

IMMUNE DESIGN CORP.

CORPORATE GOVERNANCE GUIDELINES

A. INTRODUCTION

The following Corporate Governance Guidelines (the “**Guidelines**”) have been adopted as guidelines and principles for the conduct of the Board of Directors (the “**Board**”) of Immune Design Corp. (the “**Company**”). They reflect the Board’s commitment to monitoring the effectiveness of decision-making at the Board and management level and ensuring adherence to good corporate governance principles, all with a goal of enhancing stockholder value over the long term. The Guidelines are subject to review by the Nominating and Corporate Governance Committee of the Board (the “**Nominating Committee**”) at least annually.

The Guidelines should be interpreted in the context of all applicable laws and regulations and the Company’s certificate of incorporation (as may be amended or restated from time to time, the “**Certificate of Incorporation**”) and bylaws (as may be amended or restated from time to time, the “**Bylaws**”). The Guidelines are statements of policy and are not intended to supersede or interpret any Federal or state law, rule or regulation, including the Delaware General Corporation Law, or the Company’s Certificate of Incorporation or Bylaws.

B. THE BOARD OF DIRECTORS

1. *Size*

The number of directors constituting the Board should be consistent with the Company’s Bylaws or resolution of the Board. The Nominating Committee will periodically review the size of the Board and may recommend adjustments from time to time.

2. *Composition of the Board of Directors – Independence*

The Company defines an “independent” director in accordance with the applicable provisions of the Securities Exchange Act of 1934, as amended, together with the rules promulgated thereunder (the “**Exchange Act**”) and the applicable rules of The Nasdaq Stock Market (the “**NASDAQ**”). Because it is not possible to anticipate or explicitly provide for all potential situations that may affect independence, the Nominating Committee annually reviews each director’s status as an independent director and whether any independent director has any other relationship with the Company that, in the judgment of the Board, would interfere with the director’s exercise of independent judgment in carrying out such director’s responsibilities as a director. The Board will make an annual determination as to whether each director is “independent” under the applicable provisions of the Exchange Act and the applicable rules of the NASDAQ. The following guidelines will apply to independence:

- (a) Per Se Exclusions. A director will not be deemed independent if: (i) the director was employed by the Company or a subsidiary of the Company within the previous three years; (ii) a family member of the director was employed by the Company or a subsidiary of the Company as an executive officer within the

previous three years; (iii) the director or any of his or her family members accepted any compensation (including political contributions and payments pursuant to consulting or personal service contracts) from the Company or any subsidiary of the Company of more than \$120,000 during any period of twelve consecutive months within three years preceding the Company's determination of independence (other than (A) payments for service as a member of the Board or a committee of the Board, (B) compensation paid to a family member who is a nonexecutive employee of the Company or a subsidiary of the Company, or (C) benefits under a tax-qualified retirement plan, or non-discretionary compensation); (iv) the director or a family member of the director is a partner in, or an executive officer or controlling stockholder of, any for-profit or not-for-profit organization to which the Company made or from which the Company received, payments in the current fiscal year or any of the past three fiscal years that exceed 5% of the recipient's consolidated gross revenues for that year or \$200,000, whichever is more (other than (A) payments arising solely from investments in the Company's securities or (B) payments under non-discretionary charitable contribution matching programs); (v) the director or a family member of the director is or was employed as an executive officer of another entity that has or had within the past three years as a member of its compensation committee of the board of directors any of the Company's executive officers; and (vi) the director or a family member of the director is a partner of the Company's independent auditors, or was a partner or employee of the Company's independent auditors and worked on the Company's audit during any of the past three years. For the purpose of the Guidelines, "family member" means a person's spouse, parents, children and siblings, whether by blood, marriage or adoption, or anyone residing in such person's home.

- (b) Board Determinations. In connection with relationships other than those listed in subsection (a) above that preclude a determination of independence, the determination of whether the relationship would interfere with the director's independent judgment in carrying out his or her responsibilities shall be made by the Board, subject to applicable listing standards or legal requirements.
- (c) Additional Committee Membership Requirements. Members of the Nominating Committee, audit committee of the Board (the "**Audit Committee**") and of the compensation committee of the Board (the "**Compensation Committee**") are subject to additional requirements as further described in each committee's charter, including the additional independence criteria under applicable rules..

3. Board Leadership Structure and Selection of Chairperson and Chief Executive Officer

The Board elects its chairperson and appoints the Company's Chief Executive Officer according to its view of what is best for the Company at any given time. The Board does not believe there should be a fixed rule as to whether the offices of chairperson and Chief Executive Officer should be vested in the same person or two different people, or whether the chairperson should be an employee of the Company or should be elected from among the non-employee directors.

The needs of the Company and the individuals available to play these roles may dictate different outcomes at different times, and the Board believes that retaining flexibility in these decisions is in the best interest of the Company. The Nominating Committee will periodically review this matter and provide recommendations to the Board.

In the event the Board elects as its chairperson a director who is not independent, the Board shall also designate a Lead Director who is independent. The Lead Director's duties shall include: (i) presiding at all meetings of the Board at which the chairperson is not present, including executive sessions of the independent directors; (ii) serving as liaison between management and the independent directors; (iii) calling meetings of the independent directors; (iv) consulting with the chairperson in planning and setting schedules and agendas for Board meetings to be held during the year; and (v) performing such other functions as the Board may direct.

4. Board Membership Criteria

The Nominating Committee is responsible for reviewing with the Board, in accordance with its Charter, the appropriate qualities, skills and characteristics desired of nominees for Board members in the context of the current make-up of the Board. The Board as a whole should collectively possess a broad range of skills, expertise, industry and other knowledge, and business and other experience useful to the effective oversight of the Company's business.

5. Attendance at Board and Committee Meetings

Directors must be willing to devote sufficient time to carrying out their duties and responsibilities effectively. Board members are expected to prepare for, attend, and participate in meetings of the Board and the committees of which they are members. Although the Board recognizes that, on occasion, circumstances may prevent Board members from attending meetings, the Board expects its members to ensure that other commitments do not materially interfere with the performance of their duties.

6. Selection of Board Members; Vacancies

The Board is responsible for filling vacancies in its membership, replacing directors who are unable to continue to serve effectively, and nominating candidates to stand for election at the annual meeting of stockholders. The Board has delegated to the Nominating Committee the process of identifying and screening candidates when a vacancy is to be filled and making preliminary recommendations to the Board for nominations. In accordance with the Bylaws, directors elected by the Board to fill a vacancy or newly created directorship shall hold office until the expiration of the term for which elected and until their respective successors are elected, except in the case of the death, resignation or removal of any director.

7. Occupations and Limits on Other Board Service

Directors should not serve on boards of public companies in addition to the Company's Board where such service is likely to interfere with the performance of the director's duties to the Company, taking into account the individual, the nature of his or her other activities and such other factors or considerations as the Board deems relevant. In selecting nominees for membership, the Board shall take into account the other demands on the time of a candidate.

The Board believes that generally directors who are full-time employees of other companies should not serve on more than three public company boards at a time (including service on the Board), and directors who are retired from active employment should not serve on more than six public company boards (including service on the Board). Board members must notify the chairperson before accepting an invitation to serve on the board of directors of another public company. The Board may make exceptions to these general standards if the Board believes it to be in the interest of the Company and its stockholders and determines that such simultaneous service will not impair the ability of the director to serve effectively on the Company's Board. In any case, each Board member is expected to ensure that other existing and planned future commitments do not interfere with service as a Company director and do not pose an actual or potential conflict of interest.

8. Term of Office

The Board has determined that an arrangement of staggered three-year terms of office is in the Company's best interest. It both provides continuity of membership and is an effective part of a structure designed to provide the Board with tools to negotiate for better terms for stockholders in the event of an unsolicited takeover effort. The Board reviews that determination periodically and will recommend to the stockholders that it be modified if it appears appropriate to do so.

9. Term Limits

The Board does not believe it should establish term limits. While term limits could help ensure that there are fresh ideas and viewpoints available to the Board, they may sometimes force the Company to lose the contribution of directors who over time have developed increased insight into the Company and its operations. The Board seeks, therefore, to maintain a balance of directors who have longer terms of service and directors who have joined more recently.

10. Board Compensation

The Compensation Committee shall review the compensation and benefits paid to non-employee directors at least once a year and recommend any appropriate changes to the Board for its approval. Directors who are officers or employees shall not receive any additional compensation for serving on the Board. To assist in setting compensation, the Compensation Committee or the Board shall review compensation information from provided by the staff of the Company or from independent consultants on the compensation of boards of peer companies.

11. Orientation and Continuing Education

Members of the Board are selected with attention to their diverse professional backgrounds and experience. In addition to their individual professional expertise, it is important that members of the Board be knowledgeable about the Company and its business. They should also be familiar with the duties and responsibilities of directors of public companies and emerging practices in corporate governance.

Board members are encouraged to attend seminars, conferences, and other continuing education programs designed especially for directors of public companies, including, specifically, accredited director education programs, which may be attended at the Company's expense during service on the Board. Although most of the outside directors have significant experience on boards of directors, participation in such programs is helpful to keep them abreast of current developments in the evolving area of corporate governance and other matters relevant to their service on the Board.

12. Voting for Directors.

Directors are elected in accordance with the Certificate of Incorporation and Bylaws. In any election of directors, each director will be elected as provided in the Bylaws. The Company's policy regarding election of directors will be summarized in each proxy statement relating to an election of directors.

13. Attendance at Annual Meeting.

All Board members are encouraged, but not required, to attend our Annual Meeting of Stockholders.

14. Annual Performance Evaluation.

The Nominating Committee will conduct an annual review to determine whether the Board and its committees are functioning effectively. The review will focus on the Board's and the committees' contribution to the Company and will seek to identify specific areas, if any, that need improvement or strengthening. Such review may include, if deemed necessary or appropriate by the Nominating Committee, reviews and/or presentations by the Company's independent advisors, including its legal counsel and independent auditing firm. The Nominating Committee shall be responsible for overseeing the evaluation process of the Board and its committees and reporting its assessments to the Board.

The Nominating Committee also will conduct an annual review to ensure that the Company is in compliance with all applicable NASDAQ listing requirements and to ensure that all required certifications and public disclosures are made.

C. BOARD MEETINGS

1. Board Chairpersonship; Selection of Agenda Items for Board Meetings

The chairperson of the Board, and in the absence of the chairperson of the Board, the Lead Director, or if there is no Lead Director, the senior independent director present shall preside at meetings of stockholders and the Board.

The chairperson of the Board and the Lead Director, if any, in consultation with appropriate members of management, and the Board committee chairs, will develop the agenda for each Board meeting and circulate to the Board members in advance of each meeting. Although materials relevant to the agenda are generally circulated to the Board in advance, exceptions are sometimes made for materials related to particularly sensitive topics. Each Board member is encouraged to suggest the inclusion of items on the agenda.

2. Board Presentations; Access to Employees and Independent Advisors

The Board has full access to any Company employee. It is the Company's policy that employees may contact Board members directly to express concerns about the direction or management of the Company. Board members may, at the expense of the Company, consult with outside legal, financial and accounting advisors to assist them in the performance of their duties to the Company and its stockholders.

The Board encourages presentations at its meetings by employees who can provide additional insight into the topics because of their direct involvement in the area, or have leadership potential of which the Board should be aware.

3. Executive Sessions of Independent Directors

The independent directors will meet in executive session without management and any non-independent directors at least quarterly. The Lead Director, if any, or an independent director selected by a majority of the Board, will preside over and develop the agenda for the executive sessions of independent directors. The Lead Director, if any, or an independent director selected by a majority of the Board, may call meetings of the independent directors of the Board. Each Board member is encouraged to suggest the inclusion of items to be discussed in the executive sessions of independent directors. The Lead Director, if any, will serve as liaison between management and the independent directors.

D. BOARD COMMITTEES

1. Standing and Special Committees

The Board currently has standing committees on (i) Audit, (ii) Compensation, and (iii) Nominating and Corporate Governance. Each of these committees operates under a written charter outlining its duties and responsibilities. The Board may form new standing committees when it believes the work of the Board requires it. The Board also appoints special committees from time to time to assist it in carrying out particular responsibilities.

2. Assignment and Term of Service of Committee Members

The Board, with the advice of the Nominating Committee, appoints the members and the chairperson of each of its standing committees. Where possible, the chairperson of a standing committee will have had previous service on the committee. There are no fixed terms for service

on standing committees. The Board may replace committee members when it believes that to be appropriate. If the Board does not appoint a chairperson, the standing committee members may designate a chairperson by majority vote. Standing committee members shall serve for such term or terms as the Board may determine or until earlier resignation or death.

3. Frequency and Length of Committee Meetings and Committee Agenda

Each standing committee shall fix its own rules of procedure, which shall be consistent with the Bylaws. Pursuant to their own rules of procedure, the committees shall, with the assistance of appropriate members of management, determine the frequency and length of meetings of the committee and develops the agenda for each meeting. At the direction of the chairperson, a member of the committee or a member of management takes minutes of each committee meeting. Board members who are not members of a committee are nevertheless welcome to attend its meetings.

E. OVERSIGHT OF RISK

The Board believes that risk management is an important part of establishing, updating and executing on the Company's business strategy. The Board, as a whole and at the committee level, has oversight responsibility relating to risks that could affect the corporate strategy, business objectives, compliance, operations, and the financial condition and performance of the Company. The Board focuses its oversight on the most significant risks facing the Company and on its processes to identify, prioritize, assess, manage and mitigate those risks. The Board and its committees receive regular reports from members of the Company's senior management on areas of material risk to the Company, including strategic, operational, financial, legal and regulatory risks. While the Board has an oversight role, management is principally tasked with direct responsibility for management and assessment of risks and the implementation of processes and controls to mitigate their effects on the Company.

The Audit Committee, as part of its responsibilities, oversees the management of financial risks, including accounting matters, liquidity and credit risks, corporate tax positions, insurance coverage, and cash investment strategy and results. The Audit Committee is also responsible for overseeing the management of risks relating to the performance of the Company's internal audit function (if required) and its independent registered public accounting firm, as well as the Company's systems of internal controls and disclosure controls and procedures. The Compensation Committee is responsible for overseeing the management of risks relating to the Company's executive and director compensation and overall compensation and benefit strategies, plans, arrangements, practices and policies. The Nominating Committee oversees the management of risks associated with Company's overall compliance and corporate governance practices, and the independence and composition of the Board. These committees provide regular reports, on at least a quarterly basis, to the full Board.

F. MANAGEMENT REVIEW AND RESPONSIBILITY

1. Evaluation and Compensation of Officers

The Compensation Committee annually evaluates the performance of, and approves the compensation package for, the Chief Executive Officer. It also determines and approves or

recommends to the Board for approval the evaluations of the performance of, and the Chief Executive Officer's recommendations for determination of the compensation packages for, the officers of the Company who report directly to the Chief Executive Officer and any executive officers whose compensation is required to be disclosed in detail in the Company's regular annual proxy statement.

2. Succession Planning

The Board plans for the succession to the position of the Chief Executive Officer. The Nominating Committee, with the assistance of the Chief Executive Officer, annually reviews and assesses the Company's succession plans for the Chief Executive Officer and other officers and senior executives of the Company, and makes recommendations to the Board and management as necessary.

3. Board Interaction with Institutional Investors, Press, Customers, Etc.

The Board believes that management should speak for the Company. Individual Board members may, from time to time, meet or otherwise communicate with various constituencies that are involved with the Company in accordance with the Company's Public Disclosure Policy, but it is expected that outside Board members would do this with the knowledge, and in most instances at the request, of management.

G. TRANSACTIONS WITH DIRECTORS

It is the policy of the Board that any transaction in which a director (or any member of a director's immediate family) has a personal or financial interest (direct or indirect) should be scrutinized in accordance with the Company's Related Person Transaction Policy. It is incumbent upon each director to promptly notify the Audit Committee when he or she becomes aware of a matter in which he or she (or any member of a director's immediate family) has, or may have, a personal or financial interest (whether direct or indirect) or may otherwise have a potential conflict of interest.

H. REVIEW AND MODIFICATION OF THESE PRINCIPLES

The Guidelines, as set forth herein, will be reviewed by the Nominating Committee at least annually. If the Nominating Committee determines that modifications are in order, it will make recommendations of changes for the Board to consider. The Guidelines, as may be amended from time to time, shall be posted on the Company's website.

Effective: July 23, 2014

Amended: March 17, 2016