REMUNERATION & NOMINATION COMMITTEE CHARTER

1. Purpose

The purpose of this Charter is to specify the authority delegated to the Remuneration & Nomination Committee (**Committee**) by the board of directors (**Board**) of Nyrada Inc. ARBN 625 401 818 (**Company**) and its related bodies corporate (**Nyrada Group**) and to set out the composition, roles, responsibilities and operation of the Committee. Until such time that a Committee is constituted, the Board will act in its place.

2. Role of the Committee

The Committee has two broad roles as set out below.

2.1 Nomination role

The Committee's nomination role is to assist and advise the Board on the following:

- (a) director selection and appointment practices;
- (b) induction and continuing professional development programs for directors;
- (c) director performance evaluation processes and criteria;
- (d) Board composition, performance and effectiveness; and
- (e) succession planning for the Board and the Chief Executive Officer (**CEO**) and senior management

to ensure that the Board is of a size and composition conducive to making appropriate decisions, with the benefit of a variety of perspectives and skills and in the best interest of the Company as a whole.

2.2 Remuneration role

The Committee's remuneration and HR role is to assist and advise the Board to ensure that the Company adopts and implements remuneration policies for the Company and the Nyrada Group which:

- (a) attract, retain and motivate high calibre executive and directors so as to encourage enhanced performance and, as a consequence, facilitate in the attraction and retention of high performing employees;
- (b) are consistent with human resource needs, meet statutory requirements and adhere to the Company's policies and procedures;
- (c) motivate directors and management to pursue the long-term growth and success of the Group within an appropriate control framework; and
- (d) demonstrate a clear relationship between key executive performance and remuneration, compensation and benefits.

3. Authority

The Committee is authorised by the Board to fulfil all activities within the scope of this Charter. It is authorised to seek any information it requires from any employee and all employees are directed to cooperate with any request made by the Committee.

The Committee is authorised by the Board to obtain outside legal or other independent professional advice and to secure the attendance of outsiders with relevant experience and expertise at meetings of the Committee if it considers this necessary.

The Committee is required to make recommendations to the Board on all matters within this Charter.

4. Composition of the Committee

4.1 Membership

The Committee shall be appointed by the Board from among the directors of the Company. The Committee shall consist of not less than three members, with a majority of the members being independent non-executive directors.

The Board may appoint one member of senior management of the Company to be a member of the Committee if they deem that their expertise is crucial in adding value to the Committee.

Each member of the Committee is expected to be familiar with the legal and regulatory disclosure requirements in relation to remuneration and have adequate knowledge of executive remuneration issues, including executive remuneration and termination policies and short term and long term incentive arrangements.

The Company will disclose in the Company's Annual Report the number of times the Committee met throughout the relevant reporting period, and the individual attendances of the members of the Committee held throughout the period.

4.2 Chair

The Committee shall appoint any independent director of the Company as the Chair of the Committee.

4.3 **Secretary**

The Company Secretary shall be the Secretary of the Committee.

5. Committee meetings and processes

5.1 Quorum

A quorum shall be two members. All Committee members and the Secretary should attend each meeting of the Committee. Should a member not be available to attend a meeting, they are to notify the Chair or the Secretary of the Committee.

The Committee may, with the consent of the Chair of the Committee, invite other people to attend meetings as required.

5.2 Meetings and Meeting Frequency

The Committee meetings will be held not less than once a year to enable the Committee to undertake its role effectively. Any member of the Committee may call a meeting of the

Committee. Notice will be given to every member of the Committee, of every meeting of the Committee, at the member's advised address (including electronic mail) for service of notice (or such other pre-notified interim address where relevant).

A member must not be present for discussions at a Committee meeting on, or vote on a matter regarding, their own election, re-election, removal, remuneration or a specific remuneration policy that affects them. However, a member who is a Non-Executive Director may be present and vote in relation to the remuneration of all Non-Executive Directors.

The Board will disclose in the Company's Annual Report, or the Corporate Governance Statement, the number of times the Committee met throughout the relevant reporting period and the individual attendances of the members of the Committee at the meetings held throughout the period.

5.3 Voting

Each member shall have one vote. The Chairperson will not have a second or casting vote.

5.4 **Reporting**

The Secretary of the Committee will circulate an agenda and supporting papers in advance of each meeting and make other arrangements as directed to facilitate information being provided to the Committee.

The Secretary shall circulate the minutes of the meetings of the Committee to all members of the Committee for comment and amendment before being signed by the Chair of the Committee and circulated to the Board with the Board papers for the next Board meeting. The minutes are to be tabled at the Board meeting following the Committee meeting along with any recommendations of the Committee.

6. Nomination responsibilities of the Committee

The Committee is responsible for:

- (a) formulating a Board skills matrix setting out the mix of skills and diversity that the Board currently has or is looking to achieve in its membership;
- (b) identifying and making recommendations regarding the necessary and desirable competencies of directors;
- (c) developing and reviewing the process for the selection, appointment and reelection of directors and senior executives, and making recommendations to the Board by:
 - (i) evaluating the balance of skills, experience, independence, knowledge and diversity of directors sitting on the Board;
 - (ii) in light of this evaluation, preparing a description of the role and capabilities required for a particular appointment;
 - (iii) ensuring that appropriate checks (including, but not limited to education, criminal record and bankruptcy history checks) are undertaken before appointing a person (including senior executives), or putting forward to shareholders a candidate for election, as a director; and
 - (iv) ensuring that all regulatory requirements are satisfied in respect of the structure and composition of the Board;

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- (d) giving consideration to the length of time a director has served on the Board and whether this could affect his or her ability to perform his or her duties and identifying ways to ensure the composition of the Board facilitates it remaining open to new ideas and independent thinking;
- (e) making recommendations regarding the size and composition of the Board to ensure that that the size encourages efficient decision making;
- reviewing and making recommendations to the Board concerning the election or re-election of persons as Directors;
- (g) assessing the capabilities of any proposed candidates to the Board or for executive appointments to ensure the candidate can devote the necessary time and commitment to the role;
- (h) assessing any potential conflicts of interest and the independence status of any proposed Board or executive appointments;
- review and manage potential conflicts of interests and periodically access the independence of individual directors, including maintaining records or any other material directorships held by each director;
- (j) providing shareholders with all material information in its possession relevant to a decision on whether to re-elect a director;
- (k) providing shareholders with all material information in its possession relevant to a decision on whether to elect a director, including confirmation that the entity has conducted appropriate checks into the candidate's background and experience;
- (I) developing, implementing and reviewing tailored director induction programs and director competencies and to update and enhance directors' continuing education measures to enhance knowledge and skills in order to develop and maintain the skills and knowledge needed to perform their role as directors effectively;
- (m) periodically reviewing whether the directors, as a group, possess the skills, knowledge and experience to deal with new and emerging business and governance issues;
- reviewing the time required to be committed by non-executive directors to properly fulfil their duties to the Company and whether non-executive directors are meeting these requirements;
- reviewing Board and CEO succession plans and processes and being conscious of each director's tenure, to maintain an appropriate balance of skills, experience, expertise and diversity;
- (p) implementing a formal and rigorous process (including considering whether to use external facilitators) to evaluate the performance of the Chairperson, Board, Board committees, individual directors and addressing issues that may arise from the review; and
- (q) reviewing and making recommendations in relation to any corporate governance issues as requested by the Board from time to time.

7. Remuneration responsibilities of the Committee

7.1 General

The Committee is responsible for developing, reviewing and making recommendations to the Board regarding:

- (a) the ongoing appropriateness and relevance of the remuneration framework for the Chairperson of the Board and the non-executive directors including relevant benchmarking and the process by which any pool of directors' fees approved by shareholders is allocated to directors;
- (b) the total remuneration packages for the CEO and senior executives (including base pay, incentive payments, equity based awards, superannuation and other retirement rights, employment contracts), any changes to remuneration policy or packages and recommending proposed awards after performance evaluation procedures;
- (c) the Company's remuneration, recruitment, retention and termination policies for the CEO, senior executives and other employees and any changes to those policies and implementation of those policies (including any shareholder approvals required);
- (d) the Company's executive management succession plan, including professional and career development for key and high potential executives and advising of internal/external availability for key executive positions;
- (e) the Company's training, education and development programs and policies;
- (f) organisational engagement and cultural matters;
- (g) incentive schemes (if appropriate) for the CEO, senior executives and other employees;
- (h) equity based remuneration plans (if appropriate) for the CEO, senior executives and other employees;
- (i) superannuation arrangements for directors, senior executives and other employees;
- (j) the remuneration report prepared in accordance with the *Corporations Act 2001* (Cth) for inclusion in the annual directors' report; and
- (k) shareholder and other stakeholder engagement in relation to the Company's remuneration policies and practices, including separately disclosing its policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.

The Committee is also responsible for monitoring and providing input to the Board regarding:

- (a) legislative, regulatory or market developments likely to have a significant impact on the Company in respect of employment issues;
- (b) industrial relations strategies including awards and enterprise bargaining agreements;
- (c) the Company's performance in relation to health and safety matters;

- (d) the Company's performance in relation to the remuneration trends across the industry that the Group operates in; and
- (e) major changes to employee benefits structures in the Company.

7.2 **Diversity**

The Committee is responsible for:

- making recommendations to the Board regarding the measurable objectives for diversity, including gender diversity, across, and at various levels of the Company;
- (b) assessing annually the measurable objectives set by the Board and the Company's progress toward achieving them:
- (c) reviewing annually the proportion of women on the Board, in senior executive positions and across the organisation as a whole, and reporting its findings to the Board; and
- (d) reviewing and monitoring the effectiveness of the Diversity Policy and overseeing the implementation of initiatives outlined in and arising from the Diversity Policy.

7.3 Incentive scheme and equity based remuneration

For any incentive schemes or equity based plans which are adopted, the Committee is responsible for:

- (a) reviewing their terms (including any eligibility criteria and performance hurdles) and any amendments to those terms;
- (b) overseeing their administration (including compliance with applicable laws that restrict participants from hedging the economic risk of their security holdings) and disclosing its policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme;
- (c) considering whether shareholder approval is required or desirable for the schemes or plans and for any changes to them; and
- (d) ensuring that payments and awards of equity are made in accordance with their terms and any shareholder approval.

7.4 Structure of remuneration

In fulfilling these responsibilities, the Committee will ensure that:

- (a) remuneration is set at a level which:
 - (i) is competitive, equitable and designed to attract and retain high quality personnel;
 - (ii) promotes diversity, equal opportunity, and ethical behaviour;
 - (iii) motivates executives to pursue the long-term growth of the Nyrada Group;
 - (iv) establishes a clear relationship between executives' performance and their remuneration; and

- (v) aligns employees' performance with the Nyrada Group's strategy and is structured in a manner designed to link rewards to corporate and individual performance (reflecting short and long term performance objectives appropriate to the Nyrada Group's circumstances and goals);
- (b) a clear distinction is maintained between the structure of non-executive directors' remuneration and that of executive directors and senior executives;
- (c) any engagement of a remuneration consultant is approved by the Board or the Committee and the remuneration consultant must report its recommendation directly to either or both of the members of the Board (other than an executive director) or members of this Committee;
- (d) the Committee and the Board are satisfied with the arrangements put in place to ensure that any remuneration recommendation made by the remuneration consultant is made free from undue influence from any member of the key management personnel to whom the recommendation relates; and
- (e) the Committee provides the Board with information sufficient to ensure that the Board makes an informed decision in relation to the Committee's recommendations.

8. Authority and Access

In carrying out its responsibilities, the Committee:

- (a) will have access to the company records and any other document, report, material or information in the possession of an employee or external advisor of the Company, as reasonably necessary to perform its functions; and
- (b) may invite an employee or any other person to attend a meeting of the Committee, including without management present for the purposes of seeking explanations and additional information from a person.
- (c) may seek the advice of independent advisers on any matter relating to the powers, duties or responsibilities of the Committee.
- (d) may initiate special investigations as it sees fit, or as directed by the Board, in relation to matters set out in this Charter.

9. Committee's performance evaluation

The Board will:

- a. review the membership of the Committee at least annually to ensure an appropriate balance of expertise, skills and experience;
- b. review its objectives and duties at least annually; and
- c. make an evaluation of the performance of the Committee at least once every two years to determine whether it is functioning effectively by reference to current best practice.

10. Review of this Charter

The Charter is approved by the Board and will be reviewed by the Committee periodically. This Charter may be amended by resolution of the Board. The latest version of this Charter can be found on the Company's website or obtained from the Company Secretary.

Date of last review: 30 June 2024 (effective)