

ASCENCIA LIMITED

("ASCENCIA")
TERMS & CONDITIONS
INDEPENDENT /
NON-EXECUTIVE DIRECTOR
OF ASCENCIA

ASCENCIA LIMITED - DIRECTOR INDUCTION



1. APPOINTMENT

• Independent / Non-executive director of Ascencia, either filling a casual vacancy / appointed as an additional director on the Board of Ascencia, stand for election / re-election as director at the next Annual Meeting of Shareholders of Ascencia.

2. DUTIES

- Director will faithfully and diligently perform the duties normally performed by a director of a listed company incorporated under the laws of Mauritius.
- A comprehensive induction pack is forwarded to newly appointed director who is encouraged to contact the Company Secretary
 of Ascencia for additional information.

3. BENEFITS

 Independent / Non-executive director of Ascencia perceive (a) a basic monthly and an (b) attendance fee per scheduled board meeting.

4. TIME COMMITMENT

- Time commitment of two to three hours per board meeting.
- Expected to spend time reading the Board pack ahead of each meeting.
- Consult with the Chairman before accepting additional commitments that might affect the time able to devote to the role as [an independent / a non-executive] director of the Company.

5. OUTSIDE INTERESTS

- Director who has business interests other than those of the Company acknowledge to declare any conflicts that are apparent at present.
- In the event that director become aware of any potential conflicts of interest, these should be disclosed to the Chairman and Company Secretary of Ascencia as early as possible.

6. CONFIDENTIALITY

• All information acquired during appointment as director is confidential to the organisation and should not be released either during appointment or following termination, to third parties without prior clearance from the Chairman.

7. INDEMNITIES AND INSURANCE

• A directors' and officers' liability insurance policy has been subscribed to and renewed by Rogers Group including its subsidiary, Ascencia. The policy provides cover for the risks arising out of the acts or omissions of the Directors and Officers of Ascencia. Fraudulent, malicious or willful acts or omissions are excluded in the insurance policy.

8. BOARD COMMITTEES

• In the event that director is also asked to serve on one or more of the Board committees, the Company Secretary will write to director setting out the committee(s)'s terms of reference, any specific responsibilities and any supplementary fees that you may be entitled to.

9. DATA PROTECTION

• Director consent to the Company for holding and processing information on self for legal, administrative and management purposes and in particular for the processing of any sensitive personal data (as defined in The Data Protection Act 2017).



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