

Notice of 2023 Annual General Meeting of Shareholders

and

Management Information Circular

Annual General Meeting: May 16, 2023, 11:30 a.m. (Atlantic Time) High Liner Foods Incorporated 100 Battery Point Lunenburg, Nova Scotia Virtually: <u>https://web.lumiagm.com/415173260</u> Password: highliner2023 (case sensitive) Meeting ID: 415-173-260

These shareholder materials are being sent to both registered and non-registered owners of the shares of High Liner Foods Incorporated. If you are a non-registered owner, and the issuer or its agent has sent these materials directly to you, your name, address and information about your holdings of shares, have been obtained in accordance with applicable securities regulatory requirements from the intermediary holding on your behalf. By choosing to send these materials to you directly, the issuer (and not the intermediary holding on your behalf) has assumed responsibility for (i) delivering these materials to you, and (ii) executing your voting instructions. Please return your voting instructions on your completed Proxy or Voting Instruction Form.

March 21, 2023



NOTICE OF ANNUAL GENERAL MEETING OF SHAREHOLDERS

The 2023 Annual General Meeting (the "Meeting") of the Shareholders (see definition on page 3 of this document) of High Liner Foods Incorporated (the "Company" or "High Liner Foods") will be held virtually at <u>https://web.lumiagm.com/415173260</u> password: highliner2023 (case sensitive) Meeting ID: 415-173-260 and in person at High Liner Foods' head office in Lunenburg, Nova Scotia, on May 16, 2023 at 11:30 a.m. (Atlantic Time) for the following purposes:

- 1. To receive the annual financial statements of the Company for the fiscal year ended December 31, 2022, and the report of the auditors;
- 2. To elect directors to the Board of the Company for 2023;
- 3. To appoint auditors for 2023 and permit the directors to fix their remuneration;
- 4. To approve the advisory resolution to accept the Company's approach to executive compensation disclosed in the Management Information Circular; and
- 5. To transact such other business as may be properly brought before the Meeting.

High Liner Foods encourages Shareholder participation in the Meeting through the virtual meeting tool either online or by phone.

All registered holders of common shares of the Company (a "Share") as at the commencement of the Meeting are entitled to participate and vote at the Meeting. To ensure your votes are counted in the Meeting, all Shareholders are strongly encouraged to complete, date, sign and return the enclosed proxy not later than 24 hours before the Meeting using the postage prepaid envelope enclosed for that purpose or send by fax to 1-416-595-9593 or send by email to proxyvote@tmx.com or vote directly online at www.meeting-vote.com or by telephone at 1-888-489-7352.

Any shareholder or proxy holder intending to participate at the Meeting other than using the virtual meeting tool identified in this Notice and described in High Liner Foods' Management Information Circular, or to vote other than in advance by proxy, is encouraged to contact High Liner Foods prior to the Meeting by calling 902-634-6211, or by emailing investor@highlinerfoods.com.

The annual financial statements for the fiscal year ending December 31, 2022, together with Management's Discussion and Analysis (the "**MD&A**"), the Management Information Circular and a form of proxy accompany this Notice of Meeting.

Dated at Lunenburg, Nova Scotia as of the 21st day of March 2023.

By order of the Board (signed)

Timothy Rorabeck Corporate Secretary Executive Vice President, Corporate Affairs and General Counsel

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All references to the "**Circular**" mean this Management Information Circular dated March 21, 2023 in connection with the 2023 Annual General Meeting of the Shareholders of High Liner Foods Incorporated to be held on May 16, 2023. In this document "**Shareholders**", "**you**" and "**your**" refer to the holders of Shares of the Company, and "**High Liner Foods**", the "**Company**", "**we**", "**us**" and "**our**" refer to High Liner Foods Incorporated.

The Company's presentation currency is U.S. dollars ("USD"). Although the functional currency of the Canadian parent company is Canadian dollars ("CAD"), management believes the USD presentation better reflects the total Company's business activities and improves investors' ability to compare the total Company's financial results with other publicly-traded businesses in the packaged foods industry (most of which are based in the United States (the "U.S.") and report in USD).

Accordingly, the conversion of applicable amounts to USD has been reflected throughout the Circular. For purposes of this conversion, an exchange rate of 1.2535 has been used, representing the average foreign exchange rate for the fiscal year 2022; however, different conversion rates are used (where noted) in particular circumstances as required. Unless otherwise noted all reported figures within the Circular are reported in USD.

QUESTIONS & ANSWERS VOTING AND PROXIES

1. HOW DO I PARTICIPATE IN THE MEETING?

Shareholders may participate in the Meeting in person at High Liner Foods' head office in Lunenburg, Nova Scotia or by using a virtual meeting tool that will allow participation in the Meeting online or by phone. High Liner Foods encourages participation in the Meeting be through the virtual meeting tool found online at https://web.lumiagm.com/415173260 password:highliner2023 (case sensitive) meeting ID: 415-173-260.

Any Shareholder or proxy holder intending to participate at the Meeting other than using the virtual meeting tool, or voting in advance by proxy, is encouraged to contact High Liner Foods prior to the Meeting, by calling 902-634-6211, or emailing investor@highlinerfoods.com.

The virtual meeting tool, which is intended to enhance Shareholder engagement, will allow registered Shareholders and proxy holders to participate, ask questions and vote at the Meeting through an online portal. Others who are not registered Shareholders or proxy holders may view a live webcast of the Meeting through https://web.lumiagm.com/415173260, but will not have the ability to ask questions or vote through the live webcast.

You will need the latest browser version of Chrome, Safari, Edge and/or Firefox. Please ensure your browser is compatible by logging in early. PLEASE DO NOT USE INTERNET EXPLORER.

Caution: Internal network security protocols including firewalls and VPN connections may block access to the Lumi platform for the Meeting. If you experience difficulty connecting or watching the Meeting, ensure your VPN setting is disabled or use a computer on a network not restricted to the security settings of your particular organization.

2. WHO IS ENTITLED TO VOTE?

Shareholders of the Company who are registered as at the commencement of the Meeting are entitled to vote at the Meeting. Each Share of the Company is entitled to one vote.

3. WHAT AM I VOTING ON?

Shareholders of the Company are voting on: a) the election of the directors to the Board of the Company for 2023; b) the appointment of auditors for the Company for 2023 and permitting the directors to fix the auditors' remuneration; and c) the advisory resolution to accept the Company's approach to executive compensation disclosed in the Circular. Management of the Company will also present the Company's annual financial statements for the year ending December 31, 2022, but no vote will be taken on the annual financial statements. Following the Meeting, the Board plans to ratify the directors elected at the Meeting.

4. HOW DO I VOTE MY SHARES?

Please follow the voting instructions based on whether you are a registered or non-registered Shareholder:

• You are a **registered shareholder** if you have a Share certificate issued in your name or appear as the registered Shareholder on the books of the Company.

• You are a **non-registered shareholder** if your Shares are registered in the name of an intermediary (for example, a bank, trust company, investment dealer, clearing agency, or other institution). Please see Question 18 for these voting instructions.

If you are not sure whether you are a registered or non-registered Shareholder, please contact TSX Trust Company (TSX Trust) by email at <u>shareholderinquiries@tmx.com</u>. Alternatively, please call TSX Trust toll-free at 1-800-387-0825 from Canada and the United States or collect at 1-416-682-3860 from other locations.

If you are a registered Shareholder there are several ways you may vote your Shares. You may vote in person at the Meeting, or you may sign the enclosed form of proxy appointing the person named, or some other person you choose, to represent you and vote your Shares at the Meeting. You may also vote your Shares electronically by either telephone or online. If you intend to vote by any other manner, please contact the Company in advance by calling 902-634-6211 or by email at investor@highlinerfoods.com.

If voting by telephone, please call 1-888-489-5760 (toll-free in Canada and the U.S.) from a touch-tone phone. Using the telephone keypad, enter the control number found on your proxy form. Follow the instructions as provided to you over the phone. Note, if voting by phone you will not be able to appoint anyone other than the persons named on your proxy form as your proxy.

If voting online, please go to <u>www.meeting-vote.com</u>. Enter the control number found on the proxy form and follow the instructions provided online.

Registered Shareholders have the ability to participate, ask questions, and vote at the Meeting using the virtual meeting tool. Eligible registered Shareholders may log in at https://web.lumiagm.com/415173260, click "I have a Control Number", enter the control number found on the proxy form accompanying the Circular, enter the **password highliner2023 (case sensitive) and meeting ID 415-173-260**, then click the "Login" button. During the Meeting, you must ensure you are connected to the Internet at all times in order to vote when polling is commenced on the resolutions put before the Meeting. It is your responsibility to ensure Internet connectivity. Non-registered Shareholders will not have the ability to vote or ask questions through the virtual meeting tool unless they have appointed themselves as described in Question 18. However, non-registered shareholders unable to attend the Meeting in person may view a live webcast of the Meeting using the same URL as above and clicking "I am a guest" or on our website at www.highlinerfoods.com and found in our *Investor Center: Webcast* section of the website.

5. WHO IS SOLICITING MY PROXY?

The enclosed form of proxy is being solicited by management of the Company and the associated costs will be borne by the Company. The solicitation will be distributed mainly by mail and may also be performed by email, telephone or fax by an authorized representative of the Company.

6. WHO CAN I CALL WITH QUESTIONS?

If you have questions about information contained in this Circular or require assistance in completing your form of proxy, please call the Transfer Agent using the contact information noted in Question 17 of the Circular.

7. WHAT HAPPENS IF I SIGN AND RETURN THE ENCLOSED FORM OF PROXY?

Signing the enclosed form of proxy gives authority to Mr. Robert L. Pace, a director and Chair of the Company and failing him, Ms. M. Jolene Mahody, a director and Chair of the Audit Committee of the Company, or to another person appointed, to vote your Shares at the Meeting in accordance with your instructions.

8. CAN I APPOINT SOMEONE OTHER THAN THIS DIRECTOR TO VOTE MY SHARES?

Yes. Write the name of this person in the blank space provided in the form of proxy. If you are an individual Shareholder, you must appoint someone who is also a registered Shareholder of the Company. If the Shareholder is a corporation, your proxy need not be a Shareholder. If you intend to proceed on this basis, you must contact the Company in advance by calling 902-634-6211 or by email at investor@highlinerfoods.com.

9. WHAT DO I DO WITH MY COMPLETED PROXY?

Return it to the Company's Transfer Agent in the postage prepaid envelope provided or fax it to 1-416-595-9593 or email it to proxyvote@tmx.com so that it arrives not later than 11:30 a.m. Atlantic Time (10:30 a.m. Eastern Time) on May 15, 2023. This will ensure your vote is recorded.

10. IF I CHANGE MY MIND CAN I TAKE BACK MY PROXY ONCE I HAVE SUBMITTED IT?

Yes. If you wish to change your proxy, prepare a written statement stating this. You, or your attorney as authorized in writing, must sign the statement, or, if the Shareholder is a corporation, under its corporate seal or by an officer or attorney of the corporation duly authorized. This statement must be delivered to the head office of the Company, the office of the Transfer Agent, or with the Chair of the Board at anytime before the adjournment of the Meeting.

11. HOW WILL MY SHARES BE VOTED IF I SUBMIT MY PROXY?

The persons named on the form of proxy must vote for or against or withhold from voting your Shares in accordance with your directions. However, if you do not provide directions, your Shares will be voted in favour of: a) the election of directors; b) the appointment of auditors and the ability for directors to fix their remuneration; and c) the advisory resolution to accept the Company's approach to executive compensation as outlined in this Circular.

12. WHAT IF AMENDMENTS ARE MADE TO THESE MATTERS OR IF OTHER MATTERS ARE BROUGHT BEFORE THE MEETING?

The person named in the form of proxy will have discretionary authority with respect to amendments or variations to matters identified in the Notice of Meeting and to other matters that may come before the Meeting. If any other matters properly come before the Meeting, the person named in the form of proxy will vote on them in accordance with their best judgment.

13. HOW MANY SHARES ARE ENTITLED TO VOTE?

As of March 21, 2023, there were 33,179,282 Shares of the Company outstanding. Each registered Shareholder has one vote for each Share held at the time of commencement of the Meeting.

14. WHAT HAPPENS IF I WANT TO TRANSFER MY SHARES PRIOR TO THE MEETING?

You are free to transfer your Shares at any time, and any registered Shareholder, as of the time of the Meeting, may vote at the Meeting. However, the person to whom you have transferred your Shares must be able to establish before the Meeting that he or she owns the Shares, and therefore we recommend that you complete the contemplated transfers at least 48 hours prior to the Meeting. Also, for the purpose of communicating effectively with the Company's Shareholders, March 21, 2023 has been fixed as the Record Date for the purposes of determining those Shareholders entitled to receive Notice of the Meeting. The Transfer Agent will be forwarding this Circular and other Meeting materials only to those registered Shareholders, and to other persons who, prior to that date, have asked to be included for the purposes of distributing Company information.

15. HOW WILL VOTES BE COUNTED?

Each question brought before the Meeting is determined by a majority of votes cast on the question. In the case of equal votes cast, the Chair of the Meeting is entitled to a casting vote.

16. WHO COUNTS THE VOTES?

The Company's Transfer Agent counts and tabulates the proxies.

17. IF I NEED TO CONTACT THE TRANSFER AGENT, HOW DO I REACH THEM?

You can reach the Transfer Agent at:

TSX Trust Company 301-100 Adelaide Street W Toronto, ON M5H 4H1

or by telephone at: 1-800-387-0825 (toll-free in North America) 1-416-682-3860 (all other countries) or by fax at: 1-888-249-6189 or by email at: shareholderinguiries@tmx.com

18. IF MY SHARES ARE NOT REGISTERED IN MY NAME BUT ARE HELD IN THE NAME OF A NOMINEE (A BANK, TRUST COMPANY, SECURITIES BROKER, TRUSTEE OR OTHER), HOW DO I VOTE MY SHARES?

You will receive a voting instruction form that allows you to vote on the Internet, by telephone, by fax, or by mail. To vote, you should follow the instructions provided on your voting instruction form. Your intermediary is required to ask for your voting instructions before the Meeting. Please contact your intermediary if you did not receive a voting instruction form.

Alternatively, you may receive from your intermediary a pre-authorized proxy form indicating the number of Shares to be voted, which you should complete, sign, date, and return as directed on the form.

We do not have access to the names or holdings of non-registered Shareholders. That means you can only vote your Shares at the Meeting, in person or virtually, if you have previously appointed yourself as the proxy holder for your Shares, by printing your name in the space provided on your voting instruction form and submitting it as directed on the form.

You may also appoint someone else as the proxy holder for your Shares by printing their name in the space provided on your voting instruction form and submitting it as directed on the form. Your vote, or the vote of your proxy holder, will be taken and counted at the Meeting if attending in person. You or your proxy holder must see a representative of TSX Trust before entering the Meeting to register your attendance.

If you are attending the Meeting virtually you must complete the additional step of registering the proxy holder by calling TSX Trust at 1-866-751-6315 (within North America) or 1-647-252-9650(outside of North America) by no later than 11:30 a.m. Atlantic Time (10:30 a.m. Eastern Time) on May 15, 2023. Failing to register your proxy holder online will result in the proxy holder not receiving a control number, which is required to vote at the Meeting virtually.

Non-registered Shareholders who have not duly appointed themselves as proxy holder will not be able to vote at the Meeting virtually unless they request a control number in advance of the meeting by logging onto https://www.tsxtrust.com/control-number-request and following the steps noted. If you do not request a control number electronically you will only be able to participate as a guest. To find out how to vote your Shares at the Meeting with a control number see Question 4.

We encourage all Shareholders to vote in advance of the Meeting and utilize the ability to participate in the meeting virtually.

19. WHAT IF THIS DOCUMENT HAS LEFT QUESTIONS UNANSWERED?

Please feel free to contact the Company's Corporate Secretary, Executive Vice President, Corporate Affairs and General Counsel, Tim Rorabeck, by writing at:

High Liner Foods Incorporated P.O. Box 910 100 Battery Point Lunenburg, NS B0J 2C0

or by telephone at: 902-634-8811 or by email at: <u>investor@highlinerfoods.com</u>

20. WHY DID I RECEIVE A NOTICE IN THE MAIL REGARDING THE ELECTRONIC AVAILABILITY OF THE COMPANY'S CIRCULAR INSTEAD OF RECEIVING A PAPER COPY?

Under notice-and-access rules adopted by the Canadian Securities Administrators, we are able to provide you with electronic access to our Circular and related proxy form instead of sending you a paper copy. This means delivery is more environmentally friendly, and paper use and the cost of printing and mailing materials to shareholders are significantly reduced. The notice you received provides instructions on how to access and review an electronic copy of our Circular. The notice also provides instructions on voting by proxy at the Meeting. Shareholders can request a paper copy of the Circular prior to May 8, 2023 at tsxt-fulfilment@tmx.com or by calling our Transfer Agent toll-free at 1-888-433-6443 from Canada and the U.S. or at 1-416-682-3801 for all other countries.

PROXY INFORMATION

PRINCIPAL HOLDERS OF SHARES

The only securities of the Company, entitled to vote on all matters, are common shares ("**Shares**" or a "**Share**"). As at March 21, 2023, there are 33,179,282 Shares issued and outstanding. Each Share is entitled to one vote and all registered holders of Shares ("Shareholders") as of the commencement of the Meeting are entitled to be present and to vote at the Meeting.

The directors and senior officers of the Company do not know of any person or entity which beneficially owns or controls or directs, directly or indirectly, more than 10% of the Shares (as of March 21, 2023) except as noted below:

Shareholder	Number of Shares	% of Shares Issued
Thornridge Holdings Limited	11,531,440	34.8 %

DESIGNATION AND REVOCABILITY OF PROXIES

Mr. Robert L. Pace, as director and Chair of the Company, and failing him, Ms. M. Jolene Mahody as director and Chair of the Audit Committee of the Company, have been named on the attached form of proxy. They have indicated to the Company their willingness to represent, as proxy, the Shareholders desiring to so appoint them.

Each Shareholder who is an individual may appoint as proxy a Shareholder other than the individuals named in the form of proxy, provided that the proxy is also a registered Shareholder. A Shareholder that is a corporation may appoint as its proxy a person who is not a Shareholder of the Company.

If any Shareholder wishes to designate as proxy a person other than Mr. Pace or Ms. Mahody, their names should be deleted on the form of proxy and the name of the desired nominee inserted. Failing an alternative designation, Mr. Pace will, for the purposes set out in the Notice of Meeting, act as the nominee of each Shareholder properly executing and returning the proxy form, and failing him, Ms. Mahody.

All proxy forms must be deposited at the office of the Company's Transfer Agent, TSX Trust Company, Attention Proxy Department, PO Box 721, Agincourt, Ontario M1S 0A1 or may be sent by fax to 1-416-595-9593 or by email to proxyvote@tmx.com by 11:30 a.m. Atlantic Time (10:30 a.m. Eastern Time) on May 15, 2023.

A Shareholder may revoke a proxy. The revocation must be in writing signed by the Shareholder or his or her authorized attorney or, if the Shareholder is a corporation, under its corporate seal or by an officer or authorized attorney and, sent to either the head office of the Company or to the office of the Company's Transfer Agent, as noted above, or given to the Chair of the Board at any time before adjournment of the Meeting.

VOTING OF MANAGEMENT PROXIES

The person named in the attached proxy will vote or withhold from voting in accordance with the instruction of the Shareholder appointing him. In the absence of such direction, proxies will be voted in favour of:

- (a) The election as directors of the persons proposed to be nominated in this Circular for 2023;
- (b) The appointment of Ernst & Young LLP as auditors for 2023 and the authorization for the directors to fix the auditors' remuneration; and
- (c) The advisory resolution to accept the Company's approach to executive compensation disclosed in the Circular.

The enclosed proxy confers discretionary authority upon the named person with respect to amendments or variations of matters specifically mentioned in the Notice of Meeting and with respect to other matters not specifically mentioned in the Notice of Meeting. Management has no knowledge that any business other than that referred to in the accompanying Notice of Meeting will be presented at the Meeting. However, if any other matter properly comes before the Meeting, the person named in the proxy will vote in accordance with what they consider to be in the best interest of the Company.

BOARD OF DIRECTORS

NOMINEES FOR ELECTION TO THE BOARD OF DIRECTORS

The eleven persons named below will be nominated for election as directors to the Board at the Meeting. All of the nominees are directors now and have been since the date indicated. "Director since" indicates the earliest date that the person became a director. Each director holds office until the Meeting and each director elected at the Meeting will hold office until the next Annual General Meeting of the Company or until their successor is elected. The table shows the number of Shares, including deferred share units ("**DSUs**") for non-executive directors, restricted share units ("**RSUs**") for directors who are executives, and options to acquire Shares of the Company reported by each nominee as beneficially owned or controlled or directed, directly or indirectly, by them on March 21, 2023.

Scott A. Brison

	The Hon. Scott Brison is the Vice Chair, BMO Wealth a Corporate Banking for BMO Capital Markets. He was e seven consecutive times over 21 years. During his time in positions, including as the President of the Treasury Government Services and as Parliamentary Secretary to t Canada-US relations. He is a member of the Trilateral Con including the Canada-China and Canadian-American Bus University's Chancellor since 2020.	lected MP for the riding government, Mr. Brison Board, Minister of Pub the Prime Minister with mission and serves on m	g of King-Hants served in many plic Works and an emphasis on umerous boards,
	Public Board Memberships During Last Five Years: High Liner Foods Incorporated Universal Rail Systems BOND Resources Inc.		
Outremont, QC, Canada	Board / Committee Membership:	Eligible Attendance ⁽⁴⁾	Total
Director Since: 2022	Board	5 of 5	100 %
	Human Resources Committee ("HR Committee")	3 of 3	100 %
	Audit Committee	2 of 2	100 %
Independent ⁽¹⁾	Status Under Share Ownership Requirements ⁽²⁾ : Share ownership requirement not yet met		

Shares/Units Value (CAD) ⁽³⁾		CAD) ⁽³⁾	Options Outstanding	
2023	2022	2023	2022	2023
8,696	n/a	\$ 123,309	n/a	n/a

JOAN K. CHOW

Joan Chow is the former Executive Vice President and Chief Marketing Officer of Con now known as Conagra Brands. She is the former Chief Marketing Officer of the Grea Food Depository. She is a director of Energy Recovery Inc. where she is a member of th Compensation committees and serves as a director of Spectrum Brands Holdings Inc. v a member of the Audit committee. She has previously served as Chair of the Co Committee and a member of the Governance Committee of Welbilt Inc., and a dire Manitowoc Company, RC2 Corporation and Feeding America. Public Board Memberships During Last Five Years:				
	High Liner Foods Incorporated			
	Welbilt Inc.			
	Spectrum Brands Holdings Inc.			
	Energy Recovery Inc.			
Oak Park, IL, USA	Board / Committee Membership:	Eligible Attendance ⁽⁴⁾	Total	
Director Since: 2017	Board	7 of 7	100%	
	HR Committee	1 of 1	100%	
	Audit Committee	2 of 2	100%	
Independent ⁽¹⁾	Status Under Share Ownership Requirements ⁽²⁾ : Meets the Share ownership requirement			

Number of Shares, DSUs or RSUs Beneficially Owned, Controlled or Directed:

Shares/Ur	nits	Value (CAD) ⁽³⁾	Options Outstanding
2023	2022	2023	2022	2023
48,589	40,692	\$ 688,992	\$ 514,347	

ROBERT P. DEXTER, K.C.

	Robert Dexter is the Chairman and CEO of Mariti travel shops in Canada under the names "Mariti counsel of Stewart McKelvey in 2022. He is dire previously held the positions of Chairman of En subsidiary Sobeys Inc. and Chairman of Wajax Cor	me Travel" and "LeGrows Tr ector of BCE Inc. and Bell Ca npire Company Limited and i	avel". Retired as anada. Mr Dexter		
	Public Board Memberships During Last Five Ye	ears:			
	High Liner Foods Incorporated				
	Wajax Corporation (ceased May 2022)				
	BCE Inc. and Bell Canada				
Halifax, NS, Canada	Board / Committee Membership:	Eligible Attendance ⁽⁴⁾	Total		
Director Since: 1992	Board	7 of 7	100%		
	HR Committee	3 of 3	100%		
	Audit Committee	3 of 3	100%		
Independent ⁽¹⁾	Status Under Share Ownership Requirements ⁽²⁾	:			
	Meets the Share ownership requirement				

Shares/Un	nits	Value (CAD) ⁽³⁾	Options Outstanding
2023	2022	2023	2022	2023
659,288	645,738	\$ 9,348,704	\$ 8,162,128	

DAVID J. HENNIGAR

	David J. Hennigar previously held the office of Vice Ch Foods from May 2015 to May 2019 and prior to this off Liner Foods since 1995. Mr. Hennigar is the Chairma Limited, and director of other public and private companie	ice was Chairman of the number	ne Board of High	
ESP	Public Board Memberships During Last Five Years:			
	High Liner Foods Incorporated			
	MedX Health Corp.			
	SolutionInc Technologies Limited			
	Landmark Global Financial Corporation			
	Grand River Iron Sands Inc.			
	Metalo Manufacturing Inc. (formerly Muskrat Minerals In	c.)		
	Aquarius Surgical Technologies Inc. (formerly Aquarius C	Coatings Inc.)		
Bedford, NS, Canada	Board / Committee Membership:	Eligible Attendance	Total	
Director Since: 1984	Board	7 of 7	100%	
Independent ⁽¹⁾	Status Under Share Ownership Requirements ⁽²⁾ :			
	Meets the Share ownership requirement			

Number of Shares, DSUs or RSUs Beneficially Owned, Controlled or Directed:

Shares/Ur	nits	Value (CAD) ⁽³⁾	Options Outstanding
2023	2022	2023	2022	2023
200,080	183,707	\$ 2,837,134	\$ 2,322,056	_

ANDREW J. HENNIGAR

	 Andrew Hennigar is a director of Thornridge Holdings Limited, and previously served as a director of Scotia Investments Limited. Mr. Hennigar was a previous director of the Company from May 2015 to May 2018. Public Board Memberships During Last Five Years: High Liner Foods Incorporated 		
Sweets Corner, NS, Canada	Board / Committee Membership:	Eligible Attendance ⁽⁴⁾	Total
Director Since: 2020	Board	7 of 7	100%
	Audit Committee	3 of 3	100%
Independent ⁽¹⁾	Status Under Share Ownership Requirements Meets the Share ownership requirement	⁽²⁾ :	

Shares/Ur	nits	Value (CAD) ⁽³⁾	Options Outstanding
2023	2022	2023	2022	2023
199,782	194,174	\$ 2,832,909	\$ 2,454,359	_

RODNEY (ROD) W. HEPPONSTALL

Rod Hepponstall joined High Liner Foods as President & CEO in May 2018. Prior Hepponstall held various leadership roles at Lamb-Weston including Senior Vice General Manager Retail & Foodservice Business Units.					
	Public Board Memberships During Last Five Years: High Liner Foods Incorporated				
Portsmouth, NH, USA	Board / Committee Membership:	Eligible Attendance	Total		
Director Since: 2018	Board	7 of 7	100%		
	Executive Committee	No Meetings			
Not Independent ⁽¹⁾	Status Under Share Ownership Requirements ⁽²⁾ :				
-	Meets 81% of the Share ownership requirement				

Number of Shares, DSUs or RSUs Beneficially Owned, Controlled or Directed:

Shar	es/Units		Value (CAD) ⁽³⁾	Options Outstanding
2023		2022	2023	2022	2023
192	,444	195,156	\$ 2,728,856	\$ 2,466,772	1,182,039

SHELLY L. JAMIESON

	 Shelly Jamieson is the Chair of the Board of Sienna Senior Living and sits on Audit, Governance and Quality committees of the board. She is a previous board member of Ontario Health and several other not-for-profit boards and foundations. She retired from the CEO position of the Canadian Partnership Against Cancer. Ms. Jamieson was formerly Secretary of Cabinet and Head of the Ontario Public Service, and was previously Ontario's Deputy Minister of Transportation and President of Extendicare Canada. She is a member of the Women's Executive Network Top 100 - Hall of Fame. Public Board Memberships During Last Five Years: High Liner Foods Incorporated Sienna Senior Living 				
Norwood, ON, Canada	Board / Committee Membership:	Eligible Attendance	Total		
Director Since: 2012	Board	7 of 7	100%		
	Executive Committee	No Meetings			
	Governance Committee (Chair) 3 of 3				
Independent ⁽¹⁾	Status Under Share Ownership Requirements ⁽²⁾ : Meets the Share ownership requirement				

Shares/Ur	nits	Value (CAD) ⁽³⁾	Options Outstanding
2023	2022	2023	2022	2023
44,676	38,568	\$ 633,506	\$ 487,500	

M. JOLENE MAHODY

	Jolene Mahody is currently Executive Vice President & Chief Strategy Officer of Chorus Aviation Inc. She has previously held the position of EVP & CFO of Chorus Aviation Inc. and prior to that, COO at Jazz Aviation LP, a subsidiary of Chorus. Ms. Mahody is an FCPA, FCA and also received her ICD.D designation through the Institute of Corporate Directors. Ms. Mahody is past Chair of the Board of Governors of Mount Saint Vincent University and has served on several other not-for-profit boards. Public Board Memberships During Last Five Years: High Liner Foods Incorporated				
Halifax, NS, Canada	Board / Committee Membership:	Eligible Attendance	Total		
Director Since: 2014	Board	7 of 7	100%		
	Executive Committee	No Meetings			
	Audit Committee (Chair)	5 of 5	100%		
	Governance Committee	3 of 3	100%		
Independent ⁽¹⁾	Status Under Share Ownership Requirements ⁽²⁾ : Meets the Share ownership requirement				

Number of Shares, DSUs or RSUs Beneficially Owned, Controlled or Directed:

Shares/U	nits	Value (CAD) ⁽³⁾	Options Outstanding
2023	2022	2023	2022	2023
42,907	36,799	\$ 608,421	\$ 465,139	_

R. ANDY MILLER

	 R. Andy Miller is President of Andy Miller Consulting in St. John's, Newfoundland, a sales and marketing management and leadership consulting company. Mr. Miller was formerly CEO of Linco Foods Systems A/S. Mr. Miller is a board member of Baader Food Systems USA (formerly Baader Linco Inc.), a board member of Baader North America Corp. (both food processing technology companies) and an executive board member for The Canadian Centre for Fisheries Innovation (non-profit). Public Board Memberships During Last Five Years: High Liner Foods Incorporated 				
St. John's, NL, Canada	Board / Committee Membership:	Eligible Attendance	Total		
Director Since: 2012	Board	7 of 7	100%		
	HR Committee	4 of 4	100%		
Independent ⁽¹⁾	Status Under Share Ownership Requirements ⁽²⁾ : Meets the Share ownership requirement				

Shares/U	nits	Value (CAD) ⁽³⁾	Options Outstanding
2023	2022	2023	2022	2023
62,859	55,968	\$ 891,341	\$ 707,436	

ROBERT L. PACE

ne Board of Directors of Canadian National Railway ppointed Member of the Order of Canada.	Company. In June 2016	mer Chairman of 5, Mr. Pace was			
ublic Board Memberships During Last Five Years:					
High Liner Foods Incorporated					
Canadian National Railway Company					
oard / Committee Membership:	Eligible Attendance	Total			
oard (Chair)	7 of 7	100%			
xecutive Committee	No Meetings				
Governance Committee3 of 3100%					
tatus Under Share Ownership Requirements ⁽²⁾ :					
	ablic Board Memberships During Last Five Years: igh Liner Foods Incorporated anadian National Railway Company oard / Committee Membership: oard (Chair) xecutive Committee overnance Committee	appointed Member of the Order of Canada. Image: Component of the Order of Canada. ublic Board Memberships During Last Five Years: Image: Component of the Order of Canada. igh Liner Foods Incorporated Image: Company oard / Committee Membership: Eligible oard (Chair) 7 of 7 xecutive Committee No Meetings overnance Committee 3 of 3 tatus Under Share Ownership Requirements ⁽²⁾ : Image: Component of Canada.			

Shares/U	nits	Value (CAD) ⁽³⁾	Options Outstanding
2023	2022	2023	2022	2023
160,097	142,121	\$ 2,270,175	\$ 1,796,409	

FRANK B. H. VAN SCHAAYK

	Meets the Share ownership requirement					
Independent ⁽¹⁾	Status Under Share Ownership Requirements ⁽²⁾ :					
	HR Committee (Chair)	4 of 4	100%			
	Governance Committee3 of 3100%					
	Executive Committee	No Meetings				
Director Since: 2014	Board	7 of 7	100%			
Marion Bridge, NS, Canada	Board / Committee Membership:	Eligible Attendance	Total			
	Public Board Memberships During Last Five Years: High Liner Foods Incorporated					
	Frank B. H. van Schaayk held various senior execu until his retirement in October 2014. His most President - Americas. Mr. van Schaayk is also Cha Company, Quincy, Massachusetts. He holds a Char served on numerous not-for-profit boards in the U.S Board of the Verschuren Center for Sustainability Authority.	recent role prior to retiremend irman and a Director of the latered Directors certification in and Canada. He is currently	ent was Regional Bay State Milling n Canada and has a member of the			

Number of Shares, DSUs or RSUs Beneficially Owned, Controlled or Directed:

Shares/Ur	nits	Value (CAD) ⁽³⁾	Options Outstanding
2023	2022	2023	2022	2023
58,457		\$ 828,920	\$ 661,691	

⁽¹⁾ For the analysis of independence, see the *Independence and Board Committees* section of this Circular.

⁽²⁾ Share ownership requirements are four (4) times the annual cash retainer. Directors are required to meet this requirement within five (5) years from November 21, 2021 or the specific director's appointment date whichever is later. Ownership has been calculated using the volume weighted average market Share price as at March 21, 2023 being CAD\$14.20. For further discussion on ownership requirements for non-executive directors, please see the *Compensation of Non-Executive Directors* section of this Circular. For further discussion on ownership requirements for Mr. Rod Hepponstall, please see the *Share Ownership Requirements* section under the *Executive Compensation* section of this Circular.

⁽³⁾ For the 2023 Shares/DSUs/RSUs: valued as of March 21, 2023 at the Toronto Stock Exchange (the "**TSX**") closing Share price of CAD\$14.18. For the 2022 Shares/DSUs: valued as of March 21, 2023 (the date of last year's Circular), at TSX close of CAD\$14.18 per Share.

⁽⁴⁾ In May 2022, the Board made changes to the members of the Audit and HR Committees. Each appointed committee member attended all meetings for their appointed committee; each committee meeting had 100% attendance. Mr. Scott Brison joined the Board on May 11, 2022 and attended all Board and committee meetings following his appointment to the Board.

EXPERIENCE MATRIX

Each director brings relevant experience to the Board. The skills matrix below shows the Board's mix of key skills and experience in areas that have been identified by the Board as necessary for a global food-processing company. The skills matrix is also used to identify those skills for which the Company will recruit when making changes to the Board.

Areas of Director Experience	Scott Brison	Joan Chow	Robert Dexter	Andrew Hennigar	David Hennigar	Rod Hepponstall	Shelly Jamieson	M. Jolene Mahody	R. Andy Miller	Robert Pace	Frank van Schaayk
Legal & Regulatory	✓		\checkmark							\checkmark	
Finance/Accounting	 ✓ 	\checkmark			\checkmark			\checkmark		\checkmark	\checkmark
Human Resources & Compensation	 ✓ 	\checkmark	\checkmark	\checkmark			\checkmark	\checkmark		\checkmark	\checkmark
M&A/Growth Strategy	 ✓ 	\checkmark			\checkmark	\checkmark		\checkmark	\checkmark	\checkmark	\checkmark
Governance/Other Directorships	 ✓ 	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark		\checkmark	\checkmark
CEO/Senior Executive	 ✓ 	\checkmark	\checkmark		\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Sales & Marketing	 ✓ 	\checkmark	\checkmark			\checkmark			\checkmark	\checkmark	\checkmark
Food Industry		\checkmark				\checkmark			\checkmark		\checkmark
Manufacturing									\checkmark		\checkmark
Retail & Consumer Trends		\checkmark	\checkmark			\checkmark			\checkmark	\checkmark	\checkmark
International Operations	✓					\checkmark			\checkmark	\checkmark	\checkmark
Information Technology/Cyber Risk Management/Digital Media	~	\checkmark						\checkmark		\checkmark	
Environment, Social & Governance ("ESG")	 ✓ 	\checkmark			\checkmark	\checkmark	\checkmark	\checkmark	\checkmark		
Risk Management	✓					✓	✓	✓	✓	\checkmark	✓

DIRECTORS' LIABILITY INSURANCE

High Liner Foods maintains a directors' and officers' liability insurance policy. The policy provides coverage for costs incurred to defend and settle claims against directors and officers to an annual limit of CAD\$80 million with a deductible of CAD\$150,000 per occurrence for claims against the corporation only. The cost of coverage for 2022 was CAD\$197,095. The 2023 premium is CAD\$200,850.

INDEPENDENCE AND BOARD COMMITTEES

The Governance Committee affirmatively determined director independence in reference to the definition of "independence" in *National Instrument 52-110 Audit Committees* and *National Policy 58-201 Corporate Governance Guidelines*. A detailed analysis of independence is included in the disclosure of Corporate Governance Practices of this Circular.

The Board has determined that as of the date of this Circular, all members of the Audit Committee are independent; all members of the HR Committee are independent; and all members of the Governance Committee are independent. Mr. Hepponstall, President & Chief Executive Officer ("CEO"), is not independent.

BOARD AND COMMITTEE MEETINGS HELD AND ATTENDANCE

There were seven Board meetings held in 2022 with all appointed Board members in attendance. The Audit Committee met five times, with all appointed members in attendance. The HR Committee met four times, with all appointed members in attendance. The Governance Committee met three times with all appointed members in attendance. The Executive Committee did not meet during 2022. The below table summarizes eligible attendance for Board and committee meeting attendance of each director.

Directors	Board	Audit Committee	HR Committee	Governance Committee	Total Meetings Eligible to Attend
Scott Brison	5 of 5	2 of 2	3 of 3	-	10 of 10
Joan Chow	7 of 7	2 of 2	1 of 1	-	10 of 10
Robert Dexter	7 of 7	3 of 3	3 of 3	-	13 of 13
David Hennigar	7 of 7	-	-	-	7 of 7
Andrew Hennigar	7 of 7	3 of 3	-	-	10 of 10
Rod Hepponstall	7 of 7	-	-	-	7 of 7
Shelly Jamieson	7 of 7	-	-	3 of 3	10 of 10
M. Jolene Mahody	7 of 7	5 of 5	-	3 of 3	15 of 15
R. Andy Miller	7 of 7	-	4 of 4	-	11 of 11
Robert Pace	7 of 7	-	-	3 of 3	10 of 10
Frank van Schaayk	7 of 7	-	4 of 4	3 of 3	14 of 14

CEASE TRADE ORDERS AND BANKRUPTCIES

For information on cease trade orders and bankruptcies involving directors of the Company or other companies that they serve, please see section 8.3 "Cease Trade Orders, Bankruptcies, Penalties or Sanctions" in the Company's Annual Information Form ("**AIF**") for the year ending December 31, 2022, filed on <u>www.sedar.com</u>, which section is incorporated by reference herein.

COMPENSATION OF NON-EXECUTIVE DIRECTORS

The Governance Committee reviews the compensation framework for directors to ensure appropriate alignment with competitive market practices. The most recent market view for non-executive director compensation was completed in 2021 by Willis Towers Watson ("**WTW**"), with reference to the same peer group used to benchmark executive compensation. Changes were made at the time to align both Company director and Chair compensation to the market median total compensation. There have been no updates to compensation in 2022. The table below summarizes the director compensation structure in 2022.

Annual Remuneration	2022 (\$)
Board Chair Cash Retainer	150,000 CAD
Board Chair Equity Retainer (DSUs)	62,000 CAD
Director Cash Retainer for Directors who reside in Canada	70,000 CAD
Director Cash Retainer for Directors who reside in the U.S. ⁽¹⁾	70,000 USD
Director Equity Retainer (DSUs) for Directors who reside in Canada	60,000 CAD
Director Equity Retainer (DSUs) for Directors who reside in the U.S. ⁽¹⁾	60,000 USD
Committee Chair Cash Retainer	15,000 CAD
Travel and Out-of-Pocket Expenses	All reimbursed

⁽¹⁾ U.S. resident directors received the 1:1 equivalent in USD for their annual cash retainer and equity retainer (DSUs).

In 2022, directors were paid an aggregate of \$630,592 in retainers and were reimbursed \$18,902 in aggregate for travel and out-of-pocket expenses.

The table below summarizes compensation earned by non-executive directors of the Company for the fiscal year ending December 31, 2022.

Name	Total Fees Earned ⁽¹⁾ (\$)	Share-Based Awards ⁽¹⁾⁽²⁾ (\$)	Total (\$)
Scott Brison	34,357	46,094	80,451
Joan Chow	70,000	60,000	130,000
Robert Dexter ⁽³⁾	53,776	46,094	99,870
Andrew Hennigar	53,776	46,094	99,870
David Hennigar ⁽³⁾⁽⁴⁾	53,776	46,094	99,870
Shelly Jamieson	65,299	46,094	111,393
M. Jolene Mahody	65,299	46,094	111,393
R. Andy Miller	53,776	46,094	99,870
Robert Pace ⁽³⁾	115,234	47,630	162,864
Frank van Schaayk	65,299	46,094	111,393

⁽¹⁾ All compensation paid in CAD is reported in USD using the average daily foreign exchange rate for the fiscal year ending December 31, 2022 of 1.3017. The total fees reflect the cash retainer (including Chair retainers).

⁽²⁾ In 2022, the equity retainer for directors was CAD\$60,000 (or the equivalent in USD for U.S. resident directors) and all directors received the award in DSUs. The number of units issued for Canadian resident directors was 5,025 units and 5,192 units for the Chair of the Company, calculated using the volume weighted average share price ("VWAP") for the last five trading days from the date of issue (including the issue date). For U.S. resident directors, the number of units issued was 6,463 units, calculated using the VWAP and average exchange rate for the same period. The rate of exchange used to convert CAD to USD in the table above is the average daily foreign exchange rate for the fiscal year ending December 31, 2022 of 1.3017.

⁽³⁾ For the 2022 fiscal year, Mr. Dexter and Mr. Pace elected to receive 100% of their compensation as DSUs and Mr. David Hennigar elected to receive 50% of his cash retainer as DSUs. As a result, 5,315 DSUs were issued to Mr. Dexter, 11,389 DSUs were issued to Mr. Pace and 2,657 DSUs were issued to Mr. David Hennigar for their director retainer fees earned in 2022. This number does not include reinvested dividends.

⁽⁴⁾ Director's fees paid in cash to Mr. David Hennigar were invoiced to High Liner Foods from, and paid to, Forest Lane Holdings Limited.

Directors' Options and Deferred Share Unit Plan

A DSU Plan was implemented in 2012 as an alternative form of compensation, replacing the issuance of options to directors, with DSUs payable in cash on the redemption date that will not be earlier than the date the director ceases to hold all positions with the Company (the "**cessation date**") and not later than December 15 of the year following the cessation date. Each director will have the right to elect once a calendar year for the immediately succeeding year to receive their annual retainer fees in the form of DSUs and the director equity retainer is issued as DSUs. In 2022, three directors elected to take all, or part, of their annual cash retainer as DSUs. Outstanding DSUs at March 21, 2023 equaled 403,996, including reinvested dividends, with a value of CAD\$5,728,663 using the closing Share price on the TSX on March 21, 2023, being CAD\$14.18.

For directors appointed in 2022, and in accordance with the DSU plan, each director was issued CAD\$60,000 (for Canadian resident directors) and USD\$60,000 (for U.S. resident directors) of their equity retainer as DSUs using the fair-market value, being the volume weighted average share price of the last five trading days including the issue date, to calculate the total number of DSUs issued, being 5,025 DSUs for Canadian resident directors and 6,463 DSUs for U.S. resident directors. Using the same calculation as previously noted, the Chair was issued CAD\$62,000 of his equity retainer as DSUs or 5,192 units.

Outstanding Option-based & Share-based Awards

As at December 31, 2022, there were no options outstanding for non-executive directors.

Option-Based Awards						Share-Based Awa	irds
Name	Number of Securities Underlying Unexercised Options (#)	Option Exercise Price (CAD) (\$)	Option Expiration Date	Value of Unexercised In-the- Money Options ⁽¹⁾ (\$)	Shares or Units of Shares that Have Not	Market or Payout Value of Share-Based Awards that Have Not Yet Vested ⁽¹⁾ (\$)	Market or Payout of Vested Share- Based Awards Not Paid Out or Distributed ⁽¹⁾ (\$)
Scott Brison	—	_	—	—	_	—	52,687
Joan Chow	—	_	—	—	_	—	441,989
Robert Dexter	_	_	_	—	_	—	1,015,735
Andrew Hennigar	_	_	_	—	_	—	179,497
David Hennigar	_	_	_	_	_	_	361,204
Shelly Jamieson				_	_	_	333,674
M. Jolene Mahody	_		_	_	_	_	333,674
R. Andy Miller	_		_	_	_	_	573,544
Robert Pace	_		_	_	_	_	470,806
Frank van Schaayk	—		—	—	_	—	333,674

⁽¹⁾ Values for unexercised in-the-money options, market or payout value of share-based awards that have not yet vested (including applicable dividend equivalent rights) and market or payout value of vested share-based awards not paid out or distributed (including dividend equivalent rights) were converted to USD using the foreign exchange rate as of December 31, 2022, being 1.3580 and were calculated using the December 31, 2022 closing Share price on the TSX being CAD\$13.77.

Value Vested for Non-Executive Directors

Name	Option-Based Awards - Value Vested During the Year ⁽¹⁾ (\$)	Share-Based Awards - Value Vested During the Year ⁽²⁾ (\$)
Scott Brison	—	46,094
Joan Chow	—	60,000
Robert Dexter	—	99,870
Andrew Hennigar	—	46,094
David Hennigar	—	72,982
Shelly Jamieson	—	46,094
M. Jolene Mahody	—	46,094
R. Andy Miller	—	46,094
Robert Pace	—	162,864
Frank van Schaayk		46,094

⁽¹⁾ Calculated using the volume weighted average Share price on the vesting date, less the exercise price, multiplied by the number of in-the-money options. The value shown in this column does not represent the actual value the individual director could receive. The actual gain on exercise, if any, will depend on the value of the Share on the date of exercise.

⁽²⁾ Share-based awards (DSUs) for non-executive directors vest immediately upon issuance and are exercisable at the time of retirement or death in accordance with the terms of the DSU plan and can only be paid in cash. Values vested were calculated using the five-day volume weighted average Share price as of the date of vesting multiplied by the number of DSUs issued at vesting and converted from CAD to USD using the daily average foreign exchange rate for the fiscal year ending December 31, 2022 being 1.3017. This does not include reinvested dividends.

Shareholdings of Board Members

Share ownership requirements for non-executive directors are four times the cash retainer with a director expected to achieve the requirements within five years from November 17, 2021, or the director's appointment, whichever is later. DSUs are counted towards this requirement with interest in the Company being valued at the higher of i) the acquisition cost of Shares/DSU grant value or ii) the market value of acquired Shares/DSU grants calculated using the volume weighted average Share price for the five trading days prior to the Board assessing individual director's achievement/progress against the requirement. For purposes of this Circular, ownership values are calculated using the volume weighted average Share price for the five trading days prior to March 21, 2023. As at the Circular date, all but one of the duly appointed non executive directors met their ownership requirement. Mr. Hepponstall, being an executive member of management, did not receive additional compensation as a Board member in 2022, and remained subject to share ownership requirements as an executive described in the *Share Ownership Requirements* section of this Circular.

Shares held, controlled or directed by non-executive directors nominated for election at the Meeting as at March 21, 2023 equaled 967,769 as noted in the table below. This number does not include the shareholdings of Thornridge Holdings Limited of which Mr. Hennigar is Chairman and director and Mr. Andrew Hennigar is a director. The total value of Shares held by non-executive directors as at March 21, 2023 was CAD\$13.7 million using the closing Share price on the TSX on March 21, 2023, being CAD\$14.18.

Name	Shares Held	DSUs or RSUs Held	Total Shares and DSUs Beneficially Owned, Controlled or Directed
Scott Brison	3,500	5,196	8,696
Joan Chow	5,000	43,589	48,589
Robert Dexter	559,116	100,172	659,288
Andrew Hennigar	182,080	17,702	199,782
David Hennigar	164,458	35,622	200,080
Rod Hepponstall	90,187	102,257	192,444
Shelly Jamieson	11,769	32,907	44,676
M. Jolene Mahody	10,000	32,907	42,907
R. Andy Miller	6,296	56,563	62,859
Robert Pace	113,666	46,431	160,097
Frank van Schaayk	25,550	32,907	58,457
Totals	1,168,122	501,057	1,669,179

COMPENSATION DISCUSSION AND ANALYSIS

EXECUTIVE SUMMARY

Named Executive Officers

The Compensation Discussion and Analysis ("**CD&A**") explains the executive compensation programs at High Liner Foods and the process for making compensation decisions for the President & CEO, Chief Financial Officer ("**CFO**") and the three most highly compensated executive officers (the Named Executive Officers or "**NEOs**"). The Company's NEOs for 2022 were:

Executive	Title
Rod Hepponstall	President & CEO
Paul Jewer	Executive Vice President & CFO
Anthony Rasetta	Chief Commercial Officer
Tim Rorabeck	Executive Vice President, Corporate Affairs & General Counsel
Johanne McNally Myers	Executive Vice President, Human Resources

Compensation Framework

The HR Committee (the "**Committee**") of the Board of Directors knows it is vital to the Company's success to retain, attract and motivate talented employees, and that competitive compensation must be a key element of its human resources strategy and compensation philosophy. High Liner Foods provides compensation that balances the market value of the position, scope of the role, experience of the incumbent in the role, internal pay equity, and performance against individual and company objectives.

The executive compensation program at High Liner Foods is comprised of four main elements: (i) base salary; (ii) Short-Term Incentive ("STI") (annual bonus); (iii) Long-Term Incentive ("LTI") including the Share Option Plan (the "Option Plan") and a Performance Share Unit Plan (the "PSU Plan") which includes Performance Share Units ("PSUs") and Restricted Share Units ("RSUs"); and (iv) retirement and benefit plans. The first three elements define total direct compensation, which is considered by the Committee when benchmarking NEO compensation.

Pay-for-Performance - 2022 Results

The Committee believes that compensation policies and practices that are appropriately linked to performance will help drive the future growth and success of High Liner Foods. As such, the Committee closely monitors executive compensation matters, including both the competitiveness of pay levels within the markets that High Liner Foods competes for executive talent, and the appropriate alignment of executive pay outcomes with Company performance.

The Company continues to execute a long-term strategy that is focused on commercial, supply chain, and accelerated growth initiatives. In 2021, the Company made changes to the STI and LTI Plans to reflect this focus and the overall progress made on the long-term strategy. These changes continue to support improved financial performance and reflect High Liner Foods' progress and momentum in the business.

In 2022, the Company delivered strong results across a number of measures, reflecting the strong underlying fundamentals of the business coupled with ongoing business improvements, efficiencies and inflation-justified pricing actions. Net sales and sales volume grew year-over-year, and for the fourth consecutive year, EBITDA saw year-over-year improvement as the Company executed against its branded and value-added commercial strategy. In our foodservice business, sales volume was higher due to to volume growth in both our foodservice and retail businesses, as well as increased sales in newer product lines and new business in both channels. In addition, sales volume was also higher due to fewer COVID-19 restrictions on the Company's foodservice customers in 2022 as compared to 2021.

As part of the STI design, financial performance was measured by Adjusted EBITDA (weighted 50%), with actual

performance exceeding the defined target for the year. In addition to Adjusted EBITDA, the STI design was comprised of strategic objectives (weighted 40%), and safety and ESG objectives (weighted 10%) as shared goals for the executive team, including the NEOs. As a result of performance against established targets, the CEO and other NEOs received an STI award equal to 98.5% of target payout. The table below outlines the metrics, performance achievement and resulting payout factors for the 2022 STI award.

Metric	Weight	Performance Achievement	Payout Factor	Weighted Payout Factor
Adjusted EBITDA	50%	108.4%	133.7%	66.9%
Strategic Objectives	40%	100.7%	79.1%	31.6%
Safety & ESG	10%	33.3%	%	%
Total	100%			98.5%

With respect to LTI compensation, the three-year performance period for the PSUs granted in 2020 ended on December 31, 2022. Aligned with improved Company performance, the outstanding PSUs vested with a multiplier of 133.7% as performance for both metrics (Return on Assets Managed and Adjusted EBITDA) exceeding the defined targets set at the start of the performance cycle.

Overall, the execution of the strategic plan is producing strong results while the Company continues to navigate through ongoing market challenges. The Committee believes that the pay-for-performance plan design has directly resulted in a keen focus on strategic objectives, safety, and ESG metrics, while increasing the ability to produce solid and sustainable results.

Further details on Company performance and the link to executive compensation are described in the *CD*&*A* and are reflected in the *Summary Compensation Table*.

Risk Management in Our Compensation Programs

The Company has a formalized compensation philosophy that helps guide executive compensation decisions. As part of this philosophy, the Committee is actively involved in risk management oversight to ensure an appropriate level of risk-taking by the NEOs, which includes the following activities:

- Overseeing enterprise risk management to identify and mitigate financial risks to the Company;
- Implementing policies and practices to discourage excessive risk taking;
- Implementing clawback and anti-hedging provisions; and
- Introducing and reviewing share ownership requirements for the executive team, including the NEOs.

Further details on the risk management practices are described in the *Compensation Governance & Risk Management* section of the *CD&A*.

COMPENSATION GOVERNANCE & RISK MANAGEMENT

The Committee is responsible for reviewing executive leadership team performance and compensation. The following four independent directors served on the Committee since the last annual general meeting: Mr. van Schaayk (Chair), Mr. Brison, Mr. Dexter, and Mr. Miller. Biographical information about each Committee member nominated for appointment can be found in the *Nominees for Election to the Board of Directors* section of this Circular. The mandate of the Committee is fully described in the *Corporate Governance Practices* section of this Circular.

The following table highlights the Company's compensation governance and risk management practices:

What we do	
V	Benchmarking Pay. We compare target compensation for the CEO to identified peers within the packaged food and meat industry, food retail (excluding grocery stores), and distillers and vintners. When looking at the other individual NEOs, we use WTW's Canadian Executive General Industry Compensation Data Bank as a primary comparator to ensure pay is appropriate and competitive.
V	Pay Positioning. We target compensation to be within a competitive range of market median. Actual NEO compensation may vary depending on Company and individual performance, experience, competencies, scope of role and other factors.
\checkmark	Pay for Performance. We align compensation to Company, individual and Share price performance over both short and long-term horizons. For 2022, 72.2% of CEO total target direct compensation was performance-based in the form of STI and LTI.
V	'At-risk' Pay. A significant proportion of compensation paid to executives is at-risk in the form of variable pay (short- and long-term incentives) to ensure alignment with the interests of Shareholders. The proportion of pay-at-risk is higher for senior executives who have a greater influence on business results.
V	Share Ownership Requirements. To further align to Shareholder interests, all executives have Share ownership requirements that are aligned to market levels.
\checkmark	Strong Governance Practices to Assess Performance. We establish specific performance metrics, targets/ goals and a pre-defined range to calculate short-term incentive and PSU payouts.
	Payout Caps. We have caps in place to limit payouts on STI and vesting of PSU awards.
\checkmark	Independent Advisor. The Committee retains an independent advisor for external, third-party advice.
\checkmark	Claw Back Policy. We have a policy that allows the Board to recoup all variable compensation awarded to executives under certain conditions.
What we don	't do
\boxtimes	No Hedging. We prohibit directors and employees from hedging the value of equity-based awards or Shares.
X	Payout Thresholds. We do not payout performance-based compensation (STI/PSU) if threshold performance (minimum) is not met on specified goals. We also do not reduce performance target levels to achieve incentive payouts.
\boxtimes	Offer Excessive Perquisites. Company perquisites are limited to a Company-owned vehicle or car allowance, executive medical assessments and reimbursement of approved club expenses.
\boxtimes	Single-Trigger Change in Control Provisions. Our Change in Control agreement does not provide a payment unless there is both a change control event and the employee is terminated.

Compensation Governance & Oversight

The Committee is responsible for reviewing and approving the total compensation for the NEOs taking into account performance against financial and operational goals that are directly linked to the Company's strategic objectives. The Committee also considers market data from the Independent Advisor along with other factors such as internal equity, incumbent experience, skills required and the scope of roles when setting compensation.

Management works closely with the Committee to ensure that base salary, short- and long-term incentive compensation for the Company's executive leadership team:

- is competitive relative to practices of the external market;
- is equitable throughout the organization; and
- provides appropriate rewards for the achievement of financial and operational goals.

The following diagram provides an overview of the compensation governance process:



This approach for setting executive compensation allows the Company to recruit and retain talented, results-oriented employees who can meet the Company's expectations for performance and who are aligned with Company values.

Independent Advisor

The independent advisor for the Committee in 2022 was WTW. The independent consultant presents all findings and proposals directly to the Committee and provides outside market information, expertise and guidance regarding executive compensation and related governance topics. A representative from the consulting firm participates in Committee meetings, as required, to provide the appropriate level of advice, including during in-camera sessions without management present. The Committee determined that WTW is independent of management.

The following fees (CAD) were paid to WTW for executive compensation consulting services in 2022. There were no fees paid in 2022 to WTW for non-executive compensation consulting services.

	2021	2022
WTW	\$178,753	\$170,289

Risk Analysis

The Committee is actively involved in the risk management of compensation policies and practices of the Company. The Company's compensation programs are designed to encourage an appropriate level of risk taking, align executive interests with those of Shareholder's over the long term, and further strengthen the Company's alignment with good governance and compensation practices.

Enterprise Risk

Effective risk management enables the Company to pursue its strategy while adhering to the Company's core values. The Company has adopted an enterprise risk management ("ERM") program that addresses risk tolerance and control and was developed in line with the *COSO 2017 Enterprise Risk Management - Integrating with Strategy and Performance* framework and applicable corporate governance standards. The objective of the Company's ERM program is to assist the Company in managing risks by protecting the Company's assets, stakeholders and reputation while reinforcing the achievement of business objectives. The table below summarizes the responsibilities with respect to the Company's ERM program:

Party	Accountabilities and Responsibilities
Board of Directors	 Establishes the oversight structure for risk management and ensures that management has implemented appropriate systems to manage key risks. Monitors the overall risk profile of the Company, understands the most significant risks facing the organization, determines a strategic approach to risk and sets the Company's risk appetite. Ensures management has implemented a risk management plan to identify, manage and report on the risks that might prevent the Company from achieving its strategic objectives.
Audit Committee	 Under direction from the Board, provides reasonable assurance that the Company appropriately identifies and manages financial risks that may impact the Company.
Executive Leadership Team including NEOs	 Serves as the Company's overall <i>Risk Management Committee</i> supporting the Board's activities in this area by assisting with implementation of the ERM program, and by reporting to the Board, and Board Committees, on an ongoing basis with respect to developments in the areas of risk confronting the Company. Oversees and facilitates the development and implementation of risk systems and coordinates the risk management and internal control activities. Reviews and makes recommendations to the Board regarding the allocation among the Board and its Committees of responsibilities for management of identified company-wide risks⁽¹⁾.
Internal Audit	• Develops a risk-based audit plan, audits the risk processes across the organization, receives and provides assurance on the management of risk, and reports annually (or more often as necessary) to the Board on the efficiency and effectiveness of internal controls.
Individual Employees	• Expected to understand, accept and implement ERM practices, to report inefficient, unnecessary or unworkable controls, to report loss events and near miss incidents, and to co-operate with management on incident investigations.

⁽¹⁾ Identified risks include but are not limited to the following areas: geopolitical risk; COVID-19 pandemic; food safety; product liability and recall; procurement and availability of seafood; seafood production from Asia; availability of non-seafood goods; non-seafood commodity prices; competition risk; customer consolidation; consumer trends; reputation and public opinion; sustainability and corporate social responsibility; environmental risk and regulation; climate change; growth (other than by acquisition); acquisition and integration risk; employment matters; credit risk; foreign currency; interest rate risk; liquidity risk; uncertainty of return on capital; pension plan assets and liabilities; and information technology and cybersecurity risk. A more detailed description of the principal identified risks is included in the Company's annual MD&A under the section, *Risk Factors*.

Compensation Related Risk Review

The Company has identified each NEO, as well as other senior executives in the Company, as material risk-takers and uses the following practices to discourage or mitigate excessive risk-taking by these individuals:

- Incentive awards are based on a number of company-wide financial measures and, where applicable, on multiyear performance considerations.
- The Company has Share ownership requirements for the executive team, including the NEOs.
- The Company's stock options for the executive leadership team, including the NEOs, generally vest 33% per year, starting at the end of the first year following the grant date; and PSUs and RSUs are awarded annually and generally vest at the end of a three-year period.
- The Company grants stock options and share units with overlapping vesting periods, and for stock options, a reasonable period to exercise awards. The overlapping vesting periods ensure that executives remain exposed to the risks of their decisions as they pertain to longer-term risk realization periods.
- There is an appropriate mix of compensation components including fixed and variable performance-based compensation with short- and long-term performance conditions. While absolute performance targets are applied in incentive plans, relative performance is also considered in setting performance targets.
- Incentive awards are reasonable in relation to salary and are capped to ensure that there is no unlimited upside, except for an increase in Share price (where applicable).
- The Committee has discretion in assessing performance achieved in relation to incentive payouts and can mitigate against performance being achieved by excessive risk-taking.

Based on its review of the Company's compensation plans, the Committee concluded that there are no identified risks arising from its compensation programs which are reasonably likely to have a material adverse effect on the Company.

Claw Back

The Committee will require employees to reimburse, in all appropriate cases, any bonus, STI award, or LTI award paid to the employee and forfeit any outstanding equity-based awards previously granted to the employee if: (a) the amount of such compensation was calculated based upon the achievement of financial results that were subsequently the subject of a restatement or the correction of a material error; (b) the employee engaged in intentional misconduct that caused, or partially caused, the need for the restatement or caused, or partially caused, the material error; and (c) the amount of the compensation that would have been awarded to the employee had the financial results been properly reported would have been lower than the amount actually awarded.

Prohibition on Hedging

The Company prohibits its directors and all employees from hedging the value of any equity-based awards or Shares they own to ensure that the desired alignment and mitigation of risk created by Share ownership and equitybased awards cannot be diluted by hedging arrangements.

Share Ownership Requirements

Share ownership aligns the interests of NEOs with that of Shareholders. In 2021, the Company amended the requirements to better align to market practice and to ensure a more equitable approach for all NEOs regardless of when they were appointed to the executive team. The requirements include:

- Interest in the Company to be valued at the higher of i) the acquisition cost/RSU grant value or ii) the market value of acquired Shares/RSU grants calculated using the volume weighted average Share price for the five trading days prior to the Committee assessing NEO achievement/progress against the requirements;
- Participants have six years from November 17, 2021 or their appointment to the position, whichever is later, to achieve the minimum Share ownership requirement; and
- Share ownership levels will increase with increases in base salary.

The Share ownership requirements are based on the participant's position as noted in the table below.

Position	Share Ownership Requirement
President & CEO	4 times base salary
Executive Leadership Team (including the other NEOs)	2 times base salary

The following table represents the Share ownership for the NEOs as of March 21, 2023 in CAD. The Committee reviews progress towards the Share ownership requirements for each NEO on an annual basis and uses its discretion in assessing compliance if ownership levels fall below the minimum due to fluctuations in Share price.

Name	Share Ownership Requirement(\$) ⁽¹⁾	Interest in the Company(\$) ⁽²⁾	Acquire By Date	% Held
Rod Hepponstall	3,931,270	2,763,766	November 17, 2027	70 %
Paul Jewer	920,000	606,285	November 17, 2027	66 %
Anthony Rasetta	860,000	916,989	November 17, 2027	107 %
Tim Rorabeck	660,000	373,704	November 17, 2027	57 %
Johanne McNally Myers	620,000	172,958	November 17, 2027	28 %

⁽¹⁾ Calculated using the updated requirements noted above and the particular NEO base salary on of March 21, 2023 in CAD. Mr. Hepponstall's base salary was converted to CAD using the March 21, 2023 five-day average exchange rate being 1.3746.

⁽²⁾ Interest in the Company includes actual Shares owned and outstanding RSUs valued at the higher of: 1) acquisition cost / grant value; or 2) the market value calculated using the volume weighted average Share price for the five trading days prior to March 21, 2023, being CAD\$14.20.

COMPENSATION PHILOSOPHY AND OBJECTIVES

Executive Compensation Philosophy at High Liner Foods

The High Liner Foods' executive compensation philosophy reflects the Company's culture and the most significant goals for its compensation programs, while effectively managing risks associated with these programs.

The key objectives of the philosophy are:

Ob	jective	Purpose
1.	Alignment to Shareholders	Align the interests of the NEOs with Shareholders by implementing programs that tie a significant portion of compensation to business performance and to long-term sustainable shareholder value.
2.	Be Competitive	Attract and retain high-performing talent necessary to develop and execute on the long-term strategy.
3.	Pay for Performance	Actual compensation delivered will have a direct connection to achieving individual, team and company objectives.
4.	Strong Governance and Risk Management	Create a strong governance process to ensure executive compensation is aligned with the objectives of the philosophy and with market best practice. Design compensation programs with the appropriate balance of risk and reward to limit excessive risk-taking.

Compensation Principles - What We Reward

The following principles, based on our philosophy, guide the setting of executive compensation and the development of compensation programs at High Liner Foods:

- Total compensation for the NEOs is compared to the market to ensure it is within a competitive range of the market median and that it reflects the Company's pay-for-performance philosophy.
- A significant proportion of compensation paid to executives is at-risk in the form of variable pay to ensure alignment with the interests of Shareholders.
- Benchmarks incorporated into the elements of compensation are periodically re-examined to maintain the appropriate relationship between pay and performance for each NEO.
- Total compensation is modeled and stress-tested under various scenarios to ensure that compensation is always reasonable and performance-based, and that various performance outcomes and their impact on compensation are well understood.

When designed with these principles, the Company believes compensation programs will be sustainable and effectively strengthen the link between pay and performance.

As discussed earlier in the *Risk Analysis* section, the pay-at-risk components of executive compensation at High Liner Foods are directly connected to operational and financial performance measures that drive value to Shareholders (i.e., Share price growth and dividends) and that are aligned to the Company's long-term strategic plan. Performance against strategic, safety, and ESG objectives are also rewarded if predetermined goals are achieved.

ELEMENTS OF COMPENSATION

The key components of NEO compensation consist of base salary, short-term incentive and long-term incentives. Together with retirement and benefit plans, they form the most significant elements of pay and are designed to meet the main objectives of High Liner Foods' compensation philosophy.

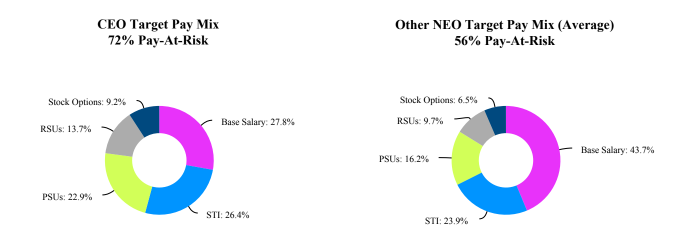
The information below outlines the key components of executive compensation at High Liner Foods in 2022 as well as the pay-at-risk profile for the NEOs.

Component	Purpose	Key Features
Base Salary	 Provide a fixed source of annual income 	 Generally set within a competitive range of the median of the Compensation Peer Group or WTW's Canadian Executive General Industry Compensation Data Bank (defined in the <i>Compensation Benchmarking</i> section) Reviewed annually
Short-Term Incentive	 Incentive award for achieving annual performance objectives 	 One-year performance period Payouts based on Adjusted EBITDA (50% Weight), Strategic Objectives (40%), and Safety and ESG objectives (10% Weight)
Long-Term Incentive	es	
Performance Share Units (50% of LTI)	 Incentive award tied to long-term company performance and increasing shareholder value Attract, motivate and retain key employees 	 Three-year performance period Vesting based on company performance metrics (Free Cash Flow before capex & dividends, and Sales Volume Growth) Vesting opportunity: 0%; 50-150%
Restricted Share Units (30% of LTI)	 Aligns interests of executives with Shareholders Attract and retain key employees 	100% of Share units will vest at the end of three yearsIs counted towards NEO share ownership requirement
Stock Options (20% of LTI)	 Reward for long-term increases in share price Attract, motivate and retain key employees 	 Seven-year term Vest 33% each year over a three-year period Value based on share price growth at time of exercise

The following table and graphs show the proportion of key compensation elements at target levels for the CEO and the other NEOs. In each case, a significant proportion is in the form of pay-at-risk variable compensation, thereby promoting a pay-for-performance culture and alignment with Shareholder interests. The Committee reviewed the proportion of pay-at-risk versus the Compensation Peer Group, as well as risk management practices, and determined it was appropriately aligned.

NEO	Base Salary (\$)	STI Target (%)	STI Target (\$)	LTI Target (%)	LTI Target (\$)	Total Direct Compensation (\$)
Rod Hepponstall	715,000	95%	679,250	165%	1,179,750	2,574,000
Paul Jewer ⁽¹⁾	353,384	60%	212,030	90%	318,046	883,460
Anthony Rasetta ⁽¹⁾	330,337	60%	198,202	80%	264,270	792,809
Tim Rorabeck ⁽¹⁾	253,515	50%	126,758	70%	177,461	557,734
Johanne McNally Myers ⁽¹⁾	238,150	50%	119,075	60%	142,890	500,115

⁽¹⁾ Messrs. Jewer, Rasetta, Rorabeck, and Ms. McNally Myers' amounts are converted to USD using the average daily foreign exchange rate for the fiscal year end December 31, 2022, being 1.3017.



COMPENSATION BENCHMARKING

In December 2022, WTW conducted its annual review of executive compensation levels for the CEO and other NEO roles using previously established benchmarking criteria.

As part of the annual evaluation, the following established compensation peer group (the "**Compensation Peer Group**") was reviewed and confirmed as an appropriate market reference for the CEO role. This peer group consists of a mix of U.S. and Canadian companies from related industries, including the packaged food and meat industry, food retail (excluding grocery stores), and distillers and vintners. Revenues for the companies ranged from approximately one-third to three times the Company's revenue size, with High Liner Foods positioned around the median of the group.

•	Alcanna Inc.	•	J&J Snack Foods Corp.	•	SunOpta Inc.
•	Andrew Peller Limited	•	John B. Sanfilippo & Son Inc.	•	The Simply Good Foods Company
•	Cal-Maine Foods Inc.	•	Lassonde Industries Inc.	•	Tootsie Roll Industries Inc.
•	Calavo Growers Inc.	•	Recipe Unlimited Corp.		
•	Hostess Brands Inc.	•	Rogers Sugar Inc.		

In addition, WTW will review compensation levels for specific NEO roles, other than the CEO, based on market data available from WTW's Canadian Executive General Industry Compensation Data Bank.

BASE SALARY COMPENSATION

When assessing base salaries, the Committee considers information from the above-mentioned market data sources, together with the Company's compensation philosophy, Company financial results, individual performance, skills and experience, internal equity, scope of role and outside competitive conditions.

The Committee will review base salary changes for the NEOs on an annual basis with any adjustments based on results of a market assessment which will be conducted by the Independent Advisor on a periodic basis, at least every two years, or if there are notable changes to an NEO's role or responsibilities during the year.

In 2022, following the review of executive compensation conducted by WTW, there were no adjustments to NEO base salaries, with the exception of the Executive Vice President, Human Resources. The Committee reviewed and

approved changes to the Executive Vice President, Human Resources' base salary to better align with the total target direct compensation levels of the peer group benchmarks.

Name	2021 Base Salary ⁽¹⁾	2022 Base Salary ⁽¹⁾	% Increase
Rod Hepponstall	715,000	715,000	0 %
Paul Jewer	353,384	353,384	0 %
Anthony Rasetta	330,337	330,337	0 %
Tim Rorabeck	253,515	253,515	0 %
Johanne McNally Myers	195,898	238,150	21.6 %

The table below reflects 2021 base salary and shows base salary increases approved in 2022.

⁽¹⁾ Messrs. Jewer, Rasetta, Rorabeck, and Ms. McNally Myers' amounts for both 2021 and 2022 are converted to USD using the average daily foreign exchange rate for the fiscal year-end December 31, 2022, being 1.3017 for comparability purposes.

SHORT-TERM INCENTIVE PLAN

Design of the Program

The Short-Term Incentive ("**Bonus**") Plan for each NEO has a target level ("**Target Bonus %**") equal to a percentage of the base salary earnings paid to an individual in the particular year. When determining the Target Bonus % for each NEO, the Committee considers the Company's pay structure and philosophy, as well as market competitive positioning.

The 2022 Target Bonus % for the CEO (95%), the CFO (60%), the Chief Commercial Officer (60%), Executive Vice President Corporate Affairs and General Counsel (50%), and the Executive Vice President, Human Resources (50%) remained unchanged from 2021. The Committee believes these targets continue to align NEO compensation levels and pay mix with the competitive market and reinforce the Company's pay-for-performance culture.

For the 2022 plan year, actual Bonus payouts were determined based on performance against three key components:

- 1. Goals relating to the financial performance of the Company ("Financial Performance");
- 2. Goals related to Company strategic initiatives ("Strategic Performance"); and
- 3. Goals related to Safety and Environmental, Social and Governance metrics ("ESG Performance").

The following table outlines the Financial, Strategic and ESG Performance weightings and payout opportunities for each goal set under the three components that make up the 2022 Performance Factor for the NEOs:

	Financial Performance Goals	Strategic Performance Goals	ESG Performance Goals
Weighting	50%	40%	10%
Payout Opportunity if Threshold is not Met	0%	0%	0%
Payout Opportunity once Threshold is Met	50% - 200%	50% - 200%	50% - 150%

Together, these three components make up the "**Performance Factor**", which when applied to the Target Bonus amount, results in the actual Bonus payout. The total maximum payout for the plan is 195% of the Target Bonus amount.

Payout Calculation

The Bonus payout formula or calculation for each NEO is as follows:



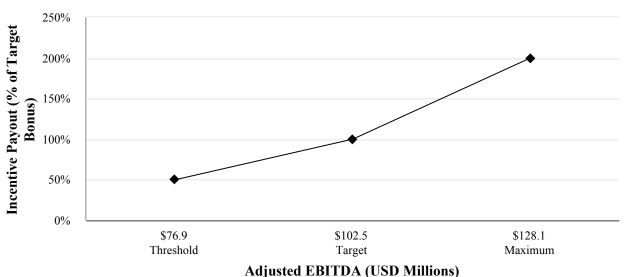
The Performance Factor % is comprised of the sum of actual Financial Performance, Strategic Performance and ESG Performance factors as a percentage of target payout opportunity.

Setting Company Financial Performance Targets

The Committee approves Company performance metrics and targets for Financial Performance. The current Company performance metric is adjusted earnings before interest, taxes, depreciation and amortization ("Adjusted EBITDA"). Adjusted EBITDA is defined as EBITDA that is adjusted by amounts recorded for incentives (other than the non-executive sales incentive plans), share-based compensation expense, all non-operating gains and losses and other extraordinary items that may arise due to certain strategic decisions made during the year that cause variances in EBITDA as compared to the target. The Committee believes that Adjusted EBITDA is an important indicator of the financial health and performance of the Company.

The Committee approves a target that represents an acceptable level of Adjusted EBITDA considering the Company's strategic goals, business plan and budgeted financial goals for the year as well as the previous year's financial performance. A threshold level of performance is set below which no incentive is paid, along with a maximum performance level where a cap on compensation is applied (i.e., no additional Bonus payment for performance above this level). Once the Adjusted EBITDA target is set, the threshold and maximum performance levels are determined at 75% of target and 125% of target, respectively.

The following graph shows the 2022 Financial Performance levels for consolidated High Liner Foods' operations (threshold, target and maximum) for each NEO, and the respective incentive or Bonus payouts at each level of Company performance.



2022 Incentive Payout by Financial Performance Level

Setting Strategic and ESG Performance

The second and third components of the STI plan reward Strategic Performance and ESG Performance. The plan focuses on key metrics directly aligned to Company long-term success which are then cascaded throughout the organization in a strategic goal-setting process to ensure a collaborative focus. The Committee reviews and approves all goals, ensuring they align to the Company's overall strategic goals, both from a short- and long-term perspective.

The Committee evaluates overall executive leadership team performance, including NEOs, against defined performance targets. Each specific goal is defined with a minimum threshold of achievement, a target goal, and a maximum level for exceeding the target. If the minimum threshold on a specified goal is not met, the NEO will achieve 0% payout on this goal. Similar to the Financial Performance payout curve above, the NEO may achieve the following for each specific goal that make up the Strategic and ESG Performance components:

- 50% of the target payout upon meeting the defined minimum threshold, with incremental payouts for partial achievements up to 100% target achievement;
- 100% for the target achievement; and,
- up to 200% for any achievement exceeding the target for the Strategic Performance component; and up to 150% for any achievement exceeding the target for goals related to ESG Performance.

The Strategic and ESG Performance objectives are weighted based on strategic importance, difficulty, and required effort to achieve. The aggregate value of achievement on all goals determines the overall percentage of incentive earned for each component.

2022 Results from Short-Term Incentive Program

Financial Performance

Early in 2023, the Committee reviewed actual 2022 Financial Performance as outlined in the table below, and determined that Adjusted EBITDA exceeded the established Financial Performance target. Actual Adjusted EBITDA as a percentage of target was determined at 108.4%, and as a result, a 133.7% performance factor was calculated for this component.

	2022 Actual	2022 Target	Actual as a % of	Financial Performance
	(\$ Millons)	(\$ Millions)	Target	Factor
Adjusted EBITDA	111.1	102.5	108.4 %	133.7 %

The Committee also reviewed the achievement of each of the Strategic and ESG performance objectives. Details of the goals as measured by the Committee are summarized below.

Strategic Performance

The Committee approves Company strategic objectives metrics and targets. Based on the long-term focus of the Company, the Committee approved three Strategic Objective goals which comprised 40% of the STI plan. The three goals that defined the Strategic Performance component of the STI plan for the NEOs and executive team are outlined in the table below.

Goal	Achievement
Measures for increasing branded value-added volume	Minimum threshold not achieved
Diversification of raw materials	Target achieved
Net Sales	Target overachieved

As a result of the achievement outlined in the table above, an overall performance factor of 79.1% was assessed for this component of the plan.

ESG Performance

The third component of the STI plan is ESG Performance. These goals are reviewed and approved by the Committee and are designed to create an appropriate focus for the NEOs and executive leadership team on key operational metrics. Two goals defined this component and are outlined in the table below.

Goal	Achievement
Employee safety incident rate	Minimum threshold was not achieved
Material waste management	Minimum threshold was not achieved

These goals were assessed at an overall performance achievement of 0% which resulted in no payout for this component.

The final STI payout calculation and resulting 2022 Bonus payouts are outlined in the table below. The Committee approved all incentive payments to NEOs.

Name	Eligible Earnings (\$)	STI Target (%)	STI Target (\$)		Strategic Performance Factor (40% Weight)		Total Performance Factor	STI Payout (\$)
Rod Hepponstall	715,000	95 %	679,250	133.7 %	79.1 %	%	98.5 %	669,020
Paul Jewer ⁽¹⁾	353,384	60 %	212,030	133.7 %	79.1 %	<u> </u>	98.5 %	208,837
Anthony Rasetta ⁽¹⁾	330,337	60 %	198,202	133.7 %	79.1 %	<u> </u>	98.5 %	195,217
Tim Rorabeck ⁽¹⁾	253,515	50 %	126,758	133.7 %	79.1 %	<u> </u>	98.5 %	124,848
Johanne McNally Myers ⁽¹⁾	237,337	50 %	118,669	133.7 %	79.1 %	%	98.5 %	116,882

⁽¹⁾ Messrs. Jewer, Rasetta, Rorabeck and Ms. McNally Myers' amounts are converted to USD using the average daily foreign exchange rate for the fiscal year end December 31, 2022, being 1.3017.

LONG-TERM INCENTIVE COMPENSATION

The NEOs receive a combination of PSUs (50%), RSUs (30%) and stock options (20%) under the PSU Plan and Option Plan. In 2022, individual NEO LTI targets were adjusted to create an emphasis on the long-term growth strategy of the Company and to better align with market levels. The CEO's annual grant value in 2022 was equal to 165% (from 150%) of base salary, 90% (from 80%) for the CFO, 80% (from 75%) for the Chief Commercial Officer, 70% (from 60%) for the Executive Vice President Corporate Affairs & General Counsel, and 60% (unchanged) for the Executive Vice President, Human Resources. The PSU Plan and Option Plan are aimed at further aligning executive compensation with the value realized by Shareholders.

The Committee reviews the terms and performance conditions of the PSU awards annually to: i) ensure they are satisfied that the PSU awards drive the appropriate pay-for-performance orientation; ii) are aligned with Company strategic objectives; and iii) reduce inherent dilution, all while maintaining a competitive compensation approach. The Committee believes improvement in Company financial measures such as free cash flow and sales volume growth, are aligned with long-term shareholder value creation and has considered these performance metrics for annual PSU awards. Over the longer term, the Committee is confident that if management performs well on these types of measures, then the stock market should value the Shares accordingly.

The Committee also accepts that the Company stock price is a logical benchmark for the evaluation of management performance over the long-term and therefore includes stock options as part of its long-term compensation. The Committee reviews and determines stock option awards annually. In accordance with the terms of the Option Plan, the Committee determines the grant or exercise price by calculating the fair market value. This is defined as the volume-weighted average trading price of the Shares for the last five days on which the Shares traded on the TSX within the previous 20 days on which the TSX was open for trading, calculated by dividing the total value by the total volume of Shares for the relevant period.

Aligned with market practice, RSUs are also a part of the LTI compensation awarded to the NEOs. RSUs align interests of executives with Shareholders, provide a retention element to the LTI mix, and assist executives in meeting their share ownership requirements.

2020 PSU Performance and Payout

The three-year performance period for the 2020 PSU awards ended on December 31, 2022. The performance targets for both measures within the 2020 PSU awards were exceeded and as a result, paid out at 133.7% of PSUs granted. The table below outlines the performance levels established for the 2020 PSU awards and respective actual performance/payout.

	Return on Assets Managed ("ROAM") Performance Achieved in 2022 (60% weight)	Three Year Average Adjusted EBITDA Growth (40% weight)	% Vesting of Initial Grant
Threshold	8.5 %	3.0 %	Below threshold no units will vest; at threshold 50% of units will vest
Target	10.5 %	6.0 %	100% of units granted will vest
Maximum	12.5 %	9.0 %	150% of units granted will vest
Actual Performance	12.2 %	7.3 %	
Payout (Vesting)	141.7 %	121.7 %	133.7 %

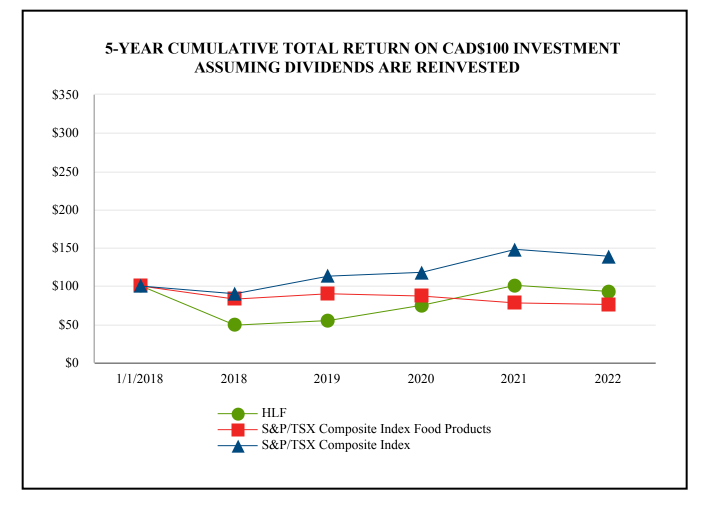
2022 PSU Program

The performance metrics for the 2022 PSU awards include i) free cash flow before capital expenditures and dividends ("Free Cash Flow") and ii) sales volume growth. The Committee approved a target for these two metrics after consideration of the Company's strategic goals, business plan and budgeted financial goals for the year, as well as the previous year's financial performance. These LTI metrics vary from the performance metrics used in the short-term incentive plan ensuring a differentiated mix of goals to effectively assess the overall financial health and performance of the Company.

Performance Measure Measure Weighting		Vesting Schedule	
Free Cash Flow	75.00/	Below Threshold performance, no units will vest	
	75.0%	At Threshold performance, 50% of units granted will vest	
Sales Volume Growth (lbs)	25.0%	At Target performance, 100% of units granted will vest	
	23.070	At Maximum performance, 150% of units granted will vest	

PERFORMANCE GRAPH

The following graph compares the yearly change in the Company's cumulative total return of its Shares with the cumulative total return of the S&P/TSX Composite Index Food Products and the S&P/TSX Composite Index over the last five years (year ending December 31), assuming a one hundred Canadian dollar ("CAD\$100") investment and the reinvestment of dividends.



The table below depicts what CAD\$100 invested in Shares on January 1, 2018 would represent in each consecutive year, showing compound annual growth over the five-year time frame including dividends. Long-term incentives comprise a significant portion of NEO compensation, creating a direct link between Share price performance and executive pay outcomes. As Company performance continues to improve through the execution of long-term strategic plans, PSUs which are directly correlated to Company performance, have moved from no payouts during earlier under-performing years to payouts in the past three years (i.e., PSUs granted in 2018, 2019 and 2020 have seen payouts). Similarly, the value of stock options which are directly aligned to Share price performance, has seen improvements over the last three years.

	1/1/2018	12/31/2018	12/31/2019	12/31/2020	12/31/2021	12/31/2022	Compound Annual Growth Over Five Years
High Liner Foods Incorporated	\$100	\$49	\$55	\$75	\$101	\$93	(0.9)%
S&P/TSX Composite Index Food Products	\$100	\$83	\$90	\$87	\$78	\$76	(5.4)%
S&P/TSX Composite Index	\$100	\$90	\$113	\$118	\$148	\$139	6.8 %

SUMMARY COMPENSATION TABLE

The following Summary Compensation Table includes the compensation of the NEOs for each of the Company's three most recently completed financial years. Any compensation which has been paid in CAD is reported in USD in this table.

Name and Position	Year	Salary ⁽¹⁾⁽²⁾ (\$)	Share-Based Awards ⁽¹⁾⁽³⁾ (\$)	Option- Based Awards ⁽¹⁾⁽⁴⁾ (\$)	Non-Equity Incentive Plan Compensation ⁽¹⁾ (\$)	Pension Value ⁽¹⁾ (\$)	All Other Compensation (1) (5)(\$)	Total Compensation ⁽¹⁾ (\$)
Rod Hepponstall President & CEO	2022	715,000	943,800	235,950	669,020	32,725		2,596,495
	2021	715,077	858,000	214,500	656,650	32,225	_	2,476,452
	2020	686,980	651,563	217,188	767,969	31,596		2,355,296
Paul Jewer Executive Vice	2022	353,384	254,437	63,609	208,837	17,669	_	897,936
President & CFO	2021	366,772	234,862	58,716	212,718	18,338		891,406
	2020	318,452	186,108	62,036	223,842	16,544	_	806,982
Anthony Rasetta ⁽⁶⁾ Chief Commercial	2022	330,337	211,416	52,854	195,217	17,649	_	807,473
Officer	2021	145,132	613,482	226,167	84,173	5,607	66,460	1,141,021
	2020	—	—	—	_	—		_
Tim Rorabeck Executive Vice	2022	253,515	141,968	35,492	124,848	12,676	—	568,499
President	2021	263,140	126,366	31,592	127,123	14,878	_	563,099
Corporate Affairs & General Counsel	2020	229,697	107,391	35,797	132,160	12,049		517,094
Johanne McNally Myers	2022	237,337	123,185	30,797	116,882	11,873	_	520,074
Executive Vice President	2021	203,430	81,372	20,343	92,771	10,159	_	408,075
Human Resources	2020	177,051	65,721	21,907	85,531	8,349		358,559

⁽¹⁾ Mr. Hepponstall's compensation is paid and reported in USD. Compensation for the remaining NEOs is paid in CAD and is being reported above in USD. The rate of exchange used to convert CAD to USD is the average daily foreign exchange rate for the fiscal year ends being: December 31, 2022: 1.3017; January 1, 2022: 1.2535; January 2, 2021: 1.3409.

⁽²⁾ In 2020, NEO base salaries were temporarily adjusted downwards to reflect the uncertainty of the impact that the COVID-19 pandemic would have on business operating costs. For a period beginning in May and ending in August 2020, the CEO's base salary was reduced by 20% and the other NEOs by 15%. The salary amount for Mr. Hepponstall also reflects an extra pay period in the U.S. for the 2020 fiscal year.

⁽³⁾ The amounts in this column reflect the grant date value of Share-based awards issued, as approved by the Committee. The 2022 Share-based awards for all NEOs were issued on March 4, 2022 at a Share price of CAD\$12.70. The 2021 Share-based award value for Mr. Rasetta includes a special one-time sign-on RSU award totaling CAD\$511,000 to replace compensation from his previous employer that he forfeited upon joining the Company and an annual RSU award of CAD\$96,750 and PSU award of CAD\$161,250.

⁽⁴⁾ The amounts in this column reflect the grant date Fair Market Value of options granted, as approved by the Committee. The Fair Market Value was calculated using the Black-Scholes method, consistent with the accounting values used in the Company's financial statements, utilizing: the grant price; the volume weighted-average market price at the time of grant; the expected annual volatility; the risk-free rate; the expected annual dividend rate; and time to expiry as the factors in the model. Under the terms of the Option Plan, the options granted to the NEOs on March 4, 2022 were granted at an exercise price of CAD\$12.70, representing the Fair Market Value of the Shares at the time of grant. The 2021 Option-based award value for Mr. Rasetta includes a one-time sign-on award of CAD\$219,000.

⁽⁵⁾ Mr. Rasetta's 2021 *All Other Compensation* value includes a one-time cash bonus of CAD\$75,000 to replace compensation forfeited upon him joining the Company and CAD\$8,307 in taxable auto allowance.

⁽⁶⁾ Mr. Rasetta was hired on July 26, 2021 and his compensation for 2021 reflects this prorated time period.

INCENTIVE PLAN AWARDS

Outstanding Share-based Awards and Option-based Awards

		Option- B	Based Awards		Share-Based Awards			
Name	Number of Securities Underlying Unexercised Options	Option Exercise Price (CAD) (\$)	Option Expiration Date	Value of Unexercised In-the- Money Options ⁽¹⁾⁽²⁾ (\$)	Number of Shares or Units of Shares that Have Not Vested	Market or Payout Value of Share-Based Awards that Have Not Vested ⁽¹⁾⁽³⁾ (\$)	Market or Payout of Vested Share- Based Awards Not Paid Out or Distributed ⁽¹⁾⁽⁴⁾ (\$)	
Rod Hepponstall	633,909	10.92	May 31, 2023	1,330,369	—	—	1,566,248	
	216,612	7.46	May 31, 2024	1,006,496	85,413	866,080	—	
	128,688	7.51	March 31, 2025	593,216	97,440	988,033	—	
	57,651	13.41	March 31, 2028	15,283				
	76,186	12.70	March 31. 2029	60,029				
Paul Jewer	30,544	12.57	March 31, 2023	26,990	_	_	447,970	
	62,078	7.46	March 31, 2024	288,448	23,200	235,246	—	
	36,807	7.51	March 31, 2025	169,670	26,946	273,230		
	15,660	13.41	March 31, 2028	4,151				
	21,069	12.70	March 31, 2029	16,601				
Anthony Rasetta	13,841	13.50	March 31, 2028	2,752	_	_	_	
	46,996	13.50	July 26, 2028	9,344	59,582	604,156		
	17,506	12.70	March 31, 2029	13,793	22,389	227,022		
Tim Rorabeck	16,420	12.57	March 31, 2023	14,510		_	258,496	
	35,821	7.46	March 31, 2024	166,444	12,484	126,587	—	
	21,239	7.51	March 31, 2025	97,906	15,036	152,464	—	
	8,426	13.41	March 31, 2028	2,234				
	11,756	12.70	March 31, 2029	9,263				
Johanne McNally Myers	12,998	7.51	March 31, 2025	59,917		_	158,194	
	5,426	13.41	March 31, 2028	1,438	8,038	81,505		
	10,200	12.70	March 31, 2029	8,037	13,046	132,285		

The following table summarizes all outstanding awards as at December 31, 2022.

⁽¹⁾ Values for unexercised in-the-money options, market or payout value of share-based awards that have not yet vested (including applicable dividend equivalent rights) and market or payout value of vested share-based awards not paid out or distributed (including dividend equivalent rights) were converted to USD using the foreign exchange rate as of December 31, 2022, being 1.3580 and were calculated using the December 31, 2022 closing Share price on the TSX being CAD\$13.77.

⁽²⁾ Calculated using the volume weighted average Share price as of December 31, 2022 being \$13.77, less the exercise price, multiplied by the number of unexercised in-the-money options.

⁽³⁾ For all performance share-based awards that have not yet vested, target performance levels have been assumed.

⁽⁴⁾ PSUs and RSUs that vested on December 31, 2022 have been included in the *Vested Share-based Award* column, with PSUs reflecting the actual performance level of 133.7%.

Value Vested or Earned During the Year

The value of stock option, PSU and RSU awards that vested during fiscal 2022 are shown in the table below.

Name	Option-Based Awards - Value Vested During the Year ⁽¹⁾ (\$)	Share-Based Awards - Value Vested During the Year ⁽²⁾ (\$)
Rod Hepponstall	438,725	1,566,248
Paul Jewer	125,640	447,970
Anthony Rasetta	7,466	_
Tim Rorabeck	72,498	258,496
Johanne McNally Myers	16,495	158,194

⁽¹⁾ Calculated using the volume weighted average Share price on the vesting date, less the exercise price, multiplied by the number of vested in-the-money options and were converted to USD using the foreign exchange rate as of December 31, 2022, being 1.3580. The value shown in this column does not represent the actual value the individual NEO could receive. The actual gain on exercise, if any, will depend on the value of the Share on the date of exercise.

⁽²⁾ Values represent PSUs and RSUs that vested during 2022 and were converted to USD using the foreign exchange rate as of December 31, 2022, being 1.3580 and were calculated using the December 31, 2022 closing Share price on the TSX being CAD\$13.77. Vested PSUs reflect the actual performance level of 133.7%.

EXECUTIVE PERQUISITES

Each of the NEOs are provided with the use of a Company-owned vehicle or a vehicle allowance, an executive medical assessment, and are eligible for reimbursement of approved club expenses. There are no other significant perquisites provided to the NEOs.

RETIREMENT PLAN BENEFITS

Retirement Savings Plans - Canada

In Canada, the Company maintains a defined contribution pension plan under the provisions of the Pension Benefits Act of Nova Scotia. In 2014, the Company introduced enhanced provisions to the defined contribution pension plan for members of the executive leadership team, including the NEOs. NEOs are required to make contributions to the plan of 5% of their base salary. The Company provides a matching 5% contribution for the first ten years of service. After ten years of service, the Company contribution increases to 6%.

At the time the enhanced pension plan was introduced, the Committee approved the introduction of a Supplemental Executive Retirement Plan ("SERP") to be provided to NEOs who are members of the Defined Contribution Plan. This SERP extends benefits beyond the income tax limits for defined contribution pension plans. Employee contributions must be remitted to the pension plan. If employer contributions, when added to the employee contributions, exceed the Canada Revenue Agency (CRA) maximum allowed for the calendar year, the excess employer contributions are remitted to the SERP. The plan has no guaranteed benefit on retirement.

Retirement Savings Plans - U.S.

In the U.S., the Company maintains a defined contribution savings plan under the provisions of the Employment Retirement Income Security Act of 1974 (a "**401(k) Savings Plan**"), which covers substantially all employees of the U.S. subsidiary company. Participants are permitted to contribute, on a pre-tax or post-tax basis, 100% of their base salary to a maximum of \$20,500. Employees who will attain age 50 by December 31st of the Plan Year, are permitted to contribute an additional \$6,500. After one year of eligible service, the Company makes a Safe Harbor matching contribution equal to 100% of an employee's salary deferrals that do not exceed 3% of their base salary, plus 50% of their salary deferrals between 3% and 5% of their base salary, for a maximum matching contribution of 4%.

Due to limitations on eligible earnings as defined by the Internal Revenue Service (IRS), the U.S. 401(k) Savings Plan cannot provide full benefits as intended by the plan for individuals earning over certain maximums on an annual basis. In recognition of these limits, the Company established a SERP in the U.S. effective September 18,

2014. The SERP is a non-qualified plan that provides supplemental benefits to allow for a combined employer matching contribution of 5% between the 401(k) Plan and the SERP.

The table below shows the retirement values for the NEOs. All values have been reported in USD using the annual average daily foreign exchange rate as of December 31, 2022, being 1.3017.

Name	Accumulated Value at Start of Year (\$)	Compensatory (\$)	Accumulated Value at Year- End (\$)
Rod Hepponstall ⁽¹⁾	277,544	32,725	330,621
Paul Jewer ⁽²⁾	401,232	17,669	414,257
Anthony Rasetta ⁽³⁾	24,851	17,649	67,205
Tim Rorabeck ⁽⁴⁾	355,672	12,675	335,559
Johanne McNally Myers ⁽⁵⁾	72,510	11,872	73,244

⁽¹⁾Mr. Hepponstall's compensatory retirement value includes Safe Harbor matching contributions (\$12,100) and SERP contributions (\$20,625).

⁽²⁾ Mr. Jewer's compensatory retirement value includes employer contributions to the High Liner Foods Executive Defined Contribution Pension Plan (\$5,977) and SERP contributions (\$11,692).

⁽³⁾ Mr. Rasetta's compensatory retirement value includes employer contributions to the High Liner Foods Executive Defined Contribution Pension Plan (\$8,261) and no SERP contributions as he did not meet the minimum contribution threshold in 2021.

⁽⁴⁾ Mr. Rorabeck's compensatory retirement value includes employer contributions to the High Liner Foods Executive Defined Contribution Pension Plan (\$10,970) and SERP contributions (\$1,705).

⁽⁵⁾ Ms. McNally Myers' compensatory retirement value includes employer contributions to the High Liner Foods Executive Defined Contribution Pension Plan (\$11,773) and SERP contributions (\$99).

TERMINATION AND CHANGE OF CONTROL BENEFITS

Change of Control Agreements

The Company currently has a change of control agreement with Mr. Hepponstall that provides the following benefits in the event of a termination (other than for cause) by the Company or by the executive for good reason, within 12 months following a change of control:

- cash compensation equal to his final annual compensation (including base salary and STI) multiplied by two;
- the automatic vesting of any stock options or other entitlements for the purchase or acquisition of Shares in the capital of the Company which are not then exercisable, which shall be exercisable for two years following termination; and
- continued participation in other benefit programs for two years as outlined in the table below.

The information below outlines estimated payments and other benefits for Mr. Hepponstall assuming termination following a change of control event was triggered as at December 31, 2022.

Change of Control Benefit	Rod Hepponstall (\$)
Salary Continuance ⁽¹⁾	1,430,000
Short-Term Incentive ⁽²⁾	1,328,455
Benefits - Including Health, Dental, Life Insurance	65,998
Retirement Benefit	153,419
Vehicle ⁽³⁾	36,000
Option-Based Awards ⁽⁴⁾	267,957
Share-Based Awards ⁽⁴⁾	1,854,113
Total Amount	5,135,942

⁽¹⁾ Salary Continuance represents 24 months.

⁽²⁾ Short-Term Incentive represents two times the actual amount paid to Mr. Hepponstall for the most recent plan year.

⁽³⁾ Vehicle represents a monetary car allowance of \$1,500 per month for Mr. Hepponstall over a 24-month period.

⁽⁴⁾ Option-Based Awards are calculated using the volume weighted average Share price as of December 31, 2022 being \$13.77, less the exercise price, multiplied by the number of unvested in-the-money options converted to USD using the foreign exchange rate as of December 31, 2022, being 1.3580. Share-based Awards are calculated by multiplying the number of units of Shares that have not yet vested by the volume weighted average Share price as of December 31, 2022 being \$13.77 and converted to USD using the foreign exchange rate as of December 31, 2022, being 1.3580.

EMPLOYMENT AGREEMENTS

The Company has entered into employment agreements with the following NEOs providing them with certain rights in the event of involuntary termination of employment.

For Mr. Hepponstall, if his employment with the Company ends due to a termination by the Company without cause, a termination by the employee with good reason, or a termination due to his death or disability, he will be entitled to the following benefits: a) 12 months of salary continuance; b) the greater of the amount of the last STI payment or the target amount of the STI, paid in each month over a 12 month period; and c) reimbursement of the monthly employer contribution to group health insurance and vehicle allowance, for a maximum of 12 months.

For Mr. Jewer, this arrangement provides for the following benefits should he be terminated without cause: a) 12 months of salary continuance plus one month for each completed year of service up to a maximum of 20 months; b) a pro-rata portion of STI at target up to the end of the salary continuance period; and c) continuation of group health benefits, pension and SERP, automobile and membership benefits during the salary continuation period.

For Mr. Rasetta, this arrangement provides for the following benefits should he be terminated without cause: a) 12 months of salary continuance plus one month for each completed year of service up to a maximum of 18 months; b) a pro-rata portion of STI at target throughout the salary continuance period; and c) continuation of group health benefits, pension and SERP during the salary continuation period.

Any payments under these arrangements are subject to the employee signing a severance agreement and release of claims as presented by the Company.

The information below outlines estimated severance payments and other benefits as described above for Mr. Hepponstall, Mr. Jewer, and Mr. Rasetta. All values have been reported in USD using the annual average daily foreign exchange rate as of December 31, 2022, being 1.3017.

Severance Benefit	Rod Hepponstall (\$)	Paul Jewer (\$)	Anthony Rasetta (\$)
Salary Continuance ⁽¹⁾	715,000	588,973	357,865
Short-Term Incentive	679,250	353,384	232,612
Benefits - Including Health, Dental, Life Insurance	32,999	17,430	6,382
Retirement Benefits	32,725	22,623	14,688
Vehicle ⁽²⁾	18,000	31,428	4,033
Other Benefits ⁽³⁾	_	1,366	832
Total Amount	1,477,974	1,015,204	616,412

⁽¹⁾ Salary Continuance represents 12 months for Mr. Hepponstall, 20 months for Mr. Jewer and 13 months for Mr. Rasetta.

⁽²⁾ Vehicle represents a monetary car allowance for Mr. Hepponstall and the annual taxable benefit value incurred in the current year for Mr. Jewer and Mr. Rasetta, applied to their respective salary continuance period.

⁽³⁾ Other represents annual club membership dues.

EQUITY COMPENSATION PLAN INFORMATION

	Exercise o Options or Aw	e Issued Upon f Outstanding vards at Fiscal 022 Year End (a)	Weighted Average Exercise Price of Outstanding	Availa Issuance Compens Fiscal 2			
Plan category	Number	Percentage of Outstanding Shares	Options at Fiscal 2022 Year End (b)	Number	Percentage of Outstanding Shares	Number	Percentage of Outstanding Shares
Option Plan approved by Shareholders	1,479,833	4.46 %	CAD\$10.19	1,108,241 (1)	3.34 %	2,588,074	7.80 %
PSU Plan approved by Shareholders	_	_	n/a	316,595 (2)	0.95 %	316,595	0.95 %

⁽¹⁾ Of this number, 119,860 options were granted subsequent to fiscal 2022 year end.

⁽²⁾ As described below in the *Performance Share Unit* section of the Circular, the PSU Plan provides for the award of PSUs and RSUs. There were 566,363 PSUs and 452,978 RSUs outstanding at December 31, 2022. Subsequent to fiscal 2022 year end, 242,011 PSUs vested and were paid in accordance with the terms of the PSU Plan, and 168,468 RSUs vested and were paid in cash in accordance with the terms of the PSU Plan. Also granted subsequent to fiscal 2022 year end were 196,886 PSUs and 158,885 RSUs.

Option-based Awards

The Option Plan provides eligible participants, including the NEOs, with the opportunity to purchase Common Shares or Non-Voting Shares (which were redeemed in December 2012) of the Company (collectively, in this section only, "Shares") or if offered at the time of issuance, to accept upon exercise a cash payment equal to the appreciation in value of the underlying Shares from the date of grant to the date of exercise, less applicable source deductions ("Tandem SARs"), subject to the terms of the grant as outlined in the option agreement. As of May 17, 2011, the amount of the appreciation is equal to the difference between the volume weighted-average trading price of such Shares for the last five days on which such Shares traded on the TSX (the "Fair Market Value") on the date of exercise and the option price for the Shares. The number of Shares which may be issued under the Option Plan shall be reduced by the number of underlying Shares of each Tandem SAR exercised. Options with Tandem SARs have not been granted since 2012. The Option Plan also contains a 'cashless' exercise feature whereby, the participant may elect to receive the value of the option gain in the form of issued Shares instead of exercising the option for cash. In such a case, the number of Shares received is equal to the in-the-money value of the option (being the difference between the exercise price and the Fair Market Value of the Shares at the date of exercise) divided by the Fair Market Value of the Shares at the date of exercise. The number of Shares available for issuance under the Option Plan will be reduced by the number of Shares actually issued upon a cashless exercise, rather than the total number of Shares underlying the option. The Company requires payment of an amount equal to the withholding and remittance obligation imposed on the Company under tax laws.

Under the terms of the Option Plan, the Committee designates "Eligible Participants" to whom options will be granted, and the number and type of Shares to be optioned to each. Eligible Participants are directors, executives including the NEOs and certain senior leaders reporting directly to the NEOs. Shares to be optioned shall not exceed the aggregate number of 3,800,000 as of May 7, 2013 (updated to include the effects of the May 30, 2014 stock split). There are 1,599,693 options issued representing approximately 4.82% of the issued and outstanding Shares as of March 21, 2023 with exercise prices ranging from CAD\$7.46 to CAD\$15.14 per Share. There remains 1,108,241 Shares available for issuance under the Option Plan as at December 31, 2022, representing approximately 3.34% of the issued and outstanding Shares as of March 21, 2023. The Company's annual burn rate under the Option Plan, calculated as described in Section 613(p) of the TSX Company Manual was 0.46% in 2022, 0.47% in 2021, and 0.81% in 2020.

High Liner Foods does not receive consideration when options are granted. The option price for the Shares is determined by the Committee at the time of granting of the option but cannot be less than the Fair Market Value of the Shares underlying the option at the time of grant. The term during which any option granted may be exercised is

determined by the Committee at the time the option is granted but may not exceed ten years from the date of grant. Options typically have a term of five years and effective 2021, have a term of seven years. The Option Plan provides that an expiry date falling within a blackout period will be extended to the date that is ten business days after the blackout period expires. The purchase price is payable in full at the time the option is exercised. The number of Shares issuable to insiders, at any time, shall not exceed 10% of the issued and outstanding Shares, and the number of Shares issued to insiders, within a one-year period, shall not exceed 10% of the issued and outstanding Shares. The Committee also determines the vesting schedule, which typically ranges from one to three years.

Options are not transferable or assignable. If a participant ceases to be employed by the Company due to retirement after the age of 60, options expire two years after the retirement date. If a participant ceases to be employed by the Company for any other reason, options will expire 30 days after the termination date with the exception of those who have a change of control provision which is engaged. In the event of the death of a participant, options theretofore granted may be exercised by the executors or administrators of the estate of the participant. Participation in the Option Plan is voluntary and does not confer upon a participant any right with respect to employment or continuance of employment, nor interfere in any way with the Company's right to terminate employment. The obligations of the Company to sell and deliver Shares under options are subject to the approval of any government or regulatory authority which may be required in connection with the authorization, issuance or sale of such Shares. In the event the Company amalgamates, consolidates with, or merges into another company, participants will thereafter receive, upon the exercise of options, the securities or property to which a holder of the number of Shares then deliverable upon the exercise of such options would have been entitled to upon such amalgamation, consolidation or merger.

If options are awarded or paid out to an Eligible Participant under the following circumstances, such Eligible Participant will reimburse to the Company such amount of the award or payout requested by the Company where: (a) the amount of such award or payout was calculated, directly or indirectly (including inflated Share price), based upon the achievement of financial results that were subsequently the subject of a restatement or the correction of a material error; (b) such Eligible Participant engaged in intentional misconduct that caused or partially caused the need for the restatement or caused or partially caused the material error; and (c) the amount of the award or payout that would have been awarded to such Eligible Participant had the financial results been properly reported would have been lower than the amount actually awarded or paid out.

Pursuant to the terms of the Option Plan, without notice or Shareholder approval, the Board may amend, suspend or terminate the Option Plan provided that the amendment, suspension or termination does not impair any option previously granted. Without limiting the generality of the foregoing, the following types of amendments may be made without notice or Shareholder approval:

- i. reduce the number of securities issuable under the Option Plan;
- ii. increase or decrease the maximum number of Shares any single Eligible Participant is entitled to receive under the Option Plan;
- iii. any amendment pertaining to the vesting provisions of each option set out in any option agreement;
- iv. any amendment to the terms of the Option Plan or any option agreement relating to the effect of termination, cessation or death of an Eligible Participant on the right to exercise options;
- v. any amendment pertaining to the assignability of grants required for estate planning purposes;
- vi. increase the option period referred to within the *Black Out Periods* and *Death of an Eligible Participant* sections of the Option Plan;
- vii. increase the exercise price or purchase price of any option;
- viii.amend the process by which an Eligible Participant can exercise his or her option, including the required form of payment for the Shares, the form of exercise notice and the place where such payments and notices must be delivered;
- ix. add and/or amend any form of financial assistance provision to the Option Plan;
- x. add and/or amend a cashless exercise feature, payable in cash or Shares;
- xi. amend the eligibility requirements for participants in the Option Plan;

- xii. any amendment as may be necessary or desirable to bring the Option Plan into compliance with securities, corporate or tax laws and the rules and policies of any Stock Exchange upon which the Shares are from time to time listed;
- xiii.any amendment to add covenants of the Company for the protection of Eligible Participants, provided that the Committee shall be of the good faith opinion that such additions will not be prejudicial to the rights or interest of the Eligible Participants;
- xiv. any amendments not inconsistent with the Option Plan as may be necessary or desirable with respect to matters or questions, which in the good faith opinion of the Committee, having in mind the best interests of the Eligible Participants, it may be expedient to make, provided that the Committee shall be of the opinion that such amendments and modifications will not be prejudicial to the interests of the Eligible Participants;
- xv. any such changes or corrections which, in the advice of counsel to the Company, are required for the purpose of curing or correcting any ambiguity or defect or inconsistent provision or clerical omission or mistake or manifest error, provided that the Committee shall be for the opinion that such changes or corrections will not be prejudicial to the rights and interest of the Eligible Participants; and
- xvi. any re-allocation of the number of Shares that may be issued from treasury as between the Option Plan and the PSU Plan.

The following types of amendments to the Option Plan cannot be made without Shareholder approval:

- i. amendments which would increase the number of Shares issuable under the Option Plan, otherwise than in accordance with the Option Plan;
- ii. amendments which would result in a reduction in the exercise price, or cancellation and reissue, of options, otherwise than in accordance with the Option Plan;
- iii. any amendment to increase the maximum limit of the number of Shares that may be issued to insiders within any one-year period, or issuable to insiders, at any time;
- iv. any amendment that extends the option period beyond the original expiry date, otherwise than as allowed by the Option Plan;
- v. any amendment adding participants that may permit the introduction or re-introduction of nonemployee directors on a discretionary basis;
- vi. any amendment allowing awards granted under plans to be transferable or assignable other than for normal estate settlement purposes; and
- vii. any amendment to the amending provisions of the Option Plan.

Performance Share Unit Plan

The PSU Plan provides for the award of PSUs and RSUs (collectively "Units") to any eligible employee of the Company or its subsidiaries as determined by the Committee. Directors who are not full-time employees of the Company may not participate in the PSU Plan. The PSU Plan is intended to reward NEOs and certain other senior leaders for performance which is expected to drive long-term Shareholder value.

The PSU Plan was developed with the assistance of the independent compensation consultant. Levels of reward for the Option Plan and PSU Plan are based on market data reviewed in the normal course of assessing executive pay. The combination of options and Unit grants are intended to provide a competitive LTI program.

Grants of Units will be at the discretion of the Committee within the limitations of the PSU Plan and subject to the rules and policies of applicable regulatory authorities. The amount payable to each participant under the PSU Plan at the time of vesting, in respect of a particular grant of Units, shall be determined by multiplying the number of Units (which will be adjusted in connection with the payment of dividends by the Company as if such Units were Shares held under a dividend reinvestment plan) by a performance multiplier (for PSUs) to be determined by the Committee and by the Fair Market Value, as described in the PSU Plan, of a Share at the vesting date. The PSUs will vest upon expiry if agreed upon performance measures are met. The measures for the PSU Plan will be approved annually by the Committee.

The form of payment under the PSU Plan shall be one or more of the following forms: (i) cash; or (ii) Shares. Shares may be purchased on the market or issued from treasury of the Company in order to pay out Units in accordance with their terms. Approval was granted for 400,000 Shares in aggregate to be reserved for issuance from treasury of the Company under the PSU Plan. There remains 316,595 Shares available for issuance under the PSU Plan as at December 31, 2022, representing approximately 0.95% of the issued and outstanding Shares as of March 21, 2023. In addition, issuances of Units may not result in the following limitations being exceeded: (a) the aggregate number of Shares issuable to insiders pursuant to the PSU Plan, the Option Plan or any other security-based compensation arrangement of the Company exceeding 10% of the aggregate of the issued and outstanding Shares at any time; and (b) the issuance from treasury to insiders, within a 12-month period, of an aggregate number of Shares under the PSU Plan, the Option Plan and any other security-based compensation arrangement of the issued and outstanding Shares. The Company's annual burn rate under the PSU Plan (including both PSUs and RSUs), calculated as described in Section 613(p) of the TSX Company Manual was 0.97% in 2022, 0.93% in 2021, and 1.36% in 2020. With respect to the PSUs, the number of Units to be settled will vary from 0% to 150% of the award.

The Committee will require all participants to reimburse, in all appropriate cases, any short- or long-term incentive award or amount awarded to the participant and any non-vested equity-based awards previously granted to the participant if: (a) the amount of such compensation was calculated based upon the achievement of financial results that were subsequently the subject of a restatement or the correction of a material error; (b) the participant engaged in intentional misconduct that caused or partially caused the need for the restatement or caused or partially caused the material error; and (c) the amount of the compensation that would have been awarded to the participant had the financial results been properly reported would have been lower than the amount actually awarded.

If a participant voluntarily terminates his or her employment with the Company or has employment terminated for cause, all unvested Units are cancelled as at the date of termination. If the Company terminates employment of a participant for any reason other than for cause, a number of unvested Units shall continue to vest prorated based upon the number of full calendar months of active employment during the term of the Units, and all other unvested Units shall be cancelled. Upon the death of a participant, a prorated number of Units based upon the number of full calendar months of active employment during the term of the Units shall vest as of the date of death and shall be paid within two and one-half months following the participant's death on the assumption that the Target Performance Level is met, and all other unvested Units shall be cancelled. If a participant has attained the age of 60 and retires pursuant to a retirement plan, a prorated number of Units based upon the number of full calendar months of active employment during the term of the Units shall continue to vest following retirement, and all other unvested Units shall be cancelled as at the date of retirement. Units are not transferable other than on death of the participant according to the laws of descent and distribution. If a participant suffers a disability, a number of unvested Units held by such participant at the date of disability, prorated based on the number of full calendar months of active employment during the term to the total number of months in the term, shall continue to be subject to vesting in accordance with the PSU Plan during such participant's leave. If a participant commences a parental or another leave approved by the Company for a period longer than three months, other than a leave for disability, the number of unvested Units held by such participant as at the commencement of such leave, prorated based on the number of full calendar months of active employment of the participant during the term to the total number of months in the term, shall continue to be subject to vesting in accordance with the Plan during such leave. All other unvested Units shall be cancelled on the date of the determination not to return to active employment. If a participant is seconded to an entity other than a subsidiary, the Committee shall determine the manner in which all Units held by the participant as at the date of the secondment shall be treated under the PSU Plan, provided, however, that in no event shall such treatment permit amounts to be payable under the PSU Plan more than two and one-half months after the vesting date.

In the event of a Change of Control and the termination of a participant's employment or engagement other than for cause (as defined in the PSU Plan) as a consequence of such Change of Control or within 18 months after such Change of Control, all unvested Units held by the participant shall vest and be based on applicable performance measures achieved from the start of the term to that date. Each participant shall have paid to him or her, in full satisfaction for any amounts payable pursuant to Units under the PSU Plan, an amount calculated pursuant to the PSU Plan in respect of all vested Units held by such participant.

If upon a Change of Control, in the opinion of the HR Committee, Performance Multipliers are no longer appropriate or practically measurable, then the HR Committee will determine Performance Multipliers, if any, as it deems appropriate. In addition, the HR Committee will determine whether there are any ongoing employment or other terms and conditions that would apply up to vesting

"Change of Control" for this purpose shall mean the occurrence of either: both (i) the acquisition or continuing ownership of Convertible Securities and/or Shares of the Company as a result of which a person, group of persons or persons acting jointly or in concert, or persons associated or affiliated within the meaning of the Securities Act (Nova Scotia) with any such person, group of persons or any of such persons acting jointly or in concert (collectively, "Acquirors"), other than the Incumbent Controlling Shareholder, beneficially own Shares of the Company and/or Convertible Securities such that, assuming only the conversion, exchange or exercise of Convertible Securities beneficially owned by the Acquirors, the Acquirors would beneficially own Shares that would entitle the holders thereof to cast more than 50% of the votes attaching to all Shares in the capital of the Company that may be cast to elect directors of the Company; and (ii) the exercise of the voting power of all or any such Shares so as to cause or result in the election of one half or more directors of the Company who were not Incumbent Directors; or both (i) the disposition of Convertible Securities and/or Shares of the Company by the Incumbent Controlling Shareholder to the extent that the Incumbent Controlling Shareholder would, after such disposition, beneficially own Shares that would, assuming only the conversion, exchange or exercise of Convertible Securities beneficially owned by the Incumbent Controlling Shareholder, entitle the holders thereof to cast less than 30% of the votes attaching to all Shares in the capital of the Company that may be cast to elect directors of the Company; and (ii) the exercise of the voting power attaching to Shares of the Company so as to cause or result in the election of one third or more directors of the Company who were not Incumbent Directors.

Amendments to the PSU Plan shall not alter or impair the rights of any participant in respect of existing Units without the consent of that participant. The Board may from time to time amend the PSU Plan without notice or Shareholder approval provided that such amendment shall not impair any Units previously granted. In particular, the Board may make the following types of amendments to the PSU Plan without Shareholder approval:

- i. to reduce the number of Shares issuable under the PSU Plan;
- ii. to increase or decrease the maximum number of Shares of a single participant;
- iii. to amend the vesting provisions;
- iv. to change the effect of termination, cessation or death of a participant;
- v. to change the assignability for estate planning purposes;
- vi. to increase the term;
- vii. to forms of financial assistance;
- viii.to change eligibility;
- ix. for compliance with securities, corporate or tax laws and the rules and policies of the TSX;
- x. to add covenants for the protection of participants;
- xi. to make changes in the best interest of the participants;
- xii. to correct any ambiguity or defect or inconsistent provision or error; and
- xiii.to re-allocate the number of Shares as between the Option Plan and the PSU Plan.

Shareholder approval is specifically required for amendments to the PSU Plan that would:

- i. increase the number of Shares issuable under the PSU Plan other than a re-allocation or adjustment in the case of a re-organization;
- ii. increase the maximum limit of the number of Shares that may be issued to insiders;
- iii. add non-employee directors as participants on a discretionary basis;
- iv. allow transferability; or
- v. to amend the amending provisions of the PSU Plan.

INDEBTEDNESS OF DIRECTORS AND SENIOR OFFICERS

Throughout 2022 and as at March 21, 2023, there was no indebtedness to the Company and its subsidiaries from any executive officers, directors, employees or former executive officers, directors and employees of the Company or its subsidiaries.

AUDIT COMMITTEE COMPOSITION AND AUDIT FEES

The composition of the Audit Committee of the Company is detailed in the Company's Annual Information Form ("AIF") for the year ending December 31, 2022 in Section 9.2, and details of fees paid to the Company's Auditor, Ernst & Young LLP, can be found in Section 9.4. The AIF has been filed on the System for Electronic Document Analysis and Retrieval ("SEDAR") website at <u>www.sedar.com</u>, a copy of which may also be obtained by contacting the Company's Corporate Secretary.

APPOINTMENT OF AUDITORS

The Board recommends that Shareholders vote in favour of the resolution reappointing Ernst & Young, LLP, as auditors of the Company for 2023 and permitting directors to fix their remuneration. If Shareholders do not specify how they want their Shares voted, the persons named as Proxyholders will cast the votes represented by Proxy at the Meeting FOR the resolution reappointing Ernst & Young, LLP as auditors of the Company.

ADVISORY RESOLUTION ON THE COMPANY'S APPROACH TO EXECUTIVE COMPENSATION

The Board believes that Shareholders should have the opportunity to understand fully the philosophy, objectives and principles that the Board has used to make compensation decisions for executives of the Company. The Board has adopted a practice to hold, at each annual meeting, a non-binding advisory vote on the approach to executive compensation as disclosed in the Circular. This Shareholder advisory vote forms an important part of the ongoing process of commitment between Shareholders and the Board on compensation.

After reviewing the Circular, if there are specific concerns you wish to discuss, contact the Board by writing to the Chair of the Board or the Chair of the HR Committee using the contact information as found on the Company's website at <u>www.highlinerfoods.com</u>. The *CD&A* describes High Liner Foods' compensation philosophy, the objectives of the different elements of the compensation programs and the way the Board evaluates performance and makes decisions. Further, it explains how compensation programs are based on a pay-for-performance culture and are aligned with strong risk management principles and the long-term interests of Shareholders.

The Board recommends that shareholders approve the following advisory resolution:

"Resolved, on an advisory basis and not to diminish the role and responsibilities of the Board of Directors that the Shareholders accept the approach to executive compensation disclosed in the Circular delivered in advance of the 2023 Annual General Meeting of Shareholders."

As this is an advisory vote, the results will not be binding upon the Board. However, in considering its approach to compensation in the future, the Board takes into account the results of the vote, together with feedback received from Shareholders. The persons named in the enclosed proxy form intend to vote FOR the foregoing advisory resolution.

CORPORATE GOVERNANCE PRACTICES

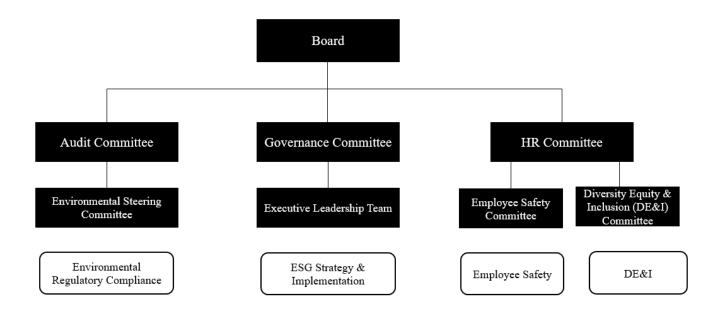
The Board of Directors and management annually review the Company's corporate governance structures and practices. The review is conducted with reference to *National Policy 58-201 Corporate Governance Guidelines* and *National Instrument 58-101 Disclosure of Corporate Governance Practices* (the "**Guidelines**"). High Liner Foods is committed to its governance practices as illustrated below. The Board believes that this continued commitment leads to improved organizational effectiveness and enhances the Board's connectivity to the strategic plan, the identification of risk and communications with stakeholders while maintaining long-term Shareholder value.

The Board's governance program in 2022 was principally the responsibility of the Governance Committee comprised only of independent members of the Board. This report is prepared in accordance with Form 58-101F1 and provides a description of High Liner Foods' approach to each of the guidelines identified in National Policy 58-201 ("**NP 58-201**").

OUR APPROACH TO ENVIRONMENTAL, SOCIAL & GOVERNANCE ("ESG") MATTERS

The Board of Directors and management believe that high ESG standards support the profitability and valuation of the Company and aligns with the values of our Shareholders. High Liner Foods believes that continually actioning, monitoring and updating these standards helps to build trust, mitigate risk, realize new opportunities, and meet the changing needs and expectations of customers, Shareholders and other stakeholders. Given the importance and pervasiveness of ESG to the Company's risk management and business strategies, the oversight function has been assigned across various committees of the Board, where deemed most appropriate:

- The Governance Committee oversees the Company's environmental, social and governance strategy as well as management's implementation of ESG into the overall governance structure, business strategies and risk management practices at High Liner Foods. It reviews management's monitoring and compliance with Diversity Equity & Inclusion Policy and reviews and updates the Code of Conduct and ensures management has systems for enforcement.
- The Audit Committee oversees environmental regulatory compliance matters.
- The HR Committee reviews the health and safety performance of the Company and has implemented performance metrics and weightings regarding safety and ESG in executive compensation. It also oversees the diversity, equity & inclusion ("DE&I") efforts of the Company.



The following table highlights how the Company enhanced the integration of ESG into its operations in 2022:

Element	Initiatives
Environmental	 Continued our commitment to drive sustainability practices in our supply chain. Updated metrics around material loss and production efficiency to reduce material waste and energy use. Established goals for greenhouse gas emission and food waste reductions⁽¹⁾.
Social	 Continue to require seafood suppliers to adhere to the High Liner Foods' Supplier Code of Conduct ("SCOC") which requires such suppliers to operate in accordance with internationally recognized standards for human rights, employment and worker safety. In 2022, the Company made improvements to the SCOC, which based frequency of audit on risk by country based on US T.I.P. report. Under the guidance of the Company's DE&I Committee, reviewed various HR policy changes made to be supportive of the diversity of our employee base.
Governance	 The Governance Committee now oversees the ongoing actions of the ESG strategy and initiatives of the Company. In 2021, Management conducted a materiality assessment engaging over 470 stakeholders to help identify the top ESG priorities of the Company. Company will refresh the periodically as needed.

⁽¹⁾ High Liner Foods' 30 by 30 goal is to reduce Scope 1 direct and Scope 2 indirect greenhouse gas emissions 30% by 2030 versus the 2021 baseline. While we are confident in achieving this goal, we do not expect our progress to be linear given the research and analysis needed to identify and implement emission reductions. High Liner Foods has committed to reduce food loss and waste intensity in our operations by 50% by 2030 versus the 2018 baseline.

Our 2021 Corporate Sustainability Report provides additional details on commitment and performance to ESG and can be found on High Liner Foods' website at <u>Corporate Sustainability Report</u>.

Our purpose statement is "*Reimagining Seafood to Nourish Life*" which reflects High Liner Foods' business, its potential for the future and commitment to its stakeholders. The Company realizes its purpose by executing on its strategy to grow its branded value-added products which provide consumers, retailers and foodservice operators with new ways to think about, and enjoy seafood. High Liner Foods believes that frozen seafood has the potential to provide affordable and easy-to-prepare proteins that can nourish families and communities across North America.

Guided by the materiality assessment conducted in 2021, our top ESG priorities continue to be: i) responsible sourcing; ii) environmental stewardship; iii) social compliance and iv) corporate governance. The Company has existing programs and strategies in each of these areas, and will also continue efforts through the following initiatives in 2023:

Responsible sourcing

High Liner Foods has a legacy of leadership in responsible sourcing, transparency and traceability. With a varied and diverse supply chain, collaboration with suppliers is critical to achieving the Company's high standards for responsible sourcing. Building on its pioneering role as the first North American seafood company to disclose both farmed and wild sourcing on the Ocean Disclosure Project, in late 2021 High Liner Foods became a member of the Global Whitefish Supply Chain Roundtable. Through its participation in the roundtable, the Company continues to enhance its efforts in monitoring the sustainability status of the whitefish sector and inform any necessary improvement efforts.

Environmental stewardship

The Company embraces its responsibilities for environmental stewardship, including reducing its own environmental impact. The Company continues to make progress against the work plan developed in 2022 focusing on reducing its greenhouse gas ("GHG") emissions and continues to work towards our new GHG reduction goal of 30% reduction of Scope 1 and Scope 2 emissions by 2030 (compared to 2021 baseline). In 2023, the Company will continue to advance its food waste reduction efforts as it works toward its goal of 50% less food waste by 2030 (compared to 2018).

Social Compliance

As noted above, the Company made improvements to the SCOC, which based frequency of audit on risk by country based on US T.I.P. report.

Corporate Governance

As noted above, High Liner Foods is committed to its ESG framework and has a governance structure that reinforces the ongoing implementation of those standards throughout the Company.

BOARD DIVERSITY, EQUITY AND INCLUSION

The Board and Executive officers of High Liner Foods adopted a Diversity, Equity and Inclusion Policy to address diversity matters. Under the Policy, the Board nominates and appoints Board members and executive officers based on merit, and the Company is strongly committed to finding the best people to serve in these roles. At the same time, the Company believes that diversity, equity and inclusion helps to ensure that Board members and executive officers provide the necessary range of perspectives, experiences and expertise required to achieve effective stewardship and management of the Company. Diversity, equity and inclusion also helps to ensure that a wide variety of perspectives are brought to bear on issues, while enhancing the likelihood that proposed solutions will be thoughtful and comprehensive. High Liner Foods believes that diversity, equity and inclusion are important attributes of a high-functioning organization.

The Governance Committee is responsible for identifying and recommending to the Board qualified candidates who possess the competencies, skills, business and financial experience, personal qualities and level of commitment required for a director to fulfill Board responsibilities. In doing so, the Governance Committee strives for the inclusion of diverse groups, knowledge and viewpoints which includes representation of women on the Board.

Pursuant to the Diversity, Equity and Inclusion Policy of the Company, the Governance Committee intends to maintain female Board representation (excluding executive directors) of at least 25% of Board members and has set a goal to pursue parity in gender representation on the Board (excluding executive directors). Of the eleven proposed nominees for election to the Board at the upcoming Meeting, three are women. The table below demonstrates the commitment of the Board to foster gender diversity over the past five years.

	Proposed Nominees	2022	2021	2020	2019
Total Board	11	11	10	10	10
Women Directors	3	3	3	3	4
Percentage Women	27 %	27 %	30 %	30 %	40 %

High Liner Foods believes that gender diversity among the senior executive team serves the best interest of the Company in helping to foster a better understanding of the needs of its employees, customers and consumers. The Company has one female member representing 20% of the executive leadership team.

When recruiting, High Liner Foods focuses on hiring the most-qualified person to meet the needs of the Company and the position. It also focuses on qualities of an individual who will cultivate an environment which embraces diversity in all facets.

COMPOSITION OF THE BOARD

3.1 The board should have a majority of independent directors.

"Independence" is defined in section in section 1.4 of *National Instrument 52-110 Audit Committees.*

A clear majority of the Board is independent, as required by the Board Charter (the "Charter"), included in this Circular. The Governance Committee reviews the independence of each director annually, with reference to the independence definition found in National Instrument 52-110 ("NI52-110"). With respect to the Audit Committee, the additional requirements of section 1.5 of NI52-110 are applied. To aid its analysis, each director is required to complete an annual questionnaire, which requires disclosure of all board appointments, and all relationships, if any, with the Company. As President & CEO of the Company, Mr. Hepponstall is not independent. Of the remaining directors, none has a direct or indirect material relationship with High Liner Foods that could, in the view of the Board of directors, be reasonably expected to interfere with the exercise of his or her independent judgment.

Mr. David Hennigar is Chairman and director and Mr. Andrew Hennigar is a director of Thornridge Holdings Limited, a shareholder of High Liner Foods as noted in the Principal Holder of Shares section of this Circular. Mr. David Hennigar brings many years of business experience in various roles of publicly and privately held companies and provides valuable guidance to the Company on all aspects including strategy and governance. Like Mr. David Hennigar, Mr. Andrew Hennigar brings valuable Shareholder perspective and previous board experience.

The Chair of the Company, Mr. Pace, is independent.

3.2 The chair of the board should be an independent director. Where this is not appropriate, an independent director should be appointed to act as "lead director". However, either an independent chair or an independent lead director should act as the effective leader of the board and ensure that the board's agenda will enable it to successfully carry out its duties.

MEETING OF INDEPENDENT DIRECTORS

3.3 The independent directors should hold regularly scheduled Meetings at which non-independent directors and members of management are not in attendance.

At every meeting of the Board a closed session without management and nonindependent members present takes place as a standing item on regular meeting agendas. This requirement is expressed in the Charter: "However, every meeting of the Board shall be followed by an *in-camera* session at which no executive directors, non-independent members of the Board, or other members of Management are present, to ensure free and open discussion and communication among the nonexecutive/independent directors."

BOARD MANDATE

3.4 The board should adopt a written mandate in which it explicitly acknowledges responsibility for the stewardship of the issuer, including responsibility for:	The Board adopted a written Charter several years ago and the Governance Committee reviews it annually. The Charter was recently reviewed in 2022 and the Board explicitly acknowledges responsibility for the stewardship of High Liner Foods. The Charter states: "The Board of Directors is the steward of the Company and must ensure the viability of the Company and see that it is managed in the interest of the shareholders as a whole."
(a) to the extent feasible, satisfying itself as to the integrity of the chief executive officer (the CEO) and other executive officers and that the CEO and other executive officers create a culture of integrity throughout the organization;	The Board, through the HR Committee, reviews the President & CEO's performance annually, and approves annual performance objectives and compensation. The Chair of the Company approves the President & CEO's expenses. There have been no comments or reservations noted by the External Auditors with respect to the annual audit of High Liner Foods' financial statements. The Board reviews annually a Code of Conduct to assist the President & CEO and other executive officers in maintaining High Liner Foods' culture of integrity.
(b) adopting a strategic planning process and approving, on at least an annual basis, a strategic plan which takes into account, among other things, the opportunities and risks of the business;	The Board oversees and participates in the Company's strategic thinking and goal deployment process and conducts a review of the strategic thinking in the third quarter of each year. The Board ensures that management is focused on aligning the efforts of all employees on achieving clear strategic goals. The Board discusses and reviews all materials related to the strategic plan with management and approves the annual business plan. The President & CEO reports to the Board at every meeting on progress against strategic goals, and management relies on the Board to question, validate, and ultimately approve the Company's strategic direction.
(c) the identification of the principal risks of the issuer's business, and ensuring the implementation of appropriate systems to manage these risks;	The Board, principally through the Audit Committee, ensures that the risk management structure of the Company offers a comprehensive and diligent approach to risk-taking. Officers responsible for risk assessment and management in all areas of Company operations report to the Board and the Audit Committee regularly on the Company's risk management and internal controls. Assisted by comprehensive checklists and score cards, directors identify and examine all aspects of risk inherent in the Company's business. The Company's MD&A and AIF include a thorough discussion of the principal risks facing the Company, and the Audit Committee reviews this prior to disclosure to ensure it is comprehensive. The Audit Committee is required by the Charter to review risk management and report to the Board on a quarterly basis. The Audit Committee meets with both the External Auditors and the Director Internal Audit at every meeting without management present.
(d) succession planning (including appointing, training and monitoring senior management);	The Board selects and evaluates the Company's President & CEO and reviews and approves all proposed appointments to the executive leadership team. A position description exists for the President & CEO (available at <u>www.highlinerfoods.com</u>) and specifies that the President & CEO has primary responsibility for achieving the Company's business strategy. The HR Committee of the Board approves the President & CEO's compensation and evaluates his performance annually against pre-approved objectives (see the section titled <i>Compensation Discussion and Analysis</i>).
	The President & CEO reports annually to the HR Committee on the current status of succession planning with a focus on various senior leaders of the Company. All employees are required to have a developmental plan. The executive leadership team of the Company attends every Board meeting to report on various aspects of operations and progress against goals. Other members of the senior management group attend from time to time to address particular subjects. The Board views these presentations as serving a two-fold purpose: directors are kept informed and can oversee performance, and also have the opportunity to assess the depth and skill of the leadership of the Company. Financial resources and time are made available to the leadership of the Company for continuing education.

(e) adopting a communications policy for the issuer;

(f) the issuer's internal control and management

information systems; and

The Board approves all the Company's important communications, including annual and quarterly reports, securities offering documents, news releases and documents required under continuous disclosure laws. The Company communicates with the public through a number of channels, including its website. The Company's Corporate Disclosure, Confidentiality and Employee Trading Policy (the "Policy") is reviewed annually by the Governance and Audit Committees and has been approved by the Board. The Policy requires the accurate and timely disclosure of important information, governs external communications and establishes rules with respect to insider trading. The Policy includes blackout and quiet periods and is substantially modeled on the Model Disclosure Policy published by the Canadian Investor Relations Institute. The Company holds a conference call following the release of quarterly financial results. The call is broadcast on the Internet and is advertised by news release. Any person can access the conference call.

The Audit Committee of the Board is responsible for the integrity of internal control and management information systems. The mandate of the Audit Committee is described in the AIF and located on the Company's website at <u>www.highlinerfoods.com</u>. The Company's External Auditors and the Director Internal Audit attend all meetings of the Audit Committee. The Director Internal Audit provides a formal written report to the Audit Committee quarterly, and both the External Auditors and the Director Internal Audit meets on a regular basis with the Audit Committee without management present. The Audit Committee receives regular reports on internal controls on financial reporting at every meeting. The Audit Committee reviews the plan to mitigate any significant business interruption due to technology malfunction or physical loss.

The Governance Committee is responsible for recommending to the Board the Company's approach to corporate governance. The Committee reviews and approves this disclosure circular and is responsible for the oversight of the Company's key governance policies, including the Code of Conduct, and the other policies referred throughout this Circular.

(h) The written mandate of the board should also set out:

(g) developing the issuer's approach to corporate

governance principles and guidelines that are

specifically applicable to the issuer.

governance, including developing a set of corporate

(i) measures for receiving feedback from stakeholders (e.g. the board may wish to establish a process to permit stakeholders to directly contact the independent directors), and

(ii) expectations and responsibilities of directors, including basic duties and responsibilities with respect to attendance at board meetings and advance review of meeting materials. Stakeholders can contact the Board through the Corporate Secretary's office. A statement to this effect can be found on the *Our Company Structure and Governance* section of the High Liner Foods' website, with contact information.

The expectations and responsibilities of the directors are outlined in the Charter summarized in this Circular, and can be found on High Liner Foods' website under the *Our Company Structure and Governance* section. The Charter includes a majority voting policy in respect of director votes registered as withhold on a proxy.

POSITION DESCRIPTIONS

3.5 The board should develop clear position descriptions for the chair of the board and the chair of each board committee. In addition, the board, together with the CEO, should develop a clear position description for the CEO, which includes delineating management's responsibilities. The board should also develop or approve the corporate goals and objectives that the CEO is responsible for meeting.

The Board has adopted a position description for directors, and it is available on the Company's website under the *Our Company Structure and Governance* section. The position description includes a description of basic duties and responsibilities and requires regular attendance at board and committee meetings, attendance at the annual meeting of Shareholders, and service on at least one board committee. Directors are also required, among other things to: "Stay informed and keep abreast of the business affairs and developments of the Company."

Position descriptions for the Chair of the Company and for Chairs of Standing Committees are posted on High Liner Foods' website in the *Our Company Structure and Governance* section. The HR Committee approved a position description for the President & CEO, and is reviewed from time to time. It is also available on the website. The Board of Directors annually reviews and approves the corporate goals and objectives and through the HR Committee, specifically approves the President & CEO's performance targets and incentive plan. More details on executive performance measurement and compensation are included in the *Executive Compensation* section of this Circular.

ORIENTATION AND CONTINUING EDUCATION

3.6 The board should ensure that all new directors receive a comprehensive orientation. All new directors should fully understand the role of the board and its committees, as well as the contribution individual directors are expected to make (including, in particular, the commitment of time and resources that the issuer expects from its directors). All new directors should also understand the nature and operation of the issuer's business.

3.7 The board should provide continuing education opportunities for all directors, so that individuals may maintain or enhance their skills and abilities as directors, as well as to ensure their knowledge and understanding of the issuer's business remains current. The Company has developed a comprehensive Directors' Manual (the "Manual") and is available to every director. The Manual is regularly updated. It includes a detailed description of the Company and its operations, the Board and committee charters, the most recent annual disclosure documents, the Company's bylaws and corporate policies. Upon appointment to the Board, management reviews the Manual's content with the director, and provides education on the Company's internal reporting and transaction approval policies. The directors visit the Company's various facilities from time to time. Executive management also makes regular presentations to the Board on the main areas of the Company's business.

Various senior management group members provide regular updates to the directors on subjects of importance. For example, the Vice President Finance, a chartered professional accountant, provides an update on financial reporting developments as required. The Corporate Secretary provides regular updates on regulatory and legal developments which could affect the Company. The Vice President, Quality Assurance and Food Safety reports quarterly to the Audit Committee with updates relating to quality and food safety developments within the Company. The Director, IT Design & Delivery reports, at a minimum, twice a year to the Audit Committee on the information security and controls of the Company. The Company provides the Board with regular business and industry updates. From time to time, presentations from external consultants or experts are made available.

CODE OF BUSINESS CONDUCT AND ETHICS

3.8 The board should adopt a written code of business conduct and ethics ('code'). The code should be applicable to directors, officers and employees of the issuer. The code should constitute written standards that are reasonably designed to promote integrity and to deter wrongdoing. In particular, it should address the following issues:

conflicts of interest, including transactions and agreements in respect of which a director or executive officer has a material interest; protection and proper use of corporate assets and opportunities; confidentiality of corporate information; fair dealing with the issuer's security holders, customers, suppliers, competitors and employees; compliance with laws, rules and regulations; and reporting of any illegal or unethical behavior.

3.9 The board should be responsible for monitoring compliance with the code. Any waivers from the code that are granted for the benefit of the issuer's directors or executive officers should be granted by the board (or a board committee) only.

NOMINATION OF DIRECTORS

3.10 The board should appoint a nominating committee composed entirely of independent directors.

3 1 1 The nominating committee should have a written charter that clearly establishes the committee's purpose, responsibilities, member qualifications, member appointment and removal, structure and operations (including any authority to delegate to individual members and subcommittees). and manner of reporting to the board. In addition, the nominating committee should be given authority to engage and compensate any outside adviser that it determines to be necessary to permit it to carry out its duties. If an issuer is legally required by contract or otherwise to provide third parties with the right to nominate directors, the selection and nomination of those directors need not involve the approval of an independent nominating committee.

3.12 Prior to nominating or appointing individuals as directors, the board should adopt a process involving the following steps:

(a) Consider what competencies and skills the board, as a whole, should possess. In doing so, the board should recognize that the particular competencies and skills required for one issuer may not be the same as those required for another.

The Board has adopted a Code of Conduct (the "**Code**") applicable to directors, officers and employees of the issuer. The Code is available at www.highlinerfoods.com.

The Code addresses conflicts of interest, protection of corporate assets and opportunities, confidentiality, fair dealing with security holders, customers, suppliers, competitors and employees, compliance with laws, rules and regulations, and reporting of any illegal or unethical behaviour. The Corporate Secretary solicits information from directors annually through a comprehensive questionnaire to determine whether there are any transactions or agreements in respect of which a director may have a material interest. Directors are expected to declare any such interest as a matter of course.

Directors have the right to retain independent advice, subject to the approval of the Audit Committee.

The Code includes information to access a Compliance Reporting Line, an externally-managed, toll-free telephone service for the reporting of matters which may constitute a violation of the Code. Anonymity is an option for users of the reporting line.

The Board is responsible for monitoring compliance with the Code of Conduct. On an annual basis, management reports compliance to the Board. Each employee and director must annually acknowledge that they have read and agree to adhere to the Code as a condition of employment or appointment. The Code is communicated to management/salaried employees through an internal website and information portal. No director or employee has asked for a waiver from the Code.

The Governance Committee proposes nominees to the Board annually. All members of the Governance Committee are independent.

The Governance Committee Charter sets out the specific accountabilities of the Committee, which cover the matters addressed by this Guideline.

The Governance Committee is permitted to retain outside advisors in order to carry out its duties.

The Director Selection Criteria (the "**Criteria**") of the Company is applied by the Governance Committee, which require directors to possess core competencies in at least one area of strategic importance to the Company, a commitment to the Company and its Shareholders through willingness to devote the time and resources required to serve, ownership of Shares of the Company valued at not less than three times the annual retainer of the director, and key personal attributes, including integrity, leadership, and demonstrated accomplishments. The Criteria can be found at <u>www.highlinerfoods.com</u>.

(b) Assess what competencies and skills each existing director possesses. It is unlikely that any one director will have all the competencies and skills required by the board. Instead, the board should be considered as a group, with each individual making his or her own contribution. Attention should also be paid to the personality and other qualities of each director, as these may ultimately determine the boardroom dynamic.

The board should also consider the appropriate size of the board, with a view to facilitating effective decision-making.

In carrying out each of these functions, the board should consider the advice and input of the nominating committee.

3.13 The nominating committee should be responsible for identifying individuals qualified to become new board members and recommending to the board the new director nominees for the next annual meeting of Shareholders.

3.14 In making its recommendations, the nominating committee should consider:

the competencies and skills that the board considers to be necessary for the board, as a whole, to possess;

the competencies and skills that the board considers each existing director to possess; and

the competencies and skills each new nominee will bring to the boardroom.

The nominating committee should also consider whether or not each new nominee can devote sufficient time and resources to his or her duties as a board member. In 2022, the Governance Committee conducted a Board effectiveness survey, and asked directors to participate in a self-assessment process. The Committee concluded that the composition of the Board is appropriate, as there is an adequate cross-section of backgrounds, experiences and talents to ensure effective oversight.

The Governance Committee reviews the composition and size of the board. Including the President & CEO, the Board is currently composed of 11 members with 11 members being proposed for election. The Committee has ensured that the 11-proposed nominees have the right mix of experience, industry knowledge, and skills diversity to provide the Company with the expertise and strategic vision required.

The Board Charter states: "The Governance Committee shall review and recommend to the Board the candidates for nomination as directors, based on the Criteria adopted by the Governance Committee from time to time. The Board shall approve the final choice of candidates for nomination and election by the shareholders."

Early each year, the Governance Committee considers recommendations for Board appointment for the upcoming year, focusing on the competencies and skills necessary for the Board to operate effectively and the amount of time required by each member of the Board to be effective in his or her position.

COMPENSATION (at High Liner Foods the HR Committee serves as the compensation committee)

3.15 The board should appoint a compensation committee composed entirely of independent directors.

3.16 The compensation committee should have a written charter that establishes the committee's purpose, responsibilities, member qualifications, member appointment and removal, structure and operations (including any authority to delegate to individual members or subcommittees), and the manner of reporting to the board. In addition, the compensation committee should be given authority to engage and compensate any outside advisor that it determines to be necessary to permit it to carry out its duties.

3.17 The compensation committee should be responsible for:

(a) reviewing and approving corporate goals and objectives relevant to CEO compensation, evaluating the CEO's performance in light of those corporate goals and objectives, and determining (or making recommendations to the board with respect to) the CEO's compensation level based on this evaluation;
(b) making recommendations to the board with respect to non-CEO officer and director compensation, incentive-compensation plans and equity-based plans; and

(c) reviewing executive compensation disclosure before the issuer publicly discloses this information.

REGULAR BOARD ASSESSMENTS

3.18 The board, its committees and each individual director should be regularly assessed regarding his, her or its effectiveness and contribution. An assessment should consider in the case of the board or a board committee, its mandate or charter, and in the case of an individual director, the applicable position description(s), as well as the competencies and skills each director is expected to bring to the board.

The HR Committee serves as the compensation committee. All members of the Committee are independent.

The Charter for the HR Committee provides for all of the matters addressed by this Guideline and is available at <u>www.highlinerfoods.com</u>. It is also summarized later in this Circular.

The HR Committee Charter states, the Committee will:

1. Approve all compensation and benefit arrangements relating to senior management if outside normal Company policies;

2. Review market surveys relating to the CEO's compensation and approve any increases in the CEO's salary; and

3. Review and approve bonus or incentive programs in place for the executive leadership team.

The Committee reviews the performance of the President & CEO on an annual basis against previously approved objectives, disclosed, where applicable, in detail in the Executive Compensation section of this Circular.

The HR Committee reviews executive compensation disclosure before High Liner Foods publicly discloses this information.

The Governance Committee evaluates the effectiveness of the Board and individual directors. The Governance Committee also regularly reviews committee mandates to ensure that all areas of Board responsibility are fulfilled. Current standing committees of the Board and their purposes and activities are described below. The Committee uses a Board Effectiveness Survey (the "Survey") to obtain feedback from directors on the effectiveness of the Board. The Survey assesses the adequacy of information given to directors, communication with management, and Board structure and composition. The Survey is conducted regularly and was last completed in 2022. Other measures to ensure Board effectiveness have been introduced including a meeting dedicated to strategic planning. Annual work plans for each Board committee are based on the mandates to ensure that all required tasks are completed during the annual cycle.

The Governance Committee also uses a director self-assessment survey to assess individual director performance. The Governance Committee will approve any changes to the position description for directors, and will continue to use the description, the criteria and the self-assessment survey feedback to ensure the Board is properly constituted to fulfill its responsibilities.

CHARTER OF THE BOARD OF DIRECTORS

The Board Charter is attached as Schedule A to this Circular.

BOARD COMMITTEES AND 2022 ACTIVITIES

Committee	Mandate	2022 Activities
Executive Committee	The Executive Committee serves in an advisory capacity to management, and during intervals between board meetings, the Board may authorize the Executive Committee to conclude previously authorized transactions in appropriate circumstances. At the time of filing the Circular, the Executive Committee consists of five members, being Mr. Pace, Mr. Hepponstall, Ms. Jamieson, Ms. Mahody and Mr. van Schaayk.	The committee did not meet in 2022.
Governance Committee	The Governance Committee must be comprised of at least three independent directors. Its principal duties are to: -Assess the effectiveness of the Board, as well as committees of the Board and the contribution of individual directors; -Review and approve mandates of committees of the Board and the Board itself; -Ensure new directors receive proper orientation; -Review the adequacy and recommend the form and amount of compensation of the Board; -Review corporate governance issues on a regular basis to ensure the Company complies with the Guidelines, and with all applicable laws; -Review and approves this Circular; -Review and monitors compliance with the Code of Conduct (the "Code"), and the Corporate Disclosure, Confidentiality and Employee Trading Policy; and -Review the Company's environmental, social and governance framework.	The committee: -Met three times; -Reviewed the Board size and composition; -Reviewed the Committee Charters, the Board Charter and the Diversity & Inclusion Policy; -Reviewed corporate governance developments; -Completed the director recruitment process for 2022; -Reviewed and proposed nominees to the Board; -Reviewed independence of proposed nominees to the Board; -Reviewed Director Compensation; -Reviewed director Share ownership and requirements; -Reviewed the Code and Compliance with the Code; -Reviewed the corporate securities trading policy; -Reviewed and approved the Circular; -Discussed possible education topics for directors; -Conducted and reviewed the annual Director Assessment; and -Reviewed the ESG strategy of the Company and supported the implementation of said strategy into overall governance structure, business strategies and risk management practices of the Company.

Audit Committee	The Audit Committee must consist of at least	The committee:
	three outside directors, all of whom are	-Met five times;
	independent and financially literate. Its	-Invited the External Auditors to every
	principal duties are to:	quarterly meeting and met with the External
	-Review with management and external	Auditors without management present at all
	auditors, and recommend for approval, all	meetings;
	published financial information that requires	-Invited the Director Internal Audit to every
	Board approval;	quarterly meeting and met quarterly with the
	-Ensure that appropriate internal financial	Director Internal Audit without management
	controls are in place;	present;
	-Review significant accounting and report	-Reviewed the Audit Committee Charter;
	issues and understand their impact on the	-Considered updates to financial reporting
	financial statements;	developments as required;
	-Review and approve changes in accounting	-Reviewed and approved changes where
	policies;	necessary to the Company's accounting
	-Meet with the External Auditors and with	policies and risk management policies;
	the Director Internal Audit to discuss the	-Reviewed the risk factors of the Company;
	Company's system of internal control and	-Reviewed the insurance program of the
	annual and quarterly financial statements;	Company;
	-Review and recommend to the Board the	-Reviewed quarterly reports from the
	appointment of auditors, after assessing their	Director IT Design & Delivery focusing on
	independence from management;	security within the Company;
	-Consider and approve requests from	
	individual directors to retain independent	-Received quarterly updates and confirmation
	advisors;	of a successful transition to a Cloud-based IT
	-Review the Company's risk management	structure;
	policies and insurance program;	-Received quarterly reports from the Vice
	-Consider the effectiveness of the Company's	President Quality Assurance Food Safety;
	internal control system, including information	-Oversaw the successful amendments to the
	technology security and control and receive	Company's financing structure;
	quarterly reports regarding the same;	-Reviewed and approved all non-audit
	-Review annually and discuss with	services of the External Auditor;
	management the risk factors as disclosed in	-Reviewed regulatory developments with
	the MD&A and AIF;	respect to audit committees, auditor oversight
	-Review quarterly the food safety and food	and certification and disclosure;
	quality results of the Company;	-Reviewed the Company's risk profile and
	-Review the certification of the CEO and	received reports on the Company's risk
	CFO;	management policies and strategies,
	-Review all subsidiary company or special	including its business recovery program;
	purpose audit reports, including those of	-Received and reviewed updates on the
	pension funds, if any, as well as minutes of	Company's information technology controls
	all Audit Committee meetings of subsidiaries	and security; and
	and any significant issues and auditor	-Transacted all other business that came
	recommendations;	before the Committee as set out in the Audit
	-Review any litigation, environmental	Committee Charter.
	incident, claim or other contingency that	
	could have a material effect upon the	
	financial position or operating results of the	
	Company; and	
	-Pre-approve all non-audit fees for projects	
	undertaken by the auditors.	

Human Resources Committee	The HR Committee must consist of at least	The committee:
	three outside directors, a majority of whom	-Met four times;
	are independent. Its principal duties are to:	-Approved 2022 short-term incentive plan
	-Manage the selection process for hiring the	targets and 2021 incentive payments;
	CEO, when necessary;	-With the assistance of a pension governance
	-Review the performance of the CEO on an	checklist, confirmed that the Company's
	annual basis;	pension plans are administered in accordance
	-Reviews and approves all compensation	with applicable laws;
	plans related to the CEO;	-Reviewed succession planning and talent
	-Oversees the share-based plans of the	management initiatives;
	Company;	-Reviewed the performance of the executive
	-Approve all compensation and benefit	leadership team;
	arrangements relating to senior management	-Reviewed the performance of pension
	if outside normal Company policies;	investment managers on a quarterly basis;
	-Review and approve bonus or incentive	-Received updates regarding recruitment of
	programs in place for the executive	the Chief Supply Chain Officer;
	management;	-Reviewed the Share ownership requirements
	-Review and approve any material changes to	of the executive leadership team;
	pension plans or changes that affect senior	-Received and reviewed updates from the
	management pensions;	Diversity, Equity & Inclusion committee of
	-Oversee administration and investment	the Company;
	strategy related to pension plans and plan	-Reviewed a report from the Company's
	assets;	Privacy Officer;
	-Review with management and advisors as	-Reviewed regular reports relating to the
	appropriate, the succession planning for key	health & safety initiatives of the Company;
	personnel in the Company and recommend	-Administered the long-term incentive plans
	changes in connection therewith;	for the executive leadership team and senior
	-Review and report to the Board on the	management group;
	Company's compliance with all occupational	-Reviewed PSU/RSU disbursements for the
	health and safety laws in areas where the	Company;
	Company carries on business;	- Amended Committee Charter to review
	-Review at least annually the Company's	future termination packages involving
	Occupational Health and Safety Policy and	Executive Leadership Team; and
	approves any changes to such policies;	-Reviewed Executive Compensation.
	-Review management's action plans to deal	
	with occupational health and safety	
	management;	
	-Monitor management's progress in rectifying	
	any situations identified as potential risks;	
	-Review and approve any publicly disclosed	
	information relating to compensation, benefit	
	or pension matters; and	
	-In consultation with the Chair of the Board,	
	engage and compensate any outside advisor	
	determined necessary to carry out the duties	
	of the Committee.	

ADDITIONAL INFORMATION

Additional information relating to the Company may be found on the SEDAR website at <u>www.sedar.com</u>.

If you would like to obtain a copy of any of the following documents:

- a. the latest Annual Information Form of the Company together with any document, or the pertinent pages of any document, incorporated by reference therein;
- b. the comparative financial statements of the Company for the financial year ending December 31, 2022, together with the accompanying report of the auditors thereon and any interim financial statements of the Company for periods subsequent to December 31, 2022; and/or
- c. this Circular,

please send your request to:

High Liner Foods Incorporated Corporate Secretary P.O. Box 910 100 Battery Point Lunenburg, NS B0J 2C0 Fax: 902-634-6228 Tel: 902-634-8811 E-mail: <u>investor@highlinerfoods.com</u> or visit the website at: <u>www.highlinerfoods.com</u>

APPROVAL - BOARD OF DIRECTORS

Except as otherwise indicated; all the information contained in this Circular is given as of March 21, 2023. The directors of the Company have approved the contents and the sending of this Management Information Circular.

(signed)

Timothy Rorabeck Corporate Secretary Executive Vice President, Corporate Affairs and General Counsel

SCHEDULE A - CHARTER OF THE BOARD OF DIRECTORS

High Liner Foods Incorporated

Board of Directors Charter

This Board Charter reflects consideration of the Memorandum and Articles of Association of High Liner Foods Incorporated, the *Companies Act* of Nova Scotia and other legislation and laws applicable to the operation and governance of the Company.

1. Statement of Policy

The Board of Directors of High Liner Foods Incorporated (the "**Company**") is elected by shareholders to oversee the management of the business and affairs of the Company. The Board of Directors is the steward of the Company, and must ensure the viability of the Company and see that it is managed in the interest of the shareholders as a whole. The Board of Directors advises the Chief Executive Officer and other senior managers of the Company's business and affairs.

2. Composition and Organization of the Board

(a) Size of the Board

Unless otherwise determined by the shareholders of the Company in general meeting, the number of Directors shall not be less than one or more than seventeen.⁽¹⁾

(b) Qualification of Directors

A Director must hold at least one common share in the Company and must acquire such share within a reasonable time following appointment.⁽²⁾ To align the interests of Directors with Shareholders, Directors are further required to hold common shares (or deferred share units) valued at not less than one times the annual retainer of the Director within one year of appointment of such Director.

(c) Selection of Members

The Governance Committee ("**GC**") of the Board acts as the nominating committee for appointments to the Board. The GC shall be comprised only of independent directors and shall maintain an overview of the ideal size of the Board, the need for recruitment and the expected experience of new candidates. It shall review and recommend to the Board the candidates for nomination as Directors, based on the Director Selection Criteria adopted by the GC from time to time. The Board shall approve the final choice of candidates for nomination and election by the shareholders.

⁽¹⁾Article 93 of the Company's Articles of Association.

⁽²⁾Article 94 of the Company's Articles of Association.

(d) Independence

A majority of the Board shall be composed of Directors who are determined by the Board to be unrelated and independent under the laws, regulations and listing requirements to which the Company is subject from time to time.

(e) Chair and Lead Director Roles

The Board shall appoint its Chair from among the Company's Directors. The Chair shall not be a member of Company management. Where the Chair is not regarded by the Board as independent for purposes of applicable laws, regulations and/or listing requirements, the Board shall also appoint a Lead Director, who shall be independent pursuant to such rules.

(f) Term of Appointment

The Directors are elected by the shareholders at every Annual General Meeting. The term of each Director expires at the close of the Annual General Meeting following that at which he or she was elected.⁽³⁾ Notwithstanding the foregoing:

- (i) a director who has a change in their principal employment (other than merely a geographic change) is expected to offer a letter of resignation to the Chair of the Board for consideration. The GC of the Board will consider whether to recommend that the Chair accept or reject the resignation;
- (ii) in an uncontested election of directors, any nominee who receives a greater number of votes "withheld" than votes "for" will tender a resignation to the Chair of the Board promptly following the annual meeting. The GC will consider the offer of resignation and, except in special circumstances, will recommend that the board accept the resignation. The Board will make its decision and announce it in a press release within 90 days following the annual meeting, including the reasons for rejecting the resignation, if applicable; and,
- (iii) a Director who displays a change in the exercise of his or her powers and in the discharge of duties that, in the opinion of at least 75 percent of the Directors, is incompatible with the duty of care and loyalty the Director owes the Company under applicable corporate law, shall be expected to offer forthwith a letter of resignation to the Chair of the Board for consideration. The GC will consider whether to recommend that the Chair accept or reject the resignation._

3. Meetings of the Board

(a) Board Agenda

The Chair of the Board, in consultation with Lead Director (where applicable) and with the appropriate members of Management, develops the agenda for Board Meetings.

⁽³⁾ Article 113 of the Company's Articles of Association

(b) Board Material Distribution

Information and materials that are important to the Board's understanding of the agenda items and enable the Board's stewardship responsibilities shall be distributed in advance of every meeting of the Board. Management of the Company will deliver information on the business, operations and finances of the Company to the Board on a monthly basis and on an as-required basis. Minutes of all committees of the Board shall be circulated to all directors once the minutes have been approved.

(c) Board Meeting Frequency and Schedule

A minimum of five regularly scheduled Board meetings shall be held each year. Additional meetings may be held when required. The Chair of the Board, in consultation with the Directors and Management, will set the frequency and length of Board meetings. Board members may participate in meetings by means of telephone conference calls or similar communications equipment.

(d) Management at Meetings and In-Camera Meetings

Management participates in meetings and makes presentations to allow Directors to gain additional understanding and insight into the Company's businesses, and to assist the Directors in evaluating the competencies of Management. However, every meeting of the Board shall be followed by an *incamera* session at which no executive Directors, non-independent members of the Board, or other members of Management are present, to ensure free and open discussion and communication among the non-executive/independent Directors.

4. Duties and Responsibilities of the Board

In addition to its statutory responsibilities, the Board of Directors has the following duties and responsibilities, which it may choose to delegate to a committee of its choosing:

- (a) Adopting a strategic planning process, and thereafter reviewing and approving the overall business strategy for the Company developed at first by Management;
- (b) Identifying the principal risks of the Company's business and ensuring the implementation of appropriate systems to manage these risks;
- (c) Appointing the Company's President and Chief Executive Officer, developing his or her position description and ensuring succession preparedness;
- (d) Reviewing and approving at least on an annual basis the corporate objectives which the Chief Executive Officer shall be responsible for meeting;
- (e) Ensuring that appropriate structures and procedures are in place so that the Board and its committees can function independently of Management;
- (f) Providing a source of advice and counsel to Management on critical and sensitive problems or issues;
- (g) Reviewing and approving key policy statements developed by Management on various issues such as ethics, compliance, communications, environment and safety, and public disclosures;
- (h) Ensuring that its expectations of Management are understood, that the appropriate matters come before the Board and that the Board is kept informed of shareholder perspectives;
- (i) Reviewing the competency of members of senior Management to perform their roles, that their performance is continually evaluated, and that planning for their succession is ongoing;
- (j) Conducting an annual review of Board practices and Board and Committee performance (including Directors' individual contributions);

- (k) Reviewing the adequacy and form of the compensation of non-executive Directors and ensuring their compensation adequately reflects the responsibilities and risks involved in being an effective Director;
- Evaluating the performance and compensation of the President and Chief Executive Officer and ensuring that such compensation is competitive and measured according to benchmarks which reward contribution to shareholder value;
- (m) Selecting nominees for election of Directors;
- (n) Selecting the Chair, and where necessary the Lead Director, of the Board;
- (o) Ensuring that new Directors are provided with adequate education and orientation facilities;
- (p) Developing and reviewing from time to time position descriptions for the Board;
- (q) Overseeing the quality and integrity of the Company's accounting and financial reporting systems, disclosure controls, and procedures and internal controls;
- (r) Approving projects and expenditures or dispositions of a certain threshold, in accordance with the Company's Transaction Approval Policy; and
- (s) Discussing and developing the Company's approach to corporate governance in general.

5. Board Committees

(a) Number, Structure and Jurisdiction of Committees

The Board delegates certain functions to Committees, each of which (other than the Executive Committee) has a written charter. There are four Committees of the Board: the Human Resources Committee ("**HR**"), the Audit Committee, the Governance Committee and the Executive Committee. The Executive Committee is mandated to act on certain matters delegated by the Board from time to time, or in necessary circumstances where it is impracticable to convene the full Board. The roles and responsibilities of each of the HR, GC and Audit Committees are described in the respective Committee committee charters.

(b) Independent Committee Members

Members of the Audit Committee, the GC and a majority of the HR shall be unrelated and independent under the laws, regulations and listing requirements to which the Company is subject. The GC shall review and recommend the memberships and mandates of the various Committees to the Board.

(c) Committee Agendas

The Chair of each Committee, in consultation with the appropriate members of Management, develops the agenda for Committee meetings.

(d) Committee Reports to the Board

At the next Board meeting following each meeting of a Committee, the Committee Chairs shall report to the Board on the Committee's activities. Minutes of Committee meetings are provided to all Directors.

(e) Assignment and Rotation of Committee Members

The Chair of the Board has the responsibility for nominating the assignment of Committee Members. Rotation is not required, but changes should be considered occasionally to accommodate the Board's requirements and individual interests and skills.

6. Administrative Matters

(a) Board Performance Assessment

The Board will ensure that regular formal assessment of the Board, its Committees and the individual Directors are carried out in order to enhance their performance.

(b) Board Compensation

The GC of the Board regularly reviews and makes recommendations on Director compensation, based on external market surveys and benchmark data. The Board must formally approve any proposed change to the compensation of Directors.

(c) Board Confidentiality

Directors will maintain the absolute confidentiality of the deliberations and decisions of the Board of Directors and information received at meetings, except as may be specified by the Chair or if the Company publicly discloses the information. Directors shall execute the Company's Code of Conduct.

(d) Board Visits

Visits by the Directors should be made to the Company's plants and business locations in different parts of North America to meet local personnel and to gain insight into the Company's business and operations.

(e) Orientation and Information

The Company's Corporate Secretary shall prepare a *Directors' Manual* containing information on the Company, its policies, and Director responsibilities and liabilities, which is updated as necessary. Detailed current information on the Company, its businesses, operations and finances, are sent on a monthly basis to the Directors. Particularly important items and information requiring urgent attention is conveyed immediately. In addition, new Directors spend time with members of senior Management, including those involved in the Company's business operations, so that they can become rapidly familiar with the Company, its issues, businesses and operations. Care is taken to ensure that new Directors understand the roles and responsibilities of the Board and its Committees, as well as the commitment level that the Company expects of its Directors.

7. Resources and Authority of the Board

The Board shall have the resources and authority appropriate to discharge its duties and responsibilities, including the authority to retain counsel or other experts, as it deems appropriate, without seeking the approval of Management. Individual directors may retain independent counsel or advice on the approval of the Audit Committee.