

Corporate Governance Guidelines

A. Introduction

These Corporate Governance guidelines established by the Board of Directors (the “Board”) of Greenlight Capital Re, Ltd. (“Greenlight Re”) provide a structure within which our directors and management can effectively pursue Greenlight Re’s objectives for the benefit of all its stakeholders. The Board intends that these guidelines serve as a flexible framework within which the Board may conduct its business, not as a set of binding legal obligations. These guidelines should be interpreted in the context of all applicable laws, Greenlight Re’s charter documents and other governing legal documents.

B. Board Structure and Composition

1. Size of the Board. The authorized number of directors will be determined from time to time by resolution of the Board, provided the Board consists of at least five members.
2. Board Membership Criteria. The Nominating and Corporate Governance Committee will evaluate and recommend candidates for membership on the Board consistent with criteria established by the Board (without any regard to gender, race, religion, age, sexual orientation or national origin), including director nominees to be proposed by the Board to Greenlight Re’s shareholders for election or any director nominees to be elected or appointed by the Board to fill interim director vacancies on the Board.
3. Director Independence. The Board believes that a majority of directors on the Board should be independent as defined by the Sarbanes-Oxley Act of 2002, the rules and regulations of the Securities and Exchange Commission (the “SEC”), and Nasdaq stock market rules. The Board also believes that it is often in the best interest of Greenlight Re and its shareholders to have non-independent directors, including current and, possibly, former members of management, serve as directors.
4. Director Tenure. Directors are reelected each year and the Board does not believe it should establish term limits because directors who have developed increasing insight into Greenlight Re and its operations over time provide an increasing contribution to the Board as a whole. To ensure the Board continues to generate new ideas and to operate effectively, the Nominating and Corporate Governance Committee shall monitor performance and advise the Board regarding taking steps as necessary regarding continuing director tenure. The Board believes that establishing a mandatory age of retirement is not necessary at this time.
5. Directors Who Change Their Present Job Responsibility. The Board believes that directors who experience a material increase or reduction in their job responsibilities in the position they held when they came on the Board should provide a notice of such change in status to the Chairman of the Nominating and Corporate Governance Committee. In addition, the Board believes that directors who assume a position as a director of another company should, prior to appointment, deliver a notice of such board membership and seek approval for such appointment from the Chairperson of the Nominating and Corporate Governance Committee.

Principal Duties of the Board of Directors

1. To Oversee Management and Evaluate Strategic Objectives. The fundamental responsibility of the directors is to exercise their business judgment to act in what they reasonably believe to be the best interests of Greenlight Re and its shareholders. The Board sets the business objectives and determines the strategies for achieving the business objectives. The Company's business objectives and strategies are documented and communicated to senior management and other relevant staff. At least annually, the Board also evaluates Greenlight Re's overall strategy and monitors Greenlight Re's performance against its operating plan and against the performance of its peers.

It is the duty of the Board to oversee the chief executive officer. The Board also monitors management's performance to ensure that Greenlight Re operates in an effective, efficient and ethical manner in order to produce value for Greenlight Re's shareholders.

Directors are expected to invest the time and effort necessary to understand Greenlight Re's strategies and challenges. The basic duties of the directors include attending Board meetings and actively participating in Board discussions. Directors are also expected to make themselves available outside of Board meetings for advice and consultation, subject, in any case, to Greenlight Re's or its subsidiaries memorandum and articles of association or tax guidelines.

2. To Select the Chair and Chief Executive Officer. The Board will select the chairman of the Board and the chief executive officer. To the extent the chair is not independent, the Board will also select a lead director.

3. To Monitor and Manage Potential Conflicts of Interest. All members of the Board must inform the Audit Committee of the Board of all types of transactions between them (directly or indirectly) and Greenlight Re as soon as reasonably practicable even if these transactions are in the ordinary course of business. The Audit Committee of the Board will review and approve all related party transactions for which audit committee approval is required by applicable law or stock market rules.

Board members will confirm in writing, annually or earlier if applicable, that any conflicts of interest have been declared throughout the year. Where a conflict of interest arises, the Board shall note the matter in the minutes of the meeting in which the conflict is discussed.

The Board will also strive to ensure that there is no abuse of corporate assets or unlawful related party transactions.

4. To Ensure the Integrity of Financial Information. The Audit Committee of the Board evaluates the integrity of Greenlight Re's accounting and financial reporting systems, including the audit of Greenlight Re's annual financial statements by the independent auditors, and that appropriate systems of control are in place. The Audit Committee reports to the Board on a regular basis and the Board, upon the recommendation of the Audit Committee, takes the actions that are necessary to ensure the integrity of Greenlight Re's accounting and financial reporting systems and that appropriate controls are in place.

The Board will also ensure that the opining actuary is granted direct access to the Audit Committee. The Board may delegate compliance matters to the Audit Committee.

5. To Provide Oversight of the Design and Implementation of Risk Management. Management focuses on the risks facing the Company while the Board, and the Audit Committee focus on the Company's general risk management strategies and oversee risks undertaken by the Company. The Board, and the Audit Committee are responsible for discussing guidelines and policies with management that govern the process by which risk assessment and control is handled.

6. To Provide Finance Oversight. The Board shall review all significant capital structure and credit facility related issues, including capital planning, long-term debt issuances, common and preferred equity issuances, stock and debt redemptions or buybacks; and/or credit, letter of credit and other financial facilities and shall monitor developments as reported by management with respect to the Company's relationship with rating agencies and the Company's ratings. Further, the Board shall review and approve the Company's investment portfolio guidelines and monitor overall investment benchmarks to assess investment performance.

7. To Provide Oversight of Enterprise Risk. The Board, with the assistance of the Audit Committee, as appropriate, shall oversee the Company's risk profile and enterprise risk management activities, including the risk management framework and risk limits employed by management. In light of the overall risk management framework, the Board shall review and approve the methodology for establishing the Company's overall risk capacity and limits; review and approve the policies for the establishment of risk limit frameworks; and review adherence to such limits and exemptions thereto from time to time as necessary. The Board shall review the Company's overall risk appetites and the evaluation of the risk impact of any material strategic decision being contemplated, including consideration of whether such strategic decision is within the risk profile established by the Company and whether management policies are effective and are being adhered to.

8. To Monitor the Effectiveness of Board Governance Practices. The Nominating and Corporate Governance Committee of the Board will periodically review and evaluate the effectiveness of the governance practices under which the Board operates and make changes to these practices as needed.

9. To Set Board and Committee Compensation Guidelines. The Board or a committee thereof will periodically review and evaluate the compensation of the members of the Board and Committees of the Board and shall set such compensation as they deem appropriate.

10. To Prepare, Review and Adopt Operating and Investment Guidelines. The Board or a Committee thereof will periodically review, evaluate and adopt guidelines relating to the Company's and its subsidiaries operating and investment activities to be followed by management and outsider advisors.

11. To Monitor and Manage Succession Planning of Management. The Board or a Committee thereof will annually review, evaluate and monitor succession planning for the Company's and its subsidiaries' senior management members, including the chief executive officer, chief underwriting officer and chief financial officer.

C. Board Procedures

Directors are expected to prepare for, attend, and contribute meaningfully in all Board and applicable committee meetings in order to discharge their obligations.

1. Frequency of Board Meetings. Regular meetings of the Board shall be held at such times and places as determined by the Board. There will be at least four regularly scheduled meetings of the Board each year but the Board will meet more often if necessary.
2. Attendance at Board Meetings. To facilitate participation at Board meetings, directors may attend in person, via telephone conference or via video-conference, subject to Greenlight Re's memorandum and articles of association and tax operating guidelines. Materials should be distributed in advance of meetings. All information discussed at the Board meetings is confidential, unless the Board otherwise determines or is required by law to disclose. No member of the Board shall record, either by videotape, tape record or otherwise, any or all of any meeting of the Board or Committees thereof. Detailed minutes of all Board and Committee meetings are prepared with all decisions, discussions and points of further actions documented.
3. Other Commitments. Each member of the Board is expected to ensure that other existing and future commitments, including employment responsibilities and service on the boards of other entities, do not materially interfere with the member's service as director. Letters of appointment shall indicate a time commitment expected from non-executive Directors. Annually, the Board shall confirm the on-going time commitment expected from non-executive Directors.
4. Executive Sessions of Non-Management Directors. Stock market rules require independent Board members to regularly meet in executive session without non-independent directors. The Board's policy is to hold executive sessions without the presence of management, including the chief executive officer and other non-independent directors in connection with each regularly scheduled Board meeting, and at other times as necessary. Committees of the Board may also meet in executive session as deemed appropriate.
5. Board Access to Management. Members of the Board will have access to Greenlight Re's management and employees as needed to fulfill their duties. Furthermore, the Board encourages management to, from time to time, bring employees into meetings of the Board who: (a) can provide additional insight into the items being discussed because of personal involvement in these areas, and/or (b) are employees with future potential that senior management believes should be given exposure to the Board.
6. Code of Business Conduct and Ethics. Greenlight Re has adopted a Code of Business Conduct and Ethics to provide guidelines for the ethical conduct by directors, officers and employees. The Code of Business Conduct and Ethics, as amended from time to time, is posted on Greenlight Re's website.
7. Engaging Experts. The Board and each committee of the Board will have the authority to obtain advice, reports or opinions from internal and external counsel and expert advisers and will have the power to hire independent legal, financial and other advisers as they may deem necessary or appropriate, without consulting with, or obtaining approval from, management of Greenlight Re in advance.

D. Board Committees

1. Number and Composition of Committees. The Board currently has the following standing committees: an Audit Committee, a Compensation Committee, and a Nominating and Corporate Governance Committee. Each Committee has a Charter which is reviewed annually. From time to time the Board may form a new committee or disband a current committee depending on the circumstances. Each committee complies with the independence and other requirements established by applicable law and regulations, including SEC and stock market rules.

2. Committee Appointments. Members of all standing committees are appointed by the Board. The Board determines the number of members and can at any time remove or replace a committee member.

3. Committee Proceedings. The Chair of each committee of the Board will, in consultation with appropriate committee members and members of management, and in accordance with the committee's charter, determine the frequency and length of committee meetings and develop the committee's agenda.

E. Director Continuing Education

The Board believes that ongoing education is important for maintaining a current and effective Board. Accordingly, the Board encourages directors to participate in ongoing education, as well as participation in accredited director education programs. The Board will reimburse directors for expenses incurred in connection with these education programs provided the program is (or programs are) pre-approved by the Nominating and Corporate Governance Committee or the Board.

F. Board Performance

The Board develops and maintains a process whereby the Board, its committees and its members are subject to evaluation and self-assessment. The Nominating and Corporate Governance Committee oversees this process.

G. Auditor Rotation

The Audit Committee of the Board will ensure that the lead audit partner and the audit review partner be rotated every five years as required by the rules and regulations of the SEC. Additionally, the Audit Committee of the Board will consider the audit firm rotation at least every seven years.

H. Communications with Shareholders

1. Shareholder Communications to the Board. Shareholders may contact the Board about bona fide issues or questions about Greenlight Re by:

Mail: Corporate Secretary
65 Market Street, Suite 1207
Jasmine Court, Camana Bay
P.O. Box 31110
Grand Cayman KY1-1205
CAYMAN ISLANDS

Phone: 345.943.GLRE (4573)

Email: greenlightre@greenlightre.ky

2. Annual Meeting of Shareholders. Each director is encouraged to attend the Annual Meeting of Shareholders.

I. Periodic Review of the Corporate Governance Guidelines

These guidelines shall be reviewed annually by the Nominating and Corporate Governance Committee and the Board will make changes when appropriate based on recommendations from the Nominating and Corporate Governance Committee.