I. Purpose

The Committee on Governance and Public Policy (the “Committee”) shall be a standing committee of the Board of Directors (“Board”) of RTX Corporation (“Company”). The purpose of the Committee shall be to identify and recommend qualified candidates for election to the Board, develop and recommend appropriate corporate governance guidelines, oversee the design and conduct of the annual self-evaluation of the performance of the Board and its committees, recommend appropriate compensation of directors, oversee the safety of the Company’s products and services, review and oversee the Company’s positions on significant public issues and corporate social responsibility, and review and monitor such other matters that may be referred to it by the Board from time to time.

II. Composition

The Committee shall be comprised exclusively of directors who are independent under the applicable stock exchange rules. Committee members should have experience evaluating the qualifications and abilities of candidates for high level, sensitive oversight and leadership positions, as well as a strong understanding of the critical role of directors in setting corporate governance standards. The members of the Committee shall be appointed by the Board and will serve at the discretion of the Board. One member of the Committee shall be appointed as the Chair of the Committee.

III. Meetings

The Committee shall meet as required and normally meets five times annually. The Committee may meet more frequently and, as the Committee may require in fulfilling its responsibilities, it may meet privately with any search firm, members of management and others.

IV. Responsibilities

The Committee shall:

A. Recommend for approval by the Board the appropriate qualifications and criteria for service as a director;

B. Consistent with criteria approved by the Board, the Committee shall evaluate candidates based upon their skills, integrity, independence, experience, appreciation of the appropriate role of the corporation in society and ability to contribute to the diversity of perspectives present in Board deliberations;

C. Identify persons qualified to serve as members of the Board and report to the Board on key candidates;

D. Review candidates recommended by management and shareowners in light of the Board’s criteria for selection of new directors;
E. Recommend a slate of director candidates to be proposed for annual election by
shareowners and make recommendations to the Board as to the election of candidates to
fill vacancies on the Board;

F. Promptly consider and recommend to the Board whether to accept or reject the tendered
resignation of an incumbent director who, in an uncontested election of directors, received
a greater number of votes cast “against” than votes “for” his or her election. In assessing
whether to accept or reject the resignation, the Committee will consider all factors it
deems relevant including, without limitation, the stated reasons why shareowners voted
“against” such director, the director’s length of service and qualifications, the director’s
contributions to the Company, and the Corporate Governance Guidelines;

G. Submit to the Board recommendations for committee assignments;

H. Review at least annually the Company’s corporate governance guidelines and recommend
any proposed changes to the Board for approval;

I. Recommend to the Board the appropriate compensation for service as a non-employee
director based upon its assessment of director responsibilities and benchmark data for
relevant U.S. peer corporations;

J. Review the design and conduct of the annual self-evaluation of the performance of the full
Board, the standing committees of the Board, and individual directors. Through the
process established by the Committee, engage in an annual performance evaluation of
the Committee;

K. Review at least annually the Committee charter and recommend any proposed changes to
the Board for approval;

L. Review and recommend to the Board whether to accept the resignation of a director who
has offered to resign because his or her principal employment or principal responsibilities
outside of the Company have changed substantially. This review will consider whether the
director remains able to devote the time required to effectively serve on the Board or on
any committee of the Board in accordance with the Company’s policies;

M. Review whether a director should continue service on the Board if there is a change in the
number or type of outside boards on which a director serves. For Audit Committee
members, continued service on that committee should be reviewed if there is an increase
in the number of public company audit committees on which the director serves;

N. Review periodically the Company’s policies as to retirement age and tenure for non-
employee directors, and review and approve service by executive officers of the
Company as directors of other public companies;

O. Review and monitor the orientation of new Board members and the continuing education
of all directors;

P. Review corporate governance developments and trends and, where appropriate, make
recommendations to the Board on the Company’s governance;

Q. Review and, where appropriate, make recommendations to the Board regarding the
Company’s responses to shareowner proposals;
R. Review and provide oversight over the safety of the Company’s products and services, including (1) the Company’s policies and processes (including at its business units) relating to the design, manufacturing, production, maintenance, and delivery of products and services, (2) the Company’s engagement with safety regulatory authorities and responses to material findings and conclusions from investigations, and (3) the receipt, retention and treatment of complaints received by the Company regarding product safety, in each case other than the cybersecurity of such products and services for which the Special Activities Committee (the “SAC”) of the Board shall provide oversight; and liaise with the SAC on oversight of the safety of Classified Business (as defined in the SAC charter) products and services;

S. Review and monitor the Company’s positions and responses to significant public policy issues, including but not limited to: the Company’s compliance with applicable laws; its policies and objectives with respect to safety, the environment and sustainability, as well as human rights; its policy advocacy, charitable spending, community relations, supplier diversity and other actions with respect to diversity, equity and inclusion besides Company human capital management, which shall be reviewed and monitored by the Human Capital and Compensation Committee of the Board; its positions taken in legislative, regulatory and judicial forums; and its actions in furtherance of corporate social responsibility;

T. Review and monitor the Company’s policies and practices with respect to contributions to charitable, educational and other tax-exempt organizations involved in the arts, civic and community affairs, education and health and human services; and

U. Review such other matters as may be referred to it from time to time.

V. Authority

The Committee shall have full access to all management and authority to consult independent legal or other advisors as deemed appropriate. The Committee shall also have sole authority to retain and terminate any search firm to be used to identify director candidates, including sole authority to approve the search firm’s fees and other retention terms.