ICHOR HOLDINGS, LTD.

COMPENSATION COMMITTEE CHARTER

MEMBERSHIP

The Compensation Committee (the “Committee”) of Ichor Holdings, Ltd. (the “Company”) shall consist of at least two directors from the Company’s board of directors (the “Board”). All Committee members shall (1) meet the applicable independence requirements of the NASDAQ Global Select Market (“NASDAQ”); (2) shall otherwise meet the membership qualification requirements contained in this Compensation Committee Charter (this “Charter”); (3) be, to the extent required by the Board, a “non-employee director” within the meaning of Rule 16b-3 under the Securities Exchange Act of 1934 (the “Exchange Act”); and (4) be, to the extent required by the Board, an “outside director” within the meaning of Section 162(m) of the Internal Revenue Code of 1986, as amended (the “Code”). In the event that any member of the Committee does not qualify as a “non-employee director” for purposes of Section 16 of the Exchange Act, then all compensation that is intended to be exempt from Section 16 shall also be approved by the Board or a subcommittee made up of members of the Board who qualify as non-employee directors. To the extent any compensation is intended to be exempt from Section 162(m) of the Code, and requires a Committee of “outside directors”, then all compensation that is intended to be exempt from Section 162(m) of the Code shall also be approved by a subcommittee made up of members of the Board who qualify as outside directors. Members of the Committee shall be appointed by the Board annually and when a vacancy exists, and may be removed by the Board at any time for any or no reason.

PURPOSE

The Committee’s primary purposes are:

• reviewing and approving all compensation, including incentive compensation and corporate and individual goals and objectives relevant to our chief executive officer, and evaluating our chief executive officer’s performance in light of those goals and objectives;

• reviewing and approving the base salaries, incentive compensation and equity-based compensation of our other executive officers;

• approving all significant compensation or incentive plans for executives (including material changes to all such plans);

• having the sole authority to retain or obtain the advice of any compensation consultant, independent legal counsel or other adviser after taking into account certain factors which address the independence of that consultant, counsel or adviser;
• annually reviewing and discussing with management the Compensation Discussion and Analysis for the Company’s proxy statement, if applicable; and

• preparing the compensation committee report on executive officer compensation required by the Securities and Exchange and Commission (the “SEC”) for inclusion in the Company’s annual proxy statement or Annual Report on Form 10-K.

STRUCTURE AND OPERATIONS

The Board shall designate one of the members of the Committee as chairperson (the “Chair”) of the Committee. The Committee shall meet periodically at such times as it determines to be necessary or appropriate and shall periodically report to the Board regarding any issues, recommendations or findings as it deems appropriate. A majority of the members of the Committee shall constitute a quorum for the transaction of business. The Committee may act only upon approval of a majority of its members. The action of the Committee at a meeting at which a quorum is present shall be the act of the Committee. The Committee may act in writing by the unanimous consent of its members. The Committee may invite members of management or others to its meetings, and the Chief Executive Officer may present compensation recommendations to the Committee for members of management other than himself. However, individual members of management should be absent from any discussion or review where their individual compensation is determined. The Committee shall have the opportunity at each regularly scheduled meeting to meet in executive session without the presence of management. The Committee may delegate any of its responsibilities to one or more subcommittees as it may deem appropriate to the extent allowed by applicable law and the rules of NASDAQ.

AUTHORITY AND RESOURCES

The Committee shall have the authority to (1) select, retain and terminate any consulting firm engaged to assist in the evaluation of director or executive officer compensation and (2) approve the fees and retention terms of such consulting and search firms. The Committee may conduct or authorize studies and investigations into any matters within the scope of its responsibilities and may retain outside legal or other advisors to assist in the conduct of any such study or investigation or for any other reason as determined by the Committee. The Company shall pay such third parties retained by the Committee such compensation, including without limitation usual and customary expenses and charges, as shall be determined by the Committee. The Company also shall pay such ordinary administrative expenses of the Committee that are necessary or appropriate in carrying out its duties as shall be determined by the Committee. In selecting any compensation consultant, legal counsel or other advisor, the Committee must take into consideration specific independence factors identified in the listing standards established by NASDAQ to the extent the Company is subject to such standards.

RESPONSIBILITIES

The responsibilities of the Committee shall include the following, along with any other matters as the Board may delegate to the Committee from time to time.
1. **Chief Executive Officer Performance.** The Committee shall review and approve corporate goals and objectives relevant to Chief Executive Officer compensation and shall evaluate the Chief Executive Officer’s performance in light of these goals and objectives.

2. **Chief Executive Officer Compensation.** The Committee, based on the evaluation of the Chief Executive Officer’s performance and any other factors the Committee deems relevant, shall determine for the Chief Executive Officer (a) annual base and short and long-term incentive compensation; and (b) any employment contract, severance/termination agreement, retirement arrangement, change in control arrangement, and any special or supplemental benefit arrangement that differs in a material way from the Company’s form contracts, agreements and arrangements.

3. **Director Compensation.** The Committee shall review periodically, and recommend to the Board any changes to, the form and amount of compensation for directors in light of the following principles: (a) compensation should fairly pay directors for their time and effort; (b) compensation should align directors’ interests with the long-term interests of stockholders; and (c) compensation for independent directors should be consistent with that of other comparable public companies and sufficient to attract, retain and motivate directors who are capable and qualified to serve as directors for the Company. The Committee shall periodically review the principles underlying director compensation and make recommendations to the Board when appropriate.

4. **Officer Compensation.** The Committee, after consultation with and upon recommendation of the Chief Executive Officer, shall determine for officers (a) annual base and short and long-term incentive compensation; and (b) any employment contract, severance/termination agreement, retirement arrangement, change in control arrangement, and any special or supplemental benefit arrangement that differs in a material way from the Company’s form contracts, agreements and arrangements.

5. **Compensation Principles and Philosophy.** When appropriate, the Committee shall recommend to the non-management Board members changes to the Chief Executive Officer and other officer compensation principles and periodically review the general employee compensation philosophy to ensure it is appropriate and does not incentivize unnecessary and excessive risk taking.

6. **Compensation and Benefits Programs.** The Committee shall oversee overall compensation and benefits programs and policies. Named fiduciary responsibility and responsibility for day-to-day administration of such programs is delegated to the Company’s head of human resources, including authority to make certain limited amendments, modifications or supplements to designated benefit plans, trusts and related documents. Amendment or modification authority not so delegated shall remain with the Committee or the Board, as appropriate.

7. **Incentive Compensation Plans and Equity-Based Plans.** When appropriate, and after consultation with the Chief Executive Officer, the Committee shall approve the creation and/or revision of incentive compensation plans affecting Company officers and
equity-based plans and grants thereunder, and oversee such plans’ administration and
discharge any responsibilities such plans may impose on the Committee.

8. Report for Proxy Statement. The Committee shall annually prepare a report on
executive officer compensation as required by the rules and regulations promulgated by
the SEC to be included in the Company’s annual proxy statement or Annual Report on
Form 10-K, and shall review and discuss with management, prior to the filing of the proxy
statement or Annual Report on Form 10-K, the disclosure relating to executive
compensation, including Compensation Discussion and Analysis and executive and
director compensation tables.

9. Advisory Vote on Executive Compensation. When required to be submitted to
shareholders, the Committee shall oversee the advisory vote on executive compensation
and the frequency of such vote. The Committee shall review the results of the advisory
vote and consider whether to make any adjustments to the Company’s executive
compensation policies and practices.

10. Review Committee Charter. The Committee shall review and reassess the adequacy
of this Charter at least once every two years, and recommend any proposed changes to the
Board.