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1. Constitution
   The Board has resolved to establish a Committee of the Board to be known as the Remuneration Committee (the “Committee”).

2. Purpose
   2.1 To determine a policy for Executive Director remuneration capable of attracting and retaining individuals necessary for business success.
   2.2 To set remuneration for the Chairman of the Board, Executive Directors and Senior Management.
   2.3 To review workforce remuneration and related policy and the alignment of incentives and rewards with culture, taking these into account when setting the policy for Executive Director remuneration.

3. Membership and Quorum
   3.1 The Committee shall consist wholly of independent non-executive Directors appointed by the Board. The Committee shall consist of not fewer than three members. A quorum shall be two members.
   3.2 The Chairman of the Board may also serve on the Committee as an additional member if he or she was considered independent on appointment as Chairman of the Board.
   3.3 Appointments to the Committee are made by the Board, on the recommendation of the Nomination Committee in consultation with the Chairman of the Committee, and shall be for a period of up to three years which may be extended for up to two additional three-year periods, provided the relevant Director continues to be independent.
   3.4 The Board shall appoint the Chairman of the Committee who shall be an independent non-executive Director who has, where possible, served on a remuneration committee for at least 12 months. In the absence of the Chairman of the Committee and/or an appointed deputy, the remaining members present shall elect one of themselves to chair the meeting. The Chairman of the Board shall not be Chairman of the Committee.

1 For the purposes of these Terms of Reference “Senior Management” means the first layer of management below Board level, including the Company Secretary
4. **Attendance at Meetings & Secretary**

4.1 Only members of the Committee have the right to attend Committee meetings. However, other individuals such as the Chief Executive Officer, the Group Director of Human Resources and external advisors may be invited to attend for all, or part, of any meeting, as and when appropriate.

4.2 No Director or employee shall be present when his or her own remuneration is discussed.

4.3 The Company Secretary shall be Secretary to the Committee but shall not be present during discussion of the Company Secretary’s remuneration.

5. **Annual General Meeting and Shareholder Engagement**

Meetings shall be held whenever the Chairman of the Committee deems it necessary but not less than twice a year.

6. **Frequency of Meetings**

The Chairman of the Committee shall attend the Company’s Annual General Meeting to answer questions on the Committee’s activities. In addition, the Chairman of the Committee shall be responsible for ensuring that the Company maintains engagement with shareholders on significant matters related to the Committee’s areas of responsibility.

7. **Duties**

The duties of the Committee shall be:

7.1 To determine the remuneration policy for the Executive Directors (the “Policy”) and set the remuneration for the Chairman of the Board, the Executive Directors and Senior Management in accordance with the Principles of the UK Corporate Governance Code (the “Code”), including, in particular, the requirements for clarity, simplicity, risk mitigation, predictability, proportionality and alignment to culture;

7.2 To review workforce remuneration and related policies and the alignment of incentives and rewards with culture, taking these into account when setting the Policy;

7.3 To design remuneration policies and practices to support the Company’s strategy and promote the long-term sustainable success of the Company and in doing so, ensure that:
   - executive remuneration is aligned to the Company’s purpose and value and clearly linked to the successful delivery of the Group’s long-term strategy;
   - regard is had to the interests of shareholders and the risk appetite of the Company; and
   - the performance of Executive Directors and Senior Management are reviewed against agreed performance objectives;

7.4 To ensure Senior Management are provided with appropriate incentives to encourage enhanced performance and are rewarded so as to attract, retain and to motivate executive management of the quality required to run the Company successfully without paying more than is necessary, having regard to the views of shareholders and other stakeholders;

7.5 Within the terms of the latest agreed Policy approved by Shareholders, to determine from time to time all elements of the remuneration and conditions of contract for Executive Directors and Senior Managers who report directly to the Chief Executive Officer, together with any exceptionally high remuneration arrangements for other employees, making sure to exercise independent judgement and discretion, taking account of Company and individual performance and wider circumstances, when making such determinations. Remuneration shall include, but not necessarily exclusively be made up of:
   - base salary;
   - profit sharing and specific incentive remuneration schemes/arrangements;
   - participation in share option schemes and share ownership plans;
   - payments in respect of consultancy services;
   - pension arrangements and the level of contributions by the Company; and
   - other bonuses and benefits in cash or kind;
7.6 To approve the design of any Group incentive plan and weighting/measures for functional incentive programmes;

7.7 To consider non-financial factors or metrics relevant to Executive Directors and Senior Management’s remuneration, including recommendations from other Board Committees and discretion to take into account performance on environmental, social and governance matters;

7.8 To approve the setting up of or change to pension scheme rules or benefits or post-employment benefits and to determine the policy for, and scope of, pension arrangements for each Executive Director and other senior executives;

7.9 To approve the terms and conditions of any service contract with an Executive Director and Senior Management reporting to the Chief Executive Officer including but not limited to, service contracts and consultancy contracts and the duration thereof which should not exceed one year’s notice period or which should reduce to one year after an initial period, ensuring that:
   • the Committee has considered the financial consequences of early termination and the advantages of providing explicitly in the initial contract for specific compensation commitments (except in the case of removal for misconduct);
   • ensuring that contractual terms on termination and any potential payments are fair to the individual and the Company; and
   • failure is not rewarded and the duty to mitigate loss is recognised;

7.10 To determine the terms of the Chairman of the Board’s letter of appointment;

7.11 To determine individual proposals for termination packages in relation to the Chief Executive Officer, Executive Directors, Senior Management and such other members of the executive management team as it is designated to consider, ensuring that they are in line with the latest shareholder approved Directors’ Remuneration Policy and aiming to avoid rewarding poor performance and to take account of the individual’s obligation to mitigate loss;

7.12 To approve disclosures in respect of termination packages for Executive Directors;

7.13 To confirm annually that notice should not be given in respect of any rolling service contract;

7.14 In determining remuneration policy, to take into account all factors which it deems necessary which may include employee views, shareholder views, relevant legal and regulatory requirements, the provisions and recommendations of the Code and associated guidance;

7.15 When setting remuneration for executive Directors, to:
   • review remuneration and related policies for the broader workforce to assess alignment between incentives and rewards with De La Rue’s culture; and
   • ensure broader workforce pay is taken into account when setting executive pay and for this to be considered alongside feedback from engagement with the workforce on this subject as appropriate;

7.16 To review the ongoing appropriateness and relevance of the Policy;

7.17 To ensure that any payment approved to be made to the Chairman of the Board, Chief Executive Officer or Executive Directors is in line with the latest Directors’ Remuneration Policy and if not, that the payment or a revised Directors’ Remuneration Policy is put to shareholders for approval;

7.18 To obtain reliable, up-to-date information about remuneration in other companies. To help it fulfil its obligations the Committee shall have full authority to appoint remuneration consultants and to commission or purchase any reports, surveys or information which it deems necessary, within any budgetary restraints imposed by the Board. However, the Committee should avoid designing pay structures based solely on benchmarking to the market or on the advice of remuneration consultants;

7.19 To be exclusively responsible for establishing the selection criteria, selecting, appointing and setting the terms of reference for any remuneration consultants who advise the Committee. When appointing advisors, the Committee must understand the nature of other services provided by the prospective advisor, be satisfied that this does not present a conflict of interest and that the advice will be objective and independent;
7.20 To approve the design of, and determine targets for, any performance-related pay schemes operated by the Company and approve the total annual payments made under such schemes;
7.21 Subject to delegation of authority by the Board, to determine whether the disclosure of any information on performance conditions would be commercially sensitive;
7.22 To oversee any major changes in employee benefit structures throughout the Company or Group;
7.23 To agree the policy for authorising claims for expenses from the Directors; and
7.24 To work and liaise as necessary with other Board Committees, ensuring the interaction between the Board Committees and the Board is reviewed regularly.

8. Executive Share Schemes (Discretionary employee share schemes)
The Committee shall:
8.1 Establish remuneration schemes that promote long-term shareholding by Executive Directors that support alignment with long-term shareholder interests, with share awards subject to a total vesting and holding period of at least five years, and a formal policy for post-employment shareholding requirements encompassing both unvested and vested shares.
8.2 Determine which companies within the De La Rue group are Participating Companies in the Company’s discretionary employee share schemes;
8.3 Consider and resolve upon all grants of options and awards under the Company’s discretionary employee share schemes (including phantom schemes) and share ownership requirements, taking into account the views of the Executive Directors and ensuring that options are not offered at a discount save as permitted by the FCA Listing Rules;
8.4 Decide any dispute or question relating to an option or award or the exercise or vesting thereof;
8.5 Exercise discretion to determine if, and on what terms, a participant may exercise options (or permit an award to vest and be released) after he or she has ceased to be in full-time service for reasons other than those specified in the relevant scheme rules which permit automatic exercise after termination;
8.6 Make such adjustments to number of shares under option or award or the option price (if any) and/or any other related matters as may be judged appropriate in the event of a variation in the issued share capital of the Company through a rights issue, open offer or equivalent arrangement; and
8.7 Make any decisions that are required under the rules of any of the Company’s discretionary employee share schemes (including phantom or share ownership plans) or the guidelines of investors or their representative bodies, including such alterations or additions to any scheme rules as do not require shareholders’ consent as it considers necessary or desirable, subject to the limits set out in the relevant scheme rules.

9. Sharesave
The Committee shall:
9.1 Determine which companies within the De La Rue group are Participating Companies in the Sharesave scheme;
9.2 Consider and resolve upon all grants of options under the Company’s sharesave schemes, including, but not limited to, deciding upon whether options should be granted at a discount, taking into account the views of the executive Directors;
9.3 Approve the appointment of the savings carrier/administrator for sharesave schemes;
9.4 Decide any dispute or question relating to an option or the exercise thereof;
9.5 Make such adjustments to the number of shares under option and/or the Option Price and/or any other related matters as may be judged appropriate in the event of a variation in the issued share capital of the Company through a rights issue, open offer or equivalent arrangement; and
9.6 Make any decisions that are required under the rules of any of the Company’s all-employee share schemes (including sharesave) or the guidelines of investors or their representative bodies, including such alterations or additions to any scheme rules as
do not require shareholders’ consent as it considers necessary or desirable, subject to the limits set out in the relevant scheme rules.

10. **In carrying out its duties the Committee shall:**
   10.1 Be aware of what comparable companies pay taking account of the relative performance of these companies and the Company;
   10.2 Ensure, with the help of information provided from external sources and from sources within the Company, that the base salary element is competitive and fair, reflecting each Executive Director’s or Senior Manager’s responsibilities, experience, performance and market value;
   10.3 Ensure that the formulae for any short and longer-term incentive schemes support the achievements of business objectives and provide a motivating reward to executive Directors/Senior Managers for outstanding achievement taking into account:
      • the achievability of the target;
      • justifiability in terms of the Company’s performance;
      • the corresponding returns on the shareholders’ investment over the same period; and
      • the provisions of the Code;
   10.4 Ensure that any awards under the Company’s executive incentive share option schemes/share ownership plans are consistent with the Company’s overall performance and comply with statutory and listing requirements, consideration being given to investors and their representative bodies; and
   10.5 Provide an objective and independent assessment of the benefits granted to executive Directors.

11. **Further delegation**
   *The Chairman of the Committee shall have the power* to consider and, if thought fit approve:
   11.1 Any points of detail in connection with the administration of the Company’s executive pay arrangements or any employee share scheme (including discretionary schemes), where the substantive issue has already been considered and approved by the Committee;
   11.2 The grant of options or awards (or the variation of an option or award already granted or of any performance condition(s) to which it is subject) under the Company’s employee share schemes, where this is necessary to correct a manifest error or administrative omission; and
   11.3 The results of any test of a performance condition or calculation of time apportionment that may lead to the vesting of an option or award under an employee share scheme of the Company; provided always that
   11.4 Where any of the powers conferred by this section are exercised, the Chairman of the Committee shall report the circumstances and the decisions taken to the next following meeting of the Committee.

12. **Consultation**
   12.1 The Committee shall consult the Chairman of the Board and/or Chief Executive Officer about its proposals relating to the remuneration of other Executive Directors.
   12.2 The Committee is authorised to seek any information it requires from any employee and in that respect all employees shall be directed to meet any request made by the Committee. The Group Director of Human Resources shall provide such support to the Committee as may be required by the Chairman of the Committee.

13. **Conflict of Interests**
   13.1 The non-executive Directors shall play no part in deciding their own remuneration which shall be decided by the Board.
   13.2 The Chairman of the Board and non-executive Directors shall not participate in any employee benefit or share option scheme or share ownership plan.
14. **Reporting Procedures**

14.1 Agendas and papers for meetings will normally be circulated by the Company Secretary at the direction of the Chairman of the Committee at least five days before the meeting. All non-executive Directors, whether or not members of the Committee, will receive copies of the agenda and papers for a meeting, unless a conflict of interests has been identified in which case the relevant materials will be redacted and not shared with the conflicted director.

14.2 The Secretary shall circulate the minutes of meetings of the Committee to all members of the Board. Where a conflict of interests has been identified, the relevant minute will be redacted and not shared with the conflicted director.

14.3 The Chairman of the Committee shall provide, at the next Board meeting, an oral report on each meeting of the Committee.

14.4 The Committee shall report on its responsibilities and activities and the frequency of, and attendance by members at, Committee meetings in the Annual Report.

14.5 The Committee will report on the process for explaining and obtaining feedback from employees on executive pay.

14.6 The terms of reference of the Committee, including its role and the authority delegated to it by the Board, shall be made available on the Company’s website.

14.7 The Committee shall make whatever recommendations to the Board it deems appropriate on any area within its remit where action or improvement is needed, and adequate time should be available for Board discussion when necessary.

14.8 The Committee shall submit for approval by the Board and shareholders a Directors’ Remuneration Policy (to be included in the Annual Report and Accounts as appropriate):

- every three years; or
- in any year in which there is a change relative to the prior year; or
- if shareholder approval was not achieved when last submitted; or
- if majority shareholder approval was not achieved on the last submitted Annual Report on Remuneration (see below).

14.9 The Directors’ Remuneration Policy should include the information on Directors’ remuneration required to be disclosed by the Companies Act (including regulations made thereunder), Code, the FCA’s Listing Rules and any other relevant statutory, regulatory or governance codes.

14.10 The Committee shall submit for approval by the Board and shareholders an Annual Report on Remuneration to be included in the Annual Report and Accounts, which should include the information on Directors’ remuneration required to be disclosed by the Companies Act (including regulations made thereunder), the Code, the FCA’s Listing Rules and any other relevant statutory, regulatory or governance codes.

14.11 If the Committee has appointed remuneration consultants, the consultant should be identified in the Annual Report alongside a statement about any other connection it has with the Company or individual Directors.

15. **Other Matters**

The Committee shall:

15.1 Have access to sufficient resources in order to carry out its duties, including access to the Company Secretariat for assistance as required;

15.2 Be provided with appropriate and timely training, both in the form of an induction programme for new members and on an ongoing basis for all members;

15.3 Give due consideration to all relevant laws and regulations, the provisions of the Code and published guidelines or recommendations regarding the remuneration of company directors and the formation and operation of share incentive plans, the requirements of the FCA’s Listing Rules, Prospectus Regulation Rules and Disclosure Guidance and Transparency Rules and any other applicable rules as appropriate; and

15.4 Arrange for periodic reviews of its own performance and, at least annually, review its constitution and terms of reference to ensure it is operating at maximum effectiveness and recommend any changes it considers necessary to the Board for approval.
16. **Authority**

The Committee is authorised by the Board to obtain, at the Company’s expense, outside legal or other professional advice on any matters within its terms of reference.

*Approved by the Board of Directors of De La Rue plc on 18 March 2021*