

NEW FOCUS AUTO TECH HOLDINGS LIMITED

新焦點汽車技術控股有限公司*

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 360)

Remuneration Committee – Terms of Reference (Adopted on 31 March 2012 and amended on 28 March 2024)

This terms of reference of the Committee was last amended by the board of directors (the "Board") of New Focus Auto Tech Holdings Limited (the "Company") on 28 March 2024 and have incorporated the latest relevant amendments to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") in force as from 31 December 2023.

1. ORGANIZATION

The Board of directors (the "**Director(s)**") has resolved to establish a remuneration committee of the Board (the "**Committee**").

2. OBJECTIVE

The main objective of the Committee is to regularly make recommendations to the Board on the Company's policy and structure for the remuneration of all the Company's directors and senior management and on the establishment of a formal and transparent procedure for developing remuneration policy. The Committee is accountable to the Board.

3. MEMBERSHIP

- 3.1 The Committee shall comprise at least three directors who are appointed or removed by the Board. If any member of the Committee (the "Member(s)") ceases to be a Director, he/she will cease to be a Member automatically. The vacancy will be filled by appointment of new Member by the Board.
- 3.2 The majority of the Committee shall be independent non-executive Directors.
- 3.3 The chairman of the Committee shall be appointed by the Board and shall be an independent non-executive Director.

^{*} For identification purposes only

4. SECRETARY

Save as otherwise appointed by the Committee, the company secretary of the Company shall be the secretary of the Committee.

5. DUTIES, POWERS AND FUNCTIONS

The responsibilities, powers and discretions of the Committee are as follows:

- 5.1 to make recommendations to the Board on the Company's policy and structure for all Directors' and the Company's senior management's remuneration and on the establishment of a formal and transparent procedure for developing remuneration policy;
- 5.2 to review and approve the remuneration proposals of the management of the Company with reference to the Board's corporate goals and objectives;
- 5.3 to determine, with delegated responsibility, the remuneration packages of individual executive Directors and the Company's senior management. Such remuneration packages shall include benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their office or appointment;
- 5.4 to make recommendations to the Board on the remuneration of non-executive Directors;
- 5.5 to consider salaries paid by comparable companies, time commitment and responsibilities and employment conditions elsewhere in the Company and its subsidiaries;
- 5.6 to review and approve compensation payable to executive Directors and the Company's senior management for any loss or termination of office or appointment to ensure that it is consistent with contractual terms and is otherwise fair and not excessive;
- 5.7 to review and approve compensation arrangements relating to dismissal or removal of Directors for misconduct to ensure that they are consistent with contractual terms and are otherwise reasonable and appropriate;
- 5.8 to ensure that no Director or any of his/her associates is involved in deciding his/her own remuneration; and
- 5.9 to review and/or approve matters relating to share schemes under Chapter 17 of the Listing Rules.

6. AUTHORITY

- 6.1 The Committee is authorized by the Board to demand any information necessary for performing its duty from any senior management or employees of the Company within its scope of power.
- 6.2 The Committee shall consult the chairman of the Board and/or chief executive about their remuneration proposals for other executive Directors and senior management of the Company.
- 6.3 The Committee is authorized by the Board to have access to independent professional advice if necessary, or invite externals who possess relevant experience and professional knowledge to attend meetings, where the costs shall be borne by the Company.
- 6.4 The Committee should be provided with sufficient resources to perform its duties.

7. MEETING OF THE COMMITTEE

7.1 Number of meeting

There shall be at least one meeting of the Committee annually to be convened and held by attending in person, telephone or video conference. Where necessary, an extraordinary meeting may be convened.

7.2 Notice of meeting

Unless waived by all Members on notice, the secretary of the Committee shall give seven days prior notice to the Members in writing for any meeting to be convened and circulate the meeting agenda to the Members, and shall give one day prior notice for any extraordinary meeting to be convened.

7.3 Quorum

Meetings of the Committee shall be attended by more than one-half of the Members to be effective.

7.4 Conducting the meetings

Meetings should be convened by attending in person, telephone or video conference. Members could attend the meetings through telephone conference or similar arrangement which Members could communicate to each other. With consent by all Members, resolutions of the Committee could be passed by written resolutions.

7.5 Resolutions

Any resolution shall be passed by the majority votes of the Members.

7.6 Invitations

The Committee could invite any executive Directors, external advisers or other individuals to attend the meeting but such executive Directors, advisers or individuals are not entitled to vote at the meetings.

7.7 Minutes of the meetings

Full minutes of meetings should be kept by the secretary of the Committee. Minutes shall record matters considered and decisions reached by the Members in detail, including any doubt or disagreement raised by the Members. Draft and final versions of the minutes of the meetings should be sent to all Members for their comment and records, within a reasonable time after the meetings. The final version of the minutes, once has been finalized, shall be submitted by the secretary of the Committee to the Board for record.

8. GENERAL MEETING

Chairman of the Committee or his/her nominee shall participate in annual general meeting and respond to possible questions raised by the shareholders regarding remuneration policy of the Company, work and duties of the Committee. Unless authorized by the Board, the Member who has been present in the general meeting shall have obligation to keep all matters discussed in the meeting confidential and shall not disclose the relevant information.

9. REPORT

Chairman of the Committee or his/her nominee who chair the meetings shall report to the Board after each meeting of the Committee.