ERMENEGILDO ZEGNA N.V.

BOARD REGULATIONS

governing the internal proceedings of the Board

Effective as of December 17, 2021

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Schedules

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1 DEFINITIONS

- 1.1.1 In these rules capitalised terms have the meaning as set out in <u>Schedule 1</u>.
- 1.1.2 Any reference in these rules to "in writing" means in writing or by other reproducible electronic communication.
- 1.1.3 Any reference to a gender includes all genders.

2 COMPOSITION OF THE BOARD

The Board prepares a profile of its size and composition, taking into account the nature of the Company, its Business and the Board's activities. The current profile is set out in Schedule 2.

3 RESPONSIBILITIES AND DIVISION OF DUTIES

3.1 Responsibilities of the Board

- 3.1.1 The Board has the powers, authorities and duties vested in it by and pursuant to Dutch law and the Articles of Association. The Board shall focus on long-term value creation for the Company and the Business, and take into account the stakeholder interests that are relevant in this context.
- 3.1.2 The Board shall develop a strategy for long-term value creation by the Company and the Business and shall approve, monitor and assess the implementation and execution of such strategy.
- 3.1.3 Without prejudice to 3.1.1 and 3.1.2, the powers of the Board include:
 - (a) incurring any indebtedness or other financing transaction by the Group in an amount in excess of EUR 25 million;
 - (b) proposing or resolving, as the case may be, to acquire or dispose or otherwise transfer any business of the Group, with a value of, or for consideration in excess of, EUR 25 million;
 - (c) making any capital expenditure in an amount in excess of EUR 25 million; and
 - (d) granting to any third party any security or guarantee in any form, or granting any pledge, lien, security interest or other encumbrance on any material asset or property of the Group, in an amount in excess of EUR 25 million.

3.2 Executive Directors and Non-Executive Directors

- 3.2.1 The Executive Directors shall be responsible for the day-to-day management of the Company, overseeing the associated risk profile and addressing corporate social responsibility issues that are relevant to the Company.
- 3.2.2 The Non-Executive Directors shall be responsible for the oversight of the performance of the Executive Directors and the general affairs of the Company, and shall assist the Executive Directors by providing advice and direction.
- 3.2.3 The Executive Directors and the Non-Executive Directors shall jointly be responsible for the strategic management of the Company.
- 3.2.4 For as long as only one Executive Director has been appointed, that Executive Director shall automatically be the Chief Executive Officer. If more than one Executive Director has been appointed, the Board shall appoint one of the Executive Directors as Chief Executive Officer. The Board may grant the title Chairperson to any individual Director, whether Executive Director or Non-Executive Director, including the Chief Executive Officer(as referred to below).
- 3.2.5 The Board designates one of the Non-Executive Directors as Lead Non-Executive Director. The Board may dismiss the Lead Non-Executive Director, provided that such dismissal does not affect his term of appointment as Non-Executive Director.
- 3.2.6 The Lead Non-Executive Director shall act as the chairperson (*voorzitter*) of the Board for purposes of Dutch law and the Code.
- 3.2.7 The Board may grant the title Vice-Chairperson to one of its Non-Executive Directors. The Board may dismiss the Vice-Chairperson, provided that such dismissal does not affect his term of appointment as Non-Executive Director.

3.3 Chief Executive Officer

- 3.3.1 In addition to the powers of the Chief Executive Officer set out in the Articles of Association or these regulations, the Chief Executive Officer is responsible for the (day-to-day) management of the Company and is entrusted with all related Board powers, authorities and discretions other than the powers explicitly retained by the full Board as summed up under 3.1.3(a) up to 3.1.3(d) inclusive.
- 3.3.2 Subject to 3.1.3(a) up to 3.1.3(d) inclusive, the relevant tasks and responsibilities described in clause 3.3.1 are delegated to the Chief Executive Officer. The Chief Executive Officer has the authority to adopt resolutions regarding the matters that fall within the tasks and responsibilities delegated to him. Such resolution will be considered to be a resolution of the Board.

3.4 Lead Non-Executive Director and Vice-Chairperson

- 3.4.1 The Lead Non-Executive Director is primarily responsible for ensuring that:
 - (a) there is sufficient time for deliberation and decision-making by the Board;
 - (b) the Directors receive all information that is necessary for the proper performance of their duties in a timely fashion;
 - (c) the Board and its committees function properly;
 - (d) the Board designates a Vice-Chairperson, if needed;
 - (e) the performance of the Directors is assessed at least annually;
 - (f) the Directors follow their introduction programme, education or training programme;
 - (g) the Board performs activities in respect of culture;
 - signs from the Business are recognised and any actual or suspected material misconduct and irregularities are reported to the Board without delay;
 - (i) the General Meeting proceeds in an orderly and efficient manner, if chaired by the Lead Non-Executive Director; and
 - (j) effective communication with shareholders is assured.
- 3.4.2 The Vice-Chairperson, or another Non-Executive Director designated by the Board, deputises for the Lead Non-Executive Director in the event that the position of Lead Non-Executive Director is vacant or if the Lead Non-Executive Director is unable to act.

4 COMMITTEES OF THE BOARD

- 4.1.1 The Board may assign certain tasks to one or more permanent or ad hoc committees that are created by resolution of the Board.
- 4.1.2 The Board has the following permanent committees:
 - (k) the Audit Committee;
 - (I) the Governance and Sustainability Committee; and

- (m) the Compensation Committee.
- 4.1.3 The duties and internal proceedings of each committee referred to in 4.1.2 may be set out in separate committee charters.
- 4.1.4 The Board appoints the members of each committee. Each committee consists of at least three Directors, a majority of whom are independent pursuant to the Code. Members of the Audit Committee will meet the independence requirements of Rule 10A-3 promulgated under the Securities Exchange Act of 1934, as amended. For each committee, the Board appoints a chairperson from among the committee members and, if deemed desirable, a secretary. The secretary does not need to be a Director.
- 4.1.5 Board committees report on a regular basis to the Board about their actions, reviews, proposals, findings and resolutions.
- 4.1.6 The Audit Committee and the Compensation Committee may not be chaired by the Chairman or a former Executive Director.

5 COMPANY SECRETARY

- 5.1.1 The Company may appoint a Company Secretary. The Company Secretary assists the Board.
- 5.1.2 The Company Secretary:
 - ensures that the proper procedures are followed and that any statutory obligations and any obligations under the Articles of Association and these rules are complied with;
 - (o) facilitates the provision of information to the Board; and
 - (p) supports in the organisation of the Board's affairs, including the provision of information, meeting agendas and notices, evaluation and training programmes.
- 5.1.3 The Board appoints and dismisses the Company Secretary.

6 MEETINGS OF THE BOARD AND DECISION MAKING

6.1 Convening meetings and agenda

- 6.1.1 Meetings are held as often as the Lead Non-Executive Director, the Chairperson or the Chief Executive Officer requests, provided that the Board will meet no less than four times per year.
- 6.1.2 Meetings are convened in a timely manner by the Lead Non-Executive Director, the Chairperson or the Chief Executive Officer or, if each of them and the Vice-Chairperson are absent or unable to act, by any Director. The notice may be given in any form and sets out the meeting agenda.
- 6.1.3 The Director convening a meeting sets the agenda for that meeting. Directors may submit agenda items to the Director convening the meeting.

6.2 Meeting location

- 6.2.1 Meetings are normally held at the Company's offices in Italy, with the majority of the Directors physically attending, provided that in each year the Chief Executive Officer shall physically attend in or from Italy the majority of the meetings held by the Board. Meetings may incidentally take place outside Italy, but not in the Netherlands nor in Switzerland, or virtually, provided that the majority of the Directors will not be physically located either in the Netherlands or in Switzerland. In compliance with the above principles, the location of the meetings will be determined by the Board as desirable given the circumstances.
- 6.2.2 Subject to clause 6.2.1, Directors shall be given the opportunity to attend the meeting by telephone, videoconference or electronic communication, provided that all participants can hear each other simultaneously. Directors attending the meeting by telephone, videoconference or electronic communication are considered present at the meeting.

6.3 Attendance

- 6.3.1 A Director may be represented at a meeting by another Director holding a proxy in writing or in a reproducible manner by electronic means of communication.
- 6.3.2 The Chief Executive Officer should generally attend all non-virtual meetings in person and shall only grant a proxy or attend the meeting through electronic means of communication under exceptional circumstances.
- 6.3.3 The Board may require that certain officers and external advisers attend its meetings.
- 6.3.4 The external auditor may attend the Board meeting at which the external auditor's report on the audit of the financial statements is discussed.

6.4 Chairperson of the meeting

The Chairperson, or in his absence, the Lead Non-Executive Director shall chair the meetings. If neither of them is present at the meeting, the Vice-Chairperson chairs the meeting. If none are present at a meeting, the Directors present at the meeting will designate one of them as chairperson of that meeting.

6.5 Adoption of resolutions - quorum requirements

- 6.5.1 The Board may only adopt resolutions at a meeting if a majority of the Directors entitled to vote is present or represented at the meeting.
- 6.5.2 If the Lead Non-Executive Director and the Chairperson believe in good faith that there is an emergency situation that requires the Board's immediate resolution, the quorum requirement referred to in clause 6.5.1 does not apply, provided that:
 - (q) at least two Directors entitled to vote are present or represented at the meeting including at least one Executive Director, if the Executive Director is entitled to vote on matters being considered; and
 - (r) reasonable efforts have been made to involve the other Directors in the decision-making.
- 6.5.3 The chairperson of the meeting ensures that adopted resolutions are communicated to Directors not present at the meeting without delay.

6.6 Adoption of resolutions - majority requirements

- 6.6.1 Each Director has one vote.
- 6.6.2 The Board strives to adopt its resolutions by consensus. If this is not possible, the resolution is adopted by a majority of votes cast.
- 6.6.3 In the event of a tied vote, the proposal is rejected.
- 6.6.4 If there is insufficient agreement on a proposed resolution during the meeting, the chairperson of the meeting may defer the proposal for further discussion or withdraw the proposal.

6.7 Meeting minutes

The Company Secretary or any other person designated as the meeting secretary prepares the meeting minutes. The minutes are adopted:

- (s) by a resolution adopted at a next Board meeting; or
- (t) by the chairperson and the secretary of the particular meeting, after having consulted the Directors present or represented at that meeting.

6.8 Adopting resolutions without holding a meeting

- 6.8.1 The Board may also adopt resolutions without holding a meeting, provided that such resolutions are adopted in writing or by reproducible electronic communication; and all Directors entitled to vote have consented to adopting the resolutions without holding a meeting.
- 6.8.2 Clauses 6.6.1 through 6.6.3 apply to adopting resolutions without holding a meeting.

6.9 Evidence of adopted resolutions

- 6.9.1 Board resolutions can be evidenced by a statement signed by the Lead Non-Executive Director and the Company Secretary, a written resolution referred to in clause 6.8 or minutes of the meeting adopted in accordance with clause 6.7.
- 6.9.2 Resolutions adopted at a specific meeting can also be evidenced by a statement signed by the chairperson and the secretary of that meeting.

7 CONFLICTS OF INTEREST

7.1 Preventing conflicts of interest

7.1.1 Any conflict of interest between the Company and Directors must be prevented. The Board is responsible for dealing with any conflicts of interest that Directors or majority shareholders may have in relation to the Company.

7.2 Definition

- 7.2.1 For the purpose of clauses 7.1 through 7.6, a "conflict of interest" means:
 - (u) a direct or indirect personal conflict of interest within the meaning of article 2:129(6) BW; and
 - (v) any other situation which causes reasonable doubt about whether the Director concerned is primarily guided in the decision-making process by the interests of the Company and the Business.

- 7.2.2 A Director has a potential conflict of interest if the Company intends to enter into a transaction with a legal entity:
 - (w) in which that Director personally has a material financial interest;
 - (x) whose management includes a member who has a family law relationship with that Director; or
 - (y) where that Director has a management or supervisory position.

7.3 Consequences

A Director may not participate in the Board's deliberations and decision-making process on a subject where the Director is found to have a conflict of interest pursuant to clause 7.5. The Director does not qualify as a Director entitled to vote in relation to that subject. If the Board is unable to adopt a resolution as a result of all Directors being unable to participate in the deliberations and decision-making process due to a conflict of interest, the resolution may nevertheless be adopted by the Board and the first sentence of this article 7.3 does not apply.

7.4 Obligation to report

A Director other than the Lead Non-Executive Director or Vice-Chairperson must, without delay, report any conflict of interest or potential conflict of interest to the Lead Non-Executive Director, or in the Lead Non-Executive Director's absence, the Vice-Chairperson. The Lead Non-Executive Director must, without delay, report any conflict of interest or potential conflict of interest to the Vice-Chairperson or, in the Vice-Chairperson's absence, to the other Directors. The Vice-Chairperson must, without delay, report any conflict of interest or potential conflict of interest to the Lead Non-Executive Director or, in the Lead Non-Executive Director's absence, to the other Directors. The reporting Director must provide all relevant information.

7.5 Determination of conflicts of interest

The Board decides whether a Director has a conflict of interest, without the Director concerned being present.

7.6 Disclosure

Transactions in which there is a conflict of interests shall be performed and disclosed in accordance with applicable law and the Code.

8 WHISTLEBLOWERS, MISCONDUCT AND IRREGULARITIES

The Board establishes a procedure for reporting actual or suspected irregularities within the Company and the Business. The procedure is established on the Company's website.

9 ANNUAL EVALUATION OF DIRECTORS

- 9.1.1 The Lead Non-Executive Director is the main contact on behalf of the Board regarding the performance of the Directors other than the Lead Non-Executive Director. The Vice-Chairperson is the main contact on behalf of the Board regarding the Lead Non-Executive Director's performance.
- 9.1.2 The Executive Directors regularly, and at least annually, evaluate their own performance and the performance of the Executive Directors.
- 9.1.3 The Non-Executive Directors regularly, and at least annually, evaluate their own performance, the performance of the Non-Executive Directors individually, and the performance of the Executive Directors as a whole and the Executive Directors individually without any Executive Directors being present. The performance of the various committees is evaluated as well.
- 9.1.4 A Director retires early in the event of inadequate performance, structural incompatibility of interests, and in other instances in which the majority of the Non-Executive Directors deems this necessary.

10 SHARE OWNERSHIP

Directors may be awarded remuneration in the form of shares or rights to shares of the Company. The Board may adopt guidelines on the holding of Company shares by the Directors.

11 CULTURE AND CODE OF CONDUCT

- 11.1.1 The Board is responsible for stimulating openness and accountability within the Company.
- 11.1.2 The Board discusses the values of the Company and the Business that contribute to a culture focused on long-term value creation.
- 11.1.3 The Board draws up a Code of Conduct and monitors its effectiveness and compliance with this code.

12 POSITIONS OUTSIDE THE COMPANY

A Director must inform the Board before accepting board positions, including positions on the committee of a board. Board positions of Directors with companies other than the Company are discussed at a Board meeting at least annually.

13 CONFIDENTIALITY

Each Director must treat all information and documentation obtained in connection with his position as Director with the necessary discretion, integrity and confidentiality.

14 MISCELLANEOUS

14.1 Adoption and amendment

- 14.1.1 These rules have been adopted by the Board pursuant to article 8.1.6 of the Articles of Association.
- 14.1.2 The Board may occasionally resolve not to comply with these rules.
- 14.1.3 Pursuant to a resolution to that effect, the Board may amend or supplement these rules and allow temporary deviations from these rules.
- 14.1.4 If any provision of these rules is held to be or becomes invalid (in each case, either in its entirety or in part) that provision will, to the extent of its invalidity, be deemed not to form part of these rules, and the validity of the remainder of these rules will not be affected.

14.2 Governing law and jurisdiction

- 14.2.1 These rules are governed exclusively by Dutch law.
- 14.2.2 Any disputes arising out of or in connection with these rules, including disputes concerning their applicability, will be resolved by the courts in Amsterdam, the Netherlands.

Schedule 1 Definitions

"Affiliates" means with respect to any Person, any Person who directly or indirectly, through one or more intermediaries, controls, is controlled by, or is under common control with another Person, with "control" meaning the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of a Person, whether through the holding of shares with voting rights, by contract or otherwise; provided that (i) members of the IIAC Sponsor Group, on the one hand, and the Company, on the other hand, shall not be Affiliates of each other for purposes of this definition and (ii) with respect to IIAC Sponsor, "Affiliates" shall include investment funds or special purpose vehicles managed or owned by any Affiliates of the IIAC Sponsor;

"Articles of Association" means the Company's articles of association;

"Audit Committee" means the committee of the Board referred to in clause 4.1.2(k);

"Board" means the Company's board of directors;

"Business" means the business of the Group;

"BW" means the Dutch Civil Code (Burgerlijk Wetboek);

"Chairperson" means the Director with the title of Chairperson, in accordance with clause 3.2.4;

"Chief Executive Officer" means the Executive Director with the title Chief Executive Officer, in accordance with clause 3.2.4;

"Code" means the Dutch Corporate Governance Code;

"Code of Conduct" means the Company's code of conduct;

"Company" means Ermenegildo Zegna N.V.;

"Company Secretary" means the company secretary appointed in accordance with clause 5;

"Compensation Committee" means the committee of the Board referred to in clause 4.1.2(m);

"Director" means an Executive Director or a Non-Executive Director;

"Executive Director" means a member of the Board designated as executive director having responsibility for directing the day-to-day affairs;

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"General Meeting" means the corporate body that consists of shareholders and all other persons with meeting rights, or the meeting in which the shareholders and all other persons with meeting rights assemble;

"Governance and Sustainability Committee" means the committee of the Board referred to in clause 4.1.2(I);

"**Group**" means the Company and all entities included in the group (*groep*, within the meaning of article 2:24b BW) headed by it;

"IIAC Sponsor" means Investindustrial Acquisition Corp. L.P., an English limited partnership;

"IIAC Sponsor Group" means the IIAC Sponsor and its Affiliates;

"Lead Non-Executive Director" means the Non-Executive Director designated with the title Lead Non-Executive Director, in accordance with clause 3.2.5, and who shall serve as the chairperson (*voorzitter*) of the Board as referred to under Dutch law;

"Non-Executive Director" means each member of the Board designated as non-executive director and having oversight responsibilities but not responsibility to manage the day-to-day affairs of the Company;

"Ordinary Share" means an ordinary share in the Company's share capital;

"Person" means a natural person, partnership, company, corporation, association with or without legal personality, cooperative, mutual insurance society, foundation, trust, joint venture or any other similar entity, whether or not a legal entity;

"Schedule" means a schedule to these rules:

"Vice-Chairperson" means the Non-Executive Director with the title Vice-Chairperson, in accordance with clause 3.2.7.

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Schedule 2 Profile of the Board

1 GENERAL

1.1.1 This profile was prepared and approved by the Board in accordance with article 2.1.1 of the Board Regulations. This profile will be evaluated on a regular basis and assessed in the light of changing situations and strategic changes taking place at the Company and its affiliated enterprises.

1.1.2 This profile sets out:

- (a) the size of the Board;
- (b) the desired expertise and background represented in the Board;
- (c) the desired independence of Non-Executive Directors.
- 1.1.3 The Board considers this profile when preparing nominations of persons to be appointed as Directors.
- 1.1.4 This profile is posted on the Company's website.

2 SIZE, COMPOSITION, DIVERSITY AND INDEPENDENCE

2.1 Size

2.1.1 The Board consists of at least one Executive Director and at least one Non-Executive Director. The majority of the Board consists of Non-Executive Directors.

2.2 Composition

- 2.2.1 The desired composition of the Board is such that the requisite mix of specific experience, qualifications and skills is present in order to assure that the Board as a whole, has the necessary tools to perform its functions effectively in light of the Company's structure and the Business.
- 2.2.2 In particular, the desired composition of the Board includes the following areas of expertise and backgrounds among its members:
 - (d) financial administration and accounting, and internal risk management and control systems;
 - (e) management strategy and risks inherent to the Business;
 - (f) management selection, recommendation and development;

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- (g) compliance, corporate governance, stock exchange rules and stakeholder management; and
- (h) international developments in markets and products in a field comparable with that in which the Company operates or which it is seeking to enter.

2.3 Diversity

2.3.1 The Board draws up a diversity policy for the composition of the Board to ensure gender representation and diversity in accordance with applicable law and in pursuit of best market practices.

2.4 Independence

- 2.4.1 At least annually, each Director shall assess in good faith whether he is independent under (a) best practice provision 2.1.8 of the Dutch Corporate Governance Code, (b) the requirements of Rule 10A-3 under the Exchange Act and (c) Section 303A of the New York Stock Exchange Listed Company Manual.
- 2.4.2 Each Director shall inform the Board through the Lead Non-Executive Director or the Company Secretary as to all material information regarding any circumstances or relationships that may impact their characterization as "independent," or impact the assessment of their interests, including by responding promptly to an annual questionnaire circulated by or on behalf of the Company Secretary that is designed to elicit information regarding such Director's business and other relationships relevant to the determination of independence.
- 2.4.3 Based on each Director's assessment described in 2.4.1 and 2.4.2 and such Director's responses to the annual director and officer questionnaires, the Board shall make a determination annually regarding whether such Director is "independent" under the Dutch Corporate Governance Code and the applicable rules of the New York Stock Exchange. These annual determinations shall be conclusive, absent a change in circumstances from those disclosed to the Board or a material omission from such disclosures, that necessitates a change in such determination and each Director shall promptly inform the Lead Non-Executive Director (or another Director in the case of the Lead Non-Executive Director) of any such change in circumstances that is material to such determination.

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