

FIVE9, INC.

CORPORATE GOVERNANCE GUIDELINES

(As Re-Adopted by the Board of Directors on February 15, 2024)

Introduction

The Board of Directors (the “**Board**”) of Five9, Inc. (“**Five9**”) has adopted these corporate governance guidelines to assist it in following corporate practices that serve the best interests of Five9 and its stockholders. The Board intends that these guidelines serve as a flexible framework within which the Board may conduct its business, not as a set of binding legal obligations. The guidelines should be interpreted in the context of all applicable laws, Five9’s governing documents and other applicable regulatory requirements.

Roles and Responsibilities

A. Role of Senior Management. Senior management, led by the Chief Executive Officer, is responsible for running Five9’s day-to-day operations in a manner consistent with Five9’s standards, policies and practices, and appropriately informing the Board of the status of such operations.

B. Role of the Board of Directors. The Board oversees management’s performance on behalf of Five9’s stockholders. Its primary duties are (1) to oversee the Chief Executive Officer who, with senior management, runs Five9 on a daily basis, (2) to monitor management’s performance in operating Five9 in an effective, efficient and ethical manner, (3) reviewing, approving and monitoring fundamental financial and business strategies and major corporate actions, and (4) ensuring processes are in place for maintaining the integrity of Five9, including the integrity of financial statements and the integrity of compliance with legal obligations.

C. Formal Evaluation of Executive Officers. The Board is responsible for evaluating the performance of Five9’s executive officers, including the Chief Executive Officer. The Board has delegated the formal evaluation of Five9’s executive officers to the Compensation Committee of the Board, in consultation with the Chief Executive Officer (other than the Chief Executive Officer’s own evaluation, which shall be conducted by the Compensation Committee alone, but may include information provided by the Chief Executive Officer or other executive officers). The Compensation Committee is responsible for the annual evaluation and approval of the salary, bonus and equity compensation of all executive officers, including the Chief Executive Officer.

Board Composition

A. Size of the Board. The Board will periodically review the appropriate size of the Board as set forth in Five9’s bylaws. The term of office of each member of the Board shall be as set forth in Five9’s Amended and Restated Certificate of Incorporation.

B. Majority of Independent Directors. A majority of the directors serving on the Board will meet the standard of director independence set forth in the rules of the Nasdaq Stock

Market, as the same may be amended from time to time (the “*listing standards*”), as well as other factors not inconsistent with the listing standards that the Board considers appropriate for effective oversight and decision-making by the Board.

C. Affirmative Determination of Independence. The Board shall affirmatively determine annually and at other times required by the listing standards or applicable laws that the directors designated as independent have no material relationships to Five9 or its management (either directly or with an organization in which the director is a partner, stockholder or officer or is financially interested) that may interfere with the exercise of their independence from management and Five9.

D. Management Directors. The Board anticipates that Five9’s Chief Executive Officer will serve on the Board. The Board may also appoint or nominate other members of Five9’s management whose experience and role at Five9 are expected to help the Board fulfill its responsibilities.

E. Chair. The Board will periodically appoint a Chair of the Board (who may be an Executive Chair). Both independent and management directors (and including former members of management, whether or not independent), including the Chief Executive Officer, are eligible for appointment as the Chair or Executive Chair.

F. Designation of Lead Independent Director. To the extent that the Chair is a management director or is otherwise not independent, the Board shall designate a lead independent director (the “*Lead Independent Director*”) to preside at the executive sessions of independent directors. The Lead Independent Director also has the power and authority to (a) set agendas, priorities and procedures for meetings of independent directors meeting in executive session without management participation; (b) generally assist the Chair of the Board; (c) add agenda items to the established agenda for meetings of the Board; (d) request access to Five9’s management, employees and its independent advisors for the purposes of discharging his or her duties and responsibilities as a director; and (e) retain independent outside financial, legal or other advisors at any time, at the expense of Five9, on behalf of the Board or any committee or subcommittee of the Board.

G. Selection of Board Nominees. The Board is responsible for the selection of candidates for nomination or appointment to the Board. The Nominating and Governance Committee will recommend director candidates to the Board for nomination or appointment, in consultation with the Chief Executive Officer in accordance with the Nominating Policy, set forth as Annex A to the Charter of the Nominating and Governance Committee.

H. Other Public Company Board Memberships. Directors should advise the Nominating and Governance Committee of any invitations to join the board of any other public company prior to accepting the directorship. As a general policy, no director may serve on more than five public company boards (including Five9’s Board) and no director who is an executive officer of the Company may serve on more than two public company boards (including Five9’s Board), subject to the waiver of such restrictions by a majority of non-affected members of the Board. For purposes hereof, a “public company” is a company whose stock is traded on a national securities exchange, the OTCBB or the “pink sheets.”

I. Length of Board Service. The Board has not established director term limits. While term limits facilitate Board refreshment, they can also result in the loss of experience and expertise that is critical to effective operation of the Board. Longer tenured directors can provide valuable insight into Five9 and its operations. The Board, based on recommendations by the Nominating and Governance Committee, will review the length of service of its members when a director is eligible to be re-nominated for Board membership, including an assessment of individual director performance, number of other company boards on which the individual serves, composition of the Board at that time, and other relevant factors.

J. Retirement Age. If during the calendar year in which a director's term of office as a director will expire, such director will reach or exceed 72 years of age, then by November 30 of the prior calendar year, the affected director shall tender his or her resignation to the Nominating and Governance Committee, for consideration by the Board upon the recommendation of the Nominating and Governance Committee. Such resignation, unless rejected or deferred for consideration to a later date by a majority of the non-affected directors, shall become effective as of the date of the next annual meeting of Five9 stockholders.

K. Changes in Principal Professional Responsibility. Directors should advise the Nominating and Governance Committee of any material change in their principal professional responsibility. The Board, upon the recommendation of the Nominating and Governance Committee, should consider whether such change directly or indirectly impacts that person's ability to fulfill his or her obligations as a director of Five9. Any director who is an employee of Five9 shall submit his or her resignation as a director upon retirement, resignation or termination as an employee of Five9. The Board may accept or reject such resignation in its discretion after consultation with the Nominating and Governance Committee.

L. Director Recusal. Any director who tenders his or her resignation from the Board pursuant to these corporate governance guidelines shall not participate in the Nominating and Governance Committee or Board deliberations regarding whether to accept that resignation.

M. Board Vacancies. To the extent that one or more directors' resignation(s) are accepted by the Board, the Nominating and Governance Committee, in consultation with the Chief Executive Officer and the Chair of the Board, will recommend to the Board whether to fill such vacancy or vacancies or take the appropriate action to reduce the size of the Board.

N. Board Compensation. The Board, through the Compensation Committee, will review or request management or outside consultants to review appropriate compensation policies or changes in compensation policies for the directors serving on the Board and its committees. This review may consider Board compensation practices of other comparable companies, contributions to the Board and the Company, time commitment expected for Board and committee service and other appropriate factors.

The Company's executive officers will not receive additional compensation for their service as directors.

Except as otherwise permitted by Nasdaq Stock Market listing standards, members of the Audit Committee and the Compensation Committee may not directly or indirectly receive any

compensation from Five9 other than their directors' compensation, including any compensation for service on committees of the Board, and receipt of equity awards.

O. Stock Ownership Guidelines. Five9's Compensation Committee has adopted Stock Ownership Guidelines, which govern the ownership of shares of Five9's Common Stock by the directors, the Chief Executive Officer and the other executive officers.

Board Meetings

A. Scheduling of Full Board Meetings. The Chair of the Board will schedule, in advance, regular meetings of the Board, ordinarily held four times per year at Five9's principal executive office. In addition, special meetings may be called from time to time as determined by the needs of the business.

B. Executive Sessions of Independent Directors. The independent directors will hold during each fiscal year regular executive sessions of the independent members of the Board without management present, at such times and for such purposes as the independent directors consider to be appropriate. For the convenience of the directors, these executive sessions may, but need not, be scheduled to coincide with the dates of regular Board meetings. The independent directors may invite Five9's independent auditors, legal counsel, finance staff and other employees and any other advisors or persons they deem appropriate to attend all or a portion of these executive sessions.

C. Agenda. The Chair of the Board and Five9's Chief Executive Officer, in consultation with the Lead Independent Director, will have primary responsibility for preparing the agenda for each meeting and arranging for it to be sent in advance of the meeting to the directors along with appropriate written information and background materials. Each Board committee, and each director, is encouraged to suggest items for inclusion on the agenda. The Chair, the Lead Independent Director, and the full Board separately have authority to require the Board to meet in executive sessions to discuss sensitive matters with or without distribution of written materials.

D. Access to Information. Five9's management will afford each director access to Five9 employees, legal counsel, investment bankers, the outside auditors and any other Five9 advisors as well as books, records and facilities for any purpose reasonably related to the Board's responsibilities. Management is responsible for arranging presentations at Board and/or appropriate Board committee meetings by Five9 executives and other employees and otherwise providing reports to the Board and/or appropriate Board committees that will communicate to the Board and/or appropriate Board committees at appropriate times meaningful information about the Company and its business in order to enable the Board and its committees to effectively fulfill its and their responsibilities, including without limitation (1) Five9's financial and business plans, strategies and objectives; (2) the recent financial results and condition of Five9 and its business; (3) significant accounting, regulatory, competitive, litigation and other external issues affecting Five9; and (4) systems of disclosure controls and procedures and internal controls which promote accurate and timely reporting of financial information to stockholders and compliance with laws and corporate policies. Each director is entitled to (i) inspect Five9's books and records and obtain such other data and information as the director may reasonably

request; (ii) inspect facilities as reasonably appropriate for the performance of director duties; and (iii) receive copies of all Board meeting minutes.

E. Independent Inquiries and Advisers. The Board is authorized to conduct investigations and to retain, at Five9's expense, independent legal, accounting, financial, governance, or other professional advisors selected by the Board, for any matters relating to the purpose or responsibilities of the Board.

F. Confidentiality. The materials, proceedings and deliberations of the Board and its committees are confidential. Each director will maintain the confidentiality of information received in connection with his or her service as a director or committee member.

Board Committees

A. Committees. The principal committees of the Board are the Audit Committee, the Compensation Committee, and the Nominating and Governance Committee. From time to time and depending upon the circumstances, the Board may form a new committee or disband a current committee.

B. Committee Member Selection. After considering the recommendations of the Nominating and Governance Committee, if such recommendations are requested by the Board, the Board will designate the members and the Chair of each committee, endeavoring to match the committee's function and needs for expertise with individual skills and experience of the appointees to the committee. Each member of the Audit, Compensation and Nominating and Governance Committees shall meet the applicable standards for independence as set forth in the listing standards and laws, rules and regulations applicable to such committee, and shall comply with all listing standards, applicable laws, rules and regulations.

C. Committee Functions. Each committee shall have a written charter approved by the Board in compliance with applicable listing standards, laws and regulations. The number and content of committee meetings and means of carrying out committee responsibilities will be determined by each committee in accordance with the committee's charter, the Company's Bylaws, the authority delegated by the Board to the committee, and legal, regulatory, accounting or governance principles applicable to that committee's function. Five9 will afford access to Five9's employees, legal counsel, outside auditors and other professional advisors and resources, if needed, to enable committee members to carry out their responsibilities, and each committee may also retain and engage its own legal counsel and other advisers as it deems necessary or appropriate for the execution of its responsibilities.

Director Responsibilities

A. Director Responsibilities.

1. Generally. A director is expected to discharge his or her director duties, including duties as a member of any committee on which he or she serves, in good faith and in a manner the director reasonably believes to be in the best interests of Five9 and its stockholders.

2. Disclose Relationships. Each independent director is expected to disclose promptly to Five9's Chief Financial Officer or Chief Legal Officer/General Counsel any existing or proposed relationships with Five9 (other than service as a director or on Board committees) which could affect the independence of the director under applicable listing standards or any additional standards as may be established by the Board from time to time, including direct relationships between Five9 and the director, and indirect relationships between Five9 and any business, nonprofit or other organization in which the director is a general partner or manager, officer, or significant stockholder, or is materially financially interested. All of these relationships should be disclosed to the Chief Financial Officer or Chief Legal Officer/General Counsel whether or not the director considers them to be material.

3. Reporting and Compliance Systems. Based on information available to the director, each director should be satisfied that Five9 management maintains an effective system for timely reporting to the Board or appropriate Board committees on the following: (i) Five9's financial and business plans, strategies and objectives; (ii) the recent financial results and condition of Five9 and its business; (iii) significant accounting, regulatory, competitive, litigation and other external issues affecting Five9; and (iv) systems of control which promote accurate and timely reporting of financial information and disclosure of all other required information to stockholders and compliance with laws and corporate policies. Each director is expected to have a basic understanding of the foregoing matters to the extent information is furnished by management or otherwise available to the Board.

4. Preparation and Attendance. Directors are expected to devote sufficient time and attention to prepare for, attend and participate in Board meetings and meetings of committees on which they serve, including advance review of meeting materials that may be circulated prior to each meeting. All directors are encouraged to attend Five9's annual meeting of stockholders.

5. Reliance on Information. In discharging responsibilities as a director, a director is entitled to rely in good faith on reports or other information provided by Five9 management, independent auditors, legal counsel and other persons as to matters the director reasonably believes to be within such other person's professional or expert competence and who has been selected with reasonable care by or on behalf of Five9.

6. Conflicts of Interest. Directors are expected to avoid any action or interest that conflicts with the interests of Five9 or gives the appearance of a conflict. If an actual or potential conflict of interest develops, the director should immediately report all facts regarding the matter to the Board. Any significant conflict must be resolved or the director should resign. If a director has a personal interest in a matter before the Board or any committee of the Board, the director must disclose the interest to the Board or such committee of the Board, excuse himself or herself from discussion on the matter and not vote on the matter. The Board may delegate any decision with respect to such transaction to the Audit Committee, the Nominating and Governance Committee, or other committee of the Board.

B. Transactions Affecting Director Independence. Without the prior approval of the Audit Committee, Five9 will not make significant charitable contributions to organizations in which a director, or a director's immediate family member (as defined under the listing standards), is affiliated, enter into consulting contracts with (or otherwise provide indirect forms

of compensation to) a director, or enter into any relationships or transactions (other than service as a director and Board committee member) between Five9 and the director (or any business or nonprofit entity or organization in which the director is a general partner, controlling stockholder, officer, manager, or trustee, or materially financially interested) or any other related party transactions. To the extent required to comply with SEC rules, no member of the Audit Committee shall be an affiliated person of Five9 or receive any direct or indirect compensation from Five9 other than for service as a director and on committees on which the individual serves.

C. Orientation and Continuing Education. The Board, either itself or through the Nominating and Governance Committee, is expected to periodically review appropriate practices and procedures for providing orientation sessions for newly elected or appointed directors, and recommending continuing director education programs for Board and committee members.

D. Annual Evaluation. The Board (either itself or through the Nominating and Governance Committee) is expected to annually evaluate these corporate governance guidelines and whether the Board, its members, its committees and committee members are functioning effectively and whether each director and committee member is fulfilling his or her obligations.

E. Cybersecurity Risk Oversight. The Board shall oversee management's review and implementation of appropriate cybersecurity, privacy and cyber risk mitigation measures to ensure compliance with any applicable laws, rules and regulations, including oversight of: (i) cybersecurity preparedness, risks and incidents, (ii) management's ongoing implementation of technologies, practices, policies and procedures that specifically address cybersecurity risk, and (iii) management's implementation of disclosure controls and procedures appropriately designed to capture and address cybersecurity matters and incidents, including communicating such matters and incidents to senior management and the Board (including the Audit Committee), so as to allow timely and appropriate decisions about disclosure (including in Management's Discussion and Analysis in periodic SEC reports) of such matters and incidents under the circumstances.

F. Environmental, Social and Governance ("ESG"). The Board delegates to the Nominating and Governance Committee the primary oversight, implementation and review of Five9's ESG programs, principles, disclosures, strategies, policies, practices, risk assessments and risk management, with other specific aspects of Five9's ESG initiative delegated to the Audit Committee and the Compensation Committee. The Nominating and Governance Committee, and the other committees, shall report to the Board on ESG matters on a periodic basis.

G. Selection and Annual Performance Review of Chief Executive Officer. The Board will select a Chief Executive Officer in a manner that is in the best interests of Five9. At least annually, the Board, or the Compensation Committee on its behalf, will evaluate the performance of the Chief Executive Officer. As part of this process, the Board, or the Compensation Committee on its behalf, will review the financial and non-financial corporate goals and objectives deemed relevant to the compensation of the Chief Executive Officer and the Board, or the Compensation Committee on its behalf, will conduct its own evaluation of the performance of the Chief Executive Officer in light of those corporate goals and objectives and any other factors as it deems appropriate.

H. Management Succession Planning. The Board, or the Compensation Committee on its behalf, will, at least annually, review a succession plan for executive officers of Five9, which succession plan will include appropriate contingencies in case the Chief Executive Officer or any other key executive officer retires, resigns or is incapacitated. The Chief Executive Officer should make available his or her recommendations and evaluations of potential successors, along with a review of any development plans recommended for such individuals.

Management Responsibility

A. Financial Reporting and Legal Compliance. The Board's governance and oversight functions do not relieve the primary responsibilities of Five9's management for (1) preparing financial statements which accurately and fairly present Five9's financial results and condition, and (2) maintaining systems, procedures and corporate culture which promote compliance with legal and regulatory requirements and the ethical conduct of Five9's business.

B. Corporate Communications. Executive management has the primary responsibility to establish policies concerning Five9's communications with investors, the press, customers, suppliers and employees.

C. Stockholder Communication with the Board. Stockholders are invited to contact the Board about corporate governance matters pursuant to the procedures outlined in the Company's Stockholder Communications Policy, which is available on the Company's website at <https://investors.five9.com>. Concerns about questionable accounting or auditing matters or possible violations of the Company's Code of Ethics and Business Conduct should be reported pursuant to the procedures outlined in the Company's Code of Ethics and Business Conduct, which is available on the Company's website at <https://investors.five9.com>.

D. Communication of Corporate Governance Guidelines. As required by the listing standards, management will ensure that Five9's website will include a copy of these guidelines, copies of the charters of the Audit, Compensation, and Nominating and Governance Committees and, if applicable (and required by the listing standards), other key committees of the Board, and a copy of Five9's Code of Ethics and Business Conduct.