OPPENHEIMER HOLDINGS INC.

NOMINATING AND CORPORATE GOVERNANCE COMMITTEE CHARTER

INTRODUCTION

This charter (the “Charter”) has been adopted to govern the activities of the Nominating and Corporate Governance Committee (the “Committee”) of the Board of Directors (the “Board”) of Oppenheimer Holdings Inc. (“Oppenheimer”).

CORPORATE GOVERNANCE GUIDELINES

This Charter is subject to the corporate governance policies adopted by Oppenheimer (the “Oppenheimer Corporate Governance Guidelines”).

PURPOSE

The purpose of the Committee is to carry out the responsibilities delegated by the Board relating to (i) the nomination of Oppenheimer’s directors and related processes and procedures, and (ii) developing and maintaining the Oppenheimer Corporate Governance Guidelines and any related governance matters required by law.

DUTIES AND RESPONSIBILITIES

The Committee is responsible for ensuring that the Board is composed of directors who are fully able and fully committed to serve the best interests of Oppenheimer's stockholders. To this end, the Committee shall have the following authority and responsibilities:

(i) To identify and screen qualified individuals for Board positions, consistent with the director criteria set forth in the Oppenheimer Corporate Governance Guidelines (the “Director Criteria”). The Committee shall consider any director candidates recommended by Oppenheimer's stockholders pursuant to the procedures set forth in the Oppenheimer Corporate Governance Guidelines and described in Oppenheimer's proxy statement.

(ii) To nominate the slate of directors to stand for election by stockholder vote at the annual meeting of stockholders.

(iii) If a vacancy on the Board and/or any Board committee occurs, to identify and approve persons who meet the Director Criteria to fill such vacancies.

(iv) To maintain, review and update for Board approval director independence standards in addition to those required by the New York Stock Exchange, and determine each director’s independence.

(v) To ensure that the Board members are kept up to date with the obligations of the Board and the regulatory environment that affects Oppenheimer.

(vi) To develop and recommend to the Board a set of corporate governance guidelines applicable to Oppenheimer consistent with the highest standards of corporate governance, and to review these guidelines at least once a year and to recommend any
changes to the Board.

(vii) To develop, subject to approval by the Board, a process for an annual evaluation of the Board and its committees and to oversee the conduct of this annual evaluation.

(viii) To conduct an annual evaluation of itself, including without limitation the performance of its duties under this Charter and present the results of the evaluation to the Board. The Committee shall conduct this evaluation in such manner it deems appropriate.

COMPOSITION

The Committee shall consist of at least three members, each of whom are “independent directors” in accordance with the rules of the New York Stock Exchange and as determined by the Board under the Oppenheimer Corporate Governance Guidelines.

The Committee members shall be appointed by the Board and are required to report to the Board after each meeting of the Committee. The Chair of the Committee shall be appointed by the Board upon recommendation from the Committee.

The members of the Committee may be removed by a vote of a majority of the Board at any time with or without cause.

RECRUITMENT, NOMINATION AND APPOINTMENT OF DIRECTORS

The Committee shall recommend to the Board the number of directors to be elected each year at the annual meeting of stockholders.

The Committee shall be responsible for the recruitment and nomination of persons for Board positions, and shall make recommendations to the Board for the appointment of directors to fill vacancies on the Board. In recruiting, nominating and appointing directors, the Committee shall consider the Director Criteria.

The Committee shall also make an initial assessment pursuant to Oppenheimer’s standards for directors’ independence as to whether a candidate would be independent and whether continuing directors continue to be independent and advising the Board of that assessment.

ANNUAL REVIEW OF CHARTER

The Committee shall review and reassess this Charter for adequacy annually and make changes as necessary. The Committee will report to the Board at least annually.

MEETINGS

The Committee shall meet at least two times per year, or more often, as necessary. The chair of the Committee will preside at each meeting of the Committee and, in consultation with other members of the Committee, will set the dates of and the frequency and length of each meeting and the agenda of items to be addressed at each upcoming meeting.
DELEGATION OF AUTHORITY
The Committee shall have the authority to delegate any of its responsibilities, along with the authority to take action in relation to such responsibilities, to one or more subcommittees as the Committee may deem appropriate in its sole discretion.

ORIENTATION AND CONTINUING EDUCATION OF DIRECTORS
The Committee has responsibility for maintaining an orientation program for new directors and overseeing the continuing education needs of all directors in accordance with this Charter and the Oppenheimer Corporate Governance Guidelines.

New directors will be invited to Oppenheimer’s head office within two (2) months of their election or appointment, will be introduced to the senior executive officers of Oppenheimer and will be given tours of the facilities. Prior to these visits, each new director will be provided with copies of all information sent to directors for the previous year.

All directors will be provided with current contact data for Oppenheimer's senior executive officers and for each other.

The Committee will review the information provided to the Board by management as to timeliness of receipt and adequacy to enable the directors to fulfill their responsibilities.

TENURE, RETIREMENT AND SUCCESSION OF DIRECTORS
The Committee will review each director’s position on the Board at least every three (3) years. At the time of this review, each director will be given the opportunity to confirm his or her desire to continue as a Board member. This will also give the Committee an opportunity to recommend to the Board the removal of a director who is not able to fully commit to the demands of the role.

There is no formal retirement policy for members of the Board. The Committee will consider retirement in the normal course every three years or more often if warranted.

If a director’s principal occupation or business association changes substantially from the position he or she held when originally invited to join the Board, the Committee shall review that director’s continuation on the Board and recommend to the Board whether, in light of all the circumstances, the Board should request that the director resign.

The Committee shall make recommendations to the Board with respect to membership on committees of the Board other than the Committee.

GOVERNANCE GUIDELINES
The Committee will review and reassess the adequacy of the Oppenheimer Corporate
Governance Guidelines on an annual basis and recommend any changes to the Board. The Committee will also oversee Oppenheimer’s corporate governance practices, including reviewing and recommending to the Board for approval any changes to other documents and policies in Oppenheimer’s corporate governance framework.

**BOARD EVALUATION**

The Committee is responsible to ensure that the Board conducts an annual self-evaluation each year to determine whether it and its Committees are functioning effectively.

**ANNUAL DISCLOSURE**

The Committee shall annually publish a report to be included in Oppenheimer's proxy statement and/or in its annual filing with the SEC on Form 10-K. This report shall disclose the names of the Committee members, its policies, its determination of the independence of Board and Committee members and its criteria for making such determination.

**OTHER ACTIVITIES**

The Committee shall perform any other activities consistent with this Charter, Oppenheimer's by-laws and governing law, as the Committee or the Board deems appropriate.

The Committee may make recommendations to the Board with respect to potential successors to the Chief Executive Officer as well as other key senior management positions in the Company and may designate a subcommittee, which may include, at the Board’s discretion, non-employee directors who are not serving on the Committee, to assist in fulfilling this function.

The Committee shall have the authority to delegate any of its responsibilities, along with the authority to take action in relation to such responsibilities, to one or more subcommittees as the Committee may deem appropriate in its sole discretion.

**AUTHORITY OF THE COMMITTEE**

To assist the Committee in fulfilling its duties and responsibilities, the Committee shall have the authority, in its sole discretion, to retain or obtain the advice of independent legal counsel and other advisors, including, but not limited to, a director search firm, to negotiate and approve the fees and other engagement terms of such experts, and to direct the payment of fees to such experts. The Committee shall be directly responsible for the appointment, compensation and oversight of the work of any independent legal counsel or other advisor that the Committee retains. The Committee may select legal counsel or other advisors to the Committee only after taking into consideration all factors relevant to that person's independence from management, including the following: (A) the provision of other services to the Company by the person that employs the legal counsel or other advisor; (B) the amount of fees received from the Company by the person that employs legal counsel or other advisor, as a percentage of the total revenue of the person that employs the legal counsel or other advisor; (C) the policies and procedures of the person that employs the legal counsel or other advisor that are designed to prevent conflicts
of interest; (D) any business or personal relationship of the legal counsel or other advisor with a member of the Committee; (E) any stock of the Company owned by the legal counsel or other advisor; and (F) any business or personal relationship of the legal counsel, other advisor or the person employing the advisor with an executive officer of the Company. The Committee shall receive appropriate funding from Oppenheimer, as determined by the Committee in its capacity as a committee of the Board, for the payment of compensation to such advisors.

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