

Remuneration and ESG Committee Charter

Bapcor Limited ABN 80 153 199 912

Adopted by the Board on 31 March 2014

Reviewed and amended by the Board on 15 February 2021

Reviewed and amended by the Board on 31 May 2022

Reviewed and amended by the Board on 30 May 2023

Reviewed and amended by the Board on 1 May 2024



Bapcor Limited Remuneration and ESG Committee Charter (Charter)

This Charter outlines the role, responsibilities and composition of the Remuneration and ESG Committee of the board (**Board**) of Bapcor Limited (**Bapcor**) and the manner in which it discharges its responsibilities for Bapcor and its subsidiaries (the **Bapcor Group**).

1 Role of the Committee and authority

- (a) The Remuneration and ESG Committee (**Committee**) assists the Board of Bapcor in fulfilling its responsibilities for corporate governance and oversight of Bapcor's remuneration, environmental, social and governance policies, practices and reporting to ensure an effective corporate governance structure operates in Bapcor.
- (b) The Committee also assists the Board in the attraction, development, remuneration and retention of senior management of Bapcor (comprising the Chief Executive Officer, key management personnel and such other individuals as the Committee determines from time to time (**Senior Management**) and appropriately align their interests with those of key stakeholders.
- (c) The Committee is a committee of the Board established in accordance with Bapcor's constitution (**Constitution**) and is authorised by the Board to assist it in fulfilling its statutory and regulatory responsibilities. The Committee does not have any executive powers to commit the Board to the implementation of its recommendations except where expressly stated in this Charter or as authorised under any separate resolutions of the Board from time to time.
- (d) The Committee has the authority to investigate any matter, with full access to all books, records, company operations, and people of the Bapcor Group and has the authority to engage external consultants or other professional advisers as it determines necessary to carry out its duties.

2 Membership

- (a) The Committee should to the extent practicable given the size and composition of the Board from time to time, comprise of:
 - (i) at least three members;
 - (ii) non-executive directors; and
 - (iii) a majority of independent directors.
- (b) Membership of the Committee is as approved by the Board.
- (c) The chair of the Committee (**Committee Chair**) is nominated by the Board and must be an independent non-executive director (and must satisfy this description if required by statute or regulation).
- (d) The appointment and removal of Committee members is the responsibility of the Board.
- (e) A Committee member may resign as a member of the Committee upon reasonable notice in writing to the Committee Chair.
- (f) If a Committee member ceases to be a director of the Board their appointment as a member of the Committee is automatically terminated with immediate effect.
- (g) The company secretary is secretary to the Committee.



3 Meetings

- (a) The Committee will meet as frequently as is required to undertake its role effectively, but not less than four times per calendar year.
- (b) Any Committee member may, and the company secretary must upon request from any member, convene a meeting of the Committee.
- (c) The Committee may invite any director, executive or other staff member to attend all or part of a meeting of the Committee.
- (d) The Committee may, with the approval of the Committee Chair, seek independent advice from external consultants to enable the Committee to properly carry out its functions and meet its objectives.
- (e) The proceedings of all meetings will be minuted by the company secretary. All minutes of the Committee are available for inspection by any director of the Board, except where there is a potential conflict of interest.
- (f) A quorum for any meeting will be at least two Committee members.
- (g) The Committee may request the Chief Executive Officer, Chief People & Culture Officer, Chief Financial Officer or any other executive (as applicable) to provide any information or carry out any task that may be necessary to enable the Committee properly to carry out its functions and meet its objectives.
- (h) The Committee meetings may be held virtually at the option of the Committee Chair or, with agreement of the Committee Chair, may be attended virtually by individual directors or other attendees where it is not possible for the director or attendee to attend the Committee meeting in person.

4 Roles and Responsibilities

4.1 The Committee's key responsibilities and functions are to assist the Board in discharging its responsibilities in relation to Bapcor's:

Remuneration

- (i) remuneration policies, including:
 - (A) evaluating and approving the remuneration packages (including fixed remuneration, short term and long term incentives and any other benefits or arrangements) of the Chief Executive Officer, executive directors and other members of Senior Management;
 - (B) evaluating and approving the remuneration arrangements for non-executive directors:
 - (C) monitoring compliance with the non-executive director remuneration pool as established by the Constitution, or as subsequently amended by shareholders, and recommending any changes to the pool;
 - (D) equitably, consistently and responsibly rewarding Senior Management including incentive targets and achievement of the remuneration outcomes having regard to the performance of Bapcor, the performance of the executives and the general pay environment; and



- (E) engagement of external remuneration consultants.
- (ii) short and long term incentive plans, including:
 - (A) plan terms and conditions;
 - (B) performance hurdles, if any;
 - (C) invitations to participation in offers and the terms of participation;
 - achievement of performance criteria (if any) and the final level of any payments, grants or allocations; and
 - (E) the ability to claw back performance-based remuneration from non-executive directors, executive directors and Senior Management where appropriate.
- (iii) equity plans, including:
 - (A) amendments to the terms of existing plans within the parameters of those plans;
 - (B) administration and operation of plans, including but not limited to determining disputes and resolving questions of fact or interpretation concerning the various plans; and
 - (c) the ability to claw back performance-based remuneration from non-executive directors, executive directors and Senior Management where appropriate;
- (iv) The Committee must also oversee remuneration related disclosures required in annual statutory reporting, if any, and provide advice to the Board on approval of those disclosures. Such disclosures may include Bapcor's policies and practices regarding the remuneration of, and the potential claw back of any performance-based remuneration from, non-executive directors, executive directors and Senior Management.

Environmental, Social and Governance (ESG)

The Committee will also:

- (i) oversee the establishment of and approve Bapcor's ESG strategy and policy;
- (ii) review and monitor the effectiveness of Bapcor's ESG strategy and policy;
- (iii) oversee and present Bapcor's Sustainability Report; and after review with management, recommend to the Board on approval;
- (iv) review and recommend to the Board on an annual basis Bapcor's Corporate Governance Statement, Modern Slavery Statement, and other reports or policies as requested by the Board to ensure appropriate corporate governance practices and structures operate and evolve effectively within Bapcor;
- (v) consider emerging ESG issues to understand their materiality with regard to Bapcor's long term value creation;

The Committee acknowledges that the Board Audit and Risk Committee reviews the adequacy of management's approach in the identification and management of environmental risks and opportunities, including climate-related issues.



5 Reporting

- (a) The Committee will:
 - (i) regularly report to the Board on all matters relevant to the Committee's role and responsibilities;
 - (ii) report and, as appropriate, make recommendations to the Board after each Committee meeting on matters dealt with by the Committee; and
 - (iii) as and when appropriate, seek direction and guidance from the Board on remuneration, human resource, environmental, social and governance risk management and compliance matters.
- (b) Minutes of Committee meetings will be included in the papers for the next full Board meeting.

6 Review of Charter and membership

The Committee will, at least once in each year, review the membership and Charter of the Committee to determine their respective adequacy for current circumstances and the Committee may make recommendations to the Board in relation to the Committee's membership, responsibilities, functions or otherwise.