RTX CORPORATION CORPORATE GOVERNANCE GUIDELINES <u>MAY 2, 2024</u>

A. FUNCTIONING OF THE BOARD

1. Size of the Board

The Company's Bylaws provide for a board of 8 to 19 members. Within this range, the Board will determine the appropriate size of the Board from time to time based on existing conditions and circumstances.

2. <u>Responsibilities of the Board of Directors</u>

It is the responsibility of the directors to exercise their business judgment and to act in the best interests of the Company and its shareowners in overseeing the Company's business and affairs. Board oversight will be provided in a number of areas, including the selection and evaluation of senior executive management, the review of business objectives and major strategies, oversight of significant risks, and the establishment of corporate governance practices. Each director will be available to devote the significant time required to attend Board meetings, review Board materials and carry out his or her responsibilities as a director.

3. Election of Chair of the Board and Designation of the Lead Director

As provided in the Company's Bylaws, the Board shall annually elect one of its members to be Chair of the Board. Both independent and non-independent directors, including the Chief Executive Officer, are eligible to serve as Chair of the Board. In addition to responsibilities set forth elsewhere in these Corporate Governance Guidelines, the Chair presides over the Board and shareowner meetings.

If the Chair of the Board is not independent, the independent directors shall designate from among themselves a director to serve as Lead Director. In addition to those set forth elsewhere in these Corporate Governance Guidelines, the responsibilities of the Lead Director are set forth in <u>Attachment A</u>.

There is no fixed policy on whether the roles of Chair of the Board and Chief Executive Officer should be separate or combined. This decision will be made in the best interests of the Company considering the circumstances at the time.

4. Board Composition

It is Board policy that a substantial majority of the directors shall be independent, in accordance with the requirements of applicable law and the listing standards of the New York Stock Exchange ("NYSE"). The Board has adopted the standards set forth in its Director Independence Policy to assist it in making determinations of independence.

5. <u>Private Sessions of the Independent Directors</u>

The independent directors shall meet in regularly scheduled private sessions without management. Other private sessions may be called by the Lead Director, if deemed necessary. The Lead Director will preside at such private sessions when present.

6. Board Self-Evaluation

The Board will conduct an annual self-evaluation of the performance of the full Board, the standing committees of the Board, and individual directors. The Committee on Governance and Public Policy is responsible for and will oversee the design and conduct of the annual self-evaluation. The self-evaluation will focus on the Board's effectiveness and inform the Board's consideration of (i) board roles, (ii) succession planning, (iii) refreshment objectives, and (iv) opportunities to increase the effectiveness of the Board. The self-evaluation process will be jointly led by the Lead Director and the chair of the Committee on Governance and Public Policy.

Each of the standing committees of the Board will also report to the Board annually on the committee's self-evaluation of its own performance.

7. Board Interaction with Corporate Constituencies

Management is responsible for establishing effective communications with shareowners, customers, employees, governments, the press and other corporate constituencies. After consultation with management, individual directors may on occasion meet with representatives of corporate constituencies having an interest in the Company. Management, absent unusual circumstances, should be present at such meetings.

B. BOARD MEMBERSHIP

1. Criteria for Board Membership

The Committee on Governance and Public Policy periodically reviews and recommends for approval by the Board criteria for membership on the Board and the skills and characteristics required of Board members. The Board's current policy is that candidates for the Board should have objectivity and independence in making informed business decisions; extensive knowledge, experience and judgment; the highest integrity; loyalty to the interests of the Company and its shareowners; a willingness to devote the extensive time necessary to fulfill a director's duties; the ability to contribute to the diversity of perspectives present in board deliberations; and an appreciation of the role of the corporation in society.

The Board has delegated the screening and evaluation process for director candidates to the Committee on Governance and Public Policy. Director candidates who are nominated by the Committee with the concurrence of the Board receive an invitation to join the Board issued by the Chair of the Board on behalf of the full Board.

2. Stock Ownership and Board Compensation

Each member of the Board should be a long-term Company shareowner or holder of Company stock units. Toward that end, a majority of each non-management director's annual retainer is paid in Company stock units.

To further encourage the alignment of management and shareowner interests, the Board will, from time to time, adopt stock ownership requirements for non-management directors and the Company's Executive Leadership Group. The Chief Executive Officer is currently required to own shares of the Company's Common Stock, tax deferred stock units or other share equivalents having a value equal to at least six times base salary within five years of attaining that position. Non-employee members of the Board are required to own shares of the Company's Common Stock, tax deferred stock units or other share equivalents for non-management directors and the stock, tax deferred stock units or other share equivalents for non-management directors and the Stock, tax deferred stock units or other share equivalents having a value equal to at least five

times the then applicable base annual cash retainer within five years of joining the Board.

3. Independence of Directors

No director shall qualify as "independent" for purposes of the NYSE independence standards unless the Board affirmatively determines on an annual basis that the director has no material relationship with the Company. The Board has adopted the standards set forth in its Director Independence Policy to assist it in making determinations of independence.

4. Conflicts of Interest

Directors must be loyal to and act in the best interests of the Company and its shareowners. Directors must avoid conflicts of interest and any appearance thereof, as defined by applicable laws and as set forth in the Company's Code of Conduct.

Prior to beginning service as a director, each new director will disclose all situations that could reasonably represent a conflict of interest by providing relevant financial and other information to the Company. The Company will provide a questionnaire intended to facilitate this process. All directors will update this information as changes occur.

Annually, the Company will survey its directors to affirm compliance with the Company's Code of Conduct and to ensure that matters are reported publicly as required by applicable laws. These disclosures must include any "related person transactions," as defined by Securities and Exchange Commission regulations and NYSE listing standards. Further, the Board has adopted a Related Person Transactions Policy to assist it in reviewing potential related person transactions. Disclosures regarding potential related person transactions will be made to the Corporate Secretary who, together with the Corporate Vice President, Global Ethics & Compliance, will review the disclosures and, in accordance with the Related Person Transactions Policy, present them to the Committee on Governance and Public Policy or the Board, as appropriate. The Committee or the Board, as appropriate, will determine whether a conflict of interest or "related person transaction" exists and decide the appropriate course of action, consistent with the Company's best interests.

Any waiver with respect to a conflict of interest or related person transaction for a director or executive officer must be approved by the Committee on Governance and Public Policy or the Board.

5. Director Orientation and Continuing Education

Each new director will participate in an orientation program to familiarize the director with the roles and responsibilities of the Board and its committees. The orientation program will also include reviews of the Company's (i) business units, operations and management; (ii) strategic plans; (iii) financial statements and significant financial, accounting and risk management issues;

(iv) compliance programs and the Code of Conduct; and (v) the internal audit function and independent auditors. The orientation will include meetings with key executives and, to the extent practical, visits to significant facilities and operations. The new director orientation program will also include reviews of specific topics based on each director's committee assignments.

Additional presentations and materials will be provided to the directors from time to time on an individual basis or collectively, as appropriate, to familiarize the directors with new developments, as necessary to allow them to carry out their responsibilities as Board and committee members. The Board will have the opportunity to conduct at least one annual on-site visit to a Company

operating unit, familiarizing directors with the operations of that unit and facilitating direct interaction between directors and operating personnel as appropriate. Directors are also encouraged to attend outside continuing education programs for directors and will be reimbursed by the Company for the cost of such programs and related expenses. The Corporate Secretary will assist directors in identifying such programs.

6. Uncontested Director Elections

In an uncontested election of directors, any nominee for director who is an incumbent director and who receives a greater number of votes cast "against" than votes "for" his or her election will promptly tender his or her resignation to the Chair of the Committee on Governance and Public Policy (the "Committee") following certification of the shareowner vote. The Committee will promptly make a recommendation to the Board about whether to accept or reject the tendered resignation.

The Board will act on the Committee's recommendation no later than 90 days after the date of the shareowners' meeting. The Board will consider the Committee's recommendation and any additional information the Board believes to be relevant in deciding whether to accept the tendered resignation. The Company will promptly publicly disclose the Board's decision (providing an explanation of the process by which the decision was reached and, if applicable, the reasons for rejecting the tendered resignation) in a Form 8-K filed with the Securities and Exchange Commission.

To the extent that the Board accepts one or more directors' resignations, the Committee will recommend to the Board whether to fill such vacancy or vacancies or to reduce the size of the Board. The Board will consider the Committee's recommendation and any additional information the Board believes to be relevant in deciding whether to fill such vacancy or vacancies and/or to reduce the size of the Board.

Any director who tenders his or her resignation pursuant to this provision will not participate in the Committee recommendation or Board consideration regarding the tendered resignation. If a majority of the members of the Committee receive a majority vote "against" in the same election, then the independent directors who did not receive a majority vote "against" will appoint a Board committee amongst themselves solely to consider the tendered resignations and to recommend to the participating eligible Board members whether to accept or reject each resignation.

7. Change in Primary Responsibilities/Outside Board Memberships

If a director's principal employment or principal responsibilities outside of the Company change substantially, the director will offer to resign from the Board. The Committee on Governance and Public Policy will recommend to the Board whether the resignation should be accepted.

The number of public company boards on which a director may serve, including the Company Board, is limited to (a) four in the case of a director who is not also an executive officer of a public company and (b) two in the case of a director who is an executive officer of a public company (including the board of the company at which the director is employed). The latter limitation also applies to the Company's Chief Executive Officer.

Members of the Board will also notify the Chair of the Committee on Governance and Public Policy and the General Counsel or the Corporate Secretary prior to joining the board of a public company or for-profit company or accepting a paid employment, consulting or advisory engagement which reasonably could raise director independence, conflicts of interest or other issues in order to permit a review of any relationship between the Company and such other entity that may affect the independence of the director, require disclosure or conflict with other legal requirements. The Lead Director and the Chair of the Committee on Governance and Public Policy may approve any proposed directorship or engagement after appropriate consultation with the General Counsel.

The Committee on Governance and Public Policy shall consider (a) whether any proposed or ongoing directorship, service or engagement would conflict with a Company policy or service on the Company's Board, (b) the impact on the time required for Company Board and committee attendance, preparation and participation, and (c) other factors it deems appropriate.

8. Board Membership of a Former Chief Executive Officer

If the Chief Executive Officer resigns that position and is also a member of the Board, he or she will offer to resign from the Board at the same time. A decision on whether to accept the resignation will be discussed by the Board and with the new Chief Executive Officer. This is a matter to be decided based on the facts in each instance.

9. Term Limits/Retirement

The Committee on Governance and Public Policy periodically reviews the composition and needs of the Board, including the continued tenure of directors. The Board seeks to ensure it has the appropriate attributes, experiences and perspectives to provide effective oversight. It uses its director evaluation process, among other considerations, to inform its decisions about director nomination and refreshment.

In addition, the Board has established a director term limit of 15 years as well as a retirement age of 75. No director will be nominated for election to the Board after serving 15 annual terms or their 75th birthday.

10. CONFIDENTIALITY

The proceedings and deliberations of the Board are confidential. Each director shall maintain the confidentiality of these proceedings and deliberations. Each director shall also maintain the confidentiality of all proprietary, privileged or otherwise protected information obtained in connection with his or her service as a director and may use such information only for the purpose of his or her service as a director.

C. COMMITTEE ORGANIZATION

The Board has established the following standing committees to assist in the performance of the Board's duties: Audit, Finance, Governance and Public Policy, Human Capital and Compensation, and Special Activities. The Audit and Human Capital and Compensation Committees, and the Committee on Governance and Public Policy shall be composed solely of independent directors. The rotation of committee assignments is not mandated as a matter of policy. The Committee on Governance and Public Policy periodically reviews committee structure and assignments and makes recommendations to the Board. In formulating its recommendations to the Board on committee assignments, the Committee shall consider, among other factors it deems appropriate, an objective of rotating committee chairs and members at least every five years. The Committee on Governance and Public Policy shall also engage in committee leadership planning, including periodic review of individual director development in relation to the desired attributes and experience identified by the Committee for the role of each committee chair. Subject to applicable legal and NYSE listing requirements, the Board may form new committees or disband existing committees depending upon its needs and

circumstances.

D. BOARD AND COMMITTEE MEETINGS

1. Agendas and Schedules for Meetings

The Chair of the Board, in conjunction with the Chief Executive Officer and Lead Director, shall plan and approve the schedule and agenda for meetings of the Board to be held during the year. Agendas shall include key subjects to be presented and discussed during such meetings, as well as periodic reviews of long-term strategic objectives and management development plans.

The chair of each Board committee shall establish the agenda and determine the frequency and length of the respective committee meetings.

Directors are encouraged to suggest at any time agenda items for Board or committee meetings, to request additional meeting materials and to raise at any Board or committee meeting subjects not on the agenda for that meeting.

2. Board Materials and Presentations

The Chair of the Board, in conjunction with the Chief Executive Officer shall approve information sent to the Board of Directors, subject to input from the Lead Director.

Consistent with the efficient use of time and resources and to the extent practicable, briefing materials and supporting data related to matters to be reviewed at planned meetings are distributed to directors sufficiently in advance of Board meetings to allow appropriate consideration. Management should exercise judgment as to materials appropriate for advance distribution.

Senior executives are encouraged to attend Board meetings, as appropriate, at the invitation of the Chief Executive Officer, the Board, the Chair and/or Lead Director (as applicable). Similarly, senior executives are encouraged to bring other executives to Board meetings or to other Board functions, as appropriate, who are high potential individuals who would benefit from exposure to the Board, or who are subject area experts who may contribute to the Board's discussions.

E. BOARD OVERSIGHT OF MANAGEMENT

1. Evaluation of Chief Executive Officer

The performance of the Chief Executive Officer is subject to ongoing evaluation by the Board. The Board's evaluation shall be communicated to the Chief Executive Officer annually by the Chair and the Lead Director (if any), or by the Lead Director, if the Chair is the Chief Executive Officer. This annual evaluation is based on objective criteria, including performance of the business, accomplishment of long-term strategic objectives, development of management, and other more subjective criteria. The evaluation is used by the Human Capital and Compensation Committee in the course of its deliberations when considering the compensation of the Chief Executive Officer.

2. Board Access to Management and Advisors

Board members will have full access to all management and, as necessary and appropriate, independent advisors.

3. Management Development and Succession Planning

The Board reviews succession planning and management development on an annual basis. The Board also has available on a continuing basis the Chief Executive Officer's recommendations as to his or her successor should the Chief Executive Officer unexpectedly be unable to serve.

4. Shareowner Communications

Shareowners and other interested persons may send communications to the Board, the Chair of the Board or the Lead Director (as applicable), or to one or more independent directors through the various methods provided on the Company's website. Communications relating to the Company's accounting, internal controls, auditing matters or business practices will be reviewed by the Company's Global Ethics and Compliance Office and reported to the Audit Committee in accordance with Section E.5., below. All other communications will be reviewed by the Corporate Secretary and reported to the Board, as appropriate.

5. Audit Committee Communications

The Audit Committee has established and authorized the Corporate Vice President, Global Ethics & Compliance, to maintain procedures for the receipt, retention and treatment of complaints received by the Company regarding: (i) accounting, internal accounting controls or auditing matters, and (ii) the confidential, anonymous submission by the Company's employees, shareowners and other interested persons of concerns regarding questionable accounting or auditing matters, and business practices. These complaints and concerns can be communicated to the Company's Ombudsman through the methods provided on the Company's website. The Corporate Vice President, Global Ethics & Compliance, will review and investigate, as appropriate, such complaints and concerns and report thereon to the Audit Committee on a regular basis.

6. <u>Review of Government Relations and Political Action Committees</u>

The Board shall review and monitor the Company's conduct of government relations activities, including the activities of any political action committees.

ATTACHMENT A

LEAD DIRECTOR RESPONSIBILITIES

A. The Lead Director shall collaborate and regularly communicate with the Executive Chair and with the Chief Executive Officer in fulfilling his/her responsibilities relating to the management, development and effective functioning of the Board of Directors.

B. The Lead Director shall act in an advisory capacity to the Executive Chair, the Chief Executive Officer, and to management in matters concerning the interests of the organization and the Board of Directors and relationships between management and the Board of Directors.

C. Specific responsibilities of the Lead Director shall include:

1. Preside at Certain Meetings and Sessions

- **a.** Preside at all meetings of the full Board of Directors and the Executive Committee of the Board of Directors when the Chair is not present.
- **b.** Preside at all private sessions of the independent directors and provide feedback regarding such sessions to the Executive Chair and the Chief Executive Officer.

2. <u>Call Certain Meetings and Sessions</u>

a. The Lead Director has the authority to call private sessions of the independent directors or special meetings of the Board of Directors.

3. <u>Perform other Corporate Governance Functions</u>

- **a.** In conjunction with the Executive Chair and the Chief Executive Officer, the Lead Director shall ensure that the respective responsibilities of the Board of Directors and management are understood, and that the boundaries between Board of Directors' and management responsibilities are respected.
- **b.** At the request of the independent directors, the Lead Director shall serve as liaison on Board-wide issues between the independent directors and the Executive Chair.
- **c.** The Lead Director shall collaborate with the Executive Chair and Chief Executive Officer to plan and organize the activities of the Board of Directors, including:
 - 1. The agendas and schedules for meetings as contemplated by Section D.1 of these Corporate Governance Guidelines;
 - **2.** The formation of Committees and the integration of their activities with the work of the Board of Directors;
 - 3. The ongoing formal and informal communication with and among directors;
 - 4. Where Board of Directors functions have been delegated to committees,

ensure that the results and actions are reported to the Board of Directors;

- **5.** Facilitate succession planning and management development as contemplated by Section E.3 of these Corporate Governance Guidelines;
- 6. Jointly lead with the chair of the Committee on Governance and Public Policy the Board of Directors self-evaluation contemplated by Section A.6 of these Corporate Governance Guidelines, and work with the Committee on Governance and Public Policy to address any issues that arise relating to the performance of individual directors;
- **7.** Ensure that ongoing evaluation and compensation of the Chief Executive Officer by the Board of Directors is conducted and communicated as contemplated by Section E.1 of these Corporate Governance Guidelines; and
- **8.** Fulfill special assignments at the request of the Chief Executive Officer and the Board of Directors.

4. <u>Relations with Shareowners and other Stakeholders</u>

a. As contemplated by Section A.7 of these Corporate Governance Guidelines, at the request of management or major shareowners, meet, as a representative of the Board of Directors, on occasion with representatives of significant constituencies having an interest in the Company, and ensuring his/her availability for such occasions.

5. <u>Authorize Retention of Outside Advisors and Consultants</u>

a. Authorize the retention of outside advisors and consultants who report directly to the Board of Directors on Board-wide issues.