

Nomination Committee Charter

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CONTENTS

1.	GENERAL	3
2.	ROLES & RESPONSIBILITIES	3
3.	OBJECTIVES OF THE COMMITTEE	3
4.	COMMITTEE COMPOSITION	4
5.	MEETINGS	5
6.	SECRETARIAT DUTIES	5
7.	AUTHORITY OF THE COMMITTEE	5
8.	NOMINATION CRITERIA	6
9.	VOTING	6
10.	REVIEW OF CHARTER	6
11.	ACCESS TO BOARD CHARTER	6
12.	INTERPRETATION OF THIS CHARTER	6

1. GENERAL

This Charter sets out the specific responsibilities delegated by the Board of Directors (the 'Board') to the Nomination Committee (the 'Committee') and the manner in which the Committee will operate.

The Board as part of its obligation to ensure the highest standards of corporate governance, has constituted a Nomination Committee to oversee, review and make recommendation on matters pertaining to the sourcing, assessment and appointment of Directors to the Board of Directors of Hillgrove Resources Limited (the 'Company').

2. ROLES & RESPONSIBILITIES

The Committee will provide strategic guidance and assistance to the Board in fulfilling its responsibilities to stakeholders of the Company pertaining to:

- a) Ensuring compliance with the Corporations Act and all other relevant legislation
- b) The composition, structure and operation of the Board of Directors
- c) The selection, appointment and recommendation for removal of a member of the Board
- d) Succession planning for the Board
- e) Other matters as required

The Committee does not maintain responsibility for policy development, rather assists the Board by implementing agreed policy objectives.

3. OBJECTIVES OF THE COMMITTEE

In performing its role, the Committee will:

- Assess periodically the skill set required to competently discharge the Board's duties, having regard to the strategic direction of the Group, and the suitability of the skill sets currently represented on the Board
- b) Prepare a description of the role and required capabilities for a particular Board position, prior to the commencement of any internal or external search
- c) Ensure the appropriate level of due diligence is applied to all searches, recommendations and nominations
- d) Only recommend candidates that genuinely hold the requisite level of skills and experience, to both enhance the existing capabilities of the Board and to deliver on the strategic objectives of the Company
- e) Assess the extent to which business critical competencies are represented on the Board, taking appropriate action to address any identified deficiencies
- Recommend essential Board competencies, number of members, profiles of Board members and mix of Executive and Independent Non-Executive Directors

- g) Ensure Board succession plans are in place, and reviewed at least annually, to maintain the necessary competencies, number of members and profiles of Board members
- h) Determine the time commitment and contribution required of Non-Executive Directors
- i) Review the nominations received from individuals in accordance with the essential and preferred criteria, guidelines set out below, diversity requirements and appropriate due diligence processes
- j) Continually monitor Board membership and structure to ensure there is appropriate representation on the Board from across the membership
- k) Develop a process for evaluating the performance of the Board
- I) Conduct and oversee searches for the Chief Executive Officer and senior executives, recommending preferred candidates to the Board
- m) Ensure succession plans for the Chief Executive Officer and senior executives are in place, and reviewed at least annually, to maintain the necessary competencies with the Company
- n) Evaluate the performance of the Chief Executive Officer and senior executives
- o) Review and oversee engagement with external consultants in relation to Board and senior executive recruitment activities

4. COMMITTEE COMPOSITION

The Nomination Committee is a committee of the Board and must consist of a minimum of two (2) Non-Executive Directors.

- a) The Committee must be comprised of members who hold the requisite skills and experience to appropriately understand and lead Company business, in addition to adequately carrying out the responsibilities of the Committee
- b) The Chair of the Committee will be the Chair of the Board
- c) The Board will review all nominations and approve all appointments to the Committee including any external members
- d) Appointment to the Committee will be for a period of two (2) years or as otherwise determined by the Board
- e) Members of the Committee may withdraw their membership by providing written notification to the Chair
- f) The duties and responsibilities of members of the Committee will be in addition to those duties set out for a Director of the Board
- g) The Committee will operate in accordance with the Diversity Guidelines released by the Australian Securities Exchange, specifically in regard to the nomination of new members of the Board

5. MEETINGS

- a) The Committee will hold meetings at least once per year, and additionally as it considers necessary
- b) Committee members will be invited to disclose conflicts of interest at the commencement of each meeting
- c) In the absence of the Chairperson, the Committee members must elect one of their number to act as the Chair for that meeting. The Chair has a casting vote
- d) Meetings of the Committee may be held in person or via other means such as tele-conference / video-conference
- e) With the approval of the Chairperson, members of the Committee may invite any such other persons to attend as they see fit, and consult with other persons or seek any information they considers necessary to fulfil their responsibilities
- f) The notice and agenda of meeting will include relevant supporting papers as appropriate
- g) A minimum of three (3) business days period of notice or acknowledgement of receipt of notice by members will be required in order for a meeting to be validly held

6. SECRETARIAT DUTIES

- a) The Secretary of the Committee will be the Company Secretary or other such person as nominated by the Board
- b) The minutes of all proceedings will be ratified by all members in attendance / involved in discussions and signed by the Committee Chair
- c) The Committee Chair or delegated Committee member will circulate the minutes of all meetings to members of the Committee, within fourteen (14) days of any meeting
- d) Minutes of all meetings of the Committee must be entered into the minute book which will be accessible to all Directors at all times
- e) The Committee Chair will table the outcome of deliberations at the Board meeting immediately following the Committee meeting

7. AUTHORITY OF THE COMMITTEE

The Board authorises the Committee within the scope of its responsibilities to:

- a) Consult with other persons, seek any information or request the attendance of individuals with the necessary level of skills and experience, for any purpose it considers necessary to fulfil its responsibilities
- b) Obtain any external legal or other independent professional advice (fee for service basis) deemed appropriate, subject to the approval of the Chairperson of the Committee
- c) Have unrestricted access to members of the senior management group, employees and relevant information

8. NOMINATION CRITERIA

When reviewing a nomination for Directorship, the Committee must take into account the strategic direction of the company, the balance of skills required on the Board of Directors and the background / qualifications of nominees.

9. VOTING

Any matters requiring a decision will be decided by a majority vote of the members involved in any discussion of the Committee.

10. REVIEW OF CHARTER

- a) The Committee will confirm this Charter on a bi-annual basis to provide assurance it remains consistent with both the Committee and Boards' objectives and responsibilities
- b) The Board is responsible for approval of this and all other reviews of the Charter

11. ACCESS TO BOARD CHARTER

This Charter will be available via the corporate governance section of the Company website:

(http://www.hillgroveresources.com.au/Corporate-Governance/).

12. INTERPRETATION OF THIS CHARTER

- a) The Chair of the Committee will be the arbiter for interpretation of this Charter
- b) Omissions should be immediately brought to the attention of the Chair for further consideration, investigation and/or resolution