NUVASIVE, INC.

CORPORATE GOVERNANCE GUIDELINES

Revised Effective August 5, 2021

The Board of Directors (the “Board”) of NuVasive, Inc. (the “Company”) has adopted the following Corporate Governance Guidelines (the “Guidelines”) to assist the Board in exercising its responsibilities. These Guidelines reflect the Board’s commitment to building long-term shareholder value with an emphasis on corporate governance. These Guidelines are not intended to change any Federal or state law or regulation applicable to the Company, including the Sarbanes-Oxley Act of 2002, the Dodd-Frank Act, the Delaware General Corporation Law, the Certificate of Incorporation or Bylaws of the Company or any rule or regulation of any stock exchange. The Board reserves the right to modify these Guidelines from time-to-time as it deems necessary, appropriate or advisable.

BOARD COMPOSITION, LEADERSHIP, RESPONSIBILITIES AND COMPENSATION

1. **Board Size.** The Board shall have no fewer than five and no more than ten members, but may review its own size from time-to-time and determine the size that is most effective for its operations. Pursuant to the Company’s Certificate of Incorporation and Bylaws, the Board is divided into three (3) classes.

2. **Board Leadership.** The Board shall elect from among its members a chairperson to serve in accordance with the Company’s Bylaws (the “Board Chair”). If the offices of the Board Chair and Chief Executive Officer of the Company are held by the same person, or if the Board Chair is not an Independent Director (as defined below), the Board’s Independent Directors shall elect an Independent Director to serve as the Lead Independent Director (the “Lead Independent Director”). The Lead Independent Director shall serve as a liaison and supplemental channel of communication between Independent Directors and the Board Chair and shall otherwise have such duties and responsibilities as set forth in the Board-approved charter for the Lead Independent Director.

3. **Board Standing Committees.** The Board shall have no fewer than three standing committees: the Audit Committee, the Compensation Committee, and the Nominating, Corporate Governance and Compliance Committee (the “Nominating Committee”). Each committee shall have such duties and responsibilities as set forth in the Board-approved charter for such committee, in a resolution of the Board, or in the Bylaws of the Company. The Board shall have the authority to rename a standing committee and to modify the duties and responsibilities of a standing committee, subject to compliance with applicable NASDAQ (or applicable stock exchange) rules and the Securities Exchange Act of 1934, as amended (the “Exchange Act”).

4. **Board Candidates.** The Nominating Committee shall be responsible for identifying and evaluating potential candidates for Board membership. When evaluating potential candidates for Board membership, the Nominating Committee shall take into consideration input and recommendations from members of the Board, Company stockholders, and if the Nominating Committee deems appropriate, a third-party search firm. The Nominating Committee shall be
responsible for evaluating each candidate’s qualifications and checking relevant references. In addition, the Nominating Committee shall be responsible for interviewing candidates, and for candidates meriting serious consideration, coordinating interviews with other members of the Board. Based on this input, the Nominating Committee will evaluate which of the prospective candidates is qualified to serve as a director and whether the Nominating Committee should recommend to the Board that a candidate be appointed to fill a Board vacancy, or presented for approval of the stockholders, as appropriate.

5. **Board Membership Criteria.** In identifying and evaluating potential candidates for Board membership, the Nominating Committee shall consider the appropriate balance of experience, skills and characteristics required of the Board. Nominees for director shall be selected on the basis of depth and breadth of experience, wisdom, integrity, ability to make independent analytical inquiries, understanding of the Company’s business environment, the willingness of the candidate to devote adequate time to Board duties, the interplay of the candidate’s experience and skills with those of other Board members, and the extent to which the candidate would be a desirable addition to the Board and any Board committees. Additionally, the Nominating Committee will consider diversity in personal and professional backgrounds and seek diverse individuals, such as women and individuals from minority groups, to include in the pool of potential candidates for nomination as a director.

Further, in connection with each director nomination recommendation, the Nominating Committee will consider the issue of continuing director tenure and take appropriate steps to ensure that the Board maintains an openness to new ideas and a willingness to critically re-examine the status quo. An individual director’s re-nomination is dependent upon such director’s performance as evaluated by the Nominating Committee.

Each newly elected director will work with the Company’s General Counsel to learn about the duties and responsibilities of a director and the functions and operations of the Board and its committees. Further, directors are encouraged to periodically attend seminars or conferences regarding directors’ legal duties, responsibilities and continuing education topics.

6. **Board Independence.** The Board shall be comprised of a majority of directors who qualify as independent directors (the “Independent Directors”) under applicable NASDAQ (or applicable stock exchange) rules and meet the independence standards set forth in the Exchange Act. Absent special or exceptional circumstances, no non-employee director may also serve as a consultant or service provider to the Company. The Nominating Committee shall be responsible for determining whether any such special or exceptional circumstances exist and whether the provision of such services would be in the best interests of the Company and its stockholders.

7. **Board Responsibilities.** The business and affairs of the Company will be managed by or under the direction of the Board, including through one or more of its committees. Each director is expected to spend the time and effort necessary to properly discharge his or her Board responsibilities. The responsibilities of the Board include, without limitation:

- overseeing the conduct of the Company’s business, to evaluate whether the business is being properly managed;
- reviewing and, where appropriate, approving the Company’s major financial objectives, plans and actions;
• reviewing and, where appropriate, approving actions to be undertaken by the Company that would result in a material change in the financial structure or control of the Company, the acquisition or disposition of any businesses or asset(s) material to the Company, or the entry of the Company into any major new line of business;

• reviewing the performance of the Chief Executive Officer and other members of management;

• planning for succession with respect to the position of Chief Executive Officer and monitoring management’s succession planning for other key executives; and

• ensuring that the Company’s business is conducted with the highest standards of ethical conduct and in conformity with applicable laws and regulations.

In addition, the Board shall be responsible for reviewing these Guidelines at least annually, based upon input and recommendations from the Nominating Committee.

8. **Directors Who Change Their Principal Occupation or Business Association; Other Board Service**. In the event a director, including any Company executive serving as a director, changes his or her principal occupation or business association, or publicly announces a future change in his or her principal occupation or business association, during his or her tenure as a director, that director shall promptly provide notification of such change to the Board Chair and the Chair of the Nominating Committee. The Board does not believe that a director should necessarily be required to leave the Board upon such a change, but that continued service on the Board should be considered under these circumstances. Accordingly, the Nominating Committee will evaluate the appropriateness of continued Board service under the new circumstances, including the impact on the director’s time and attention for effective Board service, as well as the potential for conflicts with the Company’s interests. The Nominating Committee will then make a recommendation to the Board as to what action to take, if any. In appropriate circumstances, the Board may request that the director submit his or her resignation from the Board.

A director seeking to serve on another Board should notify the Board Chair in advance of accepting such service and should defer final acceptance of such a position until the Company’s legal counsel assesses the potential for conflicts with the Company’s interests and determines that such service does not present legal or other serious problems for the Company.

9. **Director Retirement and Term Limits**. The Board has not established term limits for directors. However, it is the Company’s policy that a director may not stand for re-election after age 72, but need not resign until the end of his or her term. No person shall be nominated by the Board to serve as a director if he or she has passed his or her 72nd birthday prior to the date the Board determines its slate of director nominees for election at the next Annual Meeting of Stockholders.

10. **Board Compensation**. Compensation for non-employee directors should allow the Company to recruit and retain qualified directors with the background and skills necessary for membership on the Company’s Board. The Compensation Committee of the Board, with input from the Compensation Committee’s independent compensation consultant, shall review the principles for setting the form and amount of such compensation and shall recommend a non-employee compensation program to the Board for approval. Such compensation program may include, but is not limited to, retainers for service as a Board member, service as a Board committee
chair, service as Board chair, and service as Lead Independent Director. Any Company executive that serves on the Board shall not receive additional compensation for such service.

FUNCTIONING OF THE BOARD

11. **Frequency of Meetings.** There will be no fewer than four regularly scheduled meetings of the Board each year. In addition, special meetings of the Board may be called from time-to-time as necessary, appropriate or advisable in accordance with the Bylaws of the Company. Each director is expected to attend no fewer than 75 percent of the total of all Board meetings and meetings of Board committees on which he or she serves. Board and Board committee meetings may be conducted in person or remotely by telephone or Internet. For Board and Board committee meetings conducted in person, each director is expected to participate at such meetings in person, other than in the event of illness or other extenuating circumstances.

12. **Regularly Scheduled Executive Sessions.** The Board Chair (or his or her designee) shall lead regular executive sessions of the non-employee directors, without participation by management, at least twice per year. In addition, the Lead Independent Director (or his or her designee) shall lead regular executive sessions of the Independent Directors, without participation by management or any non-independent directors, at least twice per year, or such greater number as required by applicable NASDAQ (or applicable stock exchange) rules.

13. **Selection of Agenda Items for Board Meetings; Meeting Materials.** The Board Chair, the Lead Independent Director if one is designated, and the Chief Executive Officer shall annually participate in the preparation of a “Board of Directors Master Agenda.” This Master Agenda shall set forth a general agenda of items to be considered by the Board at each of its specified meetings during the upcoming year. Board members may request that additional items be included on the agenda for any particular meeting (and it is anticipated that additional items will be addressed by the Board or the Board committees as necessary for the administration of Company’s business on an ongoing basis).

Information regarding the topics to be considered at a meeting is essential to the Board’s understanding of the business and the preparation of the directors for a productive meeting. To the extent feasible, the executive officers of the Company are to distribute the meeting agenda and any written materials relating to each Board and Board committee meeting to the directors sufficiently in advance of each meeting to allow for meaningful review of such agenda and materials by the directors. Directors are expected to have reviewed and be prepared to discuss all materials distributed in advance of any meeting.

14. **Board Evaluation.** The Board shall conduct a self-evaluation from time-to-time of its performance, and the performance of each of the Board committees. The Nominating Committee is responsible for establishing the evaluation criteria and overseeing the evaluation process.

15. **Board Contact with Senior Management.** Board members shall have direct access to Company management. Board members shall use sound business judgment to ensure that such contact does not distract management from performing its duties. Furthermore, the Board encourages the Chief Executive Officer, from time-to-time, to bring members of management into Board meetings who: (a) can provide additional insight concerning the items being discussed
because of personal involvement in these areas, and/or (b) represent members of management with
future potential that the Chief Executive Officer believes should be given exposure to the Board.

16. **Board Interaction with Institutional Investors, Press and Customers.** The Board believes that management speaks for the Company. Directors shall refer all inquiries from institutional investors, the press or customers to the Chief Executive Officer or the head of the Company’s investor relations function, as appropriate.

17. **Board Access to Independent Advisors.** The Board and each Board committee has complete authority to engage, retain and set and approve the compensation of independent consultants, counselors or advisors as it shall deem necessary, appropriate or advisable, at the expense of the Company and without consulting or obtaining the approval of any officer of the Company in advance.

**COMMITTEE MATTERS**

18. **Additional Board Committees.** In addition to the Audit Committee, the Compensation Committee and the Nominating Committee, the Board may form one or more new Board committees, either as a standing committee or as an ad-hoc committee, or disband a committee, as it deems necessary, appropriate or advisable and subject to compliance with applicable NASDAQ (or applicable stock exchange) rules and the Exchange Act.

19. **Independence and Qualifications of Board Committees.** All standing Board committees shall be comprised of and chaired by Independent Directors. Members of all standing Board committees shall also satisfy the qualifications applicable to committee membership and any other requirements pertaining to committee membership under applicable laws, rules and regulations, including under the Exchange Act and NASDAQ rules.

20. **Assignment and Rotation of Committee Members.** The Nominating Committee shall be responsible, after consultation with the Board Chair, the Chief Executive Officer and the Lead Independent Director if one is designated, for making recommendations to the Board with respect to the assignment of Board members to various committees. After reviewing the Nominating Committee’s recommendations, the Board shall be responsible for appointing members and chairpersons of the Board committees on a periodic basis. Committee membership and the position of committee chair will not be rotated on a mandatory basis unless the Board determines that rotation is in the best interest of the Company.

21. **Codes of Ethics and Conduct.** The Nominating Committee shall cause to be prepared and recommend to the Board the adoption of codes of ethics and/or codes of conduct that it deems necessary, appropriate or advisable, and review and recommend changes from time-to-time.

**LEADERSHIP DEVELOPMENT**

22. **CEO Performance Review.** The Compensation Committee, with input from the Chief Executive Officer, shall annually establish the performance criteria (including both long-term and short-term goals) to be considered in connection with the Chief Executive Officer’s annual performance evaluation. At the end of each year, the Compensation Committee shall oversee the performance evaluation for the Chief Executive Officer. The results of the evaluation
shall be reviewed with the full Board and communicated to the Chief Executive Officer by the Chair of the Compensation Committee or another Board Member.

23. **Succession Planning.** The Board (including through one or more of its committees) will work on a periodic basis with the Chief Executive Officer to evaluate and develop the Company’s succession plans for all of the Company’s executive officers (including the Company’s Chief Executive Officer), as may be needed should any such officer retire and/or or should unexpected occurrences necessitate a change.

24. **Management Development.** The Board (including through one or more of its committees) will work on a periodic basis with the Chief Executive Officer to evaluate and develop an appropriate system for education, development, and orderly succession of senior and mid-level managers throughout the Company.

25. **Management Service on Third-Party Boards of Directors.** The Board recognizes that service on the board of directors of a third-party can be a meaningful development opportunity for members of senior management. The Board believes that such opportunities must be balanced against the requisite time and attention for such a commitment, as well as the potential for conflicts with the Company’s interests. Accordingly, members of senior management are required to provide notice to the Board Chair and the Chair of the Nominating Committee in advance of accepting an invitation to serve on the board of directors of a company, whether privately-held or publicly-traded. The Nominating Committee will review the notice and make a determination as to whether, and under what conditions, such third-party board service will be permitted.

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