I. STATEMENT OF POLICY

The Compensation Committee (the “Committee”) of the Board of Directors (the “Board”) of SolarWinds Corporation (the “Company”) has the responsibility and authority to supervise and review the affairs of the Company as they relate to the compensation and benefits of executive officers and directors of the Company. In carrying out these responsibilities, the Committee shall review all components of executive officer and director compensation for consistency with the Company’s compensation philosophy and the interests of the Company’s stockholders.

II. ORGANIZATION AND MEMBERSHIP REQUIREMENTS

The Committee shall be appointed by the Board on the recommendation of the Company’s Nominating and Corporate Governance Committee and shall be composed of at least two Board members, each of whom shall satisfy the independence requirements of the New York Stock Exchange (“NYSE”), including the additional independence requirements applicable to members of the Committee and applicable law, provided that the Committee membership shall be subject to the exemptions afforded issuers under SEC and NYSE rules. Specifically, the Committee shall have one independent member at the time of the Company’s listing on the NYSE, a majority of independent members within 90 days of listing and all members independent within one year of the date of listing. Notwithstanding the foregoing, none of the members of the Committee shall be required to meet the independence requirements of the NYSE during any period in which the Company is a “controlled company” within the meaning of the NYSE’s listing standards, unless the Board otherwise determines (pursuant to a validly adopted resolution of the Board) not to rely on the NYSE’s “controlled company” exemption. If the Company ceases to be a “controlled company” or the Board determines not to rely on the NYSE’s controlled company exemption, the members of the Committee shall meet the independence requirements of the NYSE within the periods required by the NYSE’s phase-in rules applicable to companies who cease to be “controlled companies.” Failure to comply with the foregoing membership requirements shall not affect the validity of any action taken by the Committee.

In addition, at least two members of the Committee (such members, the “Outside Directors”) shall also be (1) “non-employee directors” for purposes of Rule 16b-3 under the Securities Exchange Act of 1934, as amended (the “Exchange Act”), and (2) “outside directors” for purposes of Section 162(m) of the Internal Revenue Code. To the extent necessary to comply with Rule 16b-3 under the Exchange Act or Section 162(m) of the Internal Revenue Code, the Outside Directors, acting as a subcommittee, shall have authority to act on behalf of the Committee. A Board member shall not serve on this Committee if any executive officer of the
Company serves on the board of directors of an entity that employs such Board member as an executive officer.

Each member of the Committee shall serve until his or her successor is duly elected and qualified or until such member’s earlier resignation, removal or death. The Board may remove or replace any member from the Committee at any time with or without cause on the recommendation of the Nominating and Corporate Governance Committee. Unless a chair is elected by the full Board, the members of the Committee may designate a chair by majority vote of the full Committee membership. The Chair shall preside at all regular meetings of the Committee and set the agenda for each Committee meeting.

In fulfilling its responsibilities, the Committee shall, to the extent permitted by law, be entitled to delegate any or all of its responsibilities to one or more subcommittees of the Committee comprised of one or more members of the Committee.

The Committee shall have the authority to obtain advice or assistance from compensation consultants, independent legal counsel, accounting or other advisors as appropriate to perform its duties hereunder. Without limiting the generality of the foregoing, the Committee shall have sole authority to retain or obtain the advice of any compensation consultant, independent legal counsel or other advisor to assist the Committee in the performance of its duties and shall be directly responsible for the appointment, compensation and oversight of the work of any compensation consultant, independent legal counsel or other advisor. Prior to selecting, or receiving advice from, any advisor, the Committee shall consider the independence of such advisor based on any applicable criteria specified by the Securities and Exchange Commission or the NYSE, including the independence factors listed in Section 303A.05 of the NYSE listing rules; provided, however, that the Committee shall not be prohibited from obtaining advice from advisors that it determines are not independent. The Company shall provide appropriate funding, as determined by the Committee, for payment of the fees and costs of any consultant or advisor engaged by the Committee to assist it in performing its duties hereunder.

III. MEETINGS

The Committee shall meet as often as it deems necessary to fulfill its responsibilities hereunder, and may meet with management or individual directors at such time as it deems appropriate to discuss any matters before the Committee. The Committee may request that any employee of the Company attend any of its meetings or meet with any Committee member or consultant. The Committee shall meet at least annually with the Company’s chief executive officer and such other senior executives as the Committee deems appropriate; provided, however, that the chief executive officer may not be present during deliberations or voting regarding his or her compensation. The Committee shall meet periodically in executive session without the presence of management.

Formal action to be taken by the Committee shall be by unanimous written consent or by the affirmative vote of at least a majority of the Committee members present (in person or by telephone conference call) at a meeting at which a quorum is present. A quorum shall consist of at least a majority of the members of the Committee. Any actions taken by the Committee during any period in which one or more of the members fail for any reason to meet the
membership requirements set forth above shall still constitute duly authorized actions of the
Committee for all corporate purposes. The Committee shall maintain written minutes of its
meetings, which minutes shall be filed with the minutes of the meetings of the Board.

IV. COMMITTEE AUTHORITY AND RESPONSIBILITIES

The Committee shall have the following authority and responsibilities, subject to such
modification and additional authority as the Board may approve from time to time:

• Periodically review and advise the Board concerning the Company’s overall
  compensation philosophy, policies and plans, including a review of both
  regional and industry compensation practices and trends.

• Take any and all actions which may be taken by the Board of the Company
  with respect to fixing the compensation level of officers and employees of the
  Company, including but not limited to the development of compensation
  policies and practices that will attract and retain the highest quality executives,
  that will clearly articulate the relationship of corporate performance to
  executive compensation and that will reward executives for the Company’s
  progress.

• Advise management on the composition of any peer group used for
  comparison purposes.

• Review and approve corporate and individual performance goals and
  objectives relevant to the compensation of the chief executive officer, evaluate
  the chief executive officer’s performance in light of these goals and
  objectives, make recommendations to the Board regarding the chief executive
  officer’s compensation and determine and approve the chief executive
  officer’s compensation (including but not limited to salary, bonus, incentive
  compensation, equity awards, benefits and perquisites) based on this
  evaluation. The chief executive officer may not be present during such review
  or deliberations.

• Review and approve corporate and individual performance goals and
  objectives relevant to the compensation of all other executive officers, make
  recommendations to the Board regarding all other executive officer
  compensation and determine bases for and determine and approve the
  compensation for other executive officers (including but not limited to salary,
  bonus, incentive compensation, equity awards, benefits and perquisites).

• Make recommendations to the Board regarding the establishment and terms of
  the Company’s equity compensation plans, and administer such plans.

• Make and approve grants of equity awards to all executive officers, directors
  and other eligible individuals under the Company’s equity compensation
  plans.
• Make and approve repurchases of equity acquired under the Company’s equity compensation plans.

• Review and approve the establishment of incentive compensation and other bonus plans and the applicable metrics and targets for such plans.

• Review and approve compensation-related matters outside the ordinary course, including but not limited to employment contracts, change-in-control provisions, severance arrangements and material amendments thereto.

• Review and discuss with management the disclosures regarding executive compensation to be included in the Company’s public filings or shareholder reports.

• Review and discuss with management the risks associated with the Company’s compensation policies.

• Based upon its review and discussion with management, recommend to the Board whether the disclosures regarding executive compensation should be included in the Company’s proxy statement, Form 10-K or information statement, as applicable, and prepare the related report required by the rules of the Securities and Exchange Commission.

• Monitor the Company’s compliance with applicable laws, regulations and rules relating to compensation arrangements for directors and executive officers.

• Report to the Board on the Committee’s activities on a regular basis.

• Perform any other activities consistent with this Charter, the Company’s bylaws (as the same may be amended from time to time) and governing law, as the Committee or the Board deems necessary or appropriate.

• Make recommendations to the Board regarding director compensation.

• Review and approve the terms of any commission plans for the Company’s sales personnel.

• Review and make recommendations to the Board regarding stockholder proposals related to compensation matters.

• Review and evaluate annually the compensation practices, policies, plans and arrangements for the Company’s executive officers and employees to ensure that such practices, policies, plans and arrangements do not encourage unnecessary and excessive risk and are not likely to have a material adverse effect on the Company.
• Identify and assess the compensation arrangements for the executive officers and employees of the Company which are reasonably likely to have a material adverse effect on the Company.

• After identifying and assessing such compensation arrangements, recommend and advise the Board on the actions necessary to limit the risks resulting from the compensation arrangement which are reasonably likely to have a material adverse effect on the Company.

• The Committee may delegate any of its powers or authority to one of its members or the Company’s Chief Executive Officer as deemed appropriate subject to the terms and conditions set forth in the Committee’s action delegating such authority.

V. ANNUAL REVIEW

The Committee shall review and reassess the adequacy of this Charter at least annually. The Committee shall also review on at least an annual basis the scope of responsibilities of the Committee and the Committee’s performance of its duties. Any proposed changes to this Charter or the scope of the Committee’s responsibilities, where indicated, shall be referred to the Board for appropriate action.