**Jaxsta Limited** 

#### ACN 106 513 580 (Jaxsta or the 'Company')

#### **2020 Corporate Governance Statement**

This Corporate Governance Statement sets out the Company's current compliance with the third edition of the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations (ASX Principles and Recommendations). The ASX Principles and Recommendations have been developed to assist listed entities in meeting stakeholder expectations and promoting investor confidence. The ASX Principles and Recommendations are not meant to be prescriptive, as the ASX recognises that different entities may legitimately adopt different governance practices, based on a range of factors, including their size, complexity, history and corporate culture. However, under the ASX Principles and Recommendations, if the Board of a listed entity considers that a recommendation is not appropriate to its particular circumstances, it is entitled not to adopt it.

Jaxsta's Board is committed to adopting best practice (where possible) corporate governance and administering the policies and procedures with openness, fairness and integrity, as appropriate to the structure, size and business operations of Jaxsta. Disclosures within this 2020 Corporate Governance Statement (Statement) reports against the 3rd edition of the ASX Corporate Governance Council's Principles and Recommendations (ASX Principles) in respect of the reporting period between 1 July 2019 and 30 June 2020. The practices detailed in this Statement are current as at 30 September 2020.

The following policies, charters and corporate governance documents will be publically available on Jaxsta's website at <u>www.jaxsta.com</u>:

- Board Charter
- Securities Trading Policy
- Continuous Disclosure
   Policy
- Risk Management Policy
- Code of Conduct

- Communications Policy
- Diversity Policy
- Remuneration & Nomination Committee Charter
- Audit & Risk Committee
   Charter

Prin	ciples and Recommendations	Comply Yes / No	Explanation
1.	Lay solid foundations for management and oversight		
1.1	Companies should disclose:	Yes	The Board Charter sets out the role, responsibilities, structure and
	(a) the respective roles and responsibilities of its Board and management; and		processes of the Board and assists the Board to provide strategic guidance for Jaxsta and effective oversight of the management of the Jaxsta group.
	(b) those matters expressly reserved to the Board and those delegated to management.		The Chief Executive Officer has delegated authority by the Board to carry out the day-to-day management of Jaxsta.
			A copy of the charter is available on the Jaxsta website.
1.2	<ul> <li>Companies should:</li> <li>(a) undertake appropriate checks before appointing a person, or putting forward to security holders a candidate for election, as a Director; and</li> <li>(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.</li> </ul>	Yes	Prior to their appointment as Directors, Jaxsta undertook background checks in respect to the prospective Directors' character, criminal history, education and bankruptcy with no adverse findings. Pursuant it its Board Charter, Jaxsta will provide security holders with material information in respect to putting forward a candidate for election or re-election as a Director as part of its notice of meeting.
1.3	Companies should have a written agreement with each Director and senior executive setting out the terms of their appointment.	Yes	Jaxsta has in place written agreements with each of its Directors and senior executives setting out the terms of their appointment.
1.4	The Company Secretary of a listed entity should be accountable directly to the Board, through the Chair, on all matters to do with the proper functioning of the Board.	Yes	Jaxsta's Board Charter sets out that the Company Secretary is accountable directly to the Board, through the Chair, on all matters to do with the proper functioning of the Board.
			Persons who held the role of Company Secretary during the period is set out below:
			Company Secretary Term

				Jorge Nigaglioni Shelley Burger Naomi Dolmatoff	10 August	20 - Current 2019 – 21 July 2020 ber 2018 – 10 August 2019
				additionally holds the r	role of Chief Fir	Director of the Company and nancial Officer General and ha n respect of that function.
1.5	(a) have	ies should: a diversity policy which includes requirements for Board or a relevant Committee of the Board to set	Yes		e diversity and	which sets out Jaxsta's I inclusion across its Board, e organisation.
	mea to as	surable objectives for achieving gender diversity and ssess annually both the objectives and the entity's gress in achieving them;		objectives to assist the	e Company to a	Board to establish measurabl Ichieve gender diversity and hieving these objectives.
	(b) disc	lose that policy or a summary of it; and				<b>C C</b>
	mea by th acco	lose as at the end of each reporting period the surable objectives for achieving gender diversity set ne Board or a relevant Committee of the Board in ordance with the entity's diversity policy and its gress towards achieving them and either:		financial year which wi statements. It has defe dealt with COVID-19 im	ill be reported i erred setting th pact during the	ersity objectives for the 2021 n future corporate governanc ese measures until FY2021 as e year. women on the Board, in senio
	(i)	the respective proportions of men and women on the Board, in senior executive positions and across the whole organisation (including how the entity				hole organisation as at 31
		has defined "senior executive" for these purposes);			Female	Male
		or		Board	2 (40%)	3 (60%)
	(ii)	if the entity is a "relevant employer" under the Workplace Gender Equality Act, the entity's most recent "Gender Equality Indicators", as defined in		Senior executives*	1 (25%)	3 (75%)
		and published under that Act.		Whole organisation	12 (52%)	11 (48%)
				*Senior Executives refe who is also included in		department (includes the CEC cs)
					Dellassia assaila	hle on the layeta website

A copy of the Diversity Policy is available on the Jaxsta website.

1.6	Companies should: (a) have and disclose a process for periodically evaluating	Yes	The Board Charter requires that Jaxsta annually evaluate the performance of the Board, its Committees (if established) and individual Directors.	
	<ul><li>the performance of the Board, its Committees and individual Directors; and</li><li>(b) disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.</li></ul>		The Board delayed the performance review as it focused its attenti to guiding the Company through COVID-19. The Board has agreed t complete the performance review by the end of 2020.	
1.7	Companies should:	Yes	The Chief Executive Officer is responsible for and will ensure that a	
	<ul> <li>(a) have and disclose a process for periodically evaluating the performance of its senior executives; and</li> </ul>		annual evaluation performance of senior executives is undertaker	
	(b) disclose in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.		A performance evaluation in respect of the calendar year 2020 is planned to be conducted at the end of the year for all senior management. A performance assessment of the CEO will also be conducted by the Chair at that time.	
2.	Structure the Board to add value?			
2.1	The Board should:		The Board established a Remuneration and Nomination Committee	
<u> </u>			(DNC) As at the data of this Ctatemant there are analy two	
2.1	(a) have a Nomination Committee which:	comply	( <b>RNC</b> ). As at the date of this Statement there are only two independent members of the RNC which are Brett Cottle ( <b>RNC Cha</b>	
<b>L</b> .1	(a) have a Nomination Committee which: (i) has at least three members, a majority of whom are independent Directors; and	comply	independent members of the RNC which are Brett Cottle ( <b>RNC Cha</b> and Linda Jenkinson, both of whom are considered to be independ	
<b>L</b> .1	(i) has at least three members, a majority of whom are	comply	independent members of the RNC which are Brett Cottle (RNC Cha	
<b>L</b> .1	(i) has at least three members, a majority of whom are independent Directors; and	comply	independent members of the RNC which are Brett Cottle ( <b>RNC Cha</b> and Linda Jenkinson, both of whom are considered to be independ Committee membership during the period is as follows: <b>Director Term</b>	
<b>L</b> .1	<ul><li>(i) has at least three members, a majority of whom are independent Directors; and</li><li>(ii) is chaired by an independent Director,</li></ul>	comply	independent members of the RNC which are Brett Cottle ( <b>RNC Cha</b> and Linda Jenkinson, both of whom are considered to be independ Committee membership during the period is as follows:	
	<ul> <li>(i) has at least three members, a majority of whom are independent Directors; and</li> <li>(ii) is chaired by an independent Director, and disclose</li> </ul>	comply	independent members of the RNC which are Brett Cottle ( <b>RNC Cha</b> and Linda Jenkinson, both of whom are considered to be independ Committee membership during the period is as follows: <b>Director</b> Brett Cottle (RNC 28 December 2018 – current	

	(b) if it does not have a Nomination Committee, disclose the		
	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,		<ol> <li>The purpose of the Committee is to assist the Board:</li> <li>in respect of establishing a Board of an effective composition, size and commitment to adequately discharge its</li> </ol>
	independence and diversity to enable it to discharge its duties and responsibilities effectively.		<ul> <li>responsibilities and duties and to bring transparency, focus and independent judgment to decisions regarding the composition of the Board;</li> <li>2. in establishing coherent remuneration policies and practices to attract and retain senior executives and Directors who will create value for shareholders;</li> <li>3. provide oversight that Jaxsta observes those remuneration policies and practices; and</li> <li>4. to set fair and responsible rewards for senior executives having regard to the performance of Jaxsta, the individual performance</li> </ul>
			of management and the general external pay environment. A copy of the charter is available on Jaxsta's website.
			The biographies and experience of the Committee members are set out in the Directors' Report contained within the 2020 Annual Report.
			The number of times the RNC met and attendance to those meetings are set out in the Directors' Report contained within the 2020 Annual Report.
			Prior to relisting, the function of the Nomination and Remuneration Committees were facilitated by the whole of the Board.
2.2	Companies should have and disclose a Board skills matrix Y setting out the mix of skills and diversity that the Board currently has or is looking to achieve in its membership.	′es	The Board with the assistance of the Remuneration and Nomination Committee is responsible for reviewing the size, composition and skills on the Board to ensure that it is able to discharge its duties and responsibilities effectively and to identify any gaps in the skills or experience of the Board.
			The current collective skills and experience of the Board are shown below.

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Skill/Experience	Collective Board Skills	Skill/Experience	Collective Board Skills
Music Industry	40%	Information technology	60%
Technology	60%	Risk management	80%
Start-up	80%	Human resources management	100%
Government legislative process	60%	CEO and executive management	100%
Accounting	60%	Strategy development and implementation	100%
Finance	80%	Previous board experience	100%
Law	40%	Behavioural competency	100%
Marketing	80%		

Yes

2.3 Companies 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.

The composition of the Jaxsta Board as at the date of this Statement comprises a total of five Directors: three Non-Executive Directors (Brett Cottle, Linda Jenkinson and Ken Gaunt) and two Executive Director (Jacqui Louez Schoorl and Jorge NIgaglioni). Detailed biographies setting out the experience and qualifications of each of the Directors are set out in the Directors' Report contained in the 2019 Annual Report.

The length of service of each Director is set out as follows:

Director	Term
Brett Cottle	28 December 2018 – current
Jacqui Louez Schoorl	28 December 2018 - current
Linda Jenkinson	28 December 2018 – current
Jorge Nigaglioni	7 March 2013 – current
Robert Ken Gaunt*	23 March 2020 – current

The Company considers that a Director is an independent Director where that Director is free from any business or other relationship

			that could materially interfere, or be perceived to interfere with, the independent exercise of the Director's judgement. Jaxsta has also assessed the independence of its Directors having regard to the requirements for independence which are set out in Principle 2 of the ASX Principles and Recommendations.
			As at the date of this Statement, 40% of the Board, being two Directors, are considered to be independent Directors – Brett Cottle and Linda Jenkinson.
			Ken Gaunt is not considered to be independent as he has held the role of Chief Executive Officer of the Company within the last 3 years, ceasing in that role on 28 December 2018.
			Jorge Nigaglioni is not considered to be independent as he currently holds the role of Executive Director and Chief Financial Officer.
			Jacqui Louez Schoorl is not considered to be independent as she currently holds the role of Executive Director and Chief Executive Officer and is a substantial holder in the Company.
2.4	A majority of the Board should be independent Directors.	No	Refer explanation in item 2.3.
2.5	The Chair of the Board should be an independent Director and, in particular, should not be the same person as the CEO.	Yes	Linda Jenkinson, the Chair of the Board is considered to be an independent Director and is not the Chief Executive Officer.
2.6	Companies should have a program for inducting new Directors and provide appropriate professional development opportunities for Directors to develop and maintain the skills and knowledge needed to perform their roles as Directors effectively.	Yes	The Board Charter requires that the Company Secretary will arrange for a newly appointed Director to undertake an induction program to help them gain an understanding of: the Company's operations and the industry sectors in which it operates; the culture and values of the Company; the Company and Group's financial, strategic, operational and risk management position; their rights, duties and responsibilities; and any other relevant information.

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				The Company Secretary will also assist in facilitating any professional development programs for the Board as required from time to time.		
				appointment of a new Directon have access to and meet with	appropriate induction required on or. This may include inviting Directors to n members of management, attend site consultants and industry professionals he Board.	
З.	Act ethic	cally and responsibly				
3.1	<ul> <li>3.1 Companies should:</li> <li>(a) have a code of conduct for its Directors, senior executives and employees; and</li> </ul>				t the Company's reputation is critical to	
				its ongoing success. The Board has adopted a Code of Conduc covering the standards of ethical behaviour that Jaxsta expects fron its Directors, officers and employees.		
	(b) disc	lose that code or a summary of it.		A copy of the Code of Conduc	t is available on Jaxsta's website.	
4.	Safegua	rd integrity in corporate reporting				
4.1	The Board should:			The Board established an Audit & Risk Committee (ARC		
	(a) have	e an Audit Committee which:	comply	ply date of this Statement there are only two members of the are Brett Cottle ( <b>ARC Chair</b> ) and Linda Jenkinson, both of considered to be independent.		
	(i)	has at least three members, all of whom are Non-Executive Directors and a majority of whom are			t.	
		independent Directors; and		Committee membership dur	ing the period is as follows:	
	(ii)	is chaired by an independent Director, who is not the Chair of the Board,	9	<b>Director</b> Brett Cottle(ARC Chair)	<b>Term</b> 28 December 2018 – current	
	and	disclose:		Linda Jenkinson	28 December 2018 – current	
	(iii)	the charter of the Committee;		Brett Cottle is not the Chair o	f the Board.	
	<ul><li>(iv) the relevant qualifications and experience of the members of the Committee; and</li></ul>			The composition of the ARC is currently considered appropriate giv		
	(v)	in relation to each reporting period, the number of times the Committee met throughout the period			and will be reviewed in future if the anges and new Directors are appointed.	

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.

The Board should, before it approves the entity's financial

statements for a financial period, receive from its CEO and

of the entity have been properly maintained and that the

standards and give a true and fair view of the financial

CFO a declaration that, in their opinion, the financial records

financial statements comply with the appropriate accounting

The purpose of the Committee is to:

- 1. assist the Board to achieve its governance objectives in relation to:
  - financial reporting;
  - the application of accounting policies;
  - business policies and practices;
  - legal and regulatory compliance; and
  - internal control and risk management systems;
- maintain and improve the quality, credibility and objectivity of the financial accountability process (including financial reporting on a consolidated basis);
- 3. promote a culture of compliance across the Jaxsta group;
- 4. provide a forum for communication between the Board and Jaxsta's management team in relation to audit and compliance matters affecting Jaxsta;
- 5. ensure effective internal audit (if any) and external audit functions and communication between the Board and the internal auditor (if any) and external auditor; and
- 6. review and comment on Jaxsta's management plans for managing the material financial and reporting risks faced by Jaxsta.

A copy of the charter is available on Jaxsta's website.

The biographies and experience of the Committee members are set out in the Directors' Report contained within the 2019 Annual Report.

The number of times the ARC met and attendance to those meetings are set out in the Directors' Report contained within the 2019 Annual Report.

Yes Prior to the Board approving Jaxsta's financial reports (which includes its quarterly cash flow report, half year report and annual report), it will ensure that it receives from the Chief Executive Officer and Chief Financial Operations Officer a declaration in respect of those financial statements.

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	position and performance for the entity and that the opinion has been formed on the bases of a sound system of risk management and internal control which is operating effectively.		The Board has obtained signed declarations from the Chief Executive Officer and Chief Financial Operations Officer in respect of the quarterly, half year and annual reports prior to their approval.			
4.3	Companies should ensure that its external auditor attends its AGM and is available to answer questions from security holders relevant to the audit.	Yes	As set out in the Audit and Risk Committee Charter, Jaxsta will ensure that its external auditor will be present at each annual general meeting to be available to answer shareholder questions in relation to the audit undertaken.			
			Jaxsta will ensure that a representative from Grant Thornton attends its 2020 annual general meeting to be held in November 2020.			
5.	Make timely and balance disclosure					
5.1	Companies should:	Yes	Jaxsta has adopted a Continuous Disclosure Policy which sets out the			
	(a) have a written policy for complying with its continuous disclosure obligations under the Listing Rules; and		procedures that apply to the central collection, control, assessment and if required, release to the ASX, of information considered to be material.			
	(b) disclose that policy or a summary of it.					
6.	Respect the rights of security holders		A copy of the policy is available on Jaxsta's website.			
6.1	Companies should provide information about itself and its governance to investors via its website.	Yes	Jaxsta is committed to providing effective communication to its shareholders, market participants, customers, employees, financiers and other stakeholders. Jaxsta's Board has adopted a Communications Policy which sets out Jaxsta's approach and commitment to communication with the objective of providing stakeholders with balanced and understandable information about Jaxsta.			
			Jaxsta provides information about its business, its Directors, officers and employees, its governance practices and its products on its website at <u>www.jaxsta.com</u> .			
			Any announcement that Jaxsta makes to the ASX will be placed on its website which will include ASX announcements, quarterly, half yearly			

and annual reports, investor presentations, and notices of
shareholder meetings. Jaxsta's communications approach with its
shareholders are set out in its Communications Policy.

A copy of the Communications Policy is available on Jaxsta's website.

6.2	Companies should design and implement an investor relations program to facilitate effective two-way communication with investors.	Yes	Refer explanation for item 6.1.
6.3	Companies should disclose the policies and processes it has in place to facilitate and encourage participation at meetings of security holders.	Yes	Refer explanation for item 6.1.
6.4	Companies should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.	Yes	As a listed entity, Jaxsta encourages its shareholders to participate in general meetings by attending in person or by proxy. Shareholders are invited to contact Jaxsta directly by email at <u>investor@jaxsta.com</u> or by telephone on +61 2 8317 1000. Shareholders are able to contact Jaxsta's Share Register, details of which are available on Jaxsta's website.
7.	Recognise and manage risk		
7.1	Companies should:	Partially	Refer explanation in item 4.1.
	(a) have a Committee or Committees to oversee risk, each of which:	comply	
		comply	
	which: (i) has at least three members, a majority of whom are	comply	
	<ul><li>which:</li><li>(i) has at least three members, a majority of whom are independent Directors; and</li></ul>	comply	
	<ul> <li>which:</li> <li>(i) has at least three members, a majority of whom are independent Directors; and</li> <li>(ii) is chaired by an independent Director,</li> </ul>	comply	

as at the end of each reporting period, the number (v) 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. 7.2 The Board or a Committee of the Board should: Yes The Company has established a Risk Management Framework which is available on the Company's website. review the entity's risk management framework at least (a) annually to satisfy itself that it continues to be sound; The Board with the assistance of the ARC will annually review and and evaluate the effectiveness of Jaxsta's risk management framework to ensure that its internal control systems and processes are monitored (b) disclose, in relation to each reporting period, whether and updated on an ongoing basis. In accordance with the Audit and such a review has taken place. Risk Committee Charter, the Board with the assistance of the Audit and Risk Committee will assess the adequacy, effectiveness and efficiency of the Risk Management Framework. During the period, the ARC reviewed Jaxsta's Risk Management Framework and is satisfied that it remains sound. 7.3 Companies should disclose: Yes Given its size and nature of operations, Jaxsta does not have an internal audit function in place. Pursuant to the Audit and Risk (a) if it has an internal audit function, how the function is Committee Charter, the Board with the assistance of the Audit and structured and what role it performs; or Risk Committee is responsible for evaluating and continually (b) if it does not have an internal audit function, that fact improving the effectiveness of its risk management and internal and the processes it employs for evaluating and control processes. continually improving the effectiveness of its risk management and internal control processes. 7.4 Companies should disclose whether it has any material Jaxsta does not believe that it has any material exposure to Yes exposure to economic, environmental and social economic, environmental and social sustainability risks not

Partially

comply

sustainability risks and, if it does, how it manages or intends to manage those risks.

previously disclosed in its prospectus, annual report or previous corporate governance statement.

Refer explanation in item 2.1

#### 8. Remunerate fairly and responsibly

- 8.1 Companies should:
  - (a) have a Remuneration Committee which:
    - (i) has at least three members, a majority of whom are independent Directors; and
    - (ii) is chaired by an independent Director,
      - and disclose:
    - (iii) the charter of the Committee;
    - (iv) the members of the Committee; and
    - (v) 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.
- 8.2 Companies should separately disclose its policies and Yes practices regarding the remuneration of Non-Executive Directors and the remuneration of Executive Directors and other senior executives.
- The Board with the assistance of the RNC is responsible for setting and reviewing the policies and practices of the Company regarding the remuneration of Non-Executive Directors and the remuneration of Executive Directors and other senior executives.

Policies and practices regarding remuneration of the Non-Executive Directors, Executive Directors and key personnel are disclosed in the Directors' Report contained in the 2020 Annual Report of the Company.



- 8.3 A company which has an equity-based remuneration scheme Yes should:
  - (a) have a policy on whether participants are permitted to enter into transactions (whether through 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.

Jaxsta's Securities Trading Policy sets out that Directors and senior executives who participate in Jaxsta's equity based remuneration schemes are prohibited from entering into transactions which act to limit the economic risk any unvested entitlements.