This Charter outlines the Board Risk and Reputation Management Committee’s mission and authority, governance structure, membership duties and responsibilities (including those of the committee members) and meetings and procedures.

1. **PURPOSE**

   The Board Risk and Reputation Management Committee is established for the purpose of:

   1.1 Providing a venue to discuss risk and reputation management strategies and plans of AEV and the top risks of its portfolio companies

   1.2 Establishing and maintaining a constructive and collaborative relationship among AEV Board, AEV senior management team and Risk Owners from across the Group

   1.3 Assisting the Board, and to some extent the Board Audit Committee, in fulfilling its corporate governance responsibilities through better integration and collaboration of risk, reputation and audit management functions.

2. **SCOPE**

   This document covers AEV including its portfolio companies (AboitizPower, Aboitiz Land, Food Group, Aboitiz InfraCapital, Unionbank and future SBUs) and AEV service units.

3. **DEFINITION OF TERMS**

   3.1 SBUs - Strategic Business Units
   3.2 BUs - Business Units
   3.3 CSUs - Corporate Service Units (CSUs)
   3.4 ESCG - Environmental, Social and Corporate Governance Committee
   3.5 Aboitiz Group - refers to all SBUs/BU
   3.6 BOD - Board of Directors
   3.7 Group's Senior Leadership - refers to the Group Management Committee (Group Mancom) and/or AEV Management Committee (AEV Mancom), whichever is applicable
   3.8 Portfolio companies - entities where AEV has investments or holds interests in
   3.9 AEV Top Risks - Common Risks of the Portfolio Companies and the Risks of AEV as a portfolio management company
   3.10 Future Co-Creator Program - Program led by the Great Transformation Office that aims to move from an opportunity-constrained environment to having an abundance of high-impact, highly-validated opportunities available. Includes three phases - voyage, foundry and venture
4. **GOVERNANCE STRUCTURE**

Refer to Section 7 for the duties and responsibilities of each committee.

5. **MEMBERSHIP**

The regular members of the Board Risk and Reputation Management Committee shall be the following:

5.1 At least five (5) Directors, with at least fifty percent (50%) of whom shall be independent directors

5.2 Three (3) non-voting members in the persons of the:
   - 5.2.1 Chief Risk Officer
   - 5.2.2 Chief Finance Officer
   - 5.2.3 Chief Reputation & Sustainability Officer

6. **CHAIRMAN OF THE COMMITTEE**

Upon the recommendation of the Committee, the Board shall appoint one member of the Committee to be its chairman.
7. DUTIES AND RESPONSIBILITIES

7.1. Board of Directors

Please refer to the AEV Board Charter

7.2. Board Risk and Reputation Management Committee

The committee is authorized to deal with any activity within its Charter, including the authority to secure the attendance of outsider experts with relevant experience and expertise as it deems necessary in the performance of its duties.

The Board Risk and Reputation Committee shall represent the Board in discharging its responsibility relating to risk and reputation management related matters across the Portfolio Companies as outlined below. The Committee does not have decision-making authority, except in the circumstances described herein or to the extent that such authority is delegated by the Board.

7.2.1. At least annually, reviews and approves the proposed changes or updates to the AEV Risk Management Manual and Policies in consultation with Group Senior leadership.

7.2.2. Review and approve the proposed AEV risk appetite and tolerance at least annually and in consultation with Subject Matter Experts (SMEs) and risk managers. And, if needed, recommend it for Board approval;

7.2.3. Monitor and review the following reports:

7.2.3.1. AEV's Top Risks, risk profile and treatment/mitigation plans (at least annually) and make recommendations to the Board related to changes to the policy based on this review;

7.2.3.2. SBU Top Risks (at least–annually); SBU Boards/SBU Risk Board Committee to determine the frequency of their risk review.

7.2.3.3. Emerging Risks (at least annually)

7.2.3.4. Project Risks (eg. Future Co-Creation Programs)
7.2.3.5. Risks deemed as critical by the AEV's Mancom and/or the Board Risk and Reputation Management Committee

7.2.3.6. Issues and trends (if necessary)

7.2.3.7. Compliance with the risk appetite and risk tolerance limits and established policies and procedures

7.2.3.8. Integration of risk management to other key processes (if necessary)

7.2.3.9. Overall adherence to AEV's defined risk appetite and tolerance;

7.2.4. Undertake a periodic review of the delegated authorization and control levels within the area of responsibility of the Board Risk Committee. Following consultation with the CEO and CFO, make recommendations to the Board related to any changes in these levels seen to be appropriate based on this review;

7.2.5. Recommend to the Board external advisers when desired expertise for the specific need is not available internally

7.2.6. Ensure the proper implementation of the reputation management synergy framework across the Group by identifying, evaluating and monitoring reputation issues to mitigate risk;

7.2.7. Review with the Group senior leadership the following:

7.2.7.1. Results of the reputation survey that is conducted annually by the reputation management team;

7.2.7.2. Group’s strategy on corporate (group), executive and employer brand and communication, social media (including corporate policy) and sustainability/ESG

7.2.7.3. Exposures and strategies that will mitigate reputation risks, including manipulated content or propaganda to undermine the Group and monitoring of potential reputation issues in all media channels;
7.2.7.4. Relevant research or broker reports, and digital tools application impacting or potentially impacting the Company’s profile and reputation

7.2.8. Review risk oversight and safeguarding implementation across the Group with regards to the risk management framework including standard vocabulary/risk library to ensure that a satisfactory level of risk management discipline is in place

7.2.9. Monitor the effectiveness of risk management functions across the Group and ensure that infrastructure, resources and systems are in place for risk management and are adequate to maintain a satisfactory level of risk management discipline.

7.2.10. Review and recommend to the Board new and significant amendments to policies and related items for risk management

7.3. Risk Management Steering Committee

Please refer to the Group Risk Management Steering Committee Charter

7.4. Committee Members

Each Committee member must:

7.4.1. Become familiar with the Committee mandate and obtain an understanding of the detailed responsibilities of Committee membership as well as the Company’s business and operating environment.

7.4.2. Act honestly and in good faith with a view of promoting the best interest of all stakeholders.

7.4.3. Exercise the care, diligence and skills that a reasonably prudent person would exercise in comparable circumstances.

7.4.4. Regularly attend Committee meetings.

7.4.5. Effectively contribute during discussions.

7.4.6. Willingly offer alternative viewpoints to reflect own personal experiences and opinions.

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7.4.7. Constructively engage with the CEO, CFO and any other senior leader of the Company, who may be consulted for the purpose of the Committee being better informed or better positioned to offer the Company a more reliable recommendation.

7.4.8. Maintain external confidentiality related to details of Committee discussion, including the individual views of members other than as agreed for formal communication to the Company and/or Senior Management by the Committee as a whole.

7.4.9. Seek to find ways to continuously improve the efficiency and effectiveness of the Committee, taking any suggestions related to this to the Committee Chairperson for his consideration.

7.4.10. Be prepared to receive and act upon any feedback received through the Committee Chairperson on ways that the member might improve performance as a Committee member.

8. **MEETINGS AND PROCEDURES**

8.1. Frequency

8.1.1. Regular Meetings

8.1.1.1. The Committee formally meet at least three (3) times a year

8.1.1.2. As necessary, the Committee may meet at such times as determined by its Chairperson, or upon the request of any two (2) of its members.

8.2. Conduct of Meetings

8.2.1. Invitations to meetings shall be sent by AEV Governance and Compliance Team through email and other electronic means prior to the date of the meeting.

8.2.2. The Committee may meet by telephone or video conference and may take action by written consent, where such written consent may be in written or electronic form.
8.3. Notice of Meetings

8.3.1. Unless otherwise agreed, notice of each meeting confirming the venue, time and date, shall be forwarded by AEV Governance and Compliance Team to each member of the Committee and any other person required to attend no later than four (4) weeks or 28 days before the date of the meeting.

8.3.2. Should the Committee Chair decide that confidentiality is required on a particular agenda item, a general description of the subject to be discussed and an explanation of the need for confidentiality needs to be provided to the Committee members in advance.

8.4. Agenda

8.4.1. The agenda for the meetings will be set by the Chairperson of the Committee.

8.4.2. Individual members of the Committee will have the right to place items on the meeting agenda. Items to be discussed in the meeting must be included on the agenda, but under exceptional circumstances an item not on the agenda may be addressed at the meeting provided all members present or represented agree to this addition.

8.4.3. Agenda of meetings will be sent out by the AEV Governance and Compliance Team through email and other electronic means two (2) weeks or 14 days prior to the date of the meeting.

8.4.4. Board Committee materials shall be circulated by the AEV Governance and Compliance Team five (5) days prior to the date of actual meeting in accordance with the existing Board Charter of the company.

8.5. Quorum

The quorum for all meetings shall be no less than two-thirds the membership. However, for recommendations to be made to the Board on any matter all members have the right to input and agree, or register their disagreement.
8.6. Minutes of Meetings

8.6.1. The assigned member shall document the proceedings and resolutions of all meetings of the Committee, including recording the names of those present and in attendance.

8.6.2. The assigned person will keep a record of its meetings for reference and tracking of action items.

8.6.3. Minutes of Committee meetings shall be circulated not later than three (3) working days from the date of the meeting to all members of the Committee for review.

8.7. Per Diems

The committee members shall be entitled to per diem for every attendance to a Committee meeting.

9. REPORTS OF THE BOARD RISK AND REPUTATION MANAGEMENT COMMITTEE

The Chairman of the Committee shall submit to the Board a copy of the minutes of the Committee meeting six (6) calendar days prior to the meeting of the Board and discuss with the Board the highlights of the matter discussed during the Committee meetings.

10. ANNUAL PERFORMANCE REVIEW

The Board Risk and Reputation Committee shall perform an annual self-assessment exercise. The results shall be communicated to Environmental Social and Corporate Governance Committee (ESCG)

11. CONFIDENTIALITY

In the course of its deliberations, or through reports and other information provided to it, Committee members may become party to knowledge that is confidential or sensitive in nature.

The Committee and each of its members has a duty of care related to such knowledge and a responsibility that such knowledge not be transferred knowingly or unknowingly to any person not entitled to such information.
In situations where such knowledge is extremely confidential or sensitive, the Committee may choose to avoid any record in writing of that particular knowledge, to avoid risk of inadvertent spreading of such knowledge.

12. REVIEW AND AMENDMENT OF CHARTER

The Committee shall review and assess, at the last committee meeting of the year, the adequacy of the charter at least annually and obtain the approval of the full Board of Directors for any revisions thereto or for any case where external bodies may suggest a change.

Suggestions by such external bodies, however, are subject to the approval of the full Board of Directors.

13. EFFECTIVITY CLAUSE

This Charter has been approved by the Board of Directors of Aboitiz Equity Ventures, Inc. via electronic mail last January 09, 2023 and shall take effect immediately.