

Auckland Transport

Board Charter

September 2019November 2023

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Introduction

Auckland Transport is a statutory body corporate, and a council-controlled organisation established under section 38 of the Local Government (Auckland Council) Act 2009 (Act), specifically to contribute to an effective, efficient and safe Auckland land-transport system in the public interest.

Auckland Transport is 100% owned by Auckland Council (being itself a statutory body corporate established under section 6 of the Act). As a result, matters relating to the corporate governance of Auckland Transport and in particular Auckland Transport's board of directors (be or subject to:

- The provisions of the Act.
- Fiduciary duties.
- Other applicable enactments (including, without limitation, those set out in the Act).
- Auckland Transport's <u>S</u>statement of <u>lintent</u>.
- Any policies, guides (or similar) that may from time to time be adopted or made by Auckland Council in respect of substantive council-controlled organisations in general, or Auckland Transport in particular; and
- Any operating rules that Auckland Council may from time to time make for Auckland Transport.
- This document together with other key governance documents should be publicly available.

<u>Under the legislation, Auckland Transport has the powers, responsibilities and roles of both a regional council and a road controlling authority.</u>

Auckland Transport's purpose and principles

Purpose

We care fortiaki all those who use transport in Tāmaki Makaurau Auckland.

Ka tiaki mātou I te hunga katoa ka eke waka I Tāmaki Makaurau.

<u>Transport has the potential tomust shape Auckland for the better. For Auckland Transport, to tiaki well is to care for, enable and deliver a transport system that contributes to a more thriving and sustainable Tāmaki Makaurau Auckland and unlocks its potential as a city.</u>

Principles

<u>Auckland Transport is guided in everything it does by the following four principles:</u>

- Listening and responding to needs of its customers and communities.
- Leading and partnering bringing all players together to take a whole of system view.
- Putting people and places at the heart of how it designs and delivers its transport system.
- Partnering with M\u00e4ori to deliver a transport system that that improves outcomes for all.

Auckland Transport's functions

As per legislation, Auckland Transport's functions are to:

- Prepare the Regional Land Transport Plan for Auckland in accordance with the Land Transport Management Act, 2003 (this Act).
- Manage and control the Auckland transport system in accordance with this Act.
- Carry out research and provide education and training in relation to land transport in Auckland.
- Undertake any other transport functions that the Auckland Council may lawfully direct it to perform or delegate to it.
- Undertake any transport functions expressly conferred on the Auckland Council by any enactment



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- that the Council may lawfully delegate to it.
- Undertake or exercise any functions, powers, and duties in respect of state highways that the New Zealand Transport Authority may lawfully delete to it.
- <u>Undertake other functions that are given to it by this Act or any other enactment, or that are incidental and related to, or consequential upon, any of its functions under this Act of any other enactment.</u>

Delegated activities

Auckland Council has delegated the following additional activities to Auckland Transport:

- Management and control of off-street parking.
- Acquisition of property (for transport related purposes)
- A range of maritime functions administered by the Harbourmaster.

Government has also granted airport authority status to Auckland Transport to manage and operate the two aerodromes Auckland Council owns on Great Barrier Island.

Climate-change and Auckland Transport

As a Council Controlled Organisation, Auckland Transport is committed to contribute towards reducing carbon emissions and to contribute towards a climate resilient future. This will be achieved by:

- Supporting the implementation of actions identified in Te Tāruke-ā-Tāwhiri Auckland Climate Plan as appropriate for Auckland Transport.
- Supporting the delivery of Auckland Council's regional and organisational targets of halving emissions
 <u>by 2030for emission reduction, reaching net zero by 2050</u> and taking a precautionary approach to
 planning for the impacts of climate change.
- Embedding climate change considerations into investment decision-making and planning, and corporate policies regarding both emissions reduction and addressing the impacts of current and ongoing climate change.
- Fully assessing and disclosing climate-related risks to support Auckland Council's reporting requirements under in the Climate Change Response (Zero Carbon) Amendment Act and its commitment to disclosure on climate-related financial risks through its group Annual Report.

Auckland Transport's Ambition and Future Vision

Organisational structure. The design principles of this new structure are:

- Ensuring customers and community are reflected in how the business operates, how decisions are made and how services are designed and delivered.
- Providing improved clarity for functional accountabilities for each business unit and an intuitive business structure.
- Enabling better coordination and collaboration between the business units to improve speed of decision making and to address issues of silos impacting the right outcomes for Auckland Transport and its stakeholders.
- Contributing to improve value for money for Aucklanders, doing the basics right and delivering on Auckland Transport's service delivery and capital programme commitments.
- Enabling Auckland Transport to better partner with Māori to create shared outcomes in line with our Te Tiriti o Waitangi partnership obligations

Board Commitment

The bBoard of Auckland Transport understands the organisation's purpose, principles and functions, supports



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<u>its ambition and future vision, and its commitment to Auckland Council's climate-change plan. It recognises</u> the need for the highest standards of behaviour and accountability from Directors and accordingly endorses the principles set out in:

- The Four Pillars of Governance Best Practice for New Zealand Directors published by the Institute of Directors in New Zealand (Incorporated); and
- AT's Code of Conduct.

Purpose of Charter

This <u>Board_board</u> Charter (Charter) and the board committees' charters and policies set out governance requirements for the Auckland Transport <u>b</u>Board. These include the roles and responsibilities, structure, members' <u>powerspowers</u>, and processes of the <u>b</u>Board.

Governance Objectives

The board has statutory responsibility for the affairs and activities of the organisation, which in practice is achieved through delegation to the Chief Executive and others who are charged with the day-to-day leadership and management of the organisation.

The beoard has adopted the following governance objectives:

- To lay solid foundations for management and oversight.
- To structure itself to add value.
- To promote ethical and responsible decision making.
- To safeguard the integrity of its financial reporting.
- To make timely and balanced disclosure.
- To respect the rights of its shareholders.
- To recognise and manage risk.
- To remunerate fairly and responsibly.
- To ensure the effective monitoring and management of health & safety.
- To promote a corporate culture which embraces diversity and inclusion.
- To ensure there are appropriate sustainability processes and reporting in place for the organisation.
- To ensure there is a strong focus on customer service, aspiring for an excellent experience across all AT's customer touchpoints.

Governance Philosophy & Approach

The beoard will govern Auckland Transport with an emphasis on:

- Serving the legitimate interests of Auckland Council (AC) as owner of Auckland Transport and accounting to AC fully for the performance of the organisation and for the beoard's stewardship of that performance.
- Remaining up to date in terms of key stakeholders' concerns, needs and aspirations.
- Ensuring that no one person or block of persons has unfettered power and that there is an appropriate balance of power and authority on the bBoard.
- Demonstrating high ethical standards and integrity in their dealings both individually and collectively.
- Speaking with one voice on all policy and directional matters, acknowledging that directors are collectively accountable for all beoard decisions.
- Developing a future focus rather than being preoccupied with the present or past.
- Providing leadership in the exploration of strategic issues rather than becoming distracted by administrative or operational detail.

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- Behaving proactively rather than reacting to events and to the initiatives of others.
- Bringing a diversity of opinions and views to bear on its decisions.
- Developing and expressing a collective responsibility for all aspects of the beoard's role.
- Ensuring there are positive conditions for the motivation of the Chief Executive and that there is adequate training to support him/her in their role.
- Performing such other functions as are prescribed by law or assigned to the beard.
- Demonstrating strong alignment to customer service, good stewardship and ratepayer expectation.
- Operating in a manner that recognises and respects the significance of Te Tiriti / the Treaty. To honour
 this commitment, the principles of Te Tiriti / the Treaty will be used as a guide to inform AT's approach
 when making decisions about matters affecting Māori.

Role of the Board

The role of the bBoard is to:

- lead the development of the organisation's purpose, in consultation with the shareholder, management and key stakeholders.
- set the strategic direction and driving it forward to maximise company performance and direct management accordingly.
- exercise corporate leadership through the establishment and monitoring of necessary controls.
- Provide professional governance, oversight and monitoring of the organisation

This is to ensure AT is equipped to respond to the changing circumstances and situations in the external and internal environments in order to meet its requirements in law and the expectations and requirements of Auckland Council and other key stakeholders. This requires the board to work as a team and meet on a regular basis

Responsibilities of the Board

On behalf of the key stakeholders, the beard of Auckland Transport is responsible for the active stewardship of the organisation to ensure its future well-being for the benefit of members and other current and future stakeholders.

The bBoard's legal duty is to the organisation as a whole. In meeting this duty, the bBoard must ensure that all legal requirements under the relevant Acts and regulations are met, and that Auckland Transport is protected from harmful situations and circumstances, in the interests of both current and future stakeholders.

<u>To achieve this</u> <u>Tthe b</u>Board:

- Provides leadership to Auckland Transport ensuring that the organisation fulfils its purpose and acts in the best interests of Auckland Transport, Auckland Council and other stakeholders.
- Determines and articulates Auckland Transport's purpose and values, sets the strategic direction as the basis for further planning, e.g.e.g., annual and longer-term planning, and oversees the selection and implementation of strategies consistent with that purpose and those values.
- Ensures that the organisation achieves the objectives of Auckland Council as its shareholder, both commercial and non-commercial, as specified in the statement of intent.
- Determines the appropriate culture for Auckland Transport and models behaviours that both reflect and promote the desired culture.
- Establishes governance policies that provide the framework for the management of Auckland Transport, e.g., financial, human resource, asset management policies, etc., and ensures that internal processes and procedures are designed to provide effective controls and serve as the basis for reporting to the beoard as required.
- Appoints and employs the Chief Executive and monitors management and organisation performance



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- against bBoard-established criteria.
- Identifies and characterises potential organisational risks and creates a framework for managing and monitoring them.
- Ensures that the organisation satisfies all internal and externally imposed compliance requirements including all applicable laws, regulations and codes of best practice.
- Takes an active role in succession planning ensuring that the beoard has directors with an appropriate mix of skills, knowledge and experience, whether, individually, they are elected or appointed.
- Establishes and maintains an effective interrelationship with stakeholders in general, and serves, in particular, the legitimate interests of the members of Auckland Transport and accounts to them fully.
- Confronts and responds to climate-related issues to ensure the organisation's long-term sustainability and to reduce its impact on the environment.

Purpose of the Board

The Booard has two broad purposes:

a) COMPLIANCE: conform with or exceed all legal requirements

Legal

- · comply with directors' responsibilities
- comply with laws
- · monitor insurance requirements

Accountability

- · monitor financials
- compliance audits
- regulatory compliance

b) PERFORMANCE: assist the organisation to perform to its best potential

Strategy and policy

- approve Vision/mission and ensure it is embedded into the organisation's operations
- approve strategic plan and policies and monitor regularly

Accountability

- overall performance of the organisation
- board evaluation, succession planning
- report outcomes to stakeholders
- __manage CEO

Public Relations

- · represent and participate
- · keep stakeholders informed
- · project a strong and positive image
- promote the vision
- facilitate cohesion
- protect the interests of stakeholders
- speak with one voice regarding bBoard decisions

Risk management

- ensure up-to-date and effective risk profile and management strategy
- monitor critical risks

The bBoard, while meeting its responsibilities, is mindful of AT's mission and its business objectives.

Duties of Directors

- A director must fulfil his/her fiduciary duty to <u>always</u> act in <u>good faith and in</u> Auckland Transport's best interest at all times regardless of personal position, circumstances or affiliation.
- A director must exercise a <u>his/hertheir</u> power for a proper purpose.



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- A director must <u>act with honesty and integrity, and must</u> not act, or agree to the organisation acting, in a manner that contravenes relevant Acts of Parliament.
- A director must not agree to the business of the organisation being carried on in a manner likely to create
 a substantial risk of serious loss to the organisation's creditors or to put the health and safety of those
 who work in the organisation at risk.
- A director must not agree to the organisation incurring an obligation unless the director believes at that time on reasonable grounds that the organisation will be able to perform the obligation when it is required to do so.
- A director, when exercising powers or performing duties as a director, must exercise the care, diligence and skill that a reasonable director would exercise in the same circumstances.
- A director, when exercising powers or performing duties as a director, may rely on reports, statements and financial data and other information prepared or supplied, and on professional or expert advice.
- A director must, immediately after becoming aware of the fact that he/she is interested in a transaction or proposed transaction with AT, ensure this is entered in the Register of Interests.
- A director who, in his/her capacity as a director of AT, has information that would not otherwise be available to him/her must not disclose that information to any person, or make use of or act on the information, except:
 - For the purposes of AT.
 - As required by law.

The Board's relationship with other stakeholders

The beoard will use its best endeavours to familiarise itself with issues of concern to all relevant stakeholders. The beoard recognises that AT's long-term survival and prosperity are closely intertwined with the environments and markets within which it operates and the extent to which AT is seen as a responsible corporate citizen.

Board Composition

The composition of the beord will reflect the duties and responsibilities it has and the role it performs in setting the organisation's strategy and seeing that it is implemented.

The governing body of Auckland Transport is the <u>b</u>Board <u>of directors</u>. The <u>b</u>Board will comprise:

- no fewer than six (6) and no more than eight (8) voting directors, of whom 2 may be members of Auckland Council; and
- 1 non-voting director nominated by the <u>Waka Kotahi</u> New Zealand Transport Agency (who
 may be a person who is the holder of an identified office or <u>senior executive</u> position
 within the <u>Waka Kotahi</u> New Zealand Transport Agency).

The Board board, including its chairperson and deputy chairperson, must be appointed by Auckland Council. Auckland Council must not appoint a member of its own governing body as the chairperson or deputy chairperson of the Board board.

Role of the Board Chair and Deputy Chair

The role of the Board board Chair chair is to:

- Chair bBoard meetings.
- Provide appropriate leadership to the Board board and the organisation.
- Facilitate bBoard discussion to ensure the critical issues facing the organisations are directly confronted and addressed.
- Maintain a regular dialogue and mentoring relationship with the Chief Executive and Senior Executives.



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- Maintain a regular dialogue with the Mayor and other key stakeholders (including the media).
- Lead the director induction process.
- Monitor the performance of the <u>Bb</u>oard and other individual Directors.
- Ensure the on-going effectiveness and development of the Bboard.

The role of the Deputy deputy Chair chair which includes the ability to take on the Chairs chair's role, as and when required, is to:

- Chair meetings in the absence of the Chairchair.
- Provide effective leadership.
- Acting on the chairperson's behalf as required for meetings with the Mayor and other key stakeholders.
- Undertaking other duties are required by the board.

The Board Secretary

The appointment of the Beard-board secretary is made on the recommendation of the CEO-Head of Governance and must be approved by the board. The secretary is responsible for ensuring that board procedures are followed, that the applicable rules and regulations for the conduct of the affairs of the board are complied with and for all matters associated with the maintenance of the board or otherwise required for its efficient operation.

All members, particularly the chair, have access to the advice and services of the secretary for the purposes of the board's affairs and the business.

Board Meeting and Agenda

- Board meetings will be split into closed and open sessions with separate agendas and minutes.
- Board business will generally be conducted in bBoard meetings.
- Members will use their best endeavours to attend board meetings and to prepare thoroughly.
- Members are expected to participate fully, frankly and constructively in board discussions and other
 activities and to bring the benefit of their particular knowledge, skills and abilities to the board table.
 Members unable to attend a meeting will advise the chair at the earliest date possible and confirm in
 writing to the secretary.
- The Booard will make the best possible use of its meetings by dealing only with matters that have governance-level significance, by focusing primarily on the future and, within a defined policy framework, by delegating as much as possible to the Chief Executive.
- The Board will develop a work plan covering the next 12 months that:
 - Ensures the <u>Bb</u>oard regularly reviews progress towards achievement of the strategic direction/RLTP and relevant strategic issues.
 - Provides assurance that all relevant compliance requirements are addressed.
 - o Improves <u>Bb</u>oard performance through education and continuous focus on its governance effectiveness.
- The Chairperson, in consultation with the Chief ExecutiveHead of Governance, will establish the agenda for each Bboard meeting, although each director is free to suggest the inclusion of item(s) on the agenda. The agenda will generally be structured so that the most important business of the meeting is taken near the start of the meeting.
- The <u>Bb</u>oard will normally meet once every four weeks; however, <u>Bb</u>oard meetings may be scheduled at other times or at other frequencies as determined by the <u>Bb</u>oard.
- Board meetings will be conducted in an open, constructive and respectful manner, recognising that genuinely held differences of opinion can bring greater clarity and lead to better decisions.
- Directors will receive their Bboard papers at least four working days prior to the meeting.

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- At each normal meeting the organisation's interests register will be updated as necessary and the board will consider the work programme and related management papers noted in *Appendix 1*.
- Subject to legal or regulatory requirements the board will decide the manner and timing of the publication of its decisions.
- Directors are entitled to have access, at all reasonable times, to all relevant organisation information and to management.
- Clean copies of the board meeting agenda and minutes will be uploaded to board books. These will be stored for a period of 7 years.

Board Meeting Quorum

- A meeting is duly constituted if a quorum is present, whether or not all of the directors are voting or entitled to vote.
- Business may not be transacted at any meeting unless at least a quorum of directors is present during the whole of the time at which the business is transacted.
- The quorum of a meeting of the board of Auckland Transport is half of the majority of the number of directors (50% plus 1).

Director Induction

The <u>Bb</u>oard will give all newly appointed directors a thorough induction into the affairs of both the <u>Bb</u>oard and Auckland Transport at large. In fulfilment of this obligation:

- All prospective directors will be provided with all relevant information.
- Upon appointment / election and prior to attendance at their first Bboard meeting, newly appointed directors will receive a copy of the Board Chartercharter, Governance Policies and other relevant legal governance documentation, current and recent meeting papers, an organisational chart, contact details for other directors and key staff, a glossary of key terms, definitions and acronyms, the current year's meeting schedule and the Board board work plan.
- Newly elected or appointed directors will meet with the Chairperson for a governance familiarisation. This meeting may be held as a group session or with individuals.
- They will also meet with the Chief Executive for an operational familiarisation.

Directors' remuneration & reimbursement of expenses

The Directors' remuneration is paid in the form of Directors' fees. Board members' fees will compensate board members fully for their normal contribution to the board, including attending board and Committee committee meetings, meeting preparation, stakeholder management and any other agreed tasks. The decision to remunerate elected members (and if so, how much) will be determined in accordance with applicable government guidelines on director's remuneration.

Additional fees are paid to the <u>Chairperson_chair</u> of the <u>Board_board</u>, <u>deputy chair of the board</u> and to <u>Chairpersons_chairpersons</u> and <u>members</u> (other than the <u>Chairperson-chair</u> of the <u>Board_board</u> or <u>deputy chair of the board</u>) of each <u>Committee_committee</u> to reflect the additional responsibilities of these positions.

Auckland Transport will reimburse all reasonable expenses incurred by directors in carrying out their role. Directors will claim these expenses within a period of six (6) months from the date of expense.

Chief Executive Remuneration

The bBoard will determine Chief Executive remuneration based on terms and conditions that reflect the nature

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of the organisation (size, sector, complexity of strategic challenges, etc.) and market conditions for executive remuneration in comparable organisations. Unless otherwise delegated, e.g., to a beloard committee, this will be determined by the beloard as a whole.

Conflict of Interest

The board, both individually and collectively, are expected to act ethically and in a manner consistent with the values of the organisation. A key aspect of ensuring integrity in decision-making is to manage any potential conflicts of interest. As a result, the beoard requires each director to:

- Minimise the possibility of any conflict of interest that could give rise to a conflict with the organisation by monitoring involvement in other businesses that could lead to a potential conflict of interest.
- Keep the beoard advised, on an on-going basis, of any material relationship that could potentially conflict with the interests of Auckland Transport, and the potential for any such material relationship to develop.

Where conflicts of interest do arise, directors will excuse themselves from the relevant discussions and will not exercise their right to vote in respect of such matters.

All conflict of interest shall be recorded in a register maintained by the board secretary.

Provision of business or professional services by members

Because a conflict of interest (actual or perceived) may be created, directors should not, generally, provide business or professional services of an ongoing nature to the organisation.

Notwithstanding the general rule, the organisation is at liberty to for the purpose of a special assignment, engage the services of any director having special expertise in the particular field, so long as the terms of engagement are competitive, clearly recorded and all legal requirements for disclosure of the engagement are properly observed.

Other board appointments

Any director is, while holding office, at liberty to accept other board appointments so long as the appointment is not in conflict with the business and does not detrimentally affect the director's performance as a director. All other appointments must first be discussed with the chair before being accepted.

Board and member evaluations

The board will, each year, critically evaluate its own performance, and its own processes and procedures to ensure that they are not unduly complex and are designed to assist the board in effectively fulfilling its role. Each beard sub-committee will review its performance annually and report the results to the beard. Each year, individual members will be evaluated by a process whereby the board determines questions to be asked of each member about him or herself and about each other including the chair, each member answers the questions in writing, and the responses are collected and collated by the chair who then discusses the results with each member. The chair's own position is discussed with the deputy chair and/or the rest of the board.

Continuous Education & Professional Development

It is expected that all Directors continuously educate themselves to ensure that they may appropriately and effectively perform their duties.



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In addition, visits to specific organisation operations when appropriate and briefings from key executives and industry experts will be arranged. From time-to-time the beard also undertakes educational trips to receive briefings from companies in relevant industries.

All directors will be encouraged to undertake relevant professional development including attendance at conferences relevant to their role as directors or conferences related to other aspects of their directorship of Auckland Transport. Auckland Transport may contribute to the costs associated with this activity according to a policy that the beard will adopt and review from time to time.

Ethical Standards

Board members are expected to observe the highest standards of ethical behaviour.

The board supports and encourages policies within the organisation which require Directors and employees to observe high standards of personal integrity and display honesty in their dealings.

Board Competencies, Skills, and Knowledge

Board members are expected to meet a number of core competencies as well as relevant industry, technical, or specialist skills required for that board.

Core Competencies

The core competencies expected on substantive CCO boards are:

- sound judgement and decision-making
- commercial acumen
- public service ethos and awareness of a public media profile
- an understanding and commitment to council's obligation to Te Tiriti o Waitangi
- a high standard of personal integrity
- clear communication and an ability to debate in a reasoned manner.
- effective teamwork and collaboration
- the ability to think strategically.
- risk assessment and contingency management
- commitment to the principles of good corporate citizenship
- experience in governance; preferably corporate governance

The mix of skills and experience on the board will be taken into account, and consideration given to complementing and reinforcing existing skills and reducing skill gaps where necessary.

Position of CEOChief Executive

The board will link the organisation's governance and management functions through the CEOChief Executive. All board authority conferred on management is delegated through the Chief ExecutiveCEO so that the authority and accountability of management is considered to be the authority and accountability of the Chief ExecutiveCEO—so far as the board is concerned. The board must agree to the levels of sub delegation immediately below the Chief ExecutiveCEO. The board will agree with the Chief Executive CEO to achieve specific results directed towards the organisation goals. This will usually take the form of an annual performance contract under which the Chief ExecutiveCEO is authorised to make any decision and take any action within the management limitations, directed at achieving the organisation goals.

Between board meetings the chair maintains an informal link between the board and the Chief Executive CEO,



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expects to be kept informed by the <u>Chief Executive</u>CEO on all important matters, and is available to the <u>Chief Executive</u>CEO to provide counsel and advice where appropriate. Only decisions of the board acting as a body are binding on the <u>Chief Executive</u>CEO. Decisions or instructions of individual members, officers or committees should not be given to the <u>Chief Executive</u>CEO and are not binding in any event except in those instances where specific authorisation is given by the board.

Accountability of CEO-Chief Executive to the board Board

The <u>Chief Executive</u>CEO, in association with the chair, is accountable to the board, through the chairperson, for the achievement of the organisation goals and the <u>Chief Executive</u>CEO is accountable for the observance of the management limitations.

At each of its normal monthly meetings the board should expect to receive from or through the Chief Executive CEO:

- the operational and other reports and proposals referred to above
- such assurances as the board considers necessary to confirm that the management limitations are being observed.

Management limitations

- The <u>Chief ExecutiveCEO</u> is expected to act within all specific authorities delegated to him or her by the board. The <u>Chief ExecutiveCEO</u> is expected to not cause or permit any practice, activity or decision that is contrary to commonly accepted good business practice or professional ethics. In allocating the capital and resources of the organisation the <u>Chief ExecutiveCEO</u> is expected to adhere to the organisation goals. The <u>Chief ExecutiveCEO</u> is expected to not cause or permit any action without taking into account the health, safety, environmental and political consequences.
- In financing the organisation, the Chief ExecutiveCEO is expected to not cause or permit any action that is likely to result in the organisation becoming financially embarrassed. The assets of the organisation are expected to be adequately maintained and protected, and not unnecessarily placed at risk. In particular, the organisation must be operated with a comprehensive system of internal control, and assets or funds must not be received, processed or disbursed without controls that, as a minimum, are sufficient to meet standards acceptable to the organisation's external auditors. One of the tools used as a framework is an asset management plan for both on and off-balance sheet assets.
- The <u>Chief ExecutiveCEO</u> is expected to not permit employees and other parties working for the organisation to be subjected to treatment or conditions that are undignified, inequitable, unfair or unsafe.

Board Sub_Committees

- Committees established by the <u>b</u>Board review and analyse policies and strategies, usually developed by
 management, which are within their terms of reference. They examine proposals and where appropriate
 make recommendations to the full <u>b</u>Board.
- Committees do not take action or make decisions on behalf of the beloard unless specifically mandated by prior beloard authority to do so.
- The current Committees of the bBoard are the Safety and Human Resources sub-committee, Customer and Innovation sub-committee and the Finance, Capital and Risk sub-committeeDesign and Delivery Committee, Finance and Assurance Committee, Safety Committee and People and Culture Committee.
- An individual charter exists for each Committee committee which will be annually reviewed by the beoard.
- From time-to-time the bBoard may create ad hoc or other committees to examine or have the delegated authority to deal with specific issues on behalf of the Bboard.

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- Committee Chairpersons chairs and members are appointed by the bBoard.
- The bBoard reviews annually the performance of each Committee, to ensure that each Committee is operating consistently with its Charter.

Reliance on Information

- Directors may rely on reports, statements, financial data and other information prepared or supplied by an employee of Auckland Transport whom, on reasonable grounds, the director believes (using their own judgment) to be reliable and competent in relation to the matters concerned.
- Directors may rely on professional or expert advice given by a professional advisor or expert in relation to matters which the director believes, on reasonable grounds (using their own judgment), to be within the person's professional or expert competence.
- Directors may rely on the information if the director acts in good faith, makes proper enquiry and has no knowledge that such reliance is unwarranted.
- Directors may rely on the integrity and honesty of the other directors of Auckland Transport, the Chief Executive, senior management and professional advisors and experts.

Other Undertakings

A Director may not:

- use confidential information for his or her personal gain or for the benefit of any other person.
- buy or sell (or encourage another person to buy or sell) a property or other asset when in possession of information through his or her position that may affect the value of that asset.
- engage in dialogue with members of the press about any matter concerning Auckland Transport without
 the prior approval of the chairperson. If dialogue is required by a director in a capacity other than as an
 Auckland Transport director, the director will act in the best interests of Auckland Transport. If this is not
 possible, the director will discuss the matter with the chairperson prior to any such engagement or operate
 under a standing agreement with the chairperson.

Directors should not accept benefits, gifts, hospitality or favours which create or appear to create a favoured position for another organisation or person who either is or aspires to be a vendor or supplier to Auckland Transport. Where offers of gifts, hospitality or inducement are made, these should be reported to the chairperson as applicable for a decision on acceptance or otherwise.

Review of Charter

The board will review this charter every 18 months or as required to ensure it remains consistent with the board's objectives and responsibilities.

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Approved by:



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Mark Darrow (Interim Chair)	Wayne Donnel <u>l</u> y (Deputy Chair)
Raveen Jaduram	Henare Clarke
Councillor Chris Darby	Councillor Andrew Baker



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Appendix 1

At each normal meeting the organisation's interests register will be updated as necessary and the board will consider:

- o an operational report from the CEOChief Executive
- o a report from the Executive General Manager, GM_FinanceChief Financial Officer
- o reports on their activities from AT's business areas.
- o specific proposals for capital expenditure and acquisitions in accordance with delegations.
- o major issues and opportunities for the organisation
- o In addition, the board will, at intervals of not more than one year:
 - review the organisation goals.
 - review the strategies and operating plans for achieving AT's goals.
 - approve the annual budget.
 - approve the annual and half-yearly financial statements and public announcements.
 - approve the annual report.
 - review the board composition, structure, and succession.
 - review the organisation's audit requirements.
 - review the performance of, necessity for and composition of board committees.
 - > undertake board and individual member evaluations.
 - review the CEO's Chief Executive's performance and remuneration.
 - review remuneration policies and practices in general.
 - review risk policies and controls including insurance covers and compliance with legal and regulatory requirements.
 - review the organisation's code of conduct and ethical standards.
 - review customer, supplier, and stakeholder relations.
 - > settle the following year's board work plan.
 - > Review the organisation's climate-related impacts and risks.



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