

IPB Insurance Clg

Board Audit Committee

Effective 26 July 2025

Version History

Date	Owner	Version	Approver	Description
July 2024	Chair of Audit Committee	V1.0 ¹	IPB Audit Committee and Board of Directors	Annual Review
July 2025	Chair of Audit Committee	V1.2	IPB Audit Committee and Board of Directors	Annual Review

Next Review

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¹ Version 1.0 used as although previous versions exist, version history page commenced in July 2024

1. Purpose

- 1.1 The Audit Committee is an IPB Insurance ('IPB') Board Sub-Committee with delegated responsibility for supporting the Board's non abrogable oversight of financial reporting and risks, internal controls, audit processes, legal and regulatory compliance and per the Central Bank of Ireland ('CBI') Corporate Governance Requirements for Insurance Undertakings 2015 ("the Requirements"): (a) monitoring effectiveness and adequacy of internal control, internal audit and IT systems, (b) liaising with External Auditors particularly on audit findings, (c) reviewing financial statements' integrity and ensuring provision of a 'true and fair view' of financial status, (d) reviewing financial announcements, reports and accounts and recommending Board approval or otherwise and (e) assessing auditor independence and the audit process' effectiveness.

2. Membership

- 2.1 The Board shall appoint Committee Members on the Remuneration and Nomination Committee(REMCO)'s recommendation via its responsibility for setting and revoking terms with appointments informed per individual's skills, knowledge and experience and ability to commit appropriate time to appointments together with the annual Board and Committee Performance Evaluation Exercise outputs, generally with a 3 year duration subject to annual review and renewal at the Board's absolute discretion with an appropriate frequency considering the balance of experience and independence sought.
- 2.2 The Committee, in recognition of the section 1551(7) of the Companies Act 2014 (as inserted by section 51 of the Companies (Statutory Audits) Act 2018 and maintenance of its independence, shall appoint an Independent Non-Executive Director ('INED') as Committee Chair for REMCO and Board approval in recognition of regulatory responsibilities per the Requirements and fitness and probity process management and Members shall elect an INED as alternate for the duration of any absence.
- 2.3 The Committee shall comprise a minimum of 3 Members, with the number of Members being sufficient to handle the nature, scale, and complexity of the business. The Committee shall be composed of a combination of INEDs and Non-Executive Directors ('NEDs'), with the majority of Members being INEDs, whilst the Board Chair and CEO may not be Members. The Committee as a whole shall have competence relevant to the company's sector and relevant financial knowledge and experience, and at least 1 Member shall have an appropriate qualification and, per the Companies Act 2014 requirements, at least 1 of the INED Members shall have competence in accounting or auditing.
- 2.4 There shall be at least 1 shared Member between IPB's Audit and Risk Committees in order that the Risk Committee can draw on the work of the Audit Committee and External and Internal Auditors. In circumstances where the Board comprises only 5 Members, the full Board, including the Chairperson and CEO, may act as the Committee and Minutes of Committee Meetings so convened shall reflect this. No single individual may hold Audit and Risk Committee Chair roles simultaneously, and although cross-committee membership is encouraged, the REMCO and Board shall manage this to ensure no individual exercises excessive influence or control.
- 2.5 Per IPB's Business Code of Conduct (which incorporates Director conflict of interest provisions), should a reasonably perceived or actual conflict of interest of significance to the Committee's work arise or within the individual Directors personal circumstances, this must be declared by the affected Director to the Committee Chair, Board Chair and Company Secretary so this can be recorded, and resolution sought. Should the conflict be ongoing in nature, the REMCO and Board may consider changing the Committee's composition to address any such conflict. Should the conflict involve the Committee Chair or Board Chair, the

declaration should be made to an alternate Director nominated by the Company Secretary.

3. Secretary

3.1 The Company Secretary or the Committee Chair's nominee shall act as Secretary.

4. Meetings and Reporting Procedures

- 4.1 Agendas clearly detailing items for consideration, the date, time and venue of a Meeting, preceding Meeting Minutes, and supporting material shall be circulated electronically to all Members 7 calendar days in advance of proceedings taking place.,
- 4.2 The Committee shall meet at least quarterly, to coincide with financial reporting dates, with at least 1 Meeting at the planning stage and 1 at the reporting stage and aspects of sessions in Committee to support independence. The Committee Chair shall convene a Meeting on any Member's request, subject to a quorum of 3 Members to transact business with decisions by majority vote, the Committee Chair or their alternate having the casting vote. Failing meeting of a quorum, the available Members shall nominate an INED or NED to attend as an alternate Member. All Members eligible to vote unless a reasonably perceived potential or actual conflict exists in which case conflicted Members shall not participate in decisions or discussion with conflicts managed by the Company Secretary per S2.5 hereof and recorded in Minutes and referred for Board decision per quorum concerns.
- 4.3 Members shall attend proceedings regularly and in person where possible or participate via video/teleconference if physical presence is not possible due to circumstances beyond their control (e.g., in illness) with participation and vote eligibility recorded. Members may communicate their perspective on a topic in advance of a meeting if they are unable to attend, via email to the Company Secretary for communication. The Board, in consultation with the REMCO, shall replace a Member determined as unable to provide sufficient time to attend over the medium to long term with an appointee with appropriate availability, skills, knowledge and experience.
- 4.4 Meetings shall be attended by the Committee with the Company Secretary, Board Chair, Observers, CEO, Finance Director ('FD') and business representatives inter alia the Director of Risk & Compliance ('DORC'), Head of Compliance ('HOCP'), Director of Actuarial ('HO'), Head of IT ('HOIT'), and Auditor representatives invited as appropriate with attendances managed by invitation and informed per potential for contribution in the Committee's interests and independence. The Committee Chair and Members, in consultation with the Committee Chair and Company Secretary, may invite any officer or employee, external advisor or others to attend all or part of Meetings, whilst Members shall have access to the Board Chair, Board and Management, maintain dialogue with key individuals involved in IPB's governance, inter alia the Board Chair, CEO, Company Secretary, FD, DORC, External Audit Lead and Head of Internal Audit and have authority to seek any information and call any employee to address proceedings as required.
- 4.5 Draft Meeting Minutes recording associated date, time, location, attendee, and absentee details together with sufficient details of all key discussions, deliberations, dissensions and decision outcomes and points for further action to evidence appropriate Committee attention shall issue to all Members for approval promptly following proceedings and thereafter to the Board. The Committee shall operate in a manner consistent with ensuring independence and commensurate with reporting to the Board on its activities and decisions and recommendations on any area within its remit with the Committee Chair reporting to the Board on proceedings after each Meeting. An annual account of Committee activities shall feature in IPB's Stakeholder and Annual Report with the Committee Chair representing it at General Meetings.

5. Resources

- 5.1 The Company Secretary shall arrange induction for new Members covering the Committee's role and commitment requirements and support accessibility to training on matters within the Committee's remit and securing of (at IPB's expense) independent legal, accounting or other professional advice as required by Directors to support discharge of their duties.

6. Role and Responsibilities

The Committee's role and responsibilities shall include the provisions of point 1.1 above and

- 6.1 Financial Reporting: review announcements, reports and material information accompanying financial statements to include tax risk matters to recommend Board approval via monitoring IPB's financial statements including the statutory audit, annual and interim accounts to ensure a true and fair view and reviewing going concern assumptions, summary financial statements and significant regulatory returns and challenging content and the financial reporting process where necessary with particular attention to a consideration of consistency of, and any change to, accounting policies on a year on year basis; methods to account for significant or unusual transactions if others apply; whether IPB followed appropriate accounting standards with appropriate estimates and judgements, taking the External Auditor's views into account; Disclosure clarity in IPB's financial accounts and statement context;
- 6.2 Internal Controls, and Risk Management Systems: monitor the effectiveness and adequacy of IPB's internal controls, risk management and IT systems and remedial action and procedural arrangements for identifying wrongdoing and fraud, raising concerns in confidence and ensuring initiation of proportionate and independent investigations and determination of appropriate action by approving and reviewing the framework for securing compliance across all areas and ensuring the monitoring of material issues and their reporting to the Board.
- 6.3 Ensuring the independence, autonomy and effectiveness of the firm's policies and procedures on Speak up and whistleblowing.
- 6.4 Compliance: -Safeguarding the independence of the compliance function and for oversight of the function and the Head of Compliance.
- 6.5 Culture & ESG: nurture ongoing commitment to cultivation of an appropriate organisational culture where people can Speak Up, diversity and equity and inclusion is fostered and celebrated, and activity is informed by a focus on securing of sustainability for the short, medium, and long term aligned to IPB's mutual ethos and Member's interests with regular assessment of progress against agreed strategy, plans, targets and metrics. The Committee shall consider recommendations from the Board Sustainability Committee on ESG-related matters.
- 6.6 Internal Audit: Safeguarding the independence of the internal audit function, select and recommend appointment or cessation to the Board, oversight of the function, and the Head of Internal Audit including monitoring effectiveness of and annually review (a) effectiveness per remit, reporting procedures, resource adequacy, qualifications, skills and experience and internal quality processes, (b) independence per rotation processes, permitted non audit services, unrestricted access to functions, personnel and data and recognition of the team's accessibility to the Board and Board Chair and (c) efficacy of the

audit plan and charter including risk appetite framework adherence and risk and control culture assessment, results and management responses.

6.6 External Audit: oversee the selection process for External Auditors and recommend appointment, reappointment, or removal, for AGM approval by Members, to the Board and investigate the circumstances of any resignation and decide if action is required. In overseeing External Auditors and monitoring statutory audit the Committee shall take into account relevant Supervisory Authority findings and conclusions (if any), meet the External Auditors regularly, including at audit planning and reporting stages, to review required changes to the next year's audit, any issues, accounting, and audit judgements; reporting procedures and levels of error; the representation letter and management letter and management's responses. (a) approve engagement terms and recommend remuneration for audit and non-audit work; (b) assess annually in Committee their independence effectiveness and that of the audit per resource adequacy, qualifications, skills, experience, unrestricted access to functions, personnel and data and recognition of accessibility to the Board and Board Chair, internal quality processes and independence per rotation processes and ensuring no family, employment or business relations (except in the ordinary course of business).

6.7 Strategy: The Committee shall undertake any other related duties directed by the Board.

6.8 The Committee supports IPB with fulfilling its responsibilities under the Central Bank (Individual Accountability Framework)

7. Committee Effectiveness

7.1 The Committee shall undertake a documented review of its performance, effectiveness, and the appropriateness of its Terms of Reference at least annually and per IPB's policies and procedures with interpretation or prior Committee or Board approval requirement queries to issue to the Company Secretary prior to acting and Committee and Board recommendations on identified enhancements to inform approval of revised Terms of Reference for publication on IPB's website and issuing for Management implementation.