Introduction
This document sets out the Group Tax Strategy of Fisher & Paykel Healthcare Corporation Limited and its subsidiaries and branches (Fisher & Paykel Healthcare) and forms part of the Group Tax Governance Framework.

Approach to Tax Governance
Fisher & Paykel Healthcare operates in the highly regulated medical devices industry and our transactions and operations are undertaken to improve care and outcomes through inspired and world-leading healthcare solutions. We understand that collecting and paying tax is an important contribution to the communities where we operate. The principles contained in the Group Tax Strategy are aligned to our business strategies and corporate governance practices and procedures.

Fisher & Paykel Healthcare and the Board endorse the Business and Industry Advisory Committee (BIAC) Statement of Tax Principles for International Business as part of our approach to tax governance. The BIAC tax principles are attached to this Group Tax Strategy.

Our people must adhere to the Group Tax Strategy which is part of the Group Tax Governance Framework. Our people are responsible for collaborating to identify, investigate and assess Fisher & Paykel Healthcare’s tax risks. When evaluating tax risks and tax positions our appetite for tax risk is conservative. Key tax risks are reported to the Head of Group Tax and the Chief Financial Officer. The Head of Group Tax and the Chief Financial Officer report to the Audit and Risk Committee and the Board.

The Group Tax Strategy is reviewed and approved by the Board annually.

Group Tax Strategy
The key purpose of the Group Tax Strategy is to set out Fisher & Paykel Healthcare’s overall approach to tax governance. We are required to:

- Comply with all tax obligations in the countries in which we operate.
- Undertake all transactions with a clear business and commercial purpose considering the interests of our stakeholders including shareholders, tax authorities, our people and the wider community.
- Develop and maintain open and transparent relationships with the tax authorities in the countries in which we operate.

The principles followed by Fisher & Paykel Healthcare in managing its tax matters are:

- We comply with all relevant tax laws and regulations in the countries in which we operate.
- We pay the amount of tax legally due in all countries in which we operate.
- We pro-actively manage our tax affairs and undertake all transactions and tax planning with a clear business and commercial purpose that is aligned to where our economic activity takes place.
- We ensure that all tax positions are supported by evidence of the analysis undertaken and the decisions made; and significant tax positions are reviewed by our external advisers.
- We consider available tax incentives and opportunities and also balance our social and corporate obligations.
- We communicate in a professional, courteous, transparent and timely manner with the tax authorities in the countries in which we operate.
- We immediately report any material known errors or oversights to the tax authorities in the countries in which we operate.
- We participate in the development of tax laws and regulations by making submissions on tax policy.

Comments / Questions
Any comments or questions on the Group Tax Strategy should be directed to the Head of Group Tax or the Chief Financial Officer.

Approved by the Board on 26 November 2019.

Fisher & Paykel Healthcare Corporation Limited reserves the right to amend update or withdraw its corporate policies without prior notice.
BIAC Statement of Tax Principles for International Business

September 2013

Intention of statement of tax principles
This Statement of Tax Principles is intended to promote and affirm responsible business tax management by international business. These principles are based on five key observations:

- Public trust in the tax system is a vital part of any flourishing society and growing economy.
- Most businesses comply fully with all applicable tax laws and regulations, recognising the obligations of governments to protect a sustainable tax base.
- International businesses contribute significantly to the global economy and pay a substantial amount of tax comprising not only corporation tax, but also labour taxes, social contributions and other taxes such as environmental levies and VAT.
- Transparency, open dialogue and co-operation between tax authorities and business contributes to greater compliance and a better functioning tax system.
- Tax is a business expense which needs to be managed, like any other, and therefore businesses may legitimately respond to tax incentives and statutory alternatives offered by governments.

The objectives
- To enhance co-operation, trust and confidence between tax authorities, business taxpayers and the public in regard to the operation of the global tax system.
- To promote the efficient working of the tax system to fund public services and promote sustainable growth.
- To support stability, certainty and consistency in global tax principles that will foster cross-border trade and investment.

Tax planning principles
- International businesses should only engage in tax planning that is aligned with commercial and economic activity and does not lead to an abusive result.
- International businesses may respond to tax incentives and exemptions.
- International businesses should interpret the relevant tax laws in a reasonable way, consistent with a relationship of ‘co-operative compliance’ with tax authorities.
- In international tax matters, businesses should follow the terms of the applicable Double Taxation Treaties and relevant domestic and OECD guidance. Business should engage constructively in international dialogue on the review of global tax rules and the need for any changes.

Transparency and reporting principles
Relationships between international businesses and tax authorities should be transparent, constructive, and based on mutual trust with the result that tax authorities and business should treat each other with respect, and with an appropriate focus on areas of risk. International businesses should, therefore:

- Be open and transparent with the tax authority in each jurisdiction about their tax affairs and provide the relevant, reasonably requested information (subject to appropriate confidentiality provisions) that is necessary to enable a reasonable review of possible tax risk.
- Work collaboratively with tax authorities to achieve early agreement on disputed issues and certainty on a real-time basis, wherever possible.
  - Seek, where necessary, to increase public understanding in the tax system in order to build public trust in that system, and, to that end:
  - Where they determine such explanations would be helpful to building public trust in the tax system, they should consider how best to explain to the public their economic contribution and taxes paid in the jurisdictions in which they operate.