BOARD OF DIRECTORS MANDATE

Purpose

The Board of Directors (the “Board”) is responsible for the stewardship of Aecon as well as the supervision of the management of its business and affairs. The objective of the Board is to improve corporate performance and thereby shareholder value.

Although management is responsible for the day-to-day operations of Aecon, the Board regularly assesses and monitors management’s performance.

In spite of the fact that directors may be elected by the shareholders to bring a special expertise or point of view to Board deliberations, they are not chosen to represent a particular constituency. All decisions of each Board member must be made in the best interests of Aecon.

Members

The majority of the directors shall be resident Canadians. From time to time, the Board or a committee thereof will review the size, composition and experience of the Board to ensure that it continues to have the proper mix of skills and backgrounds to ensure proper stewardship of Aecon in the construction industry.

Responsibilities and Duties

The Board shall, either directly or through its committees, be responsible for performing the duties set out in this Board Mandate and shall perform such other duties as may be necessary or appropriate in order for it to fulfill its stewardship responsibilities. In carrying out its duties, the Board shall take into account the recommendations of its committees, as applicable.

Culture of Integrity

The Board is responsible for ensuring a culture of integrity at Aecon and in fulfilling this responsibility shall:

- satisfy itself as to the integrity of the Chief Executive Officer (the “CEO”) and other executive officers;
- ensure that Aecon and its management maintain the highest standards of safety in the workplace;
- approve the policies that comprise the code of business conduct and ethics, including Aecon’s statement of Vision, Mission and Values as well as appropriate policies including the Code of Conduct, Whistle Blower and Disclosure policies (collectively, the “Code”); and
- ensure that management monitors compliance with the Code and amends the Code from time to time to adopt and conform to evolving “best practices” of corporate governance.

Strategic Planning

The Board is responsible for overseeing Aecon’s strategic planning and in fulfilling this responsibility shall:

- approve Aecon’s strategic plan;
• approve all strategic corporate decisions in accordance with established procedures and protocols; and

• monitor the implementation and effectiveness of Aecon’s approved strategic and operating plans.

Identification and Management of Risks

The Board is responsible for overseeing the identification and management of the principal risks associated with Aecon’s business and in fulfilling this responsibility shall:

• identify the principal risks faced by Aecon and ensure the implementation of appropriate systems and/or controls to manage or mitigate risk; and

• ensure that appropriate action is taken to ensure compliance with applicable legal requirements.

Internal Controls

The Board is responsible for overseeing Aecon’s internal controls and in fulfilling this responsibility shall:

• approve Aecon’s internal control systems and monitor their integrity and effectiveness; and

• ensure that appropriate action is taken to ensure compliance with applicable legal requirements.

Evaluation of Management Performance

The Board is responsible for overseeing the performance of the CEO and senior management and in fulfilling this responsibility shall:

• establish annual performance expectations and corporate goals and objectives for the CEO and monitor progress against said expectations; and

• determine the appropriate compensation and benefits of the CEO and senior management.

Financial Matters

The Board is responsible for overseeing Aecon’s financial reporting and in fulfilling this responsibility shall:

• review and approve Aecon’s financial objectives, plans and actions, including significant capital allocations and expenditures;

• review the general content of, and the Audit Committee’s report on the financial aspects of, Aecon’s Management Proxy Circular, Management’s Discussion and Analysis, prospectuses and any other documents required to be disclosed or filed by Aecon before their public disclosure or filing with regulatory authorities;

• monitor the integrity and quality of Aecon’s financial statements and the appropriateness of their disclosure; and

• determine dividend policies and procedures.
Oversight of Communications and Public Disclosure

The Board is responsible for overseeing communication and public disclosure and in fulfilling this responsibility shall:

• approve Aecon’s communication policy;

• ensure that Aecon’s public disclosure continues to meet all applicable legal and regulatory requirements and guidelines; and

• monitor feedback received by Aecon from stakeholders.

Corporate Governance

The Board is responsible for overseeing Aecon’s corporate governance policies and practices and in fulfilling this responsibility shall:

• develop Aecon’s approach to corporate governance, including maintaining a culture that promotes and encourages high ethical standards and a culture of integrity;

• approve the process for the orientation and continuing education of new directors;

• establish Board committees and define their mandates to assist the Board in carrying out its duties and responsibilities;

• take all reasonable measures to ensure an appropriate level of performance for the Board, Board committees, Board and committee chairs and individual directors;

• review on a regular basis, appropriate corporate governance structures and procedures, including the identification of decisions requiring approval of the Board and, where appropriate, measures for receiving stakeholder feedback; and

• review and recommend changes to the Board policies and, where appropriate, Aecon’s corporate policies.

Succession Planning

The Board is responsible for overseeing the creation and implementation of appropriate succession plans for senior management, and in fulfilling this responsibility shall:

• approve Aecon’s overall senior management succession planning process;

• ensure that this process is updated on a regular basis; and

• approve, on a regular basis, the substance of Aecon’s succession management plan for the positions of CEO, President and Chief Financial Officer.

Director Expectations and Responsibilities

Each director must act honestly and in good faith with a view to the best interests of Aecon and exercise the care, diligence and skill that a reasonably prudent person would exercise in comparable circumstances. The duties and responsibilities set out below are a framework to guide directors in the
The duties and responsibilities of an Aecon director include:

- the stewardship, in conjunction with the other members of the Board, of the management of the business and affairs of Aecon;
- understanding Aecon’s Vision, Mission and Values;
- becoming knowledgeable about Aecon’s business and the industry segments and markets in which it operates;
- promote a culture of safety and ethical conduct including compliance with the Code;
- understanding Aecon’s current corporate governance policies and practices, Board policies, mandates and committee charters (as applicable);
- exercising an appropriate level of oversight on senior management;
- preparing thoroughly for each Board and committee meeting by reviewing the materials provided and requesting, as appropriate, clarification or additional information in order to fully participate in Board deliberations and make informed business judgments;
- take responsibility, as a member of the Board, for doing their part to ensure compliance with the Board Mandate;
- attending all Board and committee meetings and actively participating in deliberations and decisions, and informing themselves of significant matters dealt with at meetings not attended; and
- preventing personal interests from conflicting with, or appearing to conflict with, the interests of Aecon and disclosing potential conflicts and, where necessary refrain from voting.

**Director Attributes**

The Board believes that the following characteristics, qualifications and attributes are required to effectively discharge the duties and obligations of a director. As such, the Board expects that in regard to each of the categories identified below, the directors shall:

**Integrity and Accountability**

- understand the role, responsibilities, expectations and legal duties of a director;
- demonstrate high ethical and moral standards in their personal, business and professional dealings; and
- be willing to be accountable for and be bound by Board decisions.

**Informed Judgment**

- provide input and informed counsel on a broad spectrum of issues, through a combination of business knowledge and experience;
• be able to think strategically about complex issues;
• proactively apply their own knowledge, experience and expertise to issues; and
• have a track record of achievement and of making good business decisions.

Financial Literacy
• members of the Audit Committee are required to demonstrate a high level of financial literacy, including the ability to read financial statements.

Independence
• be able to act in the best interests of Aecon; and
• where necessary advocate a position contrary to prevailing opinion or orthodoxy.

Communication Skills
• be willing to listen and keep an open mind in decision making;
• take initiative to raise tough questions and encourage open discussion;
• demonstrate leadership; and
• communicate in a concise and reasoned manner.

Teamwork
• work effectively with others and manage conflict constructively.