Austar Lifesciences Limited 奥星生命科技有限公司

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司)

> (Stock Code: 6118) (股份代號: 6118)

董事會提名委員會權責範圍及程序 Terms of reference of the Nomination Committee of the Board of Directors Austar Lifesciences Limited 奥星生命科技有限公司

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(股份代號:6118) ("Company" together with its subsidiaries, "Group") (「本公司」, 連同其附屬公司,「本集團」)

Terms of reference of the Nomination Committee ("NC") of the Board of Directors ("Board") of the Company

董事會(「董事會」)提名委員會(「提委會」) 權責範圍及程序

> First adoption date: 首次採納日期:

21 October 2014 2014 年 10 月 21 日

Last amendment effective date: 最新修訂生效日期: 27 September 2022 2022 年 9 月 27 日

1. <u>Membership</u>

- 1.1 The NC shall comprise not less than three members to be appointed by the Board, the majority of whom should be independent non-executive directors ("**INEDs**").
- 1.2 The Board shall appoint the chairman of the NC who should be one of the INEDs sitting on the NC or the chairman of the Board (if he is a member of the NC). In the absence of the chairman of the NC or an appointed deputy, the remaining members present shall elect one of them to chair the meeting. For the avoidance of doubt, the chairman of the NC when it is dealing with the succession of chairmanship.

<u>成員</u>

提委會成員由董事會委任,成員人數應不少 於三位,大多數成員應為獨立非執行董事。

提委會主席由董事會委任,此主席由提委會 成員中的一位獨立非執行董事或董事會主席 (如董事會主席為提委會成員之一)擔任。 如提委會主席或副主席未能出席會議,其他 出席會議的成員應互選其中一人擔任主席。 為免生疑慮,當提委會開會討論主席繼任問 題時,董事會主席不應擔任該會議之主席。

- 1.3 Only members of the NC have the right to attend the NC meetings. However, any director, executive or other person may be invited to attend the meetings when the NC considers that their attendance can assist it to discharge its duties.
- 1.4 The chairman and members of the NC should ensure that they devote sufficient time and make contributions to the Company that are commensurate with their role and responsibilities.

只有提委會的成員方可出席提委會之會議。 然而,若提委會會議為任何董事、行政人員 或其他人士可協助該會履行職責,則可邀請 該等人士出席會議。

提委會主席及成員應確保他們投入足够的時 間參與並爲本公司做出與其角色和職責相稱 的貢獻。

2. <u>Frequency and proceedings of meetings</u>

- 2.1 The NC shall meet at least once a year.
- 2.2 The quorum for meetings of the NC shall be two members. A duly convened meeting of the NC at which a quorum is present shall be competent to exercise all or any of the authorities, powers and discretions vested in the NC.
- 2.3 NC members may pass resolutions by way of written resolutions, but such must be passed by all NC members in writing.

3. <u>Secretary</u>

3.1 The company secretary of the Company or his/her nominee shall act as the secretary of the NC.

會議次數及程序

提委會應至少每年開會一次。

提委會會議的法定人數應為兩名成員。正式 召開而達到法定人數的提委會會議有權履行 提委會獲賦予的一切或任何授權、權力和酌 情權。

提委會成員可以書面決議方式通過任何決 議,惟必須所有提委會成員書面同意。

<u>秘書</u>

本公司公司秘書或其代理人應擔任提委會秘書。

4. <u>Notice of Meetings</u>

- 4.1 Meetings of the NC shall be convened by the chairman of the NC.
- 4.2 Unless otherwise agreed, notice of each meeting setting out the venue, time and date together with the agenda of items to be discussed, shall be forwarded to each of the members of the NC and any other person required to attend at least three working days before the intended meeting date.
- 4.3 Any NC member may or, on the request of a NC member, the secretary to the NC shall, at any time summon a NC meeting. Notice shall be given to each NC member in person orally or in writing or by telephone or by email or by facsimile transmission at the telephone or facsimile or address or email address from time to time notified to the secretary by such NC member or in such other manner as the NC members may from time to time determine.
- 4.4 Any notice given orally shall be confirmed in writing as soon as practicable and before the meeting.

5. <u>Minutes of the Meetings</u>

- 5.1 Minutes of the NC meetings shall record in sufficient detail the matters considered in the meetings and decisions reached, including any concerns raised and dissenting views expressed. Draft and final versions of minutes of the meetings should be sent to all NC members for their comments and records within a reasonable time after the meeting and unless there is a conflict of interest, to all other members of the Board.
- 5.2 The secretary of the NC shall keep the minutes and resolutions passed at the NC meetings and such minutes and resolutions shall be open for inspection at any reasonable time on prior reasonable notice by any director save when there is a conflict of interest.

會議通告

提委會的會議應由提委會主席召開。

除非另有協議,否則載有會議地點、時間、 日期及載有會議議題之議程的通告,應於擬 定開會日期之前最少三個工作天送交提委會 各成員及其他需要出席會議的人士。

任何提委會成員或提委會秘書(應提委會成 員的請求時)可於任何時候召集提委會會 議。召開會議通告必須親身以口頭或以書面 形式、或以電話、電子郵件、傳真或其他提 委會成員不時議定的方式發出予各提委會成 員(以該成員不時通知秘書的電話號碼、傳 真號碼、地址或電子郵箱地址為準)。

任何口頭會議通知應在切實可行範圍內盡快 及在會議召開前以書面方式確實。

會議記錄

提委會的會議記錄應詳細記錄會議上審議的 事項及所作出的決定,包括會上提出的關注 及相反意見。會議記錄的初稿及最後定稿應 於會議完成後的一段合理時間內供提委會所 有成員傳閱;以供提出意見及作其他記錄之 用;若無利益衝突,亦應供董事會其餘全部 成員傳閱。

提委會秘書應保存提委會之會議記錄及通過 決議案之文件。除非有利益衝突,否則任何 董事可在提出合理通知後,於任何合理時間 內查閱該等會議記錄及決議案。

6. <u>Annual General Meeting</u>

6.1 The chairman of the NC shall attend (or in his/her absence, appoint another member of the committee or failing this his/her duly appointed delegate, to attend) the Annual General Meeting of the Company and be prepared to respond to shareholders' questions on the activities and responsibilities of the NC.

7. <u>Duties</u>

- 7.1 The NC shall:
 - 7.1.1 review the structure, size and composition (including the skills, knowledge and experience) of the Board at least annually and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy;
 - 7.1.2 identify individuals suitably qualified to become Board members and select or make recommendations to the Board on the selection of individuals nominated for directorships;
 - 7.1.3 assess the independence of independent non-executive directors;
 - 7.1.4 make recommendations to the Board on the appointment or re-appointment of directors and succession planning for directors, in particular the chairman and the chief executive;
 - 7.1.5 before recommending an appointment, evaluate the balance of skills, knowledge and experience on the Board, and, in the light of this evaluation, prepare a description of the role and capabilities required for a particular appointment. In identifying suitable candidates the NC shall:
 - (i) use such method or methods to facilitate the search as it may deem appropriate;

股東周年大會

提委會主席應出席(若提委會主席未能出 席,則委任另一名成員出席;或如該名成員 未能出席,則其適當委任的代表出席)本公 司的股東周年大會,並準備回答股東有關提 委會會議及職責的問題。

<u>責任</u>

提委會應:

至少每年檢討董事會的架構、人數及組 成(包括技能、知識及經驗方面),並 就任何為配合本公司的公司策略而擬對 董事會作出的變動提出建議;

物色具備合適資格可擔任董事的人士, 並挑選提名有關人士出任董事或就此向 董事會提供意見;

評核獨立非執行董事的獨立性;

就董事委任或重新委任以及董事(尤其 是主席及行政總裁)繼任計劃向董事會 提供建議;

在建議作出委任之前,評估董事會的技 能、知識和經驗等方面的均衡性,並按 評估結果,就個別需被委任之董事的角 色及所需具備的能力編制說明文件。在 物色適當人選時,提委會應:

> 採用其認為有助物色人才的適當 方法;

- (ii) consider candidates from a wide range of backgrounds; and
- (iii) consider candidates on merit and against objective criteria, taking care that candidates have enough time available to devote to the position;
- 7.1.6 make recommendations to the Board on any matters relating to the continuation in office of any director at any time including the suspension or termination of service of an executive director as an employee of the Company subject to the law and their service contracts;
- 7.1.7 keep under review the leadership needs of the Company, both executive and non-executive, with a view to ensuring the continued ability of the Company to compete effectively in the marketplace;
- 7.1.8 keep up to date and fully informed of strategic issues and commercial changes affecting the Company and the market in which it operates;
- 7.1.9 in respect of any proposed service contracts to be entered into by any members of the Group with its director or proposed director, which require the prior approval of the shareholders of the Company at general meeting under the Rules Governing the Listing of Securities ("Listing Rules") on The Stock Exchange of Hong Kong Limited ("Stock Exchange"), review and provide recommendations to the shareholders of the Company (other than shareholders who are directors with a material interest in the relevant service contracts and their respective associates) as to whether the terms of the service contracts are fair and reasonable and whether such service contracts are in the interests of the Company and the shareholders as a whole, and to advise shareholders on how to vote:

考慮來自各種背景的人選;及

根據人選本身的條件及客觀標準 來考慮人選,並確保有關人選能 投入足夠時間履行有關職務;

隨時就董事繼續服務等有關的事宜向董 事會提供建議,包括根據法例及服務合 約,暫停或終止某執行董事作為本公司 僱員所提供的服務;

不斷檢討本公司的領導需要(包括執行 及非執行),以確保本公司持續具備有 效市場競爭的能力;

完全掌握對本公司及其所在市場有影響 的策略事宜及商業轉變的最新情況;

檢討及就所有按香港聯合交易所有限公 司(「**聯交所**」)證券上市規則(「上 市規則」),須事先取得本公司股東批 准的有關本集團任何成員與現行董事或 建議委任的董事擬訂立的服務合同,向 本公司股東(股東為與該服務合同有重 大利益的董事及其聯繫人者除外)就該 服務合同條款的公平及合理性、服務合 同對本公司及整體股東而言是否有利及 應怎樣表決,提呈建議;

- 7.1.10 review annually the time required from non-executive directors. Performance evaluation should be used to assess whether the non-executive directors are spending enough time to fulfil their duties;
- 7.1.11 achieve gender diversity at the Board level and review the implementation and effectiveness of the Company's policy on Board diversity on an annual basis;
- 7.1.12 ensure that on appointment to the Board, non-executive directors receive a formal letter of appointment setting out clearly what is expected of them in terms of time commitment, committee service and involvement outside Board meetings;
- 7.1.13 make available its terms of reference explaining its role and the authority delegated to it by the Board by including on them on the respective websites of the Stock Exchange and the Company.

8 <u>Nomination Policy and Procedure</u>

To ensure changes to the Board composition 8.1 can be managed without undue disruption, there should be a formal, considered and transparent procedure for selection. appointment and re-appointment of directors, as well as plans in place for orderly succession (if considered necessary), including periodical review of such plans. The appointment of a new director (to be an additional director or fill a casual vacancy as and when it arises) or any re-appointment of directors is a matter for decision by the Board upon the recommendation of the proposed candidate by the NC.

每年檢討非執行董事所需投入的時間。 應採用績效評估來衡量非執行董事可有 付出足夠時間履行其職責;

在董事會層面上實現性別多元化,並每 年檢討本公司董事會多元化政策的實施 情况和有效性;

確保非執行董事獲委任加入董事會時收 到正式的委任函,當中列明董事會期望 他們付出的時間、在委員會的服務,以 及參與董事會會議之外的活動;

在聯交所及本公司各自的網站公開其職 權範圍,解釋提委會的角色及董事會授 予其的權力。

提名政策和程序

為確保董事會的變更能夠在不受干擾的情況 下進行,在甄選、委任及重選董事時的過程 應為正式且審慎和具透明度,及有序地計劃 繼承(如果認為有必要),當中包括定期審 查該計劃。任命新董事(額外董事或填補臨 時空缺)或重新委任董事,均由董事會根據 提委會對建議候選人的推薦意見作出決定。

- 8.2 The criteria to be applied in considering whether a candidate is qualified shall be his or her ability to devote sufficient time and attention to the affairs of the Company and contribute to the diversity of the Board as well as the effective carrying out by the Board of the responsibilities which, in particular, are set out as follows:-
 - 8.2.1 participating in Board meetings to bring an independent judgment on issues of strategy, policy, performance, accountability, resources, key appointments and standards of conducts;
 - 8.2.2 taking the lead where potential conflicts of interests arise;
 - 8.2.3 serving on the audit committee, the remuneration committee and the NC (in the case of candidate for non-executive Director) and other relevant Board committees, if invited;
 - 8.2.4 bringing a range of business and financial experience to the Board, giving the Board and any committees on which he or she serves the benefit of his or her skills, expertise, and varied backgrounds and qualifications and diversity through attendance and participation in the Board/committee meetings;
 - 8.2.5 scrutinising the Company's performance in achieving agreed corporate goals and objectives, and monitoring the reporting of performance;
 - 8.2.6 how the individual would be able to contribute to the diversity of the Board with reference to the factors set out in the Board Diversity Policy of the Company from time to time in force;
 - 8.2.7 ensuring the committee on which he or she serves to perform their powers and functions conferred on them by the Board; and

考慮候選人是否符合資格建基於彼能否付出 足夠時間和精力處理本公司的事務,並有助 於董事會的多樣化以及有效執行董事會職 責,尤其是以下責任:

參加董事會會議並就公司策略、政策、 績效、問責制、資源、主要任命和行為 守則等問題作出獨立判斷;

出現潛在利益衝突時發揮領導作用;

如為非執行董事候選人,倘受邀時,須 在審核委員會,薪酬委員會和提委會和 其他相關董事會委員會任職;

通過定期出席和參與董事會及其擔任成 員的委員會會議並以其技能、專業知 識、不同背景及資歷與多樣化為董事會 或任何委員會帶來一系列的商業和財務 經驗;

審核本公司達成其商定的企業目標及指 標表現,並監督績效報告;

參考本公司不時生效的董事會多元化政 策所載的因素,考慮該人士如何能夠為 董事會多元化作出貢獻;

確保所服務的委員會履行董事會賦予他 們的權力和職能;及

- 8.2.8 conforming to any requirement, direction and regulation that may from time to time be prescribed by the Board or contained in the constitutional documents of the Company or imposed by legislation or the Listing Rules, where appropriate.
- 8.3 If the candidate is proposed to be appointed as an independent non-executive director, his or her independence shall be assessed in accordance with, among other things, the factors as set out in Rule 3.13 of the Listing Rules, subject to any amendments as may be made by the Stock Exchange from time to time. Where applicable, the totality of the candidate's education, qualifications and experience shall also be evaluated to consider whether he or she has the appropriate professional qualifications or accounting or related financial management expertise for filling the office of an independent non-executive director with such qualifications or expertise as required under Rule 3.10(2) of the Listing Rules.
- 8.4 A summary of this nomination policy, and the progress made towards achieving the objectives set out in this nomination policy, shall be disclosed in the corporate governance Report of the Company annually.

9. <u>Reporting Responsibilities</u>

- 9.1 The NC chairman shall report formally to the Board on its proceedings after each meeting on all matters within its duties and responsibilities, unless there are legal or other regulatory restrictions on the NC's ability to do so.
- 9.2 The NC shall make whatever recommendations to the Board it deems appropriate on any area within its remit where action or improvement is needed.
- 9.3 The NC shall provide to the Board all the information necessary to enable the Company to prepare the corporate governance report to be included in its annual report.

須遵守董事會不時訂明或載於本公司的 組織章程,或法例規定,或根據上市規 則(如適用)。

如候選人建議委任為獨立非執行董事,其獨 立性須按照上市規則第3.13條所列進行評 估,惟受限於聯交所將不時作出修訂。在適 用的情況下,根據上市規則第3.10(2)條,須 評估候選人的教育程度、資格和經驗以考慮 是否備有適當的專業資格或與會計相關的財 務管理專業知識,以填補獨立非執行董事的 職位。

本提名政策的概要,及達致本提名政策所載 宗旨的進度,應每年在本公司的企業管治報 告內予以披露。

報告責任

除非另有法律或其他法規限制提委會的職能 外,提委會每次開會後,提委會主席應就提 委會在其職責範圍內討論的一切事宜,向董 事會提交正式的報告。

提委會應就任何其職責範圍內之事宜而認為 需要採取的行動或作出的改善,向董事會作 出其認為合適的建議。

提委會應向董事會提供所有必要的一切資 料,使本公司能够編制企業管治報告以載入 其年報。

10. <u>Authority</u>

- 10.1 The NC is authorized to investigate any activity within its terms of reference and to seek any information it reasonably requires from any employee of the Company in order to perform its duties.
- 10.2 Where necessary, the NC should seek independent professional advice, at the Company's expense, to perform its responsibilities.
- 10.3 The Company should provide the NC with sufficient resources to perform its duties.

11. <u>Other</u>

11.1 The NC shall review annually its terms of reference, performance and constitution and recommend any changes it considers necessary to the Board for approval.

<u> 權力</u>

提委會有權為履行職責調查任何在其權責範 圍內之事宜而向本公司任何僱員合理地索取 任何資料。

提委會履行職責時如有需要,應尋求獨立專 業意見,費用由本公司支付。

本公司應向提委會提供充足資源以履行其職責。

<u>其他</u>

提委會應每年檢討其權責範圍、表現及組織 章程,並將其認為必要之修改提交董事會審 批。