

BLME Holdings Limited ('BLMEH' or 'Company')

BOARD OF DIRECTORS ('the Board')

RESPONSIBILITIES AND TERMS OF REFERENCE (as of 1st July 2024)

1. Creation

The Board of Directors of the BLME Holdings Limited is established pursuant to the Articles of Association of BLME Holdings Limited (the Articles) and in accordance with the Companies Acts 2006.

The current Articles of BLMEH were adopted by Special Resolution of the Board passed on 15th June 2021 and became effective when Companies House issued a Certificate of Incorporation on re-registration of a public company as a private company on 21st July 2021.

The adopted Articles of Association bind all aspects of the Company, its members and its business and impose membership criteria and establish proceedings protocol (unless varied by way of Board Resolution) on both the Board and its Committees.

The intention is that any such impositions and statutory requirements are reflected in these Responsibilities and Terms of Reference which are intended to be fully compliant but should any conflict arise between the wording of this document and the statutory documents mentioned above, then the requirements of the Articles of Association, as varied by Board resolution, will take precedence.

2. Purpose

The Board is ultimately responsible for the strategy, performance and policy framework for BLMEH plc and any of its subsidiaries ("the Group") and discharges this responsibility through its stewardship of the Group by selection, monitoring and evaluation of the executive management and overseeing and guiding the ways in which the Group's business and affairs are managed.

These responsibilities are discharged with the assistance of a series of supporting Board Committees which, in limited and specific instances set out in their Terms of Reference, have the authority to approve matters on behalf of the Board.

The Chief Executive Officer has responsibility for leading the development of plans for the Group including strategies and aims. The Board participates in discussions and provides professional and independent contributions to all aspects of business both directly and through its Committees.

The Board maintains close liaison with the Sharia'a Supervisory Board (SSB), an independent body of scholars appointed by the Board, whose responsibilities are to ensure that the Group conducts its business in accordance with the principles of the Sharia'a.

3. Membership

The number of Directors, unless otherwise determined by the Company by ordinary resolution, will be no more than 11 or less than 3.



The present membership of the Board is:

Members:		
Adel Abdul Wahab Al Majed Chair	1 Vote	Shareholder Non-Executive Director
Abdullah Al Najran Al Tuwaijri Deputy Chair	1 Vote	Shareholder Non-Executive Director
Calum Thomson	1 Vote	Independent Non-Executive Director
David Williams	1 Vote	Independent Non-Executive Director
Joanne Hindle	1 Vote	Independent Non-Executive Director
Bader Abdullah Al Kandari	1 Vote	Shareholder Non-Executive Director
Abdul-Salam Al-Saleh	1 Vote	Shareholder Non-Executive Director
Andrew Ball	1 Vote	Chief Executive Officer
Simon Gibbons	1 Vote	Chief Financial Officer

A Supervisory Statement issued by the Prudential Regulatory Authority (PRA) emphasises the importance that is attached to the role of Non-Executive Directors of the Boards of regulated Banks.

In anticipation of future regulatory requirements, all appointees to the position of Non-Executive Director of the Board of the Company will be expected to demonstrate to the Board Nominations and Remuneration Committee and to the Board, their qualifications and the experience that makes them suitable for the Non-Executive Director role.

They will also be required to satisfy any regulatory requirements that the PRA/FCA/DFSA or other regulator may impose from time to time and adhering to the Individual Accountability Policy as appropriate to the knowledge and experience of each member of the Board.

Board Members are expected to be able to commit sufficient time to BLME so that they can fulfil their duties effectively.

4. Quorum and conflicts of interest

Will consist of a majority of the Board members, currently 5 members.

If any Board member identifies any actual or potential conflict of interest affecting any Board member, then the conflicted member shall not vote at a meeting of the Board on any resolution concerning a matter in which he or she has, directly or indirectly, an interest and should also consider excusing themselves from discussion of such a matter.

5. Chair and voting

The Board may appoint one of its members to be Chair and decide the period for which they hold office.

In the absence of a Chair at any meeting of the Board, the Deputy Chair will be Chair for that meeting. In the absence of the Chair and the Deputy Chair at any meeting of the Board, the Directors shall choose one of their numbers to be Chair for that meeting.

The Chair of a Board Meeting has a second or casting vote in the event of equality of votes.

6. Frequency of Meetings

Board meetings will be held 4 times per year and at any other time at the instigation of a Board member providing sufficient notice is deemed to have been given to members.



7. Secretary and Minutes

The nomination of a secretary will be the responsibility of the Chair.

Minutes of the proceedings and decisions of the Board will be agreed and circulated promptly to members and to other recipients identified by the Chair. Action points will be assigned to named individuals for resolution and will be reviewed and updated on a regular basis.

8. Escalation

As the Board is ultimately responsible for the performance of the Group, it is the final decision-making body. However, the Board is able to invoke whatever outside assistance and professional advisers it deems necessary to support its stewardship of the business under advice to and settlement by the Chief Financial Officer.

9. Responsibilities of the Board

The Board of Directors is responsible for BLMEH's corporate governance and overall company strategy, for articulating and maintaining the desired culture of risk awareness and ethical behaviour of the company and ensuring it is embedded. The Board of Directors is responsible for setting the risk appetite for the Group, approval of major capital expenditure projects and consideration of major financing matters. The Board of Directors have a duty to act in a timely manner to protect the long-term interests of the Group.

The Directors discharge their duties within a framework of controls relating to the assessment and management of risk. The Board has delegated authority to a number of Board Committees to assist in key areas and provide support and recommendations to the full Board:

Board Audit Committee
Board Risk Committee*
Board Nominations and Remuneration Committee

Accounting, Audit, Controls and Compliance Risk Policies and Monitoring Remuneration Policies and Compensation, Appointment of Board Members, Board Committee Members and Board Committee Chairs, succession planning and oversight of training for all Board members.

Each of these Board Committees operates within agreed and clearly defined terms of reference with articulation of matters that require to be escalated to the Board of Directors.

The Board is responsible for establishing, and appointing scholars, to the Sharia'a Supervisory Board whose responsibility is to provide advice to the Board and the Bank and monitor transactions to ensure that the Bank's activities are in compliance with Sharia'a.

All the Directors have, at the Company's expense, access to the advice and services of any internal or independent professional advisers they deem necessary to ensure they comply with all statutory, legal and regulatory requirements in the discharge of their duties.

The Board will provide an induction programme to give Non-Executive Directors a detailed overview of BLMEH and the necessary regulatory training and ensure all Directors are kept abreast of regulatory changes and internal business developments.

^{*} in addition the Group Board Credit Committee which will operate as a sub-committee of the Board Risk Committee



In addition, the Board delegates authority, subject to monitoring and reporting controls, to the Executive Directors of the Company together with an approved structure of executive committees, to enable the Chief Executive Officer and the Executive Directors to exercise day to day responsibilities for operating the business.

Such delegation, however, is on the basis that the Board of Directors and delegated Board Committees reserve to themselves responsibility for approving the following, on the basis that the Board will inform itself on an ongoing basis of all significant activities of the Group:

Strategic Planning and Budget Approval

- Long term objectives
- Changes to the overall business strategy, budget and plan to achieve objectives
- The establishment of all subsidiaries excluding those Special Purpose Vehicles (SPV) required to support the normal course of business
- Business acquisitions, disposals, investments or commitments outside the Business Plan

Audit and Finance

- Capital structure and allocation
- Any significant issues or implications related to tax and legal advice
- The annual report from the Money Laundering Reporting Officer
- Appointment of auditors on the recommendation of the Audit Committee
- All matters relating to the payment or non-payment of dividends and publication of statutory accounts

Corporate Governance

- Review the performance and culture of the Group through consideration of Management Information including an agreed set of KRIs, KPIs and qualitative analysis of issues and trends.
- Significant changes to management control structures
- Overseeing the implementation of the Group's governance framework and periodically reviewing the governance framework to ensure that it remains relevant. Review and approve the whistleblowing arrangements and the firm's policy with regards to it, as recommended by the Audit Committee.
- Matters that may materially affect the reputation or image of the Group and significant environmental and health and safety matters
- Risk policies and any proposed variations that are not specifically delegated
- All matters relating to the shares of the Company and any listing matters
- Regular contact with major shareholders to understand issues and concerns and ensure the view of shareholders is communicated to the Board
- The Chair will ensure that Non-Executive Directors are available to meet with major shareholders, either at theirs or the shareholders' request.
- To perform an annual evaluation of the Board's performance relative to its Terms of Reference.

Human Resources and Compensation

- Terms of service, remuneration and all other entitlements of Executive Directors including Board appointments
- All matters related to establishing the pension levels and entitlements across the Company using Nominations and Remuneration Committee to monitor and report on performance and market practice across the industry

Risk

 The manner in which the Board require Risk to be monitored, reported, handled and escalated under the responsibilities of Board Committees, Executive Committee (EXCO) and any of EXCO's delegated committees, including the Chief Risk Officer, is as follows:



RISK	Board Committee	Executive Committee(s) Sub-committee(s)
Liquidity and Capital	Risk	GERC/ALCO
Market	Risk	GERC
Credit	Risk	BCC/GERC/CCRC
Operational	Risk	GERC
Conduct risks:		
Sharia'a compliance	Board	EXCO
Reputational risk	Board	EXCO
All other conduct risks	Audit	EXCO

ALCO	Assets & Liabilities Committee
BCC	Board Credit Committee
Board	Board of Directors of the Company
CCRC	Counterparty Credit Risk Committee
GERC	Group Executive Risk Committee
EXCO	Executive Committee

Any other and reportable risks are the responsibility of the Chief Risk and Compliance Officer who shall discuss and agree with EXCO where responsibility shall lie until ratified by the Board at the next available meeting.

Culture and Ethics

Ensuring the Company and its employees operate at all times within applicable laws, regulations and religious requirements and with due regard to ethical standards. This will include laws relating to employee health and safety, human rights and environmental protection, regulations relating to Consumer Duty principles, and standards relating to conflicts of interest. The Board of Directors should take a lead role in developing and maintaining the Group's ethical behaviour and ensuring that this is embedded in the Group's corporate culture and values.