Board Governance Principles As
Amended September 15, 2023

TE CONNECTIVITY VISION AND VALUES

TE Connectivity’s Board of Directors (also referred to as the “Board”) is responsible for directing, and providing oversight of, the management of TE Connectivity’s (the “Company’s”) business in the best interests of the Company and consistent with good corporate citizenship. In carrying out its responsibilities, the Board selects and monitors top management, provides oversight for financial reporting and legal compliance, determines TE Connectivity’s governance principles and implements its governance policies. The Board, together with management, is responsible for establishing the Company’s operating values and code of conduct and for setting strategic direction and priorities.

While TE Connectivity’s strategy and leadership evolve in response to its changing market conditions, the Company’s vision and values are enduring. So too are the Company’s governance principles, which, along with the Company’s vision and values, constitute the foundation upon which the Company’s governance policies are built.

TE Connectivity believes that good governance requires not only an effective set of specific practices but also a culture of responsibility throughout the organization. Governance at TE Connectivity is intended to optimize both. TE Connectivity also believes that good governance ultimately depends on the quality of its leadership, and it is committed to recruiting and retaining Directors and Officers of proven leadership and personal integrity.

TE Connectivity’s Values: How We Conduct Ourselves

**Integrity:** We demand of ourselves, our partners and each other the highest standards of ethics and integrity. We are dedicated to diversity, fair treatment, mutual respect and trust.

**Accountability:** We honor the commitments we make to our customers, shareholders and each other. We accept personal responsibility for our actions and results. We challenge each other to achieve excellence.

**Inclusion:** We build teams, at all levels in TE, representing the global markets we serve. We value differing backgrounds, perspectives and opinions in driving business results. We are committed to the safety and wellbeing of our colleagues.

**Innovation:** We innovate, as the foundation of our business, to create value. We challenge ourselves to bring new innovations to life, and value entrepreneurial decision making, pace and openness to change.
Teamwork: We collaborate across boundaries at pace to win. We communicate transparently and practice leadership that inspires, empowers and develops our full potential to exceed stakeholder expectations.

TE Connectivity’s Culture of Responsibility and Guide to Ethical Conduct

TE Connectivity’s company culture is built on the premise that the Company seeks to draw the best from its employees, and that every employee, without exception, is responsible for the conduct and success of the organization. This includes full, accurate, candid and timely disclosure of information, and compliance with all laws and regulatory standards. Employee responsibilities are elaborated in our Guide to Ethical Conduct. The Board of Directors is responsible for setting the ethical tenor for management and the Company. That ethical tenor works on the expectation that employees understand where the lines are that they should not cross and stay widely clear of those lines. The Guide to Ethical Conduct is reviewed annually by all Directors, managers and employees, and they affirm in writing that they understand it and are fully in compliance with it. All Senior Executives, including the Chief Executive Officer (the “CEO”), are evaluated and compensated in part on proactively promoting integrity and compliance.

THE TE CONNECTIVITY BOARD

Mission of the Board of Directors: What the Board Intends to Accomplish

The mission of TE Connectivity’s Board of Directors is to promote the long-term value and health of the Company in the interests of the Company and its shareholders and to set an ethical “tone at the top.” To this end, the Board provides management with strategic guidance, and also ensures that management adopts and implements procedures designed to promote both legal compliance and the highest standards of honesty, integrity and ethics throughout the organization.

Governance Principles: How the Board Oversees the Company

1. Active Board: The Directors are well informed about the Company and vigorous in their oversight of management.

2. Company Leadership: The Directors, together with management, review TE Connectivity’s strategic direction and financial objectives, and establish a high ethical tone for the management and leadership of the Company.

3. Compliance with Laws and Ethics: The Directors ensure that procedures and practices are in place designed to prevent and identify illegal or unethical conduct and to permit appropriate and timely redress should such conduct occur.

4. Inform and Listen to Investors and Regulators: The Directors take steps to see that management discloses appropriate information fairly, fully, timely and accurately to investors and regulators, and that the Company maintains a two-way communication channel with its investors and regulators.

5. Continuous Improvement: The Directors remain updated on trends in corporate governance, and with the input of management of the company, shall adopt new corporate governance procedures and practices as they deem appropriate.
Board Responsibilities

The Board is responsible for:

- Ultimately managing and directing the Company and issuing the necessary directives to management.
- Reviewing the report of the CEO at every meeting and any reports of extraordinary business developments between Board meetings.
- Reviewing and approving management’s strategic and business plans.
- Ultimately, overseeing the Company’s overall sustainability and environmental, social and governance (ESG) strategies and performance.
- Ultimately supervising the persons entrusted with management of the Company, in particular with respect to compliance with the law, the Company’s Articles of Association, the Organizational Regulations and other regulations and directives.
- Reviewing and approving financial plans, objectives and actions, including significant capital allocations and expenditures, dividends, capital reductions, share buybacks and other capital markets transactions.
- Monitoring management execution of Company plans and objectives.
- Advising management on significant decisions and reviewing and approving major transactions.
- Passing resolutions regarding increases in share capital that have been approved by shareholders and implementing such capital increases and related amendments to the Articles of Association.
- Overseeing the preparation of the annual report (including the financial statements) and the compensation report as well as the convening of shareholders’ meetings, and implementing of resolutions passed by shareholders where appropriate.
- Granting and revoking the power to sign on behalf of the Company.
- Recommending Director Candidates for election by shareholders.
- Appraising the Company’s major risks and overseeing that appropriate risk management and control procedures are in place.
- Selecting, monitoring, evaluating, compensating and, if necessary, replacing the CEO and other Senior Executives, and seeing that management development and succession plans are maintained for these executive positions.
- Determining the CEO’s compensation, and approving Senior Executives’ compensation, based on performance in meeting pre-determined standards and objectives.
- Determining that procedures are in place designed to promote compliance with laws and regulations and setting an ethical “tone at the top.”
- Determining that procedures are in place designed to promote integrity and candor in the audit of the Company's financial statements and operations, and in all financial reporting and disclosure.
- Designing and assessing the effectiveness of the Board's governance practices and procedures.
- Providing advice and counsel to the CEO and principal Senior Executives.
- Reviewing major changes in appropriate auditing and accounting principles and practices.
• Examining compliance with the legal requirements regarding the appointment, election and the professional qualifications of the auditors of the Company.
• Such other matters as may be set forth in the Company’s Articles of Association and Organizational Regulations.

Certain of these responsibilities are non-transferable, as set forth in the Company’s Articles of Association and Organizational Regulations.

**Board Oversight of Risk Management**

The Board is responsible for providing oversight of management's efforts to identify and manage risks. The Board must understand the risks facing the Company as a function of its strategy, provide oversight of the processes put in place to identify and manage risk, and manage those risks that only the Board is positioned to manage (for example, in relation to executive compensation and succession).

**Board Capacities**

The Board as a whole is constituted to be strong in its collective knowledge of and diversity of experience in accounting and finance, management and leadership, vision and strategy, business operations, business judgment, crisis management, risk assessment, industry knowledge, corporate governance and global markets.

The culture of the Board is such that the Board can operate effectively in making key decisions and facing major challenges. Board meetings are conducted in an environment of trust, open dialogue, mutual respect and constructive commentary.

The Board is informed, proactive and vigilant in its oversight of the Company and protection of shareholder assets.

Each Director has an obligation to keep confidential all non-public information that relates to the Company’s business. Such information includes, but is not limited to, information regarding the strategy, business, finances and operations of the Company, minutes, reports and materials of the Board and its Committees, and other documents identified as confidential by the Company. Additionally, each Director is obligated to keep confidential the proceedings and deliberations of the Board and its Committees.

**Board Organization and Independence of its Members**

The business of the Company is managed under the direction of the Board, in the interest of the shareholders.

The Board delegates its authority to management for managing the affairs of the Company as provided in the Company’s Organizational Regulations. The Board requires that Senior Management review major actions and initiatives with the Board prior to implementation.

To conduct its business the Board maintains three standing Committees: Audit, Management Development and Compensation, and Nominating, Governance and Compliance. The Audit Committee, Management Development and Compensation
Committee and Nominating, Governance and Compliance Committee are composed of independent Directors. The Nominating, Governance and Compliance Committee recommends to the Board candidates for nomination to the Management Development and Compensation Committee and candidates for appointment to the Audit Committee. The members of the Management Development and Compensation Committee are elected by the shareholders of the Company. The Board, after due consideration of the recommendation of the Nominating Governance and Compliance Committee, designates the chairs of the Audit Committee and the Management Development and Compensation Committee. The independent Directors as a group elect the members and the Chair of the Nominating, Governance and Compliance Committee. All Committees report on their activities to the Board.

To ensure effective discussion and decision making while at the same time having a sufficient number of independent Directors for its three Committees, the Board is normally constituted of between ten and thirteen Directors. The number of directors shall be such number not less than three as the Board by resolution may from time to time determine. The shareholders have the exclusive right to change the size of the Board by amending the Company’s Articles of Association. A shareholder vote is required to fill vacancies on the Board.

The Nominating, Governance and Compliance Committee reviews the Board’s organization annually and recommends appropriate changes to the Board.

The Company has adopted a counterbalancing governance structure, including:

- Either a non-executive chairman or a lead independent Director with clearly delineated and comprehensive duties, who is selected by the independent members of the Board (the Non-Executive Chairman or Lead Independent Director);
- A substantial majority of independent Directors;
- All Directors annually elected at the annual general meeting;
- The Audit Committee, Management Development and Compensation Committee and Nominating, Governance and Compliance Committee are entirely composed of independent Directors; and
- Established governance guidelines.

To maintain its objective oversight of management, the Board consists of a substantial majority of independent Directors. Directors meet a definition of independence, and for those Directors that meet this definition, the Board will make an affirmative determination that a Director is independent.

Characteristics of independent Directors include the following:

- No Director who is, or has been within the last three years, an employee of the Company;
- No immediate family member is, or has been within the last three years, an executive officer of the Company;
- Directors with no current or prior material relationships with TE Connectivity (either directly or as a partner, shareholder or officer of an organization that has a
relationship with the Company), aside from their directorship, that could affect their judgment;

• No Director who is an employee or an immediate family member who is an executive officer of any entity for which the Company’s annual sales to or purchases from exceeded the greater of $1 million or two percent of such other entity’s annual consolidated gross revenues for any of the last three fiscal years;

• No Director who has received, or has an immediate family member who has received, during any twelve-month period within the last three years, more than $120,000 (or the equivalent in Swiss francs or another non-U.S. currency) in direct compensation from the Company, other than Director and Committee fees, pension payments or other forms of deferred compensation for prior service (provided such compensation is not contingent in any way on continued service), and compensation received by an immediate family member for service as an employee (other than an executive officer);

• (A) No Director or an immediate family member who is a current partner of a firm that is the Company’s internal or external auditor; (B) no Director who is a current employee of such a firm; (C) no Director who has an immediate family member who is a current employee of such a firm and who personally works on the Company’s audit; and (D) no Director or an immediate family member who was within the last three years (but is no longer) a partner or employee of such a firm and personally worked on the Company’s audit within that time; and

• No Director or an immediate family member who is, or has been within the last three years, employed as an executive officer of another company where any of the Company’s present Executive Officers at the same time serves or served on that company’s Compensation Committee.

Independent Board Leadership

The Board determines the appropriate leadership structure for the Company and has discretion to determine whether at any point in time, the Company and its shareholders are best served by combining or separating the roles of Chairman and CEO.

In the event that the Chairman is not an independent Director, the Board will appoint a Lead Independent Director whose duties include:

• With Chairman, director and management input, establishing and approving the agenda for Board meetings and ensuring sufficient time for discussion of agenda items;

• Chairing an executive session of the independent directors at all Board meetings;

• Calling and chairing additional meetings of the independent directors where and when appropriate;

• Responding to shareholder inquiries if required;

• Serving as a liaison between the Chairman and independent directors and facilitating communication among directors and between the Board and the CEO;

• Working with the CEO to send approved information to the Board; and

• Fulfilling other responsibilities as determined by the Board.
Charitable Contributions

The Board understands that its members, or their immediate family members, serve as directors, trustees, executives, advisors, and in other capacities with a host of other organizations. If TE Connectivity directs a charitable donation to an organization in which a TE Connectivity Director, or their immediate family member, serves as a director, trustee, executive, advisor, or in other capacities with the organization, the Nominating, Governance and Compliance Committee must approve the donation. Any such donation approved by the Nominating, Governance and Compliance Committee will be limited to an amount annually that is less than the greater of $1 million or 2% of such tax-exempt organization's consolidated gross revenues. Furthermore, charitable director matching gift donations by the Company are limited to matching donations in an amount no greater than the amount contributed by the Director, and consistent with TE Connectivity's employee matching gift program. Any commercial and charitable relations of TE Connectivity with the Directors' outside organizations are publicly reported, consistent with the regulatory requirements.

Board Meetings

The Board meets at least four times annually, and additional meetings may be called in accordance with the Company’s Articles of Association and Organizational Regulations. Frequent Board meetings are critical not only for timely decisions but also for Directors to be well informed about Company operations and issues. One of these meetings will be scheduled in conjunction with the Company’s annual general meeting of shareholders and Board members will be expected to be in attendance at the annual general meeting.

The Chairman, CEO and Lead Independent Director, if any, are responsible for setting meeting agendas with input from the Directors.

Committee meetings are normally held in conjunction with Board meetings. Major Committee decisions are reviewed and approved by the Board.

Directors receive the agenda and materials for regularly scheduled meetings in advance. Best efforts will be made to make materials available as soon as one week in advance, but no later than three days in advance. When practical, the same applies to special meetings of the Board. Directors may ask for additional information from, or to meet with, senior managers at any time.

The Chairman, or in his or her absence, the Lead Independent Director (if any), or, in his or her absence, the Deputy Chairman, or, in his or her absence, the CEO (if the CEO is a Director), shall chair the Board meetings. In the absence of the Chairman, Lead Independent Director (if any) and CEO, the Directors present at the meeting may choose one of their number to chair the meeting.

An executive session of independent Non-Executive Directors, chaired by the Lead Independent Director, is held at all meetings of the Board.

Strategic planning and succession planning sessions are held annually at a regular Board meeting. The succession planning meeting focuses on the development and succession of not only the CEO but also the other Senior Executives.
The Board’s intent is for Directors to attend all regularly scheduled Board and Committee meetings. Regularly scheduled Board and Committee meetings are to be attended in person. Telephonic participation is the exception. The decisions by the Board and its Committees are recorded in the minutes of their meetings, and copies of the minutes are forwarded promptly to all Directors after each Board and Committee meeting.

All Board members are welcome to attend any Committee meeting.

**Board and Committee Calendars**

A calendar of the four regularly scheduled Board meetings as established by the Board and all regularly scheduled Committee meetings is prepared annually by the CEO, in consultation with the Lead Independent Director, Committee Chairs and all interested Directors.

**Board Communication**

Management speaks on behalf of the Company, and the Board normally communicates through management with outside parties, including TE Connectivity shareholders, business journalists, equity analysts, rating agencies and government regulators. Shareholders can directly raise issues with the Board via email at Directors@TE.com.

The Chairman speaks for the Board. In certain limited circumstances where the Chairman is not independent, the Lead Independent Director shall speak for the Board in those instances deemed appropriate following consultation with the CEO.

Directors are expected to take special care in all communications concerning the Company, in light of confidentiality requirements and laws prohibiting insider trading, tipping and avoidance of selective disclosure.

**Board Contact with Operations and Management**

Visits to Company operations are made at least annually in conjunction with regular Board meetings. The CEO and Lead Independent Director determine the appropriate sites and timing. Directors are encouraged to visit Company operations at any time, with visits coordinated through the Corporate Secretary’s office.

The CEO and Lead Independent Director arrange for senior managers to attend Board meetings and meet informally with Directors before and after the meetings.

Directors may wish to contact members of Senior Management from time to time.

**Board Advisors**

The Board and its Committees (consistent with the provisions of their respective charters) may retain their own advisors, at the expense of the Company, as they determine necessary to carry out their responsibilities.
Board Self-Evaluation

The Nominating, Governance and Compliance Committee coordinates an annual evaluation process by the Directors of the Board’s performance and procedures, including evaluation of individual Directors. This self-evaluation leads to a full Board discussion of the results.

The Nominating, Governance and Compliance Committee, the Audit Committee and the Management Development and Compensation Committee each conduct an annual self-evaluation of their performance and procedures, including the adequacy of their charters.

Board Compensation and Stock Ownership

The Management Development and Compensation Committee, in collaboration with the Nominating, Governance and Compliance Committee, periodically reviews the Directors’ compensation and recommends changes in the level and mix of compensation to the full Board.

To help align Board and shareholder interests, Directors are encouraged to own, at a minimum, TE Connectivity’s stock or stock units equal to five times their annual cash retainer within five years of joining the Board. Once a Director satisfies the minimum stock ownership recommendation, the Director will remain qualified, regardless of market fluctuations, under the guidelines as long as the Director does not sell any stock. A majority of the Directors’ annual compensation is provided as equity.

Directors who are Company Officers and employees of the Company receive no additional compensation for service as Directors.

Director Candidates

General criteria for the nomination of Director Candidates include:

- The highest ethical standards and integrity.
- A willingness to act on and be accountable for Board decisions.
- An ability to provide wise, informed and thoughtful counsel to top management on a range of issues.
- A history of achievement that reflects superior standards for themselves and others.
- Loyalty and commitment to driving the success of the Company.
- An ability to take tough positions while at the same time working as a team player.
- Individual backgrounds that provide a portfolio of diverse experience, background and knowledge commensurate with the Company’s needs.

Invitations to Director candidates for a position on the Board will be extended by the Chair of the Nominating, Governance and Compliance Committee after discussion with the Lead Independent Director and agreement by the Board. The Board will consider nominations of Director candidates submitted by shareholders.
**Director Service**

Directors are elected by shareholders at the annual meeting and they serve for one-year terms.

A Director shall tender his or her resignation from the Board at the annual meeting following his or her 72nd birthday.

The Nominating, Governance and Compliance Committee is responsible for the review of all Directors in connection with their re-nomination to the Board, and where necessary will not propose a Director for re-election at the next annual meeting of shareholders.

Directors inform the Nominating, Governance and Compliance Committee of any significant change in their employment or professional responsibilities and will offer their resignation to the Board of Directors. This allows for discussion with the Nominating, Governance and Compliance Committee to determine if it is in the mutual interest of the Company and the Director for the Director to continue on the Board.

The guideline for Committee Chairs, Chairman and Lead Independent Director is: (1) service in their respective roles for an initial term of up to five years, the length of which is determined by the Board and (2) rotation from those roles at the time of the annual meeting following the completion of their fifth year of service, unless an additional term is approved by the Board.

When the CEO steps down, he or she simultaneously resigns from the Board, unless the Board decides that his or her services are in the best interests of the Company. It is only in unusual circumstances that the Board decides that the retired CEO continues to serve.

**Director Orientation and Education**

A formal orientation program is provided for new Directors relating to TE Connectivity’s mission, values, governance, compliance programs and business operations.

Directors annually review and affirm their understanding of, and compliance with, the policies and principles contained in the Company’s Guide to Ethical Conduct.

Directors are encouraged to take advantage of outside continuing education relating to their duties as Directors and to subscribe to appropriate publications at the Company’s expense.

For each Director, the Company will pay registration, tuition, fees and accommodation expenses for participation in, and transportation to and from, one director education event every two years.
Other Directorships and Conflicts

In order to provide sufficient time for informed participation in their Board responsibilities, Non-Executive Directors, who are employed as chief executives or named executive officers of a publicly traded Company, are required to limit their directorships of public companies to three (including the Company). Non-Executive Directors, who are otherwise fully employed, are required to limit their directorships of public companies to four (including the Company). Non-Executive Directors, who are not fully employed, are required to limit their directorships of public companies to five (including the Company). In addition, subject to certain exceptions contained in the Company’s Articles of Association, each Director is required to limit their directorships in privately owned companies, foundations, trusts and other legal entities to ten. In addition to the above limits, additional consideration will be given to public company leadership roles such as chairperson and lead director positions and whether such roles will create additional time constraint issues. Subject to the limitations contained in the Company’s Articles of Association, current directorship positions in excess of these limits may be maintained unless the Board determines that doing so would impair the Director’s service on the Company’s Board.

The CEO and any named executive officer of the company serves on no more than two other public company boards.

The Nominating, Governance and Compliance Committee is notified of the intention of Directors, the CEO and other senior managers to serve on another board, and the Committee reviews the possibility for conflicts of interest or time constraint issues. In addition, the Nominating, Governance and Compliance Committee will conduct an annual review of director time commitment levels and determine if all directors are currently compliant with the limits above. The CEO and other senior managers also are required to comply with any applicable Company policies and processes, including the Policy Avoiding Conflicts of Interest (TEC-01-24) and the related disclosure process therein.

Each Director is required to promptly notify the Chair of the Nominating, Governance and Compliance Committee of any conflicts.

1“immediate family member” includes your spouse (whether by marriage or under common law), “spousal equivalent” (a cohabitant occupying a relationship generally equivalent to that of a spouse), parents, stepparents, children, stepchildren, siblings, mother-in-law, father-in-law, brothers-in-law, sisters-in-law, sons-in-law, daughters-in-law and anyone (other than a tenant or domestic employees) who shares your home, and includes adoptive relationships.