("The Company")





NOMINATIONS POLICY

Meeting	Board of Directors	
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1.	Introduction
1.1	The Board of Directors of Workforce Holdings Limited (Workforce or the Group) has adopted a Board Charter (the charter) which documents the role, responsibilities, membership requirements and procedural conduct as recommended in the <i>King IV Report on Corporate Governance for South Africa</i> , 2016 (King IV).
1.2	The Charter is subject to the provisions of the Companies Act, No. 71 of 2008, as amended (the Companies Act), Workforce's Memorandum of Incorporation (MOI), the JSE Limited Debt Listings Requirements (JSE DLR), JSE Listings Requirements and King IV and any other applicable law, best practice or regulatory provision, as deemed appropriate. It is not intended to replace or amend the MOI in any way whatsoever, and should any principles contained herein conflict with the MOI, the MOI shall take precedence over the Charter.
1.3	Together with the Charter, this policy sets out the policies and practices of the Board in respect of matters such as the nomination, selection, screening and appointment of members of the Board.

2.	Board size and composition	
2.1	The minimum number of Directors will be four Directors in line with the MOI.	
2.2 Directors are appointed through a formal and transparent process, in accordance with the of Directors to the Board' and 'Board Diversity Policy'. The Workforce Directors and Rer Nomination Committee is mandated to identify suitable candidates for consideration by the be proposed for election by Shareholders.		
2.3	The Board is structured to ensure an appropriate mix and balance of knowledge, skills, experience independence, appropriate to the strategic direction of the Group. Thus, the Board composition reflect the responsibilities that it is vested with and the duties it has to discharge and perform.	



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2.4 The size of the Board will be periodically reviewed to ensure the presence of a wide range of skills without compromising common purpose, involvement, participation and a sense of responsibility amongst the members necessary to meet the Group's objectives. Both Executive and Non-Executive Directors carry full fiduciary responsibility and owe a duty of care and skill and a duty of loyalty to the Group in terms of the Companies Act and Workforce's Group Code of Ethics.

3. Board membership criteria

- 3.1 Board members should individually and collectively cultivate the following characteristics and exhibit them in their conduct:
 - · Integrity: act in good faith and in the best interests of the Group.
 - **Competence:** members to individually and collectively assume responsibility for the continual development of their competence to continue to be effective.
 - Diligence: members must be diligent in performing their duties and devote sufficient time to the board's affairs to exercise well-considered judgement.
 - **Informed:** members to take steps to ensure that they have a sufficient working knowledge to make informed decisions and unrestricted access to professional advice.
 - Independence: independence of mind in the best interest of the Group. Conflicts of interest (whether actual or perceived) should be disclosed, effectively managed and or avoided where necessary.
 - **Fairness:** the legitimate and reasonable needs, interests and expectations of all stakeholders must be balanced with the best interests of the Group.
 - **Courage:** members must have and exercise courage to act with integrity and honesty in taking risks for reward in all decisions in the best interest of the Group.
 - Responsibility: make responsible decisions which build sustainable businesses by having regard to
 the Group's economic, social and environmental impact on the community, reflecting on the role of
 the business in society and embracing a shared future with all the Group's Stakeholders.
 - Transparency and accountability: members must be transparent in the way they exercise their governance role and responsibilities and accountable to answer for the execution of responsibilities, even when these were delegated.
- 3.2 The Board should be comprised of individuals, who collectively possess the necessary qualifications commensurate with the size, complexity and risk profile of the Group. Board members will be expected to:
 - acquire a working knowledge and understanding of the Group's business, and the laws, regulations and customs (if any) that govern the activities of these businesses;
 - · have the ability to make sound business decisions and recommendations;
 - · exercise judgement independently; and
 - · exercise stewardship at all times and uphold the highest degree of ethics in all forms of conduct.
- 3.3 No person who has been:



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- · an Executive Director of the Group;
- · the Chief Executive Officer (CEO) of the Group;
- the Designated External Auditor directly or indirectly responsible for performing the statutory audit of the Group; or
- a key member of the External Audit Team directly or indirectly responsible for performing the statutory audit of the Group;

at any time during the preceding twelve months, can be appointed as a Non-Executive Director of Workforce, unless, in exceptional circumstances, the Remuneration & Nomination Committee approves the appointment of any of the aforementioned persons to serve as a Non-Executive Director, after such a period shorter than twelve months as may be specified in writing.

In respect of determining adequate capacity, the Remuneration & Nomination Committee shall assess and duly take into consideration every Director's circumstances, and the nature, scale and complexity of other Directorships held, in order to assess and ensure that Directors are able to devote sufficient time to duly discharge their responsibilities as a Director of the Group.

4. Board member selection

- 4.1 The Board, with the assistance of the Remuneration & Nomination Committee, will have a formal, transparent and rigorous process for identifying, assessing and selecting Board candidates for recommendation to shareholders.
- 4.2 The selection process will include reviewing whether the Board candidate:
 - possesses the relevant knowledge, skills, experience and, particularly in respect of Non-Executive Directors, independence of mind, given their responsibilities on the Board and considering the Group's business and risk profile;
 - · has a record of integrity and a good reputation;
 - · has sufficient time to fully carry out their responsibilities; and
 - has disclosed all conflicts of interest.
- 4.3 In terms of the Workforce's screening policy, the following checks/tests are conducted on the appointment of a Director:
 - · credit check:
 - · criminal check;
 - · CIPC external directorship check;
 - · politically exposed persons (PEP) screening;
 - qualification checks; and
 - · reference checks.
- 4.4 A Director shall be deemed not to be independent if the Director, amongst other factors:
 - · is a substantial shareholder, i.e. a shareholder of more than 5% of the total nominal value or the total



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voting rights in respect of all the issued shares, of Workforce;

- · has, within the last three years, been a principal of a material professional advisor or a material consultant to Workforce;
- · is a significant provider of equity or other sources of capital or a material provider of funding to Workforce;
- · is the recipient of a form of remuneration other than directors' fees or directors' remuneration;
- · is or has, within the last three years, been a significant or ongoing professional adviser to or an internal auditor of Workforce;
- is a member of the immediate family of an individual who falls within any of the aforementioned categories; and
- has served as an Independent Non-Executive Director of Workforce for a period of nine years (should Workforce decide to reappoint a person who already served for a period of nine years or longer, the Remuneration & Nomination Committee will rigorously review the Director's position to confirm that he/she is still classified as Independent).

5. Amendments to the Policy

Changes to this Nominations Policy or any deviations, together with the reasons therefor will be immediately announced on SENS in accordance with the JSE DLR.

6.	Document Approval					
	Name	Position	Reviewer Signature	Date		
	Mr John Macey	Board Chairman	Mr.	2023-05-10		

