

CORPORATE GOVERNANCE Rogers Capital Finance Ltd

ROGERS CAPITAL FINANCE LTD | No.5, President John Kennedy Street, Port-Louis BRN: C17145562 | T: (230) 260 9888| credit.rogerscapital.mu

Governance Highlights

1.1 Board of Directors

1.1.1 Biography of director and Company Secretary

Refer to our last audited accounts to get a short biography of each director that include experience, skills, expertise and where applicable continuing professional development.

1.1.2 Position statements of Chairman and Company Secretary

Position statement of Chairman

1. Meetings

- 1.1 Chairs effectively board and shareholder meetings and encourages attendance at such meetings.
- 1.2 Organises regular and frequent board meetings.
- 1.3 Agrees the Board agenda with the MD and Company Secretary, which addresses current and forward concerns of the business as well as strategic matters.
- 1.4 Ascertains the Board's committees are properly structured, mandated and composed.
- 1.5 Ensures that directors receive accurate, timely and clear information to enable the Board to take sound decisions, monitors effectively and provides advice to promote the success of the organisation.
- 1.6 Encourages effective discussion on complex or contentious issues at board meetings.
- 1.7 Ascertains that the decisions taken by the Board are executed.
- 1.8 Promotes constructive relations between the executive and non-executive directors.

2. Induction, Development, Succession and Performance Evaluation

- 2.1 Ascertains that new directors receive a formal induction programme.
- 2.2 Identifies the development needs of directors and procures that adequate training facilities are provided.
- 2.3 Enhances directors' confidence and encourages them to speak up and make an active contribution at meetings.
- 2.4 Oversees a formal succession plan for the Board, MD and certain senior management appointments such as the Chief Finance Officer.
- 2.5 Procures that the performance of the Board and its committees is evaluated periodically and acts on any weaknesses identified. Where appropriate, through the Nomination Committee, revisits the composition of the Board.

3. Relations with shareholders

Ensures effective communication with shareholders to understand their issues and concerns. 3.1

4. Other matters

4.1 Sets the ethical tone for the Board and the Company.

- 4.2 Holds regular briefings with the MD, the Company Secretary, and members of the executive management decision.
- 4.3 With the Nomination Committee, initiates change and plans succession in Board appointments (except that of a successor as Chairman) subject to Board and shareholders' approval.
- 4.4 Ensures an appropriate balance is maintained between the interests of shareholders and other stakeholders (employees, customers, suppliers and the community).
- 4.5 Ensures the long-term sustainability of the business.

Builds and maintains stakeholders trust and confidence in the Company and in conjunction with the MD, represents the Company to key stakeholders.

Position statement of the Company Secretary

- 1. Ensures that the organisation complies with its constitutive documents and all relevant statutory and regulatory requirements, Code of Ethics and internal policies approved by the Board;
- 2. Guides the Board on how their responsibilities should be properly discharged in the best interests of the organisation;
- 3. Develops the agenda of the Board and Committee meetings, as well as Notice of Annual Meeting of Shareholders, in consultation with the Chairman and the MD;
- 4. Circulates agendas and any supporting papers as part of a Board pack in good time to the Board and its committees:
- 5. Ascertains that quorum of meetings is present;
- 6. Takes minutes of Board and Committee meetings (if any) and circulating the draft minutes in a timely manner to all relevant members;
- 7. Ensures that meetings and resolutions of the Board and Annual Meeting of Shareholders are relevant statutory and regulatory requirements;
- 8. Maintains interests register, conflict of interest register and related party transactions register;
- 9. Ensures that the procedure for the appointment of directors is properly carried out; 10. Assists in the proper induction of directors and assess the specific training needs of directors/
- executive management;
- 11. Provides comprehensive practical support and guidance to directors;
- 12. Devises relevant timelines, checklists and any compliance documents with regard to ad-hoc projects of the organisation;
- 13. Liaises with relevant regulatory bodies as and when required;
- 14. Drafts reports as required by law, including corporate governance report to include in the Annual Report of the organisation; and
- 15. Communicates with shareholder(s) and ensure that due regard is paid to their interests.

as appropriate, to ensure that he is fully informed about all issues on which the Board will have to make a

properly convened, held and passed in accordance with the Company's constitutive documents as well as

1.1.3 Terms and Conditions of appointment of director

Terms & Conditions of Appointment of Independent/Non-Executive Directors

1. Appointment

Appointment of Independent / Non-executive Director of Rogers Capital Finance Ltd 'RCFL' or the 'Company', either filling up a casual vacancy or appointed as an additional director to the Board of RCFL, is carried out by way of an ordinary resolution by the shareholder of the Company, upon the approval of The Financial Services Commission.

2. Duties

- Director will faithfully and diligently perform his/her duties under the laws of Mauritius.
- A comprehensive induction pack is forwarded to newly appointed director who is encouraged to contact the Company Secretary of RCFL for additional information.

3. Benefits

As a principle, the Executive and Non-Executive Directors of the Company who are employed by either the Rogers Group or the ENL Group are not entitled to any Directors' fees. There is an attendance fee paid to the Independent Non-Executive Directors and Non-Executive Directors of the Company who are not employed by the said Groups.

4. Time Commitment

- Time commitment of two to four hours per board meeting.
- Each Director is expected to spend adequate time reading the Board pack ahead of each meeting.
- Consult with the Chairman before accepting additional commitments that might affect the time able to devote to the role as [an independent / a non-executive] director of the Company.

Outside Interests 5.

- Director who has business interests other than those of the Company acknowledge to declare any conflicts that are apparent at the present meeting.
- In the event that director becomes aware of any potential conflicts of interest, these should be disclosed to the Chairman and Company Secretary of RCFL as soon as possible.

6. Confidentiality

All information acquired during appointment as director is confidential to the Company and should not be released either during appointment or following termination, to third parties without prior clearance from the Chairman.

7. Indemnities and Insurance

A directors' and officers' liability insurance policy has been subscribed to and renewed by RCFL. The policy provides cover for the risks arising out of the acts or omissions of the Directors and Officers of the Company. Fraudulent, malicious or willful acts or omissions are excluded in the insurance policy.

8. Data Protection

Director consent to the Company for holding and processing information on self for legal, administrative and management purposes and in particular for the processing of any sensitive personal data (as defined in The Data Protection Act 2017).

9. Nomination Process

Whereas:

- 1) "RCFL" means Rogers Capital Finance Ltd;
- 2) "RCL" means Rogers Capital Limited;
- 3) "CGC" means Corporate Governance Committee of RCL;
- 4) "Board" means board of directors of RCFL; and
- 5) "FSC" means the Financial Services Commission.

Nomination Process AS IS:



10. Committees

The Board has not set up any sub-committees to date.



11. Organisational Chart



12. Internal Audit Function

The internal audit function is outsourced to the Risk Management & Audit Department of Rogers, an independent function operating within a framework which ensures adherence of processes and controls to the policies and guidelines of Rogers where applicable, and those specific to the Company, where applicable. Details of the audit team can be assessed on the following link: https://www.rogers.mu/content/internal-audit

13. Constitution

RCFL has not adopted any constitution to date. Please refer to the following Certificate given by Company Secretary

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TO WHOM IT MAY CONCERN

Kindly note that Rogers Capital Finance Ltd (the "Company") has not adopted any constitution to date and in accordance with section 41 of the Companies Act 2001 (the "Act"), the rights, powers, duties and obligations of the Company, the Board, each director and each shareholder shall be those set out in the Act.

Furthermore, the Company is also governed by the provisions of the:

- Share Purchase Agreement by and between Swan Wealth Investment Holdings Ltd ("SWIHL") and Rogers Capital Ltd ("Rogers Capital") and the Company; and
- II. Shareholders' Agreement by and between SWIHL and Rogers Capital and the Company.

Sharon Ah Lin **Company Secretary**

14. Code of Ethics

As an indirect subsidiary of Rogers and Company Limited, Rogers Capital Finance Ltd has adopted the Code of Ethics of Rogers & Co. The said document can be accessed on the following link: https://www.rogers.mu/ content/policies

15. Statement of Accountability

Services provided by Rogers Capital Finance Ltd (either directly or through its subsidiary) are as follows:

- Hire Purchase;
- Unsecured Credit;
- Leasing; and
- Credit Insurance

16. Policies

As an indirect wholly-owned subsidiary of Rogers and Company Limited, Rogers Capital Ltd, Rogers Capital Finance Ltd had adopted the following internal policies:

- An Equal Opportunities Policy;
- A Malpractice Reporting Policy
- A Data Protection Policy; and
- An Information Technology and Information Security Policy.

Please refer to https://www.rogers.mu/content/policies to access said policy