

FORESIGHT GROUP HOLDINGS LIMITED (THE “COMPANY”)

DIVISION OF RESPONSIBILITIES BETWEEN THE EXECUTIVE
CHAIR, CHIEF EXECUTIVE OFFICER AND SENIOR
INDEPENDENT DIRECTOR

21.11.2025

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1. BACKGROUND

- 1.1 This document sets out the division of responsibilities between the roles of the Executive Chair, Chief Executive Officer and Senior Independent Director in accordance with Provision 14 of the UK Corporate Governance Code. The roles and responsibilities of the board of directors (the "**Board**" or the "**Directors**", and each being a "**Director**") and its Committees are set out in the terms of reference of each Committee and the Board reserved matters.
- 1.2 Only the Board may change any of these provisions.
- 1.3 In this document "**Group**" means the Company and its direct and indirect subsidiaries and references to "**employee**" include employees, members, partners and directors of any member of the Group.

2. ROLE OF EXECUTIVE CHAIR

The Executive Chair reports to the Board directly and is responsible for the leadership and overall effectiveness of the Board and setting the Board's agenda. The Executive Chair's role includes:

- 2.1 chairing Board meetings and general meetings (unless the Executive Chair is unable to physically attend meetings in Guernsey, in which case a director physically present in Guernsey shall be appointed as the chair of the meeting);
- 2.2 running the Board, taking into account the issues and concerns of all Board members;
- 2.3 setting an agenda for the Board primarily focused on strategy, performance, value creation, culture, stakeholders and accountability, and ensuring that issues relevant to these areas are reserved for Board decision;
- 2.4 shaping the culture in the boardroom;
- 2.5 leading the Board's periodic review of the Group's culture, how it has been embedded in the business and its alignment with purpose, values and strategy;
- 2.6 encouraging all Directors to engage in Board and Committee meetings by drawing on their skills, experience and knowledge;
- 2.7 managing the Board to allow enough time for discussion of complex or contentious issues and ensuring that Directors (particularly Non-Executive Directors) have sufficient time to consider critical issues and obtain answers to any questions or concerns they have and are not faced with unrealistic deadlines for decision-making;

- 2.8** fostering relationships based on trust, mutual respect and open communication – both in and outside the boardroom – between Non-Executive Directors and the executive team;
- 2.9** developing a productive working relationship with the Chief Executive Officer, providing support and advice;
- 2.10** providing guidance and mentoring to new Directors as appropriate;
- 2.11** leading a formal and rigorous annual review of the performance of the Board, its Committees and Directors, with support from the Senior Independent Director as appropriate, and acting on the results; and
- 2.12** considering having regular externally facilitated board review and acting on the results of the review by recognising the strengths and addressing any weaknesses of the Board.

3. THE EXECUTIVE CHAIR'S RESPONSIBILITIES

The Executive Chair's responsibilities are to:

- 3.1** ensure there is adequate time available for discussion of all agenda items, in particular strategic issues, and that debate is not truncated;
- 3.2** support the Chief Executive Officer in identifying strategic opportunities for the Group;
- 3.3** ensure there is appropriate delegation of authority from the Board to executive management;
- 3.4** ensure there is a timely flow of accurate, high-quality and clear information, and to oversee the Company Secretary's responsibilities for ensuring good information flows within the Board and its Committees and between the Executive Committee, Company Secretary and Non-Executive Directors;
- 3.5** ensure the Board determines the nature, and extent, of the significant risks the Company is willing to embrace in the implementation of its strategy;
- 3.6** maintain a dialogue with the Chief Executive Officer and the Board on important and strategic issues facing the Group;
- 3.7** ensure all Directors are aware of and able to discharge their statutory duties;
- 3.8** there is effective communication by the Group with its workforce and other stakeholders, including discussing governance, remuneration and performance against the strategy with major shareholders, and that their views are conveyed to the Board as whole;

- 3.9** shareholders' views are communicated to the Board as a whole so that all directors develop a clear understanding of their views;
- 3.10** ensure the Board listens to and considers the views of shareholders, the workforce, customers and other key stakeholders;
- 3.11** ensure there is a culture of openness and debate, in particular by facilitating the effective contribution of Non-Executive Directors, and ensuring constructive relations between Executive and Non-Executive Directors;
- 3.12** ensure the Committees of the Board are properly structured with appropriate terms of reference, which should be published on the Company's website, that Committee membership is periodically refreshed and that individual independent Non-Executive Directors are not over-burdened when deciding the chairs and membership of Committees;
- 3.13** ensure all Directors receive a full, formal and tailored induction on joining the Board;
- 3.14** ensure all Directors continually update their skills, knowledge and familiarity with the Company to fulfil their role both on the Board and Committees;
- 3.15** with the support of the Company Secretary, review regularly and agree the development and ongoing training needs of individual Directors and the Board as a whole;
- 3.16** the development needs of the Board as a whole are identified to enhance its overall effectiveness as a team;
- 3.17** ensure the Board gets the most from an externally-facilitated board review at least every three years and that it is not approached as a compliance exercise;
- 3.18** ensure all Directors attend the AGM and the chairs of the Audit, Remuneration and Nomination Committees are available to answer questions at the AGM; and
- 3.19** with the assistance of the Company Secretary, promote high standards of corporate governance and compliance with the UK Corporate Governance Code (or where compliance with the UK Corporate Governance Code is not possible, ensure the reasons are fully understood and explained to stakeholders).

4. ROLE OF CHIEF EXECUTIVE OFFICER

The Chief Executive Officer reports to the Chair and to the Board directly and is responsible for all executive management matters of the Group. All members of executive management report directly to the Chief Executive Officer.

5. THE CHIEF EXECUTIVE OFFICER'S RESPONSIBILITIES

The Chief Executive Officer should:

- 5.1** oversee the Executive Committee¹'s management of the Group on a day-to-day basis within the authority delegated by the Board, in particular, to pursue the Group's commercial objectives and execute and deliver Group strategy, as approved by the Board, and to provide periodic updates to the Board accordingly;
- 5.2** develop and propose Group strategy, annual budget and business plans and commercial objectives (such as major investments or divestments) to the Board, having regard to the Company's responsibilities to its shareholders and the Group's responsibilities to, and interests of, its suppliers, clients, customers, employees and other stakeholders;
- 5.3** review capital expenditure proposals in line with capital expenditure approval criteria and procedures;
- 5.4** lead the presentation of strategy and financial results to analysts, investors and potential investors;
- 5.5** ensure that all reasonable measures and processes are in place to protect the health and safety of the Group's employees and third parties who come into contact with the Group's operations;
- 5.6** ensure that the Group complies with legal and regulatory responsibilities;
- 5.7** ensure the Board knows the views of the Executive Management Team on business issues in order to improve the standard of discussion in the boardroom and, prior to a final decision on an issue, explain in a balanced way any divergence of view;
- 5.8** set an example to the Group's workforce, to communicate to them the expectations in respect of the Group's culture, and to ensure that operational policies and practices drive appropriate behaviour;
- 5.9** support the Executive Chair to make certain that appropriate standards of governance permeate through all parts of the organisation;
- 5.10** ensure the Board is made aware of views gathered via engagement between management and the workforce;
- 5.11** identify (with the support of the Executive Chair) and execute strategic opportunities for the Group;

¹ For the purpose of this document, the Executive Committee is the body appointed by the Company's Board to manage the Group's business on a day-to-day basis.

- 5.12** manage and regularly review the Group's risk profile, with the Chief Risk Officer, in line with the extent of risk identified as acceptable by the Board and to ensure that appropriate internal controls are in place;
- 5.13** review regularly the Group's operational performance and strategic direction;
- 5.14** ensure, with the Executive Management Team², that Board decisions are implemented effectively and that significant decisions made by the Executive Management Team are communicated to the Board in line with authority proposals;
- 5.15** ensure that management fulfils its obligation to provide Directors with (i) accurate, timely and clear information in a form and of a quality and comprehensiveness that will enable it to discharge its duties; (ii) the necessary resources for developing and updating their knowledge and capabilities; and (iii) appropriate knowledge of the Company, including access to Company operations and members of the workforce;
- 5.16** maintain a dialogue with the Executive Chair and the Board on important and strategic issues facing the Group;
- 5.17** ensure the Executive Chair is alerted to potential contentious or sensitive issues affecting the Group;
- 5.18** make recommendations on remuneration policies, executive remuneration and terms of employment for the Executive Management Team;
- 5.19** advise and make recommendations in respect of Board nominations and succession planning and ensure that the Company and Group develop strategies and make plans for the succession and replacement of key personnel;
- 5.20** ensure, with the support of the Company Secretary, that the Executive Management Team complies with the terms on which matters are delegated by the Board, and the terms of reference of Committees of the Board, and to ensure matters outside the authority of the Executive Management Team are escalated to the Board;
- 5.21** ensure that the development needs of the lead the process for Board, Executive Committee and Company Secretary are identified and met;

² For the purpose of this document, references to "Executive Management Team" shall be to the Group's Executive Committee, the Group's Management Committee and the Group's partners, whether collectively or individually as the context requires. The Management Committee was appointed by the Executive Committee to support it in its day-to-day management of the business and the Group's partners are people engaged by a Group entity with the title "partner".

- 5.22 ensure effective communication with shareholders and that appropriate, timely and accurate information is disclosed to the market, with issues escalated promptly to the Board where appropriate;
- 5.23 oversee the development of Company policies for Board approval and implementation of them, including those relating to cyber security, the Group's anti-bribery and corruption policy and procedures for the prevention and detection of fraud and the Securities Dealing Code as set out in the Group's MAR Compliance Manual;
- 5.24 ensure that management information systems accurately reflect trading performance and provide appropriate management information;
- 5.25 ensure that IT development plans support the Group's activities, including computer disaster recovery arrangements and security of customer data; and
- 5.26 establish and maintain business continuity plans in the event of a major disruption or disaster.

6. THE ROLE OF THE SENIOR INDEPENDENT DIRECTOR

The Senior Independent Director should act as a sounding board for the Executive Chair, providing support in the delivery of the Executive Chair's objectives, and serve as an intermediary for the other Directors and shareholders.

7. THE SENIOR INDEPENDENT DIRECTORS' RESPONSIBILITIES

The Senior Independent Director should:

- 7.1 lead a meeting of the Non-Executive Directors, without the Executive Chair present, at least annually to appraise the Executive Chair's performance, and on other occasions as necessary;
- 7.2 lead the performance review of the Executive Chair on behalf of the other Directors;
- 7.3 be available to shareholders if they have concerns that contact through the normal channels of the Executive Chair, Chief Executive Officer or other Executive Directors has failed to resolve or for which such contact is inappropriate;
- 7.4 attend sufficient meetings with major shareholders and financial analysts, as appropriate, to obtain a balanced understanding of the issues and concerns of such shareholders;
- 7.5 be responsible for an orderly succession process for the Executive Chair, working closely with the Nomination Committee;

- 7.6** ensure meetings are held with the Non-Executive Directors without Executive Directors or Executive Committee present (or participating by video or telephone); and
- 7.7** assist in the maintenance of the stability of the Board and Group, particularly during periods of stress. This will involve working with the Executive Chair, Directors and shareholders to resolve significant issues, for example:
 - 7.7.1** in the event of a dispute between the Executive Chair and the Chief Executive Officer;
 - 7.7.2** where the shareholders or Non-Executive Directors have expressed concerns that are not being addressed by the Executive Chair;
 - 7.7.3** where the strategy being followed by the Executive Chair is not supported unanimously by the Board;
 - 7.7.4** where the relationship between the Executive Chair and the Chief Executive Officer is particularly close;
 - 7.7.5** where decisions are being made without the approval of the full Board; or
 - 7.7.6** where succession planning is being ignored.

Approved by the Board on 21 November 2025