CEYLON HOTELS CORPORATION PLC - POLICY DOCUMENT POLICY ON REMUNERATION Effective from 30.09.2024 Document No: PO/2024/004/VERSION 1 Page 1 of 2

Scope		The Board of Directors of Ceylon Hotels Corporation PLC (hereinafter referred to as 'the Company' or 'CHC') recognizes that the establishment of a robust policy on remuneration for both the Board of Directors and Key Managerial Personnel ('KMPs') is crucial for ensuring that compensation practices are equitable, competitive, and aligned with the strategic objectives of the Company. A well-defined remuneration policy not only enhances the effectiveness of the Board and KMPs but also reinforces a culture of accountability and performance within the Company.			
		 The objectives of this policy are as follows: To attract, retain, and motivate highly qualified individuals to serve as directors and KMPs. To ensure alignment between the interests of stakeholders and those of the Board and KMPs. 			
		This policy is applicable to all members of the Board of Directors and KMPs, as defined by relevant laws and regulations. This policy on Remuneration ('the Policy') has been formulated in accordance with Rule 9.2.1(d) of the listing rules of the Colombo Stock Eychenge ('CSE')			
Policy measures		with Rule 9.2.1(d) of the listing rules of the Colombo Stock Exchange ('CSE'). Commitment to 100% adherence			
		The Company	Ceylon Hotels Corporation PLC		
		Policy	Policy on Remuneration of Ceylon Hotels Corporation PLC		
Definitions		Board	The Board of Directors of Ceylon Hotels Corporation PLC		
		Corporate website	www.chcplc.com		
		CSE	Colombo Stock Exchange		
Responsibility		This policy shall be subjected to an annual review by the Board of Directors (the 'Board') and revised as necessary to accommodate shifts in the regulatory landscape or modifications in the business strategy.			
Benchmarking		The second secon			
1.1		ntion will be rigorously benchmarked against comparable organizations, with an			
			ntain competitiveness and ensure alignment with prevailing		
		tandards. Additionally, independent compensation consultants will be engaged as			
Ethical	needed to provide expert insights and validate our compensation practices. Ethical Considerations				
2.1			policy shall be designed to mitigate the potential for excessive		
۷.1	2.1 The Company's remuneration policy shall be designed to mitigate the potential for excessive risk-taking and to prevent the promotion of unethical behavior.				
Remun	eration po	licy of Board of Dire	ectors		
3.1	The Remuneration Committee will submit its recommendations concerning the Remuneration Policy to the Board of Directors and Key Management Personnel ('KMP'). This committee is responsible for establishing and maintaining a formal, transparent process for developing the remuneration policy for Executive Directors, KPMS and for determining the compensation packages for Non-Executive Board members. To ensure the integrity of the process, it is crucial that no Director is involved in the				
	determination of their own remuneration, thereby safeguarding objectivity and impartiality in all decisions related to compensation.				

Reviewed 8	& Confirmed	Approved by
Shalike Karunasena	Director / Group CFO	Board of Directors

C H C Ceylon Hotels Corporation PLC

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Page 2 of 2

Disclosure

4.1 The total aggregated remuneration paid to Directors will be transparently disclosed in the Annual Report, thereby ensuring accountability and providing stakeholders with valuable insights into the Company's governance and compensation practices.

Publication of the policy

5.1 The policy is made available in the Company's corporate website for the perusal of its stakeholders. Any clarifications regarding the policy should be directed to the Group Chief Financial Officer.

Policy Output	Fair and transparent Remuneration Structure for Directors and KMPs	
Policy Records	Policy on Remuneration	

Reviewed 8	Confirmed	Approved by
Shalike Karunasena	Director / Group CFO	Board of Directors