Introduction

The corporate governance rules of the New York Stock Exchange (“NYSE”) require that Invesco Ltd. (the “Company”) adopt and disclose corporate governance guidelines that address, among other things, director qualification standards. The Company’s Corporate Governance Guidelines provide that the Nomination and Corporate Governance Committee of the Board (the “Committee”) is responsible for:

- establishing a policy setting forth the specific, minimum qualifications that the Committee believes must be met by a nominee recommended by the Committee for a position on the Board;
- describing any specific qualities or skills that the Committee believes are necessary for one or more of the directors to possess; and
- establishing procedures for identifying and evaluating potential nominees for director.

The Committee has adopted the following criteria for selection of candidates for membership on the Board, for consideration of candidates recommended by shareholders, and for re-nomination of existing Board members for re-election.

Director Selection Criteria

The Committee shall evaluate and select candidates for election to the Board in accordance with the general and specific criteria set forth below or determined as provided below.

General Criteria. Director selection should include at least enough independent directors (as the term “independent” is defined in SEC and NYSE rules) to satisfy the minimum required proportion of independent directors to total directors. Such independent directors should have appropriate skills, experience and other characteristics so that qualified persons fill all Board committee positions required to be filled by independent directors. Each director should:

- be an individual of the highest integrity and have an inquiring mind, a willingness to ask hard questions and the ability to work well with others;
- be free of any conflict of interest that would violate any applicable law or regulation or interfere with the proper performance of the responsibilities of a director;
be willing and able to devote sufficient time to the affairs of the Company and be diligent in fulfilling the responsibilities of a director and Board committee member; and

have the capacity and desire to represent the best interests of the shareholders as a whole.

**Diversity of Directors.** The Committee recognizes that the Board benefits from the contribution of different perspectives and experiences which promote better corporate governance. The Committee seeks to maintain a Board with a range of experiences, skills, backgrounds, viewpoints, and characteristics that collectively reflect the needs of the company. With respect to diversity characteristics, the Board considers gender, race, ethnicity, country of origin, nationality or cultural background, and other personal characteristics. In assessing nominees, the Committee will consider how a prospective candidate would affect the diversity of the Board.

**Specific Criteria.** In addition to the foregoing, the Committee may, if it deems it advisable from time to time, develop specific criteria outlining the skills, experience, expertise, backgrounds, and other characteristics that should be represented on the Board to enhance its effectiveness. Any such criteria should take into account the particular needs of the Company based on its business, size, ownership, growth objectives, community, customers and other characteristics and should be adjusted as these Company characteristics evolve.

**Candidate Evaluation and Re-Evaluation.** The Committee should evaluate each new director candidate and each incumbent director before recommending that the Board nominate or re-nominate such person as a director based on the extent to which such individual meets the general criteria above and will contribute significantly to satisfying any specific criteria developed as described above.

**Candidate Identification and Recommendation.** The Committee should seek to identify potential director candidates who will strengthen the Board and remedy any perceived deficiencies in its fulfillment of the specific criteria identified above. The Committee should recommend to the Board the candidates for director to be nominated by the Board for election at each annual general meeting of shareholders and to be added to the Board at any other times due to Board expansions, director resignations, retirements or otherwise.