HIGHCROFT

INVESTMENTS PLC

Highcroft Investments PLC (the "company") Nomination Committee terms of reference

Approved by the board on 27 March 2023

1.	MEMBERSHIP
1.1	The nomination committee ('the committee') shall be comprised of at least 2 members,
	each of whom shall be appointed by the board.
1.2	All members of the committee shall be non-executive directors who are independent of
	management and free from any business or other relationship which could interfere with
	the exercise of their independent judgement.
1.3	The board should appoint the committee chairman. The chairman of the company shall
	not be eligible to be appointed as chairman of the committee when it is dealing with the
	matter of the succession of the chairmanship.
2.	SECRETARY
2.1	The company secretary shall act as secretary of the committee if so requested by the
	committee chairman. Otherwise, the chairman of the committee shall also act as
	secretary of the committee.
3.	QUORUM
3.1	The quorum necessary for the transaction of business shall be 2. A duly convened
	meeting of the committee at which a quorum is present shall be competent to exercise
	all or any of the authorities, powers and discretions vested in or exercisable by the
	committee.
4.	MEETINGS
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5.2	Minutes	s of committee meetings shall be circulated to all members of the committee and			
	to all members of the Board unless in the opinion of the Committee chairman it would				
	be inappropriate to do so.				
6.	ANNUA	L GENERAL MEETING			
6.1	The chairman of the committee shall attend the annual general meeting prepared to				
	respond to any shareholders' questions on the committee's activities.				
7.	DUTIES				
		mmittee should carry out the duties below for the parent company, major			
	subsidiary undertakings and the group as a whole, as appropriate.				
		nmittee shall:			
7.1	-	y review the structure, size and composition (including the skills, knowledge,			
	experience and diversity) of the board and make recommendations to the board with				
	-	to any changes.			
7.2	-	I consideration to succession planning for directors in the course of its work,			
	taking into account the challenges and opportunities facing the group, and the skills and				
	· ·	e needed on the board in the future.			
7.3	-	nder review the leadership needs of the organisation, both executive and non-			
	executive, with a view to ensuring the continued ability of the organisation to compete effectively in the marketplace.				
7.4		to date and fully informed about strategic issues and commercial changes g the company and the market in which it operates.			
7 5		onsible for identifying and nominating for approval by the board, candidates from			
7.5		backgrounds to fill board vacancies as and when they arise.			
7.6		any appointment is made by the board, evaluate the balance of skills, knowledge,			
7.0		nce and diversity on the board, and, in light, of this evaluation prepare a			
	-	tion of the role and capabilities required for a particular appointment. In			
		ing suitable candidates the committee shall:			
	7.6.1	consider using open advertising or the services of external advisers to facilitate			
		the search			
	7.6.2	consider candidates from a wide range of backgrounds			
	7.6.3	consider candidates on merit and against objective criteria and with due			
		regard for the benefits of diversity on the board, including gender, taking care			
		that appointees have enough time available to devote to the position.			
7.7	for the a	appointment of the chairman, the committee should prepare a job specification,			
	including the time commitment expected. A proposed chairman's other significant				
	commit	ments should be disclosed to the board before appointment and any changes to			
		irman's commitments should be reported to the board as they arise.			
7.8		the appointment of a director, the proposed appointee should be required to			
		any other business interests that may result in a conflict of interest and be			
		d to report any future business interests that could results in a conflict of interest.			
7.9		that on appointment to the board, non-executive directors receive a formal letter			
	of appointment setting out clearly what is expected of them in terms of time				
	commitment, committee service and involvement outside board meetings.				
7.10	review the results of the board performance evaluation process that relate to the				
7 4 4	composition of the board.				
7.11	review annually the time required from non-executive directors. Performance				
	evaluation should be used to assess whether the non-executive directors are spending				
	enough time to fulfil their duties.				
7 1 2		nmittee shall also make recommendations to the board concerning:			
7.12		ting plans for succession for both executive and non-executive directors and in			
	particul	ar for the key roles of chairman and chief executive.			

7.13	suitable candidates for the role of senior independent director.
7.14	membership of the audit and remuneration committees, and any other board
	committees as appropriate, in consultation with the chairmen of those committees.
7.15	the re-appointment of any non-executive director at the conclusion of their specified
	term of office having given due regard to their performance and ability to continue to
	contribute to the board in light of the knowledge, skills and experience required.
7.16	the re-election by shareholders of directors under the annual re-election provisions of
	the Code or the retirement by rotation provisions in the company's articles of
	association, having due regard to their performance and ability to continue to contribute
	to the board in the light of the knowledge, skills and experience required and the need
	for progressive refreshing of the board (particularly in relation to directors being re-
	elected for a term beyond six years).
7.17	any matters relating to the continuation in office of any director at any time including
	the suspension of termination of service of an executive director as an employee of the
_	company subject to the provisions of the law and their service contract.
8.	REPORTING RESPONSIBILITIES
8.1	The committee chairman shall report to the board on its proceedings after each meeting
	on all matters within its duties and responsibilities.
8.2	The committee shall make whatever recommendations to the board it deems
	appropriate on any area within its remit where action or improvement is needed.
8.3	The committee shall produce a report to be included in the company's annual report
	about its activities, the process used to make appointments and explain if external advice
	or open advertising has not been used.
9.	OTHER MATTERS
	The committee shall:
9.1	have access to sufficient resources in order to carry out its duties, including access to the
	company secretary for assistance as required.
9.2	be provided with appropriate and timely training.
9.3	give due consideration to laws and regulations, the provisions of the Code and the
	requirements of the UK Listing Authority's Listing, Prospectus and Disclosure and
	Transparency Rules and any other applicable Rules, as appropriate.
9.4	arrange for periodic reviews of its own performance and, at least annually, review its
	constitution and terms of reference to ensure it is operating at maximum effectiveness
	and recommend any changes it considers necessary to the board for approval.
10.	
	The committee is authorised by the board to obtain, at the company's expense, outside
	legal of other professional advice on any matters within its terms of reference.