

## MANDATE OF THE BOARD OF DIRECTORS

As Approved by the Board of Directors on March 28, 2025 (reviewed and renewed annually)

## I. ROLE AND RESPONSIBILITIES

- 1) The Board of Directors (the "Board") is responsible for the stewardship of Signature Resources Ltd. (the "Company"). This requires the Board to oversee the conduct of the business and supervise management, which is responsible for the day-to-day conduct of the business.
- 2) The Board is responsible for the strategic planning, review and oversight for the Company. The management will provide at least quarterly to the Board an update on its activities and its achievements towards the annual and long-term objectives of the Company.
- 3) The Board shall hold meetings at least four times a year.
- 4) The Board shall review and measure corporate performance against strategic plans, senior management objectives, financial plans and budgets.
- 5) The Board is responsible for the identification of the principal risks of the Company's business and overseeing the implementation of appropriate systems to manage these risks.
- 6) The Board is responsible for succession planning, including appointing, training and monitoring senior management and, in particular, the selection and evaluation of the performance of the CEO.
- 7) The Board is responsible for satisfying itself as to the integrity of the CEO and other senior officers and that the CEO and the other senior officers create a culture of integrity throughout the Company.
- 8) The Board is responsible for the Company's communication policies, which:
  - a) address how the Company interacts with analysts, investors, other key stakeholders and the public;
  - b) contain measures for the Company to comply with its continuous and timely disclosure obligations and to avoid selective disclosure; and
  - c) are reviewed at least annually.
- 9) The Board is responsible for the integrity of the Company's internal control and management information systems.
- 10) The Board is responsible for acting in accordance with all applicable laws, the Company's Articles and the Company's Code of Business Conduct and Ethics.



- 11) The Board and each individual director is responsible for acting in accordance with the obligations imposed by the Business Corporations Act (British Columbia). In exercising their powers and discharging their duties, each director shall:
  - a) act honestly and in good faith with a view to the best interests of the Company;
  - b) exercise the care, diligence and skill that a reasonably prudent person would exercise in comparable circumstances;
  - c) exercise independent judgement regardless of the existence of relationships or interests which could interfere with the exercise of independent judgement;
    - i) disclose to the Company, in writing or by having it entered in the minutes of meetings of directors, the nature and extent of any interest that the director has in a material contract or material transaction, whether made or proposed, with the Company if the director is a party to the contract or transaction, is a director or officer, or an individual acting in a similar capacity, of a party to the contract or transaction, or, has a material interest in a party to the contract or transaction; and
    - ii) such director shall refrain from voting on any resolution to approve such contract or transaction unless it relates to the directors' remuneration in that capacity, is for the directors' indemnity or insurance or is a contract or transaction with an affiliate; and
  - d) demonstrate a willingness to listen as well as to communicate their opinions, openly and in a respectful manner.
- 12) The Board and each individual director is responsible for making all reasonable efforts to attend meetings of the Board as required, and to review in advance all meeting materials distributed in connection therewith.
- 13) The Board has the authority to appoint or to establish committees and appoint directors to be members of these committees.
- 14) The matters to be delegated to committees of the Board and the constitution of such committees are to be assessed annually or more frequently, as circumstances require. From time to time the Board may create an ad hoc committee to examine specific issues on behalf of the Board. The following are the current committees of the Board:
  - a) the Audit Committee, consisting of not less than three directors, each of whom must be an "unrelated or "independent" director under applicable securities laws and stock exchange rules. The role of the Audit Committee is to provide oversight of the Company's financial management, capital management and of the design and implementation of an effective system of internal financial controls as well as to review and report to the Board on the integrity of the financial statements of the Company, its subsidiaries and associated companies. Given the Company's current size, the Audit Committee will also review aspects of corporate governance and nomination, as well as compensation and make recommendations regarding remuneration and benefits plan for directors, senior management and other key employees; review the adequacy



and form of compensation of directors and senior management; establish a plan of succession if required; undertake the performance evaluation of the CEO in consultation with the Chair of the Board, and make recommendations to the Board.

- b) the Technical Advisory Committee, consisting of not less than three advisors or directors. The role of the Technical Advisory Committee is to:
  - i) review and monitor the technical progress of Company's exploration and development program;
  - ii) identify potential risks and establish procedures for risk mitigation including data collections and further technical studies if required;

## II. COMPOSITION

- 1) From time to time the Board or an appropriate committee of the Board shall review the size of the Board to ensure that the size facilitates effective decision-making.
- 2) The Board shall be composed of a majority of directors who qualify as "unrelated" or "independent" directors under applicable securities laws and applicable stock exchange rules. The determination of whether an individual director is "unrelated" or "independent" is the responsibility of the Board.
- 3) If at any time the Company has a shareholder with the ability to exercise a majority of the votes for the election of the Board, such as a control person, (a "Significant Shareholder"), the Board will include a number of directors who do not have interests in or relationships with either the Company or such Significant Shareholder and who fairly reflects the investment in the Company by shareholders other than such Significant Shareholder.
- 4) The Board should, as a whole, have the following competencies and skills:
  - (a) knowledge of the mining industry;
  - (b) knowledge of current corporate governance standards;
  - (c) technical and market knowledge sufficient to understand the challenges and risks associated with the development of the Company; and
  - (d) financial and accounting expertise.

## III. PROCEDURES TO ENSURE EFFECTIVE OPERATION

- 1) The Board recognizes the importance of having procedures in place to ensure the effective and independent operation of the Board.
- 2) If the Chair of the Board is not a member of management, the Chair shall be responsible for overseeing that the Board discharges its responsibilities. If the Chair is a member of management, responsibility for overseeing that the Board discharges its responsibility shall be assigned to a lead director who shall be a non-management director.



- 3) The Board has complete access to the Company's management. The Board shall require timely and accurate reporting from management and shall regularly review the quality of management's reports.
- 4) An individual director may engage an external adviser at the expense of the Company in appropriate circumstances.
- 5) The Board shall provide an orientation and education program for new recruits to the Board as well as continuing education on topics relevant to all directors.
- 6) The Board shall institute procedures for receiving shareholder feedback.
- 7) The Board requires management to run the day-to-day operations of the Company, including internal controls and disclosure controls and procedures.
- 8) The non-management directors shall meet at least twice yearly without any member of management being present.
- 9) The Board sets appropriate limits on management's authority. Accordingly, the following decisions require the approval of the Board:
  - a) the approval of the annual and quarterly (unless delegated to the Audit Committee) financial statements;
  - b) the approval of the annual budget;
  - c) any equity or debt financing, other than debt incurred in the ordinary course of business such as trade payables;
  - d) entering into any license, strategic alliance, partnership or other agreement outside the ordinary course of business;
  - e) the acquisition and assignment of material assets (including intellectual property and fixed assets) outside of the ordinary course of business;
  - f) payment of dividends;
  - g) the approval of all proxy solicitation material;
  - h) projected issuances of securities from treasury by the Company as well as any projected redemption of such securities;
  - i) any material change to the business of the Company;
  - j) the appointment of members on any committee of the Board;
  - k) capital or operating expenditures in excess of CAD\$50,000 outside of the annual budget;
  - l) entering into any contractual engagements where the fee is likely to exceed CAD\$250,000 outside of the annual budget.
  - m) the appointment or discharge of any senior officer of the Company;



- n) entering into employment contracts with any senior officers; and
- o) initiating or defending any law suits or other legal actions.
- 10) The Board, together with the CEO and with the assistance of the Audit Committee, shall develop position descriptions for the CEO. The Board, together with the CEO, shall also approve or develop the corporate objectives that the CEO is responsible for meeting and the Board shall assess the CEO against these objectives.