InterContinental Hotels Group PLC

Executive Committee – Terms of Reference

1. **Membership**

   The Executive Committee (the “Committee”) shall comprise all the Company’s executive directors and such other senior executives as the Board of the Company shall appoint.

2. **Quorum**

   The quorum shall be any two executive directors plus one other member of the Committee.

3. **Chair**

   The Chair of the Committee shall be the Chief Executive Officer. In the absence of the Chief Executive Officer, an executive director shall act as chair.

4. **Frequency of Meetings**

   The Committee shall meet as often as necessary to consider, resolve and manage the important strategic and business issues facing the Group.

5. **Secretary and Minutes**

   5.1 The Company Secretary, or failing him/her, his/her nominee, shall be the Secretary of the Committee.

   5.2 All minutes of the Committee and all sub-committees appointed under paragraph 6 below shall be submitted to the Board.

6. **Powers and Duties**

   There shall be delegated to the Committee, subject always to the strategies, investment criteria, principles and policies which have been agreed by the Board and previous decisions of the Board and the general limitations set out in paragraph (A) below and the specific limitations set out in paragraph (B) below, all the powers and discretions of the Board of the Company. The Committee shall have full power and authority to further delegate (in accordance with the Company’s Articles of Association) to one or more sub-committees any of the powers and discretions of the Committee, subject to the approval of the terms of reference of such sub-committees.

   The following general matters shall be reserved for the Board:

   i) responsibility for the overall leadership of the Group, setting the Group’s purpose, values and strategy and ensuring that these are aligned with the Group’s culture;

   ii) the long-term strategic aims and objectives of the Group;

   iii) the Group’s overall business and commercial strategy, annual operating budget and financial plans necessary to achieve these objectives, and ensuring that any corrective action is taken;
iv) the basis of allocation of capital within the Group;

v) acquisitions or disposal of businesses, investments, transactions or commitments of any kind where the actual or potential liability or value (in the case of a joint venture – the value of the whole company or project) exceeds $50m; except that individual capital investments outside agreed strategies or for new brand development will be submitted;

vi) changes relating to the Group’s capital structure and significant changes to the Group’s management and control structure;

vii) all matters likely by reason of public interest to be of a sensitive nature or affect the image or reputation of the Group including policies and practices relating to the proper governance of the Group, ethical conduct of business, recruitment, development and fair treatment of employees, community affairs, environmental matters, health and safety matters;

viii) policies relating to pensions, donations, professional advisors and fees;

ix) approval of appointments to the Board (Including the Senior Independent Director) and one level below, following recommendations from the Nomination Committee, succession-planning policies and positions for senior management, and approval of the division of responsibilities between the Chair and the Chief Executive Officer;

x) all matters representing a major change of policy or involvement of a material nature in a new area of business;

xi) ensuring maintenance of an appropriate system of internal-control, including risk analysis and management processes, authority levels, accounting and treasury policies, and operational and compliance controls, and the monitoring and annual effectiveness review of such internal-control processes;

xii) receiving reports on the views of shareholders and ensuring a satisfactory dialogue with shareholders based on the mutual understanding of objectives;

xiii) ensuring effective engagement with shareholders and stakeholders;

xiv) ensuring that workforce policies and practices are consistent with the Company’s values and support its long-term sustainable success; and

xv) review of performance in light of the Group’s strategic aims, objectives, business plans and budgets.

The following specific matters shall be reserved for the Board:

i) the issue, the making of calls or the forfeiture of shares of the Company or the issue of equity linked instruments;

ii) the issue of loan capital to be listed on any stock exchange or to be issued pursuant to a public or private placement;

iii) the withholding of payment of any dividend or other moneys on any of the Company’s shares and the refusal of registration of a transfer of shares;
iv) the service of a Disposal Notice and related action pursuant to the Overriding Provisions of the Articles of Association;

v) approval of the dividend policy, the payment of interim dividends and the recommendation of final dividends;

vi) approval for publication of Interim Statements, Preliminary Announcements of Results, Annual Reports and Accounts, and Annual Reports on Form 20-F;

vii) appointment of the external auditor following the recommendation of the Audit Committee;

eviii) determining the independence of non-executive directors in light of their character, judgment and relationships;

ix) terms of service including remuneration of executive and non-executive directors and executives one level down;

x) the establishment of Board Committees and the approval of their terms of reference and any material changes as part of the annual review of the Board Committees’ terms of reference, and the appointment of directors or holders of an executive office pursuant to the Articles of Association;

xi) the appointment or removal of the Company Secretary, his deputy or assistant;

xii) the review of the adequacy and security of the Company’s arrangements, including policies and procedures, for the workforce to raise any matters of concern, in confidence and reviewing reports of any such matters raised;

xiii) the powers reserved to the Principal Employer in the trust deeds governing the Group’s pension schemes relating to the appointment and removal of trustees, auditors and actuaries, alteration of the trust deeds, admission of associated employers, transfers to and from the other schemes, the setting of contribution rates, borrowings and investment in financial derivatives; and

xiv) review of the Group’s overall corporate governance arrangements, including the annual review of the performance of the Board, the Board Committees, and the individual directors.