Centuria Property Funds Limited (CPFL) - Corporate Governance Statement for Centuria Metropolitan REIT (ARSN 124364718) (CMA or 'the Fund') dated 25th September 2018

In accordance with ASX Listing Rule 4.10.3, set out below are the ASX Corporate Governance Council's eight principles of good corporate governance, and the extent to which CPFL, as the responsible entity of the Fund, has sought to comply with the associated recommendations for each (as modified by the Council when applied to externally managed listed trusts such as the Fund). While the Council has stated a number of recommendations do not apply to externally managed listed trusts, CPFL has put in place procedures in relation to a number of those recommendations as they relate to the Fund and CPFL as described below.

This Corporate Governance Statement is accurate and up to date as at 25th September 2018 and has been approved by the board.

Further details of CPFL's corporate governance framework along with charters and governance document are available at http://www.centuria.com.au/metropolitan-reit/corporate/corporate-governance

ASX CORPO	PRATE GOVERNANCE RECOMMENDATION	FORM AND MANNER OF COMPLIANCE	
PRINCIPLE 1: LAY SOLID FOUNDATIONS FOR MANAGEMENT AND OVERSIGHT			
Recommend The responsi	dation 1.1	The Fund is under the supervision and direction of the CPFL Board which comprises Mr Peter Done (Chairman), Mr Matthew Hardy, Mr Darren Collins, Mr Roger Dobson and Mr Nicholas Collishaw.	
(a)	the arrangements between the responsible entity and the listed entity for managing the affairs of the listed entity; and	The primary function of the Board is to ensure that the Fund is managed in the best interests of unitholders. This involves monitoring the decisions and actions of the management team who are responsible for the day-to-day	
(b)	the role and responsibility of the board of the responsible entity for overseeing those arrangements.	management of the Fund. The Board also monitors the governance and performance of the Fund through the committees established by the Board.	

ASX CORPORATE GOVERNANCE RECOMM	DATION FORM AND MANNER OF COMPLIANCE
	A Board charter has been established by Centuria Capital Limited that has also been adopted by the CPFL Board. This charter formalises the roles and responsibilities of the Board. A copy of Centuria Capital's Board Charter is available at https://centuria.com.au/centuria-capital/corporate/corporate-governance/
	All matters not specifically reserved for the Board and necessary for the day- to-day management of the Fund are delegated by the Board to the Trust Manager and the Management Team. However, the Board retains overall responsibility for the overall activities and management of the Fund. The Board of CPFL has formed an Audit, Risk and Compliance Committee
	which is discussed in further detail below.
Recommendation 1.2	Not applicable, as the Fund is externally managed.
A listed entity should: (a) undertake appropriate checks be putting forward to unitholders a director; and	
(b) provide unitholders with all mate possession relevant to a decision re-elect a director.	
Recommendation 1.3 A listed entity should have a written agreement executive setting out the terms of their appointments.	

ASX CORPO	DRATE	GOVERNANCE RECOMMENDATION	FORM AND MANNER OF COMPLIANCE
Recommend	dation 1	1.4	Not applicable, as the Fund is externally managed.
	•	tary of a listed entity should be accountable directly to the hair, on all matters to do with the proper functioning of the	However, the Company Secretary of CPFL is accountable directly to the Board on all matters to do with the proper functioning of the Board.
Recommendation 1.5 A listed entity should: (a) have a diversity policy which includes requirements for the board or a relevant committee of the board to set measurable objectives for achieving gender diversity and to assess annually both the objectives and the entity's progress in achieving them; (b) disclose that policy or a summary of it; and (c) disclose as at the end of each reporting period the measurable objectives for achieving gender diversity set by the board or a		e a diversity policy which includes requirements for the d or a relevant committee of the board to set measurable ctives for achieving gender diversity and to assess ally both the objectives and the entity's progress in eving them; ose that policy or a summary of it; and ose as at the end of each reporting period the measurable ctives for achieving gender diversity set by the board or a rant committee of the board in accordance with the entity's	Not applicable, as the Fund is externally managed. However, Centuria Capital Limited, the parent entity of CPFL, has a Diversity Policy. Reporting against any diversity targets is available in the Centuria Capital Limited Corporate Governance Statement available on Centuria's website https://centuria.com.au/centuria-capital/corporate/corporate-governance/
	diversity policy and its progress towards achieving them, and either:		
	(i)	the respective proportions of men and women on the board, in senior executive positions and across the whole organisation (including how the entity has defined "senior executive" for these purposes); or	

ASX CORPO	DRATE GOVERNANCE RECOMMENDATION	FORM AND MANNER OF COMPLIANCE
	(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 and published under that Act.	
Recommen	dation 1.6:	Not applicable, as the Fund is externally managed.
A listed entit (a) (b)	have and disclose a process for periodically evaluating the performance of the board, its committees and individual directors; and disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.	However, CPFL will institute a process of periodically evaluating its performance based on the board review policy of its parent entity, Centuria Capital Limited. CPFL will report in future corporate governance statements for the Fund whether one has been performed for the reporting period.
Recommendation 1.7 A listed entity should: (a) have and disclose a process for periodically evaluating the performance of its senior 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.		Not applicable, as the Fund is externally managed. However, all executives of Centuria Capital Limited (the parent entity of CPFL) are subject to performance reviews. Performance reviews are conducted each year by comparing performance against agreed measures, evaluating any efficiencies or improvements during the course of the year and deciding upon targets for the next year. A performance evaluation of all Senior Executives of CPFL, including the CEC was undertaken in the 2016/17 financial year.

ASX CORPO	RATE	GOVERNANCE RECOMMENDATION	FORM AND MANNER OF COMPLIANCE		
PRINCIPLE 2	PRINCIPLE 2: STRUCTURE THE BOARD TO ADD VALUE				
Recommend	lation 2	.1	Not applicable, as the Fund is externally managed.		
The board of	The board of a listed entity should:		However, the parent entity of CPFL, Centuria Capital Limited, has a Nomination and Remuneration Committee that formulates criteria for		
(a)	have	a nomination committee which:	appointment of directors to the Board of Centuria Capital and subsidiary entities (including CPFL), identifies potential candidates and recommends		
		remuneration of directors and senior management.			
	(ii)	is chaired by an independent director,			
	and d	lisclose:			
	(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 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.		he processes it employs to address board succession s and to ensure that the board has the appropriate ce of skills, knowledge, experience, independence and sity to enable it to discharge its duties and responsibilities			

ASX CORPO	DRATE GOVERNANCE RECOMMENDATION	FORM AND MANNER OF COMPLIANCE
Recommend	dation 2.2	Not applicable, as the Fund is externally managed.
_	y should have and disclose a board skills matrix setting out the mix diversity that the board currently has or is looking to achieve in its	However, the independent directors of CPFL have a wide range of professional skills with particular experience in property and funds management, investment management and governance which are seen as the appropriate mix of skills required for their role as the independent directors of CPFL.
Recommend		Mr Matthew Hardy, Mr Roger Dobson and Mr Darren Collins are the independent Directors on the Board of the Fund.
(a) (b)	the names of the directors considered by the board to be independent directors; if a director has an interest, position, association or relationship of the type described in Box 2.3 of the Corporate Governance Principles and Recommendations 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 the length of service of each director.	In determining the independence of its directors, CPFL has had regard to the guidelines provided by the ASX Corporate Governance Council in Principles of the Principles and section 601JA(2) of the Corporations Act. CPFL recognises its responsibilities in relation to conflicts of interest and related party transactions and has a conflicts of interest policy in place that governs the way in which CPFL manages such transactions or conflicts. Through the application of this policy, CPFL is committed to: identifying and monitoring all potential conflicts of interest; avoiding conflicts of interests wherever this is the only way to properly protect unitholders' interests; taking appropriate steps to ensure the fair treatment of all unitholders potentially affected by the conflict; and dealing in an open manner and disclosing its conflicts of interest wherever this is likely to be relevant to unitholders. The length of service of each Director for CPFL can be found in the Fund's Annual Report.

ASX CORPORATE GOVERNANCE RECOMMENDATION	FORM AND MANNER OF COMPLIANCE
Recommendation 2.4	Not applicable as the Fund is externally managed.
A majority of the board of a listed entity should be independent directors.	However, the Board of CPFL comprises a majority of independent directors.
Recommendation 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.	Not applicable as the Fund is externally managed.
Recommendation 2.6	Not applicable, as the Fund is externally managed.
A listed entity 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 role as directors effectively.	However, upon commencement, all independent directors are briefed by the Chairman and have access to Management to develop knowledge of the business. On an ongoing basis independent directors are given presentations on the Fund's assets and developments affecting the Fund. Ongoing development and training needs of directors are agreed with the Chairman of the Board.
PRINCIPLE 3: ACT ETHICALLY AND RESPONSIBLY	
Recommendation 3.1 A listed entity should:	Each director and Centuria Capital Limited employee involved in the management or operation of the Fund has agreed to comply with the Centuria Code of Conduct.
(a) have a code of conduct for its directors, senior executives and employees; and	To maintain and safeguard the trust and confidence of unitholders, regulators, partners, fellow employees, tenants and the public, the Centuria Code of Conduct aims to ensure that the directors and Centuria employees meet the highest ethical and professional standards.

ASX CORPO	DRATE	GOVERNANCE RECOMMENDATION	FORM AND MANNER OF COMPLIANCE
(b)	discl	ose that code or a summary of it.	The Centuria Code of Conduct sets expectations for the maintenance of standards of honesty, integrity, care, diligence and fair dealing by directors and Centuria employees in the performance of their duties and responsibilities in relation to the Fund. A copy of the Centuria Code of Conduct is available on the Fund's website accessible at https://centuria.com.au/metropolitan-reit/corporate/corporate-governance/
PRINCIPLE	4: SAF	EGUARD INTEGRITY IN CORPORATE REPORTING	
Recommendation 4.1 The board of a listed entity should:			The CPFL Board has established an Audit, Risk and Compliance Committee to assist the Board in overseeing the integrity of the Fund's financial reporting, internal financial controls, financial procedures and policies, the risk management framework and the independence of external auditors. The
(a)		e an audit committee which:	Committee ensures that the Board is aware of matters which may significantly affect the financial condition or affairs of the Fund.
	(i)	has at least three members, all of whom are non- executive directors and a majority of whom are independent directors; and	The Charter of the Audit, Risk and Compliance Committee requires a minimum of three members of the Audit Committee all of whom must be non-executive directors, with a majority being independent directors. The
	(ii)	is chaired by an independent director, who is not the chair of the board,	chairperson is an independent director appointed by the Board who is not the Chairman of the Board. The Audit, Risk and Compliance Committee meets with external auditors where appropriate from time to time to review the
and disclose:		disclose:	existing external audit arrangements and the scope of the audit.
	(iii)	the charter of the committee;	The members of the Audit, Risk and Compliance Committee are Mr
	(iv)	the relevant qualifications and experience of the members of the committee; and	Matthew Hardy (Chair), Mr Peter Done and Mr Darren Collins. Details of each member's qualifications and experience can be found at https://www.centuria.com.au/metropolitan-reit/corporate/board-of-directors

ASX CORPO	RATE GOVERNANCE RECOMMENDATION	FORM AND MANNER OF COMPLIANCE
(b)	 (v) 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 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 financial reporting, including the processes for the appointment and removal of the external auditor and the rotation of the audit engagement partner. 	The Audit, Risk and Compliance Committee has a formal charter which sets out the Audit Committee responsibilities and functions. A copy of the Audit Committee's Charter is accessible at https://centuria.com.au/metropolitan-reit/corporate/corporate-governance/ The Audit, Risk and Compliance Committee meets as necessary but at a minimum, four times per year. At the end of each reporting period the number of times the committee met throughout the period will be disclosed, including the individual attendance of the members at those meetings. This information is updated on Centuria website at https://centuria.com.au/metropolitan-reit/corporate-governance/
statements fo that, in their o maintained ar accounting st performance	a listed entity should, before it approves the entity's financial or a financial period, receive from its CEO and CFO a declaration opinion, the financial records of the entity have been properly and that the financial statements comply with the appropriate andards and give a true and fair view of the financial position and of the entity and that the opinion has been formed on the basis of the entity and that the opinion has been formed on the basis of the entity and that the opinion has been formed on the basis of the entity and that the opinion has been formed on the basis of the entity and that the opinion has been formed on the basis of the entity and that the opinion has been formed on the basis of the entity and that the opinion has been formed on the basis of the entity and that the opinion has been formed on the basis of the entity and that the opinion has been formed on the basis of the entity and that the opinion has been formed on the basis of the entity and that the opinion has been formed on the basis of the entity and that the opinion has been formed on the basis of the entity and that the opinion has been formed on the basis of the entity and that the opinion has been formed on the basis of the entity and that the opinion has been formed on the basis of the entity and the ent	In connection with the Board approving the financial statements of the Fund, the Fund Manager of CMA and the Chief Financial Officer of Centuria Capital Limited provide the declarations required by section 295A of the Corporations Act.
Recommendation 4.3 A listed entity that has an AGM should ensure that its external auditor attends its AGM and is available to answer questions from unitholders relevant to the audit.		As the Fund is a registered managed investment scheme it is not required to hold an AGM, however, it may hold unitholder meetings in accordance with the constitutions of the stapled funds. If financial statements are an agenda item of any unitholder meeting, the Fund's external auditor, KPMG, will attend and be available to answer questions from unitholders relevant to the audit of the Fund.

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PRINCIPLE 5: MAKE TIMELY AND BALANCED DISCLOSURE		
Recommendation 5.1 A listed entity should:	CPFL is committed to fair and open disclosure and has adopted a policy to ensure CPFL meets its disclosure obligations under the Corporations Act and the ASX Listing Rules.	
 (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 overriding principle of CPFL's Continuous Disclosure Policy is to ensure that disclosure is perceived by all to be both even and continuous, by providing timely, equal access to all relevant information. The Company Secretary has principle responsibility for managing CPFL's Continuous Disclosure Policy and communicating with the ASX. A summary of the CPFL Continuous Disclosure Policy is available on the Fund's website accessible at https://centuria.com.au/metropolitan-reit/corporate/corporate-governance/	
PRINCIPLE 6: RESPECT THE RIGHTS OF UNITHOLDERS		
Recommendation 6.1 A listed entity should provide information about itself and its governance to unitholders via its website.	CPFL provides information about itself and the governance of the Fund at https://centuria.com.au/metropolitan-reit/corporate/corporate-governance/	
Recommendation 6.2 A listed entity should design and implement a unitholder relations program to facilitate effective two-way communication with unitholders.	CPFL recognises the importance of providing its unitholders and the broader investment community with facilities to provide avenues for two-way communication between CPFL, the Board and unitholders. CPFL has developed a program on unitholder engagement for engaging with unitholders, the media and the broader investment community. In addition, CMA's unitholders have the ability to elect to receive communications and other shareholding information electronically.	

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	 The main mechanisms through which CPFL provides avenues for two-way unitholder engagement include: the release of CMA's Annual Report, and half and full-year financial reports; the release of announcements made to the Australian Stock Exchange; maintenance of Centuria's website, at www.centuria.com.au, which contains up-to-date information on the operations of CMA and CMA's Australian Stock Exchange announcements, unit price and other relevant information for CMA unitholders as well as information on CPFL as the responsible entity of CMA including CPFL's Board, management and corporate governance structure; and
	maintenance of various telephone lines that unitholders can use to contact Centuria or the share registry to ask questions directly.
Recommendation 6.3 A listed entity should disclose the policies and processes it has in place to facilitate and encourage participation at meetings of unitholders.	As the Fund is a registered managed investment scheme it is not required to hold an AGM, however, it may hold unitholder meetings in accordance with its constitution. Where a unitholder meeting is held, in addition to formal business, the meeting will provide unitholders with an opportunity to be briefed about the activities of the Fund, and to ask questions of the CPFL Board and management of the Fund.
	A notice of meeting and explanatory memorandum in respect of the resolutions to be voted on by unitholders will be provided in accordance with the Fund's constitution and the Corporations Act, and will also be available on the Fund's website accessible at www.centuria.com.au and lodged with ASX.
	In accordance with the Fund's constitution, unitholders who are not able to attend the meeting are able to vote by proxy.

ASX CORPORATE GOVERNANCE RECOMMENDATION			FORM AND MANNER OF COMPLIANCE
Recommendation 6.4			CPFL provides unitholders with the option of receiving communications from CPFL electronically.
	nd comr	give unitholders the option to receive communications munications to, the entity and its security registry	
PRINCIPLE	7: REC	OGNISE AND MANAGE RISK	
Recommend			The CPFL Board has established an Audit, Risk and Compliance Committee to assist the Board in overseeing and reviewing the effectiveness of CPFL's risk
The board of	a listed	entity should:	management framework for the Fund.
(a)	have which	a committee or committees to oversee risk, each of n:	The Audit, Risk and Compliance Committee members are appointed by the Board and must comprise at least three members, the majority of whom are independent. The Chairperson of the Audit, Risk and Compliance Committee
	(i)	has at least three members, a majority of whom are independent directors; and	is required to be an independent director (but must not be the Chairman of the Board).
	(ii)	is chaired by an independent director,	The Board has adopted a formal charter setting out the main responsibilities and functions of the Audit, Risk and Compliance Committee. A copy of the
	and c	disclose:	Audit, Risk and Compliance Committee Charter will be made available at
	(iii) the charter of the committee;		https://centuria.com.au/metropolitan-reit/corporate/corporate-governance/
	(iv)	the members of the committee; and	The Committee's key roles and responsibilities relating to risk management include reviewing:
	(v)	as at the end of each reporting period, the number of times the committee met throughout the period and the	 the financial reporting processes; the system of internal financial controls;

ASX CORPORATE GOVERNANCE RECOMMENDATION		FORM AND MANNER OF COMPLIANCE	
(b)	individual attendances of the members at those meetings; or 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.	 the audit process ensuring that systems and procedures are in place for the Fund's compliance with relevant statutory and regulatory requirements; and assessing risks arising from the Fund's operations and considering the adequacy of measures taken to moderate those risks. The Committee meets as necessary but at a minimum, four times per year. At the end of each reporting period the number of times the committee met throughout the period is disclosed, including the individual attendance of the members at those meetings. Please refer to Appendix 4G as provided to the ASX. 	
Recommendation 7.2 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 (b) disclose, in relation to each reporting period, whether such a review has taken place.		The Audit Risk and Compliance Committee's Charter requires members to oversee and review the integrity of the Fund's financial reporting, internal financial controls, financial procedures and policies and the independence of external auditors. The Committee is also responsible for overseeing the Fund's compliance and risk management frameworks and assessing risks arising from the Fund's operations and considering the adequacy of measures taken to moderate those risks. A review of the CPFL Risk Management Framework was undertaken in the 2017/18 financial year. A summary of CPFL's Risk Management Framework along with insights from the latest annual review will be made available on Centuria's website https://centuria.com.au/metropolitan-reit/corporate/corporate-governance/	

ASX CORPO	DRATE GOVERNANCE RECOMMENDATION	FORM AND MANNER OF COMPLIANCE
A listed entity (a) (b)	dation 7.3 / should disclose: if it has an internal audit function, how the function is structured and what role it performs; or if it does not have an internal audit function, that fact and the processes it employs for evaluating and continually improving the effectiveness of its risk management and internal control processes.	As a wholly owned subsidiary of Centuria, CPFL and the Fund are incorporated into the Centuria internal audit program where applicable. The internal audit program is set annually across the Centuria Capital Group and is reviewed by the CPFL Audit Committee to ensure sufficient coverage of property matters. The Audit Risk and Compliance Committee receives and reviews reports regarding material business risk and any relevant assurance activity (including internal audit) undertaken as part of the CPFL risk management framework.
Recommendation 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 Fund is exposed to certain economic, environmental and social sustainability risks. Key risks include: Property market risks – potential adverse impacts on the Fund's performance due to market factors such as: a change in valuations; a change to AREIT markets (e.g. investor sentiment or appetite) a change to debt markets (increasing cost of debt or reduced availability) Leasing risks Capital expenditure risks Asset risks Tenancy risks Gearing / Finance risks Strategic risks

ASX CORPORATE GOVERNANCE RECOMMENDATION	FORM AND MANNER OF COMPLIANCE	
	Liquidity risksEnvironmental risks	
	These risks are managed in accordance with CPFL's risk management framework which is available at https://centuria.com.au/metropolitan-reit/corporate-governance/	
PRINCIPLE 8: REMUNERATE FAIRLY AND RESPONSIBLY		
Recommendations 8.1, 8.2 and 8.3 An externally managed listed entity should clearly disclose the terms governing the remuneration of the manager.	In accordance with the Fund's Constitution, CPFL is entitled to management fees of an amount equal to 0.55% per annum of the gross asset value of the Fund, calculated and paid monthly. In addition to the management fee:	
	 Under the Management Services Agreement between CPFL and CPF2L, the Fund's custodians and Centuria Property Services Pty Limited (Centuria Property Services): 	
	(a) Centuria Property Services is entitled to receive a base property management fee and facilities management fee, the amount of which varies by property. In FY18 this amount totalled \$969,651.	
	(b) Centuria Property Services is entitled to charge a Lease Administration Fee, which is based on the duration of lease entered into by the tenant in respect of various leasing activities, which is principally based on a scale which varies according to the duration of lease entered into by the tenant. The Leasing Administration Fee scale is as follows:	

ASX CORPORATE GOVERNANCE RECOMMENDATION	FORM AND MANNER OF COMPLIANCE	
	Lease term	Maximum fee payable to Centuria Property Services
	Lease term of up to 3 years	11.0% of average annual Gross Rental Income (plus GST)
	Lease term of 3-4 years	12.0% of average annual Gross Rental Income (plus GST)
	Lease term of 4-5 years	12.5% of average annual Gross Rental Income (plus GST)
	Lease term of 5 years or more	13.0% + 0.5% of average annual for every year over five years (capped at 15.0%) (plus GST)
	capped at \$50,000. So otherwise agreed prior surrender and there is	o of Gross Income Surrender Value urrender Fees are not payable unless to negotiation of the relevant no new lease to commence after the the surrender by the outgoing tenant
	than \$5,000 in aggrega	Fee at 5% of the value of works greater ate, up to a value of \$500,000. Any s to be agreed between CPFL and rices.
		e at 10% of the increase achieved as face rent payable immediately prior eview.

ASX CORPORATE GOVERNANCE RECOMMENDATION	FORM AND MANNER OF COMPLIANCE
	An Engineering/Operations Service Charge may be agreed in writing by the parties from time to time.
	Fees charged by related party property managers are subject to periodic independent benchmarking reviews. Such a review was recently completed by EY in July 2018. The review's findings are currently under consideration by CPFL and if required, the corporate governance statement will be updated on Centuria's website.
	Custodian fees are paid to the custodians. Custody fees are paid to CPFL in relation to some of the Fund's assets and in accordance with the constitution at a rate of 0.05% of the Fund's gross assets.