Nomination and

Remuneration Committee Report

The Nomination and Remuneration Committee (NRC) of Grameenphone, being one of its Board sub-committees, assists the Board broadly in formulation of policy with regard to determining qualifications, positive attributes, experiences, remuneration mainly for Directors and Top-Level Executives of the Company.

Dear Shareholders,

This report provides an overview of how the Committee operates, an insight into the Committee's activities and its role. A brief of the NRC and its roles, responsibilities and functions are appended below:

Composition and Meetings

The NRC of Grameenphone comprises three (3) members who are exclusively Non-Executive Directors, including one (1) Independent Director. The Committee consists of:

- 1. Mr. Abdul-Muyeed Chowdhury, Chair
- 2. Mr. Håkon Bruaset Kjøl, Member
- 3. Mr. Md. Ashraful Hassan, Member

Mr. Abdul-Muyeed Chowdhury, an Independent Director, acts as Chair of the Committee. As per the regulatory guidelines, the Company Secretary, Mr. S M Imdadul Haque acts as Secretary to the Committee. The NRC, accordingly, performs in coherence and ensures compliance with the Corporate Governance Code promulgated by the Bangladesh Securities and Exchange Commission (BSEC).

A total of seven (7) meetings were held during 2020. Mr. M Shahjahan (Managing Director, Grameen Telecom Trust) attended the meetings as a special invitee. A record of the Members' attendance at the NRC meetings during 2020 is given below:

| Committee members | Attendance | % (Percentage) | Committee member since |
|------------------------------------|------------|----------------|----------------------------------------------------|
| Mr. Abdul-Muyeed Chowdhury | 1/1 | 100% | 14 September 2020 |
| Mr. Håkon Bruaset Kjøl | 6/7 | 86% | 11 December 2018 |
| Mr. Md. Ashraful Hassan | 7/7 | 100% | 11 December 2018 |
| Prof. (Dr.) Jamilur Reza Choudhury | 4/4 | 100% | 11 December 2018 (Passed away on 28 April 2020) |

^{*} Details of the Committee members' experience and expertise are given in their biographies under 'Directors' Profile' on pages 29 and 34.

Permanent invitees to the meetings are the Chief Executive Officer (CEO), the Chief Human Resources Officer (CHRO), and the Company Secretary. Relevant heads of divisions and other members of the Management Team also attend the meetings at occasions, as required.

Major Responsibilities of NRC

The purpose, authority, composition, duties and responsibilities of the Nomination and Remuneration Committee are delineated in its Charter. Some of the major responsibilities of the NRC are as follows:

- Recommend a policy on Board's diversity taking into consideration age, gender, experience, education and nationality;
- Formulate the criteria for determining qualifications and independence of Directors;
- Identify persons who are qualified to become Directors and top level executives and recommend their appointment and removal;
- Formulate the criteria for evaluation of performance of Independent Directors and the Board;
- Recommend a policy to the Board relating to the remuneration of the Directors, and Top-Level Executives;
- Assess as to whether the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable Directors to run the Company successfully;
- Evaluate as to whether remuneration of Directors and Top-Level-Executives involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the Company and its goals;
- Identify the Company's needs for employees at different levels and determine their selection, transfer or replacement and promotion criteria;

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 - Recommend and review annually the Company's human resources and training policies;
 - Recommend the remuneration policy of the Company, particularly in relation to the yearly increment principle; and
 - Recommend the Code of Conduct for the Chair of the Board, other Board Members and Chief Executive Officer (CEO) of the Company.

Nomination, Election and Selection of Directors

The NRC is responsible to ensure that the procedures for appointing new Directors are transparent and rigorous. The Board places great emphasis on ensuring its membership reflecting diversity in broader sense. A combination of age, gender, experience, ethnicity, educational background, nationality and other relevant personal attributes in the Board is important in providing a range of perspectives, insights and challenges needed to support right decision making. Recruitment and selection processes for Board members identify candidates with the most suitable skills, knowledge, experiences and personal values. Qualifications stated explicitly in Grameenphone's corporate governance promote the equitable and unbiased selection.

Evaluation of the Board

The NRC is responsible for ensuring the effectiveness of the Board. The Board shall carry out an evaluation once a year of its work, functions, performance as well as monitoring of internal control over financial reporting for the preparation of external financial statements and the safeguarding of assets. The evaluation process is led by the Chair of the Board and assisted by the Company Secretary. Each Director is required to complete a confidential pre-set questionnaire. The evaluation includes a review of the administration of the Board and its committees covering their operations, agenda, reports, and information produced for consideration, and relationship with Management.

Top Level Executive Selection and Remuneration Policy

The performance of the Company depends upon the quality of its Directors and Top-Level Executives. To prosper, the Company must attract, motivate and retain highly skilled Directors and Executives.

The recruitment process for Top-Level-Executives shall be transparent, non-discriminatory, diversified and in alignment with the Code of Conduct. Recruitment standards shall support Grameenphone's reputation as an attractive employer.

The objective of Grameenphone's remuneration policy is to secure that reward for Top-Level-Executives shall contribute to attracting, engaging and retaining the right employees to deliver sustainable value for shareholders in accordance with the Grameenphone behaviour.

Remuneration for Board of Directors

Each Director shall receive reasonable remuneration from the Company for every meeting attended, plus travelling expenses from and to usual place of residence and an allowance per day for the number of days spent attending, travelling to and returning from Board meetings. The amounts will be determined by the Shareholders at the General Meeting.

Major Activities of the NRC during the reporting period were as follows:

- Reviewed and recommended Annual Salary Increment Proposal for 2020.
- Approved 2019 yearly report to the shareholders from the NRC Committee.
- Reviewed and recommended 2019 Short Term Incentive (STI) achievements and 2020 STI plan for the CEO of Grameenphone.
- Reviewed and recommended 2020 Long Term Incentive (LTI) allocation for the CEO of Grameenphone.
- Recommended appointment of Director and Independent Director to the Grameenphone Board.
- Recommended appointment of Chief Executive Officer (CEO), Chief Marketing Officer (CMO), Chief Digital & Strategy Officer (CDSO) and Chief Business Officer (CBO) of Grameenphone.
- Recommended Voluntary Retirement Scheme (VRS).
- Approved the criteria for evaluation of performance of the Board and the CEO.
- Reviewed and recommended the revision in the "Code of Conduct of Grameenphone".
- For and on behalf of the Nomination and Remuneration Committee of Grameenphone Ltd.



Abdul-Muyeed Chowdhury

Chai

Nomination and Remuneration Committee

27 January 2021