Corporate Governance and Nominating Committee Charter

1. Organization and Governance of the Corporate Governance and Nominating Committee.

- A. The Corporate Governance and Nominating Committee (the "committee") of the Company shall consist of not less than three members appointed by the board of directors (the "board").
- B. In order to fulfill its role, the committee shall be organized and governed in the following manner:
 - i) Committee members will be appointed and removed by the board;
 - ii) Action may be taken by the committee upon the affirmative vote of a majority of the members;
 - iii) Any member of the committee may call a meeting of the committee upon due notice to each other member at least twenty-four hours prior to the meeting;
 - iv) Action may be taken by the committee without a meeting if all of the members of the committee indicate their approval thereof in writing; and
 - v) The committee shall have the authority to delegate to subcommittees of the committee any of the responsibilities of the full committee.

2. Goals and Responsibilities of the Committee.

The responsibilities of the committee shall include the following:

- A. Identify individuals qualified to become board members, consistent with criteria approved by the board,
- B. Receive nominations for such qualified individuals and review recommendations put forward by the chief executive officer,

- C. Select, or recommend that the board select, the director nominees for the next annual meeting of shareholders, taking into account each candidate's ability, judgment and experience and the overall diversity and composition of the board;
- D. Establish a policy under which stockholders of the company may recommend a candidate to the committee for consideration for nomination as a director;
- E. Recommend to the board qualified individuals to serve as committee members on the various board committees. The committee shall review and recommend committee slates annually and shall recommend additional committee members to fill vacancies as needed;
- F. Clearly articulate to each director what is expected, including reference to the company's corporate governance principles and directors' basic duties and responsibilities with respect to attendance at board meetings and advance review of meeting materials;
- G. Develop and recommend to the full board a set of corporate governance principles applicable to the company. Such principles shall address the following subjects:
 - i) Director qualification standards,
 - ii) Director responsibilities,
 - iii) Director access to management and, as necessary and appropriate, independent advisors,
 - iv) Director compensation,
 - v) Director orientation and continuing education,
 - vi) Management succession, and
 - vii) Annual performance evaluation of the board.
- H. The committee shall review the principles on an annual basis, or more frequently if appropriate, and recommend changes as necessary;
- I. Review the company's practices and policies with respect to directors, including retirement policies and compensation for non-employee directors, the size of the board,

the ratio of employee directors to non-employee directors, the meeting frequency of the board and the structure of board meetings and make recommendations to the board with respect thereto;

- J. Review the functions, duties and composition of the committees of the Board and make recommendations to the board with respect thereto;
- K. In concert with the board, review the company policies with respect to significant issues of corporate public responsibility, including contributions;
- L. Recommend to the board or to the appropriate committee thereto, processes for annual evaluations of the performance of the board, the chairman of the board, the chief executive officer, and appropriate committees of the board;
- M. Consider and report to the board any questions of possible conflicts of interest of board members;
- N. Provide for new director orientation and continuing education for existing directors on a periodic basis;
- O. Oversee the maintenance and presentation to the board of management's plans for succession to senior management positions in the company;
- P. Review and assess the adequacy of this charter and submit any changes to the board for approval;
- Q. Report its actions and any recommendations to the board on a periodic basis; and
- R. Annually perform an evaluation of the performance of the committee, the results of which shall be presented to the board.

3. Powers of the Corporate Governance and Nominating Committee.

In order to fulfill its role, the committee shall have the authority to retain and terminate a search firm to assist in the identification of director candidates, and shall have the authority to approve the search firm's fees and other retention terms.

4. Responsibilities of the Chairman of the Corporate Governance and Nominating Committee.

The chairman of the committee, in addition to the duties of a committee member, shall have the following responsibilities:

- A. Preside at each meeting of the committee.
- B. Cause minutes of the deliberations at each such meeting to be prepared and retained in the company's records.
- C. Respond to recommendations or inquiries from shareholders or other interested parties.
- D. Following each meeting, report to the board of directors concerning the committee's actions, conclusions, and recommendations.

5. <u>Criteria / Characteristics of Board Candidates.</u>

The following list identifies a number of relevant criteria and characteristics that, among others, should be considered in identifying candidates for the board of directors of Cascia:

- A. CEO, COO, CFO, or manager of a significant division of a public company, or equivalent senior management experience.
- B. Knowledge of the core business of Cascia or a closely aligned industry including:
 - i) Cellular Therapies,
 - ii) Pharmaceuticals,
 - iii) Medical Devices, or
 - iv) Healthcare Services.
- C. Knowledge of international business.
- D. Relevant scientific, legal, or regulatory expertise.
- E. Financial acumen.

- F. Outside interests, other boards, education.
- G. Ability to serve at least five years.
- H. Compatibility with existing board, management and corporate culture.
- I. Independence.