Policy Statement

The Governance and Nominating Committee has the overall responsibility for reviewing and developing governance principles and practices applicable to the Corporation including the practices and performance of the Board, its committees, the Chair of each committee, all members of the Board, including the Executive Chairman. The Governance and Nominating Committee is also responsible for recommending candidates to serve as directors on the Board.

Composition, quorum and organization

- The committee is composed of at least three (3) independent directors. Committee members are appointed by the Board on the recommendation of the Committee. The Board may remove or replace a Director at any time and fill any vacancy. The Lead Director serves as Chair of the Committee;
- The quorum consists of the majority of the members;
- The Committee meets at least three (3) times a year and as needed;
- The Committee may invite management or external consultants to attend its meetings, as it deems necessary or appropriate;
- The Committee may retain the services of external advisors to help fulfill its responsibilities. It can determine the terms of this appointment and fix their remuneration;
- The Committee reports to the Board after each meeting;
- The Committee holds an In camera session at each of its meetings in the absence of management to allow members to discuss openly and frankly;
- The Secretary or the Assistant Secretary acts as secretary of the Committee meetings.

Duties and responsibilities of the Committee

(a) with respect to the composition and performance of the Board and its Committees

- Examines the size and composition of the board and its committees to promote effective decision-making;
- Discusses with the Board the skills and competencies that the entire Board and each director should have considering the Corporation's activities and its particular needs and establish the skills, abilities, professional quality, availability, geographic representation, professional background and diversity of experience expected of the Corporation's director nominees and establish a skills matrix;
• Identifies and evaluates nominees for the position of director and makes a recommendation to the Board;

• In consultation with the Executive Chairman of the Board, annually reviews the effectiveness and performance of the Board and its committees, including input from each Board member or Committee, Committee Chairs and the Executive Chairman of the Board;

• Evaluates the quality and effectiveness of the board's relationship with management;

b) with regards to the oversight of governance issues

• Examines the adequacy and effectiveness of the governance practices of the Board considering regulatory developments, considering all the Corporation's activities and making relevant recommendations to the Board;

• Provides advice as to the merits of the resignation that a director could offer in accordance with the majority voting policy;

• Reviews and revises, if necessary, the policy on insider trading and disclosure of privileged information, considering the regulations and any amendments thereto, and recommends them to the Board;

• Reviews the Statement of Corporate Governance Practices in the Corporation's Management Proxy Circular;

• Reviews and revises, as appropriate, the Corporation's orientation and training programs for directors;

• Ensures the existence of an annual committee performance review process;

• Revises annually the relevance of its charter and recommends the necessary modifications to the Board;

• Performs all other duties that the Board may delegate.

Revised: October 22, 2019