies
Princ	iple 3 – Act ethically and respo	nsibly	
3.1	A listed entity should articulate and disclose its values	The Company instils and continually reinforces a culture across the organisation of acting lawfully, ethically and responsibly. The Board has adopted a Code of Conduct, which expresses the core values that drive the Company's behaviour and aspirations. These are: to focus on delivering excellence to the Company's customers; to always act in a trustworthy manner, affirming the Company's integrity; to reward initiative, leadership and innovation; to encourage mutual respect, collaboration and knowledge sharing; to foster a culture of ownership and accountability and recognise the contribution and importance of each person; and to provide a positive and dynamic workplace environment, placing importance on the achievement of work/life balance. The Board of Directors and all employees are expected to adhere to the values and standards in the Code of Conduct. The Code of Conduct is disclosed in full on the Company's website	Complies

3.2	A listed entity should have and disclose a code of conduct for its directors, senior executives and employees; and ensure that the board or a committee of the board is informed of any material breaches of that code by a director or senior executive; and any other material breaches of that code that call into question the culture of the organisation.	The Board has adopted a Code of Conduct for its directors, senior executives and employees (see also responses 3.1 above). The Board is informed of any material breaches of its Code of Conduct. All employees are trained on their obligations under the Code of Conduct.	Complies
3.3	A listed entity should have and disclose a whistleblower policy; and ensure that the board or a committee of the board is informed of any material incidents reported under that policy.	The Board has adopted a Whistleblower Policy in accordance with the Corporations Act. The Board acknowledges that the Company's core values emphasise a culture encompassing strong corporate governance, sound business practices and good ethical conduct. To reinforce this culture, the Company is committed to upholding compliance with the highest standards of corporate conduct, ethics and governance. This is complemented by a commitment to maintaining an open working environment in which its employees are able to report unacceptable conduct and behaviour and without fear of intimidation or reprisal. The Whistleblower Policy encourages whistleblowers to raise concerns and reportable conduct, where there are reasonable grounds to support such action and to ensure that serious misconduct or malpractice is identified and addressed appropriately.	Complies
		The Board receives periodic reports on any incidents reported under the Whistleblower Policy. The Board reviews the Whistleblower Policy periodically. The Whistleblower Policy is disclosed in full on the Company's	
		website	
3.4	A listed entity should have and disclose an anti-bribery and corruption policy and ensure that the board or a committee of the board is informed of any material incidents reported under that policy.	The Board has adopted an Anti-bribery and Corruption Policy. The policy details the Company's commitment to conducting its business activities with integrity and ensuring measures are in place to prevent bribery and corruption. The Company expects its employees to demonstrate honesty, integrity and fairness in all aspects of their business dealings and exercise a high standard of professionalism and ethical conduct in all their activities.	Complies
		The Board receives periodic reports on any incidents relating to or breaches of the Anti-bribery and Corruption Policy.	
		The Anti-bribery and Corruption Policy is disclosed in full on the Company's website	

4.1	The board of a listed entity	The Company has established an Audit, Risk and Compliance	Complies
	should: (a) have an audit committee which: (1) has at least three members, all of whom are non-executive directors and a majority of whom are independent directors; and (2) is chaired by an independent director, who is not the chair of the board, and disclose: (3) the charter of the committee; (4) the relevant qualifications and experience of the members of the committee; and (5) in relation to each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have an audit committee, disclose that fact and the processes it employs that independently verify and safeguard the integrity of its corporate reporting, including the processes for the appointment and removal of the external auditor and the rotation of the audit engagement partner.	Committee, comprising Edwin Jankelowitz(Chairman of the Committee and independent Non-Executive Director), And Peter Mountford (Non-Executive Director but not independent as he is a nominee of the Company's majority shareholder, Super Group). The majority of the Committee members and the Chair are independent, thereby satisfying this Recommendation. The Charter of the Committee is disclosed in full on the Company's website. Details of the qualifications and experience of the members of the Committee are detailed in the 'Information on Directors' section of the Directors' report. The number of Committee meetings held and attended by each member is disclosed in the 'Meetings of Directors' section of the Directors' report.	
1.2	The board of a listed entity should, before it approves the entity's financial statements for a financial period, receive from its CEO and CFO a declaration that, in their opinion, the financial records of the entity have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the entity and that the opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.	For the financial year ended 30 June 2023 and the half year ended 31 December 2022, the Company's CEO and CFO provided the Board with the required declarations.	Complies

4.3	A listed entity should disclose its process to verify the integrity of any periodic corporate report it releases to the market that is not audited or reviewed by an external auditor.	The Audit and Risk Committee is responsible for assisting the Board in relation to the reporting of financial information and oversee the preparation of the financial statements and reports, including periodic corporate reports released to the market, as outlined in the Audit and Risk Committee Charter. The Committee is required to satisfy itself that a report is materially accurate, balanced and provides investors with appropriate information to make informed decisions, before the report can be recommend to the Board for approval and release to the market.	Complies
Princ	iple 5 – Make timely and baland	ced disclosure	
5.1	A listed entity should (a) have a written policy for complying with its continuous disclosure obligations under the Listing Rules; and (b) disclose that policy or a summary of it.	The Company has adopted a Continuous Disclosure Policy to ensure that it complies with the continuous disclosure regime under the ASX Listing Rules and the <i>Corporations Act 2001</i> (Cth). The Company's Continuous Disclosure Policy is disclosed in full on the Company's website.	Complies
5.2	A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.	All Directors' email addresses are listed on the ASX announcements platform, and copies of announcements are auto-sent to the Directors as soon as they are released to the market	Complies
5.3	A listed entity that gives a new and substantive investor or analyst presentation should release a copy of the presentation materials on the ASX Market Announcements Platform ahead of the presentation.	The Company's Continuous Disclosure Policy requires that investor or analyst presentation materials be released to the ASX in accordance with ASX Listing Rule 3.1.	Complies
Princ	iple 6 – Respect the rights of s	ecurity holders	
6.1	A listed entity should provide information about itself and its governance to investors via its website.	The Company maintains information in relation to governance documents, Directors and senior executives, Board and Committee charters, annual reports, ASX announcements and contact details on the Company's website.	Complies
6.2 & 6.3	A listed entity should design and implement an investor relations program to facilitate effective two-way communication with investors (6.2). A listed entity should disclose the policies and processes it has in place to facilitate and encourage participation at meetings of security holders (6.3).	The Company has adopted an investor relations policy (titled 'Communications Strategy'), which is disclosed in full on the Company's website. The Company uses its website (www.sgfleet.com), annual and interim reports, market announcements, and presentations to communicate with its security holders. The Company encourages security holders to attend its AGM. Ad hoc enquiries can be made via the Company's dedicated investor enquiries email address, which is found on the Company's website.	Complies
6.4	A listed entity should ensure that all substantive resolutions at a meeting of security holders are decided by a poll rather than by a show of hands	All resolutions at the Company's 2022 Annual General Meeting were conducted by poll.	Complies

	6.5	A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.	The Company's website contains a facility for security holders to direct enquiries to the Company electronically. Security holders can elect to receive communications from the Company electronically by contacting the Company's share registry.	Complies
--	-----	--	--	----------

Princi	Principle 7 – Recognise and manage risk		
7.1 & 7.2	 The board of a listed entity should: (a) have a committee or committees to oversee risk, each of which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a risk committee or committees that satisfy (a) above, disclose that fact and the processes it employs for overseeing the entity's risk management framework (7.1). The board or a committee of the board should: (a) review the entity's risk management framework at least annually to satisfy itself that it continues to be sound and that the entity is operating with due regard to the risk appetite set by the board; and (b) disclose, in relation to each reporting period, whether such a review has taken place (7.2). 	The Board maintains a combined Audit, Risk and Compliance Committee.	Complies
		The members of the Committee are detailed in Recommendation 4.1 above.	
		The majority of the Committee members and the Chair are independent, thereby satisfying this Recommendation.	
		The Charter of the Committee is disclosed in full on the Company's website.	
		The number of Committee meetings held and attended by each member is disclosed in the 'Meetings of Directors' section of the Directors' report.	
		The Audit, Risk and Compliance Committee reviews the Company's risk management framework and internal control framework annually, and the key risk indicators quarterly to ensure that it continues to be suitable for the Company's operations and objectives and that the Company is operating within the risk parameters set by the Board. As a consequence of the last review undertaken for the financial year ended 30 June 2023, no significant recommendations were made.	
7.3	A listed entity should disclose: (a) if it has an internal audit function, how the function is structured and what role it performs; or (b) if it does not have an internal audit function, that fact and the processes it employs for evaluating and continually improving the effectiveness of	The Company maintains a dedicated internal audit function. The function's role is to provide the Board and management with independent and objective assurance on the effectiveness of governance, risk management and internal control processes. The internal audit function is responsible for the testing of all internal controls and procedures of the Company. The head of internal audit is appointed by the Board and reports to the Audit, Risk and Compliance Committee, which determines the internal audit scope and budget each year, monitors the performance of the internal audit function and approves recommendations for implementation. The internal	Complies

	its risk management and internal control processes.	audit function works closely with the CFO and Head of Risk and is given unrestricted access to the books and records of the Company. The internal audit function operates independently of but cooperatively with external audit.	
7.4	A listed entity should disclose whether it has any material exposure to economic, environmental and social sustainability risks and, if it does, how it manages or intends to manage those risks.	The management of the Company and the execution of its business strategies are subject to risks that could adversely impact the Company's future development. An overview of the Company's risks and their management can be found in the addendum to this Corporate Governance Statement (Addendum B). While due to the nature of the Company's business, its operations are not meaningfully exposed to material environmental or social risks, the Company has identified a number of risk areas based on the GRI Standards that it intends to proactively manage through its Environmental, Social & Governance Strategy,. Progress to-date against this objective is detailed in the Company's yearly Sustainability Statement. The Sustainability Statement is disclosed in full on the Company's website.	Complies
Princ	iple 8 – Remunerate fairly and	responsibly	
8.1	The board of a listed entity should: (a) have a remuneration committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a remuneration committee, disclose that fact and the processes it employs for setting the level and composition of remuneration for directors and senior executives and ensuring that such remuneration is appropriate and not excessive.	The Board has established a Nomination and Remuneration Committee and has adopted a Nomination and Remuneration Committee Charter. The members of the Committee are detailed in Recommendation 2.1 above. The majority of the Committee members and the Chair are independent, thereby satisfying this Recommendation. The Charter of the Committee is disclosed in full on the Company's website. The number of Committee meetings held and attended by each member is disclosed in the 'Meetings of Directors' section of the Directors' report.	Complies
8.2	A listed entity should separately disclose its policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.	The remuneration of Non-Executive Directors, Executive Directors and other Key Management Personnel ('KMP') is disclosed in the Directors' report.	Complies

8.3	A listed entity which has an equity-based remuneration scheme should: (a) have a policy on whether participants are permitted to enter into transactions (whether through	The use of derivatives or other hedging arrangements for unvested securities of the Company or vested securities of the Company that are subject to escrow arrangements is prohibited. Where a Director or other senior executive uses derivatives or other hedging arrangements over vested securities of the Company, this will be disclosed.	Complies
	the use of derivatives or otherwise) which limit the economic risk of participating in the scheme; and (b) disclose that policy or a summary of it.	The Board of Directors, employees and connected persons are required to adhere to the procedures for buying and selling of securities in accordance with the Policy for Dealing in Securities. The Policy for Dealing in Securities is disclosed in full on the Company's website.	

The full text of the Company's policies or charters adopted by the Company is disclosed on the Company's website at www.sgfleet.com.

Addendum

A. Board Skills Matrix

The table below sets out the skills that the Board considers required and confirms that those skills form part of the Board's existing experience.

Skill	Requirements Overview	Board Experience
General Experience		
Legal	Legal experience	✓
Technology	Knowledge of IT governance, including privacy, data management and security	✓
Finance	Experience in accounting and finance	✓
Human Resources	Experience in managing human capital, remuneration and reward, industrial relations, safety, and strategic workforce planning	✓
Risk and Compliance	Experience in identifying and managing risks as they relate to an organisation, and managing regulatory compliance	✓
Acquisitions and Integration	Experience in acquisitions and post-acquisition integration, including systems integration	✓
Debt and Equity Raising	Experience in capital raising	✓
Multi-country Experience	Experience gained in positions outside Australia	✓
Large Corporation Experience	Experience gained with a large company	✓
Non-Executive Director Experience		✓
Executive Director Experience		✓
Other Experience		
Commercial Experience	Possesses a broad range of skills across communications, marketing and business operations	✓
Executive Management	Experience at an executive level, including the ability to appoint and evaluate executive performance and lead organisational change	✓
Crisis Management	Possesses skills and capability to manage an unprecedented crisis such as a pandemic	
Industry Specific Experience		
Fleet and Asset Management		✓
Leasing		✓
Treasury and Funding		✓

B. Material business risks

The Board approves the Group's Risk Management Policy and Risk Appetite. This provides a strong foundation from which the Group can successfully deliver on its strategic priorities. The Group's Risk Management Policy and Risk Appetite Statement guide management to proactively identify, monitor and manage the existing and emerging material risks that could impact the Group. Risk-aware decision making is embedded within the Group's key processes.

The following table sets out the material business risks, in no particular order and excluding generic risks, that could adversely affect the Group's future business, operations and financial prospects.

Risk and risk description

Risk Mitigation

Vehicle residual values

The Group may inaccurately predict future market movements in used vehicle values. Used vehicle values are currently materially inflated due to disruptions in new vehicle supply. The Group expects used vehicle values to normalise at some point, which will cause a reduction in vehicle risk income. The timing of this normalisation is uncertain.

New vehicle supply

The Group is dependent on a predictable and reliable new vehicle supply chain in order to deliver vehicles and originate leases within a reasonable timeframe from the date the customer places an order. The current disruption to new vehicle supply limits the Group's ability to do so, which adversely impacts customer satisfaction and revenue generation. In a time of rising interest rates, extended delays in new vehicle deliveries can adversely impact the profitability of some of the Group's products

People

The Group's performance is largely dependent on its ability to attract and retain talent. Loss of key personnel could adversely affect financial performance and business growth. The current tight labour market conditions make recruitment and retention more difficult than is ordinarily the case. In addition, remuneration costs are increasing materially.

Economic conditions

In the current inflationary environment, the Group is exposed to the risk that it is unable to pass cost increases on to customers thereby adversely impacting profitability. The rising interest rate environment may adversely impact consumer sentiment and the demand for leasing.

- The Group uses advanced statistical modelling underpinned by extensive data and overlaid with deep industry expertise to set vehicle residual values.
- Multiple residual value risk mitigation strategies are employed during the life of the lease, including lease restructures and extensions.
- Contractual incentives are in place with customers to align interests in optimising residual value performance.
- The Group's disposal model assists in achieving above market end-of-lease disposal results.
- When new vehicle supply is restored, income on new vehicle deliveries will increase, which will to some extent offset the decline in vehicle risk income.
- New vehicle order lead-times have been adjusted to account for the supply chain disruptions.
- The Group frequently engages with manufacturers and dealers on the status of production lines and shipping.
- Additional resources and technology have been deployed to keep customers informed at regular intervals of the status of their deliveries.
- Competitive remuneration structures to attract, motivate and retain talent.
- Succession planning to develop or attract talent for sustainable growth.
- Employee engagement surveys to identify areas for improvement and support retention.
- Performance management processes to help identify, develop and grow talent in line with the Group's values.
- The development of a comprehensive employee value proposition.
- Increased focus on individual, manager and leadership development.
- Robust controls are in place to manage headcount growth and remuneration adjustments.
- Pricing is reviewed periodically.
- A deal committee structure is in place to set pricing for new customer opportunities.

Risk and risk description

Credit risk

Historically, the majority of the Group's funding for its lease portfolio was provided under principal & agency funding arrangements in terms of which credit risk is borne by the underlying financier rather than the Group. The introduction of securitisation funding, combined with the acquisition of the LeasePlan ANZ business, means that the Group now has a material credit risk exposure in its own right

Funding

The Group's operations are dependent on having access to competitively priced funding for lease portfolio assets. This funding is secured using two primary funding models, principal & agency and securitisation are houses. A loss of access to funding or a material change to the terms of our funding could adversely affect the Group's ability to attract or retain customers. The Group's securitisation warehouses typically have two-year terms. At the expiration date, the Group is exposed to the risk that financiers may not have appetite to extend the facility. If this occurs, the facility will enter an orderly amortisation phase, but no new business could be originated under the relevant facility. The Group is also exposed to the risk that the funding cost of the securitisation warehouses increases at the point of facility extension. An increase in funding costs would impact the profitability of the back-book as well as the ability to originate new leases at competitive pricing.

Integration project execution

The Group is undertaking a large-scale, multi-year, integration of the LeasePlan acquisition. This project includes an organisational restructure and multiple system migrations. Delays or failures in the execution of this project could adversely impact the Group's operations and the achievement of synergy targets

Regulatory

Demand for novated leases is driven by the tax concessions available to lessees under existing fringe benefits tax ('FBT') legislation. Changes to the FBT legislation may adversely impact the attractiveness of novated leasing, which would impact the profitability of the Group's novated leasing channel.

Risk Mitigation

- The Group has an experienced credit team that operates within a robust credit policy and delegated lending authority framework.
- The credit policy, and any changes thereto, are approved by the panel of financier.
- Appropriate segregation of duties is in place, both within the business and on the credit committee.
- Annual reviews are performed on corporate customers.
- Robust credit decisioning systems are in place.
- Comprehensive portfolio parameter limits are in place together with monthly monitoring and reporting.
- The Group has a diversified funding structure, with multiple funding partners.
- Interest rate risk is hedged in accordance with the contractual maturity of the underlying leases.
- The Group is consolidating its operations onto a single ERP system, which will allow originations to be funded using a variety of funding models and financiers

- The integration project is overseen by a Steering Committee that meets fortnightly. The Steering Committee monitors progress and makes key decisions in relation to the integration.
- Sub-committees are in place to manage each detailed integration stream.
- Robust project management processes are in place for all system migration processes.
- Appropriate budgets are in place to adequately resource each project.
- The Group has diversified its lease portfolio to reduce the proportion of novated leases.
- The Group invests in product development to increase the leasing value proposition beyond the tax concessions.
- The company is a member of the National Automotive Leasing and Salary Packaging Association (NALSPA), which is a body formed to communicate the economic benefits of existing FBT policy settings.

Risk and risk description

Cyber security/data privacy

A successful cyber-attack could compromise the technology platforms used by the Group and could result in the exfiltration and loss of information or breach of data privacy laws and/or customer agreements.

Risk Mitigation

- A security operations centre is in place that actively monitors the Group's logical environment for malicious activity 24/7/365
- Robust Infosec and data privacy policies and processes are in place in line with international cybersecurity standards.
- Regular penetration testing, vulnerability management controls and patching of all critical IT assets are in place
- Training in data privacy and security is conducted on a recurring basis.