

ABN 83 106 248 248

Nomination and Remuneration Committee Charter (NRC)

Date 18/04/2024

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Document Control & Version History

Policy	Nomination and Remuneration Committee Charter (NRC)		
Document Owner	Group Executive, General Counsel and Corporate		
Number	35		
Effective Date	March 2024		
Review Period	Annually		
Scheduled Review Date	March 2025		

Record of Amendments, Authorisations & Issues

Version	Revision Date	Drafted by	Nature of Amendment	Approval Required
1.0	27 July 2016	Legal and Company Secretariat	Minor Amendments	BRCC
2.0	1 July 2017	Legal and Company Secretariat	Minor Amendments	BRCC/CLRCC Chair
3.0	21 February 2018	Legal and Company Secretariat	Minor Amendments	BRCC
4.0	19 November 2018	Legal and Company Secretariat	Minor Amendments – Incorporation of LaVista	BRCC Chair
5.0	1 July 2020	Legal and Company Secretariat	Removal of delegation from CFA, MPS, CFML, LaVista and CGH	NRC Chair
6.0	19 April 2021	Legal and Company Secretariat	Amendment to update to ASX Corporate Governance Principles & Recommendation 4 th Edition	NRC
7.0	29 June 2022	Legal and Company Secretariat	Minor Amendments	NRC Chair
8.0	June 2023	Legal and Company Secretariat	Minor Amendments New Format Glossary Update	NRC, Board Noted
9.0	April 2024	Legal and Company Secretariat	Update to reflect the exit from the wealth management businesses and the Positive Duty under the Sex Discrimination Act 1984 (Cth)	GE, General Counsel & Corporate under Delegation

1. Introduction

1.1 Purpose of the Committee

The Company has established the Committee to:

- 1.1.1 Reflect the requirements of the ASX Listing Rules and ASX Corporate Governance Principles and Recommendations to have a Nominations and Remuneration Committee to the extent appropriate to the circumstances of the Company;
- 1.1.2 Comply with its obligation under the APRA Prudential Standard to have a Board Remuneration Committee that complies with the requirements of the Prudential Standard including CPS 510 Governance; and
- 1.1.3 Perform the function of Remuneration Committee for ClearView Wealth Limited and the subsidiaries outlined below to enable it to discharge its obligations and responsibilities in relation to remuneration and related governance matters.

References to Company in this Charter will refer to either one or all of:

- (a) ClearView Wealth Limited [CWL];
- (b) ClearView Life Assurance Limited [CLAL]; and
- (c) ClearView Administration Services Pty Ltd [CAS],

as the context requires.

1.2 Purpose of this Charter

The Board has adopted this Charter for the Committee to:

- 1.2.1 Delegate some of its powers under the Company's constitution to the Committee;
- 1.2.2 Set out the role and scope of responsibilities of the Committee in relation to the Company;
- 1.2.3 State the relationship between the Board, the Committee, management, external service providers and advisers; and
- 1.2.4 Prescribe the composition of the Committee and its processes.

This Charter has been prepared on the basis that strong corporate governance of the Company can add to the performance of the Company, create shareholder value and a strong risk and compliance culture within the Company that gives due consideration to the impact of decisions on policyholders and shareholders.

1.3 Review

The Board will review:

- 1.3.1 The performance of the Committee; and
- 1.3.2 This Charter,

at least once a year.

1.4 Definitions and Interpretation

The definitions used in this Charter and the rules of interpretation that apply to this Charter are in section 9 below.

2. Delegation

2.1 Pursuant to section 198D of the Corporations Act and the Board Charter, the Board delegates to the Committee the powers set out in section 3.1 below.

3. Powers

3.1 Roles and Responsibilities

Subject to section 3.3 below:

- 3.1.1 The Committee can exercise the powers of the Board under the Relevant Law and the relevant Company's constitution that it reasonably considers are necessary to enable it to perform its roles and responsibilities under section 4.1 below; and
- 3.1.2 The Committee's powers under section 3.1.1 above include:
 - (a) Access to:
 - Any person (regardless of whether or not they are an employee of, or provide services to, the Company or a Related Body Corporate) including any risk management, finance, human resources and internal audit personnel;
 - Any Board committee (including the Board Audit Committee and, Board Risk and Compliance Committee); and
 - Information in the possession (or under the control) of the Company or any person with whom the Company has contracted.
 - (b) The power to obtain advice from a third-party expert at the expense of the Company.

3.2 Independent Advice

The Committee may obtain advice or information from independent persons. To establish the independence of a person, the Committee should ensure:

- 3.2.1 If the person is an employee of the Company or a Related Body Corporate, there are processes in place to ensure that the advice from the person is not influenced by conflicts of interest; and
- 3.2.2 If the person is a third-party expert:
 - (a) The third-party expert does not have a conflict of interest (and they are deemed to have a conflict of interest if they are currently acting for or has recently acted for) management or any executive of the Company or a Related Body Corporate;
 - (b) The terms of the third party's engagement is independent; and
 - (c) Any advice received is independent.

3.3 Limitation on Powers

The Company delegates its powers under clause 3.1. The Committee complying with the duties imposed on Directors by:

- (a) The Corporations Act;
- (b) The Life Act; and
- (c) The Company's constitution;
- 3.3.1 The Committee not causing the Group or individual Company to be in breach of any Relevant Law;
- 3.3.2 Conditions of the Company's registration as a life insurance company, and/or non-operating holding company; and
- 3.3.3 Any policy, guideline, values, Code of Conduct, governance framework or specific direction of the Company which relates to the exercise of the powers delegated to the Committee.

4. Roles and Responsibilities

4.1 Nominations & Governance Arrangements

The Committee must:

Expertise

Ensure that the Committee has the necessary experience and expertise to perform its duties (which at a minimum include sufficient industry knowledge to allow for effective examination of the selection and appointment practices of the Company) by (if necessary) supplementing its expertise with appropriate external advice.

Review and recommendations

Review and recommend to the Board:

- the size and composition of the Board, including review of Board succession plans and the succession of the chairperson and Managing Director having regard to the objective that the Board comprise directors with a broad range of skills, expertise and experience from a broad range of backgrounds;
- the criteria for Board membership, including:
 - the necessary and desirable competencies of Directors;
 - Independence of Directors; and
 - the time expected to be devoted by Non-executive Directors in relation to the Company's affairs.
- membership of the Board, including:
 - making recommendations for the re-election of Directors, subject to the principle that a Committee member must not be involved in making recommendations to the Board in respect of themselves;
 - assisting the Board as required to identify individuals who are qualified to become Board members (including in respect of executive Directors), having regard to the Board's Board Renewal, Diversity and Inclusion, Fit and Proper and Conflicts Management Policies; and
 - negotiating appointment terms for Directors and senior executives prior to their approval by the Board.

Governance issues

Review and make recommendations in relation to any corporate governance issues as requested by the Board from time to time.

Review the Board Charter on a periodic basis and recommend any amendments for Board consideration.

Review the Board Renewal Policy on a periodic basis and consider the Policy in assessing Board and Committee membership.

Review periodically the Group's Code of Conduct, Statement of Values, Diversity & Inclusion and

Remuneration Policies on a periodic basis and recommend any amendments for Board consideration.

People Reporting

Review, and provide endorsement to the Board, of the Company's Corporate Governance Statement.

Receive reports on:

- · Organisational culture and staff engagement;
- Diversity and Inclusion: and
- Material issues raised in Work Health & Safety including ClearView's commitment to the positive duty under the Sex Discrimination Act 1984 (Cth).

To consider and determine if further initiatives or actions are required.

Performance and effectiveness

Assist the Board as required in relation to the performance evaluation of the Board, its committees, and individual Directors, and in developing and implementing plans for identifying, assessing and enhancing Director competencies.

Assist in the review of the Board skills matrix, setting out the mix of skills that the Board currently has and what it is trying to achieve in its membership in the future.

Review the time required from a non-executive director to fulfil their group and individual obligations. and whether directors are meeting that requirement.

Ensure that an effective induction process for new directors is in place and periodically review whether there is a need for existing directors to undertake professional development to maintain skills and knowledge to effectively undertake their roles.

On an annual basis, review the effectiveness of the Board's Diversity Policy by:

- assessing the Company's progress towards the achievement of the measurable objectives and any strategies aimed at achieving the objectives; and
- reporting to the Board recommending any changes to the measurable objectives, strategies or the way in which they are implemented.

4.2 Remuneration Arrangements

The Committee must:

Expertise

Ensure that the Committee has the necessary experience and expertise to perform its duties (which at a minimum include experience in setting remuneration and sufficient industry knowledge to allow for effective alignment of remuneration with prudent risk-taking) by (if necessary) supplementing its expertise with appropriate external advice.

Review the Remuneration Policy & Report

At least once every three (3) years, conduct a review of the Remuneration Policy that includes:

- satisfying itself that the Company Remuneration Policy is aligned with the Company's purpose, values, strategic objectives, and risk appetite approved by the Board;
- the identification of any material deviations from remuneration outcomes from the intent of the Remuneration Policy;
- unreasonable or undesirable outcomes that flow from existing arrangements, including in relation to each of the categories of persons referred to in the Remuneration Policy; and
- whether the Remuneration Policy complied with the ASX Listing Rules and Prudential Standard.

Following each review of the Remuneration Policy, make recommendations to the Board about the Remuneration Policy.

Annually review and endorse to the Board, the Company's Remuneration Report (which forms part of the Annual Report).

Remuneration recommendations

At least annually, make recommendations to the Board about the remuneration (including superannuation) arrangements of:

- the Executive Directors, including the Managing Director;
- direct reports of the Managing Director (excluding any administrative direct reports);
- responsible persons as defined in CPS 520 'Fit and Proper', excluding auditors and actuaries;
- remuneration structures of all job grades considered by diversity and hierarchy;
- other persons whose activities may in the Board's or Committee's opinion affect the financial soundness of the Company;
- any other person specified by APRA; and
- the categories of persons covered by the Remuneration Policy.

Non-executive Directors' remuneration

Annually:

- apportion the remuneration pool between the Non-Executive Directors, within the limits set by the Company;
- make recommendations to the Board about the remuneration arrangements in respect of a Director who provides services beyond the ordinary duties of the Director, including acting on a Board committee (e.g. the Board Audit Committee, Board, Risk and Compliance Committee and Nomination and Remuneration Committee); and

 make recommendations to the Board about the remuneration of the chairperson of the Company or a Board Committee.

Other responsibilities

Review major changes and developments in the Company's recruitment, retention and termination policies and procedures for senior executives.

Review major changes and developments in the Company's executive performance and development procedures and frameworks.

Review major changes and developments in the remuneration policies, incentive schemes and policies, superannuation arrangements, personnel practices and industrial relations strategies for the Group.

Review and facilitate shareholder and other stakeholder engagement in relation to the Company's remuneration policies and practices.

Review and make recommendations in relation to any specific issues as requested by the Board from time to time.

4.3 Availability to Meet with APRA

Each member of the Committee must meet with APRA if reasonably requested.

5. Membership

5.1 Appointment and Removal

- 5.1.1 Members of the Committee are appointed and removed by the Board.
- 5.1.2 Before appointing a member of the Committee, the Board will review the experience and expertise of:
 - (a) The members of the Committee;
 - (b) Any potential members of the Committee; and
 - (c) Current (and potential) external advisers to the Committee,

to ensure that the Committee has the necessary experience and expertise to perform its duties.

5.2 Committee Members

The Committee must have at least three (3) members.

5.3 Requirements for Members

Each member of the Committee must be a Non-executive Director of the Company.

A majority of members of the Committee must be Independent Directors of both Clearview Wealth Limited and Clearview Life Assurance Limited.

5.4 Chairperson

The chairperson of the Committee:

- (a) Is appointed by the Board;
- (b) Must be an Independent Director of both Clearview Wealth Limited and Clearview Life Assurance Limited Company; and
- (c) Must not be the chairperson of Clearview Wealth Limited

Acting chair.

If the chair of the Committee is absent from a meeting of the Committee and no acting chair has been appointed, the members of the Committee present at the meeting must choose one of the members of the Committee present, whether independent or not, to chair that particular meeting.

Committee Process

6.1 Chairing of Meetings

The chairperson of the Committee is responsible for the conduct of the meetings and the governance of the Committee.

6.2 Frequency of Meetings

- 6.2.1 The Committee must meet at least annually and
- 6.2.2 Additional meetings may be requested by any member of the Committee.

6.3 Quorum of Meetings

A quorum for the Committee meeting is two [2] members.

6.4 Communication Means

Committee meetings may be held using any technology agreed by all of the members of the Committee attending the meeting (e.g. by telephone or videoconference).

6.5 Voting at Meetings

- 6.5.1 Voting at a Committee meeting is by simple majority and shall require a minimum of two [2] votes in favour of the proposal; and
- 6.5.2 The chairperson has the casting vote (if required).

6.6 Conflict of Interest

6.6.1 If any member of the Committee has a conflict of interest in relation to any matter being considered by the Committee, that member must inform the Committee of the existence and substance of that conflict.

- 6.6.2 If the Committee considers it appropriate, the Committee may:
 - (a) Require the conflicted member to abstain from voting in respect of the relevant matter;
 - (b) To leave the meeting; or
 - (c) Both.

6.7 Committee Secretary

- 6.7.1 The Secretary should attend all meetings but is not a member of the Committee.
- 6.7.2 The Secretary is responsible for coordination of all Committee meetings, including agendas, committee papers, minutes and communication with the Board.
- 6.7.3 The Secretary must circulate the minutes of each meeting to each member of the Committee; and
- 6.7.4 All Committee members have direct access to the Secretary.

7. Reporting

- 7.1 The chairperson of the Committee (or other member of the Committee) must report the proceedings (and recommendations) of the Committee to the Board:
- 7.1.1 At the next Board meeting; or
- 7.1.2 At an earlier time if the Committee considers that the matters contained in the Committee's report should be reported to the Board at an earlier time.
- 7.2 The Committee must report to the Board in accordance with its roles and responsibilities under section 4 above.

8. Publication of Charter

This Charter will be made available on the Company's intranet and website.

9. Definitions and Interpretation

9.1 Definitions

The meanings of the terms used in this Charter are set out below.

Term	Meaning		
APRA	the Australian Prudential Regulatory Authority.		
Board	the Board of Directors of the Company.		
Committee	the Company's Nomination and Remuneration Committee.		
Company	ClearView Wealth Limited and its subsidiaries including:		

Term	Meaning		
	 ClearView Life Assurance Limited; ClearView Administration Services Pty Ltd. 		
Corporations Act	the Corporations Act 2001 (Cth).		
Director	a director of the Company.		
Group	the Company and its subsidiaries.		
Independent Director	has the same meaning as in CPS 510 'Governance'. and the Corporate Governance Principles and Recommendations of the ASX Corporate Governance Council		
Life Act	the Life Insurance Act 1995 (Cth).		
Managing Director	The managing director of the Company (including a Chief Executive Officer appointed by the Board who is ultimately accountable for managing and leading the day-to-day operations of the Group).		
Non-executive Director	has the same meaning as in the Prudential Standard.		
Prudential Standard	Prudential Standards CPS 510 'Governance' aissued by APRA, as amended from time to time, or any applicable Prudential Standards.		

9.2 Interpretation

In this Charter unless the context otherwise requires:

Statutes:	a reference to any statute or other law includes all laws changing, consolidating or replacing them, and includes all laws, regulations, modification orders and other instruments issued under the statute or law.		
Documents:	a reference to a document includes all documents amending or replacing that document.		
Inclusions and examples:	all matters which are stated as being included in (or examples within) the scope of an expression do not limit the scope and generality of that expression.		

The Board adopts the measures to evaluate Directors' independence as set out in the relevant governance regulatory requirements, including the Prudential Standard and the Corporate Governance Principles and Recommendations of the ASX Corporate Governance Council.