APPLICATION OF PRINCIPLES IN KING III

Zeder Investments Ltd ("Zeder") is committed to the principles of transparency, integrity, fairness and accountability as also advocated in the King Code of Governance Principles ("King III"). The board does not consider application of all principles contained within King III appropriate for Zeder. The table presented below sets out all the principles contained within King III, as well as comments on Zeder's application of same. This document should be read in conjunction with Zeder's annual report for the year ended 28 February 2013.

- 1 Not applied / will not be applied.
- 2 In process / partially applied.
- 3 Full application.

		Stage of	
Nr	Principle	maturity	Comments
1.	Ethical leadership and		
	corporate citizenship		
1.1	The board should provide	3	Applied. Ethics form part of the values of the
	effective leadership based		company and the board. The board provides
	on an ethical foundation.		effective leadership based on an ethical
			foundation.
1.2	The board should ensure	3	Applied. Projects for corporate social
	that the company is, and is		investments are regularly assessed and the
	seen to be, a responsible		board ensures that the company is a
	corporate citizen.		responsible corporate citizen.
1.3	The board should ensure	3	Applied. Ethical principles are always applied
	that the company's ethics		during decision-making.
	are managed effectively.		
2.	Board and directors		
2.1	The board should act as the	3	Applied. The board as a whole is responsible
	focal point for and custodian		for effective corporate governance.
	of corporate governance.		
2.2	The board should appreciate	3	Applied. Strategy, risk, performance and
	that strategy, risk,		sustainability are considered collectively by the
	performance and		board in the decision-making process.
	sustainability are		
2.2	inseparable.	2	
2.3	The board should provide	3	Applied. Ethics form part of the values of the
	effective leadership based on an ethical foundation.		company and the board.
2.4	The board should ensure that	3	Applied The board ansures that the company
2.4	the company is and is seen to	د ا	Applied. The board ensures that the company is a responsible corporate citizen and in line
	be a responsible corporate		with the image the company would like to
	citizen.		project.
2.5	The board should ensure that	3	Applied. Ethics are the responsibility of the
2.5	the company's ethics are	5	board as a whole.
	managed effectively.		bourd us a whole.
2.6	The board should ensure that	3	Applied. The audit committee consists of three
	the company has an effective	-	independent non-executive directors.
	and independent audit		
	committee.		
l			

2.7	The board should be	2	Applied The beard as a whole is responsible for
2.7		3	Applied. The board as a whole is responsible for
	responsible for the		risk governance.
2.0	governance of risk.	2	A sultant The based of a bala to constitute for
2.8	The board should be	3	Applied. The board as a whole is responsible for
	responsible for information		information technology governance in the
-	technology governance.		company.
2.9	The board should ensure that	3	Applied. Compliance with all applicable laws
	the company complies with		and adherence to non-binding rules, codes and
	applicable laws and considers		standards form part of the values of the
	adherence to non-binding		company.
	rules, codes and standards.		
2.10	The board should ensure that	1	Not applied. On the recommendation of the
	there is an effective risk-		audit and risk committee, the board has
	based internal audit function.		decided not to establish an internal audit
			function at group level given that the board has
			satisfied itself that where appropriate,
			subsidiary and associated companies have their
			own internal audit departments and that the
			current system of internal control and risk
			management processes for the group are
			effective.
2.11	The board should appreciate	3	Applied. The board monitors stakeholders'
	that stakeholders'		perceptions, in light of the importance of the
	perceptions affect the		company's reputation.
	company's reputation.		
2.12	The board should ensure the	3	Applied. Due care is applied during the
	integrity of the company's		completion of the integrated report to ensure
	integrated report.		its integrity.
2.13	The board should report on	3	Applied. This is reported on in the company's
	the effectiveness of the		annual report.
	company's system of internal		
	controls.		
2.14	The board and its directors	3	Applied. The board acts in the best interests of
	should act in the best		the company.
	interests of the company.		
2.15	The board should consider	3	Applied. This will be considered, if applicable.
	business rescue proceedings		
	or other turnaround		
	mechanisms as soon as the		
	company is financially		
	distressed as defined in the		
	Companies Act of South		
	Africa.		
2.16	The board should elect a	3	Applied. Mr JF Mouton fills the role of non-
	chairman of the board who is		executive chairman and Mr N Celliers the role of
	an independent non-		CEO. Mr JF Mouton is not classified as
	executive director. The CEO		independent in terms of King III because of his
	of the company should not		substantial indirect shareholding in Zeder.
	also fulfil the role of		Accordingly, Mr LP Retief has been appointed as
	chairman of the board.		lead independent director.
2.17	The board should appoint	3	Applied. The Board has appointed a CEO and a

	and establish a framework		been established.
	for the delegation of authority.		
2.18	The board should comprise a balance of power, with a majority of non-executive directors. The majority of non-executive directors should be independent.	3	Applied. The majority of directors are non- executive. The majority of non-executive directors are independent as defined by King III.
2.19	Directors should be appointed through a formal process.	3	Applied. The appointment of directors is a matter for the board as a whole and is conducted in a formal and transparent manner.
2.20	The induction of and ongoing training and development of directors should be conducted through formal processes.	2	Partially applied. The induction of directors is not conducted through a formal process. This has not been necessary to date as new appointees have been familiar with the group's operations and the environment in which the group operates. Consideration will be given to an induction programme for future appointees. Directors have unlimited access to the company's resources regarding training and development.
2.21	The board should be assisted by a competent, suitably qualified and experienced company secretary.	3	Applied. PSG Corporate Services (Pty) Ltd has been appointed as the company secretary, having access to competent, suitably qualified and experienced employees.
2.22	The evaluation of the board, its committees and the individual directors should be performed every year.	2	Partially applied. The board does not conduct annual appraisals of its members and committees. Consideration will be given to same going forward.
2.23	The board should delegate certain functions to well- structured committees without abdicating its own responsibilities.	3	Applied. Committees make recommendations which are approved at board level.
2.24	A governance framework should be agreed between the group and its subsidiary boards.	3	Applied. Given that Zeder directors also serve on the boards of subsidiaries, the board is of the view that it is not necessary to formulate a governance framework between Zeder and its subsidiaries. The situation will be continuously monitored.
2.25	Companies should remunerate directors and executives fairly and responsibly.	3	Applied. The board is of the view that directors and executives are remunerated on a basis being fair and reasonable to both the employee and company.
2.26	Companies should disclose the remuneration of each individual director and certain senior executives.	3	Applied. The remuneration of directors is disclosed in the directors' report (included in the annual report). Due to the limited number of individuals employed at a group level, disclosure of the remuneration of senior executives who are not directors is not deemed to be appropriate as such information is

			sensitive to peer review and adds no value to stakeholders.
2.27	Shareholders should approve the company's remuneration policy.	2	Partially applied. After careful consideration, the board is of the view that its remuneration committee, consisting of 3 independent non- executive directors, are best placed, having specific industry knowledge, to determine and approve the company's remuneration policy. This will be monitored and to the extent that circumstances change, the board will reconsider the application of this principle.
3.	Audit committees		
3.1	The board should ensure that the company has an effective and independent audit committee.	3	Applied. The audit and risk committee consists of three independent non-executive directors.
3.2	Audit committee members should be suitably skilled and experienced independent, non-executive directors.	3	Applied. Audit and risk committee members are suitably skilled and experienced.
3.3	The audit committee should be chaired by an independent non-executive director.	3	Applied. The audit and risk committee is chaired by an independent non-executive director.
3.4	The audit committee should oversee the integrated reporting (integrated reporting, financial, sustainability and summarised information). The audit committee should be responsible for evaluating the significant judgements and reporting decisions affecting the integrated report. The audit committee's review of the financial reports should encompass the annual financial statements, interim reports, preliminary or provisional result announcements, summarised integrated information, any other intended release of price- sensitive financial information, trading statements, circulars and similar documents.	3	Applied. Performed by the audit and risk committee.

3.5	The audit committee should	3	Applied The audit and rick committee ensures
3.5		3	Applied. The audit and risk committee ensures
	ensure that a combined		that a combined assurance model is applied.
	assurance model is applied		
	to provide a coordinated		
	approach to all assurance		
2.0	activities.	2	
3.6	The audit committee should	3	Applied. The audit and risk committee has
	satisfy itself of the expertise,		satisfied itself in this regard.
	resources and experience of		
	the company's finance		
3.7	function. The audit committee should	3	Applied On the recommendation of the cudit
3.7		5	Applied. On the recommendation of the audit
	be responsible for overseeing		and risk committee, the board has decided not
	the internal audit function.		to establish an internal audit function at group
			level given that the board has satisfied itself
			that where appropriate, subsidiary and
			associated companies have their own internal
			audit departments and that the current system of internal control and risk management
			processes for the group are effective.
3.8	The audit committee should	3	Applied. This forms part of the audit and risk
0.0	be an integral component of	ر ا	committee's role and function.
	the risk management		
	process.		
3.9	The audit committee is	3	Applied. This forms part of the audit and risk
5.5	responsible for	5	committee's role and responsibilities.
	recommending the		commutee stole and responsionities.
	appointment of the external		
	auditor and overseeing the		
	external audit process.		
3.10	The audit committee should	3	Applied. Reported at board level and in the
	report to the board and		annual report.
	shareholders on how it has		
	discharged its duties.		
4.	The governance of risk		
4.1	The board should be	3	Applied. Governed by the board as a whole.
	responsible for the		
	governance of risk.		
4.2	The board should determine	3	Applied. Risk levels are discussed at board level.
	the levels of risk tolerance.		
4.3	The risk committee or audit	3	Applied. Performed by the audit and risk
-	committee should assist the	-	committee.
	board in carrying out its risk		
	responsibilities.		
4.4	The board should delegate to	3	Applied. The board has delegated to
	management the	-	management the responsibility to design,
	responsibility to design,		implement and monitor the risk management
	implement and monitor the		plan, and management has done so to the
	risk management plan.		satisfaction of the board.
4.5	The board should ensure that	3	Applied. The board performs risk assessments
	risk assessments are	-	on a continual basis.
	performed on a continual		
		I	

	hasis		
1.0	basis.	2	
4.6	The board should ensure that	3	Applied. All risk factors within the current
	frameworks and		business model are continually monitored.
	methodologies are		
	implemented to increase the		
	probability of anticipating		
	unpredictable risks.		
4.7	The board should ensure that	3	Applied. Responses are monitored and
	management considers and		preventative measures implemented to the
	implements appropriate risk		extent possible.
	responses.		
4.8	The board should ensure	3	Applied. Risk-monitoring forms part of planning
	continual risk monitoring by		and decision making and is continuously
	management.		performed.
4.9	The board should receive	3	Applied. This occurs at board level.
	assurance regarding the		
	effectiveness of the risk		
	management process.		
4.10	The board should ensure that	3	Applied. Disclosed in the annual report and
	there are processes in place		further disclosures are assessed when needed.
	enabling complete, timely,		
	relevant, accurate and		
	accessible risk disclosure to		
	stakeholders.		
5.	The governance of		
•	information technology (IT)		
5.1	The board should be	3	Applied. The Board is responsible for IT
	responsible for IT		governance.
	governance.		
5.2	IT should be aligned with the	3	Applied. Objectives are aligned.
	performance and	-	
	sustainability objectives of		
	the company.		
5.3	The board should delegate to	3	Applied. As IT does not play a significant role in
	management the	-	the sustainability of Zeder's business at a group
	responsibility for the		level due to its nature and size, the investment
	implementation of an IT		and expenditure in IT at group level are
	governance framework.		insignificant. The board is accordingly satisfied
	Sovernance namework.		that the current systems of IT governance at
			group level are appropriate.
5.4	The board should monitor	3	Applied. As IT does not play a significant role in
5.7	and evaluate significant IT		the sustainability of Zeder's business at a group
	investments and		level due to its nature and size, the investment
	expenditure.		and expenditure in IT at group level are
5.5	IT should form an integral	3	insignificant.
5.5	IT should form an integral	S	Applied. IT is considered as part of risk
	part of the company's risk		management.
F C	management.	2	Analian The based is a structure with the
5.6	The board should ensure that	3	Applied. The board is comfortable with the
	information assets are		current practice.
	managed effectively.		
5.7	A risk committee and audit	3	Applied. The audit and risk committee assists

	committee should assist the		the board in carrying out its responsibilities.
	board in carrying out its IT		
	responsibilities.		
6.	Compliance with laws,		
	codes, rules and standards		
6.1	The board should ensure that the company complies with applicable laws and considers adherence to non-binding	3	Applied. The board considers compliance with applicable laws, codes, rules and standards and changes thereto.
	rules, codes and standards.		
6.2	The board and each individual director should have a working understanding of the effect of the applicable laws, rules, codes and standards on the company and its business.	3	Applied. The board and each individual director have a working understanding of the effect of the applicable laws, rules, codes and standards on the company and its business.
6.3	Compliance risk should form an integral part of the company's risk management process.	3	Applied. Compliance duly forms part of the risk management process.
6.4	The board should delegate to management the implementation of an effective compliance framework and processes.	3	Applied. This is performed by the PSG Group executive committee, which consists of 2 executive and 3 non-executive directors.
7.	Internal audit		
7.1	The board should ensure that there is an effective risk- based internal audit.	3	Applied. On the recommendation of the audit and risk committee, the board has decided not to establish an internal audit function at group level given that the board has satisfied itself that where appropriate, subsidiary and associated companies have their own internal
7.2	Internal audit should follow a risk-based approach to its plan.		
7.3	Internal audit should provide a written assessment of the effectiveness of the company's system of internal control and risk management.		audit departments and that the current system of internal control and risk management processes for the group are effective.
7.4	The audit committee should be responsible for overseeing internal audit.		
7.5	Internal audit should be strategically positioned to achieve its objectives.		
8.	Governing stakeholder relationships		
8.1	The board should appreciate that stakeholders' perceptions affect a company's reputation.	3	Applied. The board monitors stakeholders' perceptions in light of the importance of the company's reputation.

8.2	The board should delegate to management to proactively deal with stakeholder relationships.	3	Applied. Stakeholder relationships are critical for the company and performed by the executive team.
8.3	The board should strive to achieve the appropriate balance between its various stakeholder groupings, in the best interests of the company.	3	Applied. All stakeholders are considered during decision-making.
8.4	Companies should ensure the equitable treatment of shareholders.	3	Applied. Equitable treatment of shareholders is important and considered during decision-making.
8.5	Transparent and effective communication with stakeholders is essential for building and maintaining their trust and confidence.	3	Applied. Communication with stakeholders is the responsibility of the board, PSG Group's executive committee and the company secretary.
8.6	The board should ensure that disputes are resolved as effectively, efficiently and expeditiously as possible.	3	Applied. The board is informed of any disputes to ensure speedy and effective resolutions.
9.	Integrated reporting and disclosure		
9.1	The board should ensure the integrity of the company's integrated report.	3	Applied. Due care is applied during the compilation of the integrated report to ensure its integrity.
9.2	Sustainability reporting and disclosure should be integrated with the company's financial reporting.	3	Applied. The company reports on sustainability matters as part of its corporate governance section in the annual report.
9.3	Sustainability reporting and disclosure should be independently assured.	1	Not applied. Due to the nature of its business (i.e. investment holding company), Zeder will not obtain independent assurance over its sustainability reporting.