NOTICE OF ANNUAL MEETING

TO THE SHAREHOLDERS OF AG GROWTH INTERNATIONAL INC:

An annual meeting (the "Meeting") of holders ("Shareholders") of common shares ("Common Shares") of Ag Growth International Inc. (the "Company") will be held at The Omni King Edward Hotel, 37 King Street East, Toronto, Ontario on June 1, 2017, at 10:00 a.m., local time, for the following purposes:

- 1. to place before the Meeting the financial statements of the Company for the year ended December 31, 2016, including the auditors' report thereon;
- 2. to fix the number of directors ("**Directors**") of the Company to be elected at the Meeting;
- 3. to elect the Directors for the ensuing year;
- 4. to appoint auditors of the Company for the ensuing year and to authorize the Directors to fix their remuneration as such;
- 5. to consider and, if deemed advisable, approve certain amendments to and reconfirm the Company's Shareholder Rights Plan; and
- 6. to transact such other business as may properly come before the Meeting.

Additional information relating to the matters to be brought before the Meeting is set out in the Management Proxy Circular that accompanies this Notice.

The Directors have fixed the close of business on April 3, 2017 as the record date for determining Shareholders who are entitled to attend and vote at the Meeting.

The Company is using the "Notice-and-Access" system for the delivery to Beneficial Shareholders (as defined below) of its proxy materials through the Company's website and through the System for Electronic Document Analysis and Retrieval (SEDAR). Beneficial Shareholders may access the proxy materials (including this Notice of Annual Meeting, the Management Proxy Circular and the Company's annual financial statements and management's discussion and analysis for the year ended December 31, 2016) at the Company's website, www.aggrowth.com, and at www.sedar.com, and may request a paper copy of the proxy materials. Instructions on how to access the proxy materials on the Company's website or at the SEDAR website or to request a paper copy may be found in the notice delivered to Beneficial Shareholders under the Notice-and-Access system. Delivery of the proxy materials to Beneficial Shareholders through the Notice-and-Access system reduces the cost and environmental impact of producing and distributing paper copies of documents in large numbers.

Registered Shareholders who are unable to attend the Meeting in person and wish to vote at the Meeting must date, execute and deliver the enclosed form of proxy to the Company, c/o Proxy Department, Computershare Trust Company of Canada, 100 University Avenue, 8th Floor, Toronto, Ontario M5J 2Y1, prior to 10:00 a.m., Toronto time, on May 30, 2017. Shareholders who do not hold Common Shares in their own name but rather through a broker, financial institution, trustee, nominee or other intermediary ("Beneficial Shareholders") must complete and return the voting instruction form provided to them or follow the telephone or internet-based voting procedures described therein in advance of the deadline set forth in the voting instruction form in order to have such Common Shares voted at the Meeting on their behalf. See "Voting by Proxies" and "Advice to Beneficial Shareholders" in the accompanying Management Proxy Circular.

DATED the 21st day of April, 2017.

By Order of the Board of Directors of Ag Growth International Inc.

(signed) "Steve Sommerfeld"
Executive Vice President and Chief Financial Officer

MANAGEMENT PROXY CIRCULAR

Dated as of April 21, 2017

SOLICITATION OF PROXIES

This Management Proxy Circular is furnished in connection with the solicitation of proxies on behalf of the board of directors (the "Board" or "Board of Directors") of AG GROWTH INTERNATIONAL INC. (the "Company") for use at the Annual Meeting of shareholders ("Shareholders") of the Company (the "Meeting") to be held on June 1, 2017 at the time and place and for the purposes set forth in the accompanying Notice of Annual Meeting. This solicitation of proxies is made on behalf of the Board by management of the Company. The cost of solicitation of proxies shall be borne by the Company.

VOTING BY PROXIES

The form of proxy accompanying this Management Proxy Circular confers discretionary authority upon the proxy nominee with respect to any amendments or variations to the matters identified in the Notice of Annual Meeting and any other matters that may properly come before the Meeting. On any ballot with respect to any matter to be acted on, the common shares ("Common Shares") of the Company represented by the proxy will be voted or withheld from voting in accordance with the instructions of the registered holders of such Common Shares as specified in the proxy, and if a Shareholder specifies a choice with respect to any matter to be acted upon at the Meeting, the Common Shares will be voted accordingly. If a choice is not so specified with respect to any such matter, the Common Shares represented by a proxy given to the persons designated in the accompanying form of proxy are intended to be voted in favour of the resolutions referred to therein. A registered Shareholder has the right to appoint a person other than the persons designated in the accompanying form of proxy to attend and act for and on behalf of the Shareholder at the Meeting and may exercise such right by inserting the name in full of the desired person in the blank space provided in the accompanying form of proxy and striking out the names now designated. Proxies must be delivered to the Company, c/o Proxy Department, Computershare Trust Company of Canada, 100 University Avenue, 8th Floor, Toronto, Ontario M5J 2Y1, prior to 10:00 a.m., Toronto time, on May 30, 2017.

The Board of Directors is not aware of any amendments to the matters to be presented for action at the Meeting or of any other matters to be presented for action at the Meeting.

ADVICE TO BENEFICIAL SHAREHOLDERS

The information set forth in this section is important to Shareholders who do not hold Common Shares in their own name. If a Shareholder holds Common Shares through a broker, financial institution, trustee, nominee or other intermediary or otherwise (referred to in this section as a "Beneficial Shareholder"), the Shareholder should note that only proxies deposited by persons whose names appear on the records of the Company as registered holders of Common Shares will be recognized and acted upon at the Meeting.

Common Shares that are listed in an account statement provided to a Shareholder by a broker are probably not registered in the Shareholder's own name on the records of the Company. Such Common Shares are more likely to be registered in the name of the Shareholder's broker or an agent of that broker. In Canada, most such Common Shares are registered in the name of CDS & Co. (the registration name for CDS Clearing and Depository Services Inc., which acts as nominee for many Canadian brokerage firms). Common Shares held by Shareholders in the United States may be registered in the name of Cede & Co., the nominee for the Depository Trust Company, which is the United States equivalent of CDS Clearing and Depository Services Inc. Common Shares held by brokers or other intermediaries on a Shareholder's behalf can only be voted (for or against resolutions) at the Beneficial Shareholder's direction. Without specific instructions, brokers and other intermediaries are prohibited from voting Common Shares for their clients. Beneficial Shareholders should ensure that instructions regarding the voting of their Common Shares are communicated to the appropriate person within the appropriate period.

Applicable regulatory policy in Canada requires brokers and other intermediaries to seek voting instructions from Beneficial Shareholders in advance of shareholder meetings. Each broker or other intermediary has its own mailing procedures and provides its own return instructions to clients. Beneficial Shareholders should carefully follow these procedures and instructions to ensure that their Common Shares are voted at the Meeting. In some cases, the form of voting instruction form provided to a Beneficial Shareholder by or on behalf of the Beneficial Shareholder's broker or other intermediary is very similar, even identical, to the form of proxy being solicited by management. The purpose of the form of voting instruction form provided by or on behalf of a broker or other intermediary, however, is limited to instructing the registered holder (the broker or other intermediary, or an agent thereof, such as CDS & Co. or Cede & Co.) how to vote on the Beneficial Shareholder's behalf. Most brokers now delegate responsibility for obtaining voting instructions from clients to Broadridge Financial Solutions, Inc. ("Broadridge"). Broadridge typically supplies voting instruction forms, mails these forms to Beneficial Shareholders and asks Beneficial Shareholders to return the forms to Broadridge or follow specified telephone or internet-based voting procedures. Broadridge then tabulates the results of all instructions received and provides appropriate instructions regarding the voting of Common Shares to be represented at the Meeting. If a Beneficial Shareholder receives a voting instruction form from Broadridge, the Beneficial Shareholder cannot use that form to vote the holder's Common Shares directly at the Meeting, but must instead return the voting instruction form to Broadridge or complete the telephone or internet-based voting procedures well in advance of the Meeting to have such Common Shares voted at the Meeting on the holder's behalf.

Although a Beneficial Shareholder may not be recognized directly at the Meeting for the purposes of voting Common Shares registered in the name of the Beneficial Shareholder's broker or other intermediary, the Beneficial Shareholder may attend at the Meeting as proxyholder for the registered holder and vote the Beneficial Shareholder's Common Shares in that capacity. If you wish to attend the Meeting and indirectly vote your own Common Shares, you must do so as proxyholder for the registered holder. To do this, a Beneficial Shareholder should enter the holder's own name in the blank space on the form of voting instruction form provided to the Beneficial Shareholder and return the document to the holder's broker or other intermediary (or the agent of such broker or other intermediary) in accordance with the instructions provided by such broker, intermediary or agent well in advance of the Meeting.

REVOCABILITY OF PROXIES

A registered Shareholder executing and delivering a proxy has the power to revoke it at any time prior to its exercise (a) by depositing an instrument in writing executed by the Shareholder (or by the Shareholder's attorney authorized in writing) (i) at the registered office of the Company at any time up to and including the last business day preceding the day of the Meeting, or an adjournment thereof, or (ii) with the chair of the Meeting on the day of the Meeting or any adjournment thereof, or (b) in any other manner permitted by law.

NOTICE-AND-ACCESS

The Company is using the "Notice-and-Access" system for the delivery to Beneficial Shareholders (as defined above) of its proxy materials through the Company's website and through the System for Electronic Document Analysis and Retrieval (SEDAR). Beneficial Shareholders may access the proxy materials (including this Management Proxy Circular and the Notice of Annual Meeting) and the Company's annual financial statements and management's discussion and analysis for the year ended December 31, 2016, at the Company's website, www.aggrowth.com, and at www.sedar.com, and may request a paper copy of such materials. Instructions on how to access the proxy materials on the Company's website or at the SEDAR website or to request a paper copy may be found in the notice delivered to Beneficial Shareholders under the Notice-and-Access system. Delivery of the proxy materials to Beneficial Shareholders through the Notice-and-Access system reduces the cost and environmental impact of producing and distributing paper copies of documents in large numbers.

VOTING SHARES AND PRINCIPAL HOLDERS THEREOF

The Company is authorized to issue an unlimited number of Common Shares. As of the date hereof, there are 16,055,563 Common Shares issued and outstanding. Each Common Share entitles the holder of record on the record date to attend the Meeting and to one vote on a poll.

The record date for determination of the Shareholders entitled to attend and vote at the Meeting is the close of business on April 3, 2017. Other than with respect to the election of Directors, a simple majority of votes cast are required to approve all matters set forth in the accompanying Notice of Annual Meeting.

To the knowledge of the directors ("**Directors**") and executive officers of the Company, no person or company beneficially owns, or exercises control or direction over, directly or indirectly, more than 10 per cent of the outstanding Common Shares.

FIXING THE NUMBER OF DIRECTORS TO BE ELECTED AND ELECTION OF DIRECTORS

There are currently seven Directors, each of whose term of office expires at the Meeting. It is proposed that the number of Directors to be elected at the Meeting be set at seven.

Each of the persons whose name appears hereunder is currently a Director and is proposed to be nominated for election as a Director at the Meeting, to serve until the next annual meeting of the Shareholders or until their successor is otherwise elected or appointed.

The Board has adopted a majority voting policy stipulating that if the votes withheld from voting for the election of a nominee for director at a shareholders' meeting are greater than the number of votes received in favour of the election of such nominee, the nominee will promptly offer to resign as director. The Corporate Governance Committee will then review the matter and make a recommendation to the Board whether to accept or reject the resignation offer after considering all factors it deems relevant. The Board will make a decision to accept or reject the resignation within 90 days of the applicable shareholders' meeting, which decision will then promptly be disclosed to the public by news release, a copy of which shall be provided to the Toronto Stock Exchange. The Board shall accept the resignation absent exceptional circumstances. If the Board determines not to accept a resignation, the news release will fully state the reasons for that decision. The nominee will not participate in any committee or Board deliberations on the resignation offer. The policy does not apply in circumstances involving contested director elections.

The Board of Directors unanimously recommends that Shareholders vote FOR fixing the number of Directors to be elected at the Meeting at seven and FOR the election of each of the nominees set forth below and unless instructed otherwise, the persons named in the enclosed form of proxy will vote FOR fixing the number of Directors to be elected at the Meeting at seven and FOR the election of each of the nominees set forth below. Management does not contemplate that any of the nominees will be unable to serve as a Director, but, if that should occur for any reason prior to the Meeting, the persons designated in the enclosed form of proxy reserve the right to vote for other nominees in their discretion.

The following information concerning the respective nominees has been furnished by each nominee. The number of Common Shares or other securities referred to in respect of each individual is the number of such securities beneficially owned, or over which control and direction is exercised, directly or indirectly, by each individual as of April 18, 2017.

Name and Jurisdiction of Residence	Appointment Date ⁽⁴⁾	Principal Occupation	Common Shares/Equity Awards ⁽⁵⁾ /Total
Gary Anderson Manitoba, Canada	May 9, 2006	Special advisor to AGI since January 1, 2016; prior thereto, Chief Executive Officer of the Company from December 12, 2010 to December 31, 2015.	171,953 / Nil / 171,953
Tim Close Ontario, Canada	March 9, 2016	President and Chief Executive Officer of the Company since January 1, 2016; prior thereto, President of the Company since March 2015; and prior thereto, Vice President, Strategic Development of the Company from August 2012 to March 2015.	74,247 / 81,000 / 155,247.
Janet Giesselman ⁽¹⁾⁽²⁾⁽³⁾ Colorado, U.S.A.	March 14, 2013	Corporate Director	Nil / 3,497 / 3,497
Bill Lambert ⁽²⁾ Ontario, Canada	November 27, 2006	Corporate Director	72,834 / 10,946 / 83,780
Bill Maslechko Alberta, Canada	November 9, 2006	Partner, Burnet, Duckworth & Palmer LLP (law firm)	Nil / 22,175 / 22,175
Malcolm (Mac) Moore ⁽¹⁾⁽²⁾⁽³⁾ Florida, U.S.A.	March 14, 2013	Executive Vice President – Operations and Chief Operating Officer of Twin Disc, Incorporated (a Wisconsin based public company involved with power transmission equipment).	Nil / 2,892 / 2,892
David White ⁽¹⁾⁽²⁾⁽³⁾ Pennsylvania, U.S.A.	November 27, 2006	Corporate Director and General Partner of First Call Services LLC (private holding company and advisory firm).	2,507 / 7,444 / 9,951

Notes:

- (1) Member of the Compensation and Human Resources Committee (the "CHR Committee"). Janet Giesselman, Chair. All of the members of the CHR Committee are independent.
- (2) Member of the Audit Committee. David White, Chair. All of the members of the Audit Committee are independent and financially literate. See "Audit Committee" in the Company's annual information form for the year ended December 31, 2016 for information regarding the Audit Committee, including the disclosure mandated by National Instrument 52-110 Audit Committees and Form 52-110F1 Audit Committee Information Required in an AIF, and for a copy of the Audit Committee's terms of reference.

- (3) Member of the Corporate Governance Committee. Malcolm (Mac) Moore, Chair. All of the members of the Corporate Governance Committee are independent.
- (4) Appointment date before June 3, 2009, is the date initially appointed a trustee of Ag Growth Income Fund (the "Fund"), the predecessor of the Company.
- All securities in the "Equity Awards" column are deferred grants of Common Shares ("**DSUs**") granted to the non-management directors under the Company's Directors' Deferred Compensation Plan (see "*Compensation of Directors*") except in the case of Mr. Close whose securities are 2016 Performance Awards and Restricted Awards granted pursuant to the Company's Equity Incentive Award Plan (see "*Compensation Discussion and Analysis Equity Incentive Award Plan*"). Based on the closing price of the Common Shares on the Toronto Stock Exchange on April 18, 2017, of \$49.68, the total value of the Common Shares and DSUs (2016 Performance Awards and Restricted Awards in the case of Mr. Close) held by the directors is as follows: Mr. Anderson, \$8,542,625; Mr. Close, \$7,712,671; Ms. Giesselman, \$173,731; Mr. Lambert, \$4,162,190; Mr. Maslechko, \$1,101,654; Mr. Moore, \$143,675; and Mr. White, \$494,366.

See "Corporate Governance Practices" for additional information on the Board and its Committees.

Cease Trade Orders, Bankruptcies, and Penalties

To the knowledge of the Company, none of the persons proposed for election as Directors: (a) are, as at the date hereof, or have been within the 10 years before the date of this Management Proxy Circular, a director, chief executive officer or chief financial officer of any company that, (i) was subject to a cease trade order, an order similar to a cease trade order or an order that denied the relevant company access to any exemption under securities legislation that was in effect for a period of more than 30 consecutive days (an "Order") that was issued while the person was acting in the capacity as director, chief executive officer or chief financial officer; or (ii) was subject to an Order that was issued after the person ceased to be a director, chief executive officer or chief financial officer of the company and which resulted from an event that occurred while that person was acting in such capacity; (b) are, as at the date hereof, or have been within 10 years before the date of this Management Proxy Circular, a director or executive officer of any company that, while that person was acting in that capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets; or (c) have, within the 10 years before the date of this Management Proxy Circular, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of that person.

Prior to the conversion of Fund to a corporate structure effective June 3, 2009 (the "Conversion") and the Company's acquisition of all of the outstanding trust units of the Fund, the Company was engaged in a different business and was subject to an order providing creditor protection under the *Companies' Creditors Arrangement Act* (Canada), which order was discharged in connection with the completion of the Conversion.

To the knowledge of the Company, none of the persons proposed for election as Directors nor any personal holding company owned or controlled by any of them (i) has been subject to any penalties or sanctions imposed by a court relating to securities legislation or by a securities regulatory authority or has entered into a settlement agreement with a securities regulatory authority, or (ii) has been subject to any other penalties or sanctions imposed by a court or regulatory body that would likely be considered important to a reasonable Shareholder in deciding whether to vote for a proposed Director.

APPOINTMENT OF AUDITORS

It is proposed that Ernst & Young LLP, the present auditors of the Company, be reappointed as the auditors of the Company, to hold office until the termination of the next annual meeting of Shareholders, and that the Directors be authorized to fix the auditors' remuneration as such. The Audit Committee has recommended to the Board and the Board has approved the nomination of Ernst & Young LLP for such reappointment. Ernst & Young LLP was first appointed as Auditor in 2004 at the time of the initial public offering of the Company's predecessor, the Fund.

See "Audit Committee – External Audit Service Fees" in the Company's annual information form for the year ended December 31, 2016 for information regarding the fees paid to Ernst & Young LLP in each of the last two fiscal years.

The Board of Directors unanimously recommends that the shareholders vote FOR the appointment of Ernst & Young LLP as auditors of the Company and unless instructed otherwise, the persons named in the enclosed form of proxy will vote FOR the appointment of auditors.

CONFIRMATION OF AMENDED AND RESTATED SHAREHOLDER RIGHTS PLAN

Background

The Company first implemented a shareholder protection rights plan in 2010, which was amended and restated and confirmed by Shareholders in 2011 and reconfirmed in 2014 (the "Original Rights Plan"). The Board has determined that it is advisable to continue the rights plan for another three-year term, and as such has approved an amended and restated shareholder protection rights plan (the "Rights Plan") to be presented to Shareholders for confirmation at the Meeting. The Rights Plan contains substantially the same terms and conditions as the Original Rights Plan, but includes certain changes of a housekeeping nature and certain other changes that were made to take into account recent amendments to Canadian securities laws governing take-over bids. The Rights Plan is similar to rights plans adopted by several other Canadian issuers and approved by their securityholders and the Company believes it preserves the fair treatment of Shareholders, is consistent with current best Canadian corporate governance practices and addresses institutional investor guidelines. A copy of the amended and restated shareholder protection rights plan agreement (the "Rights Plan Agreement") which will give effect to the Rights Plan (if approved at the Meeting) is available in draft form prior to the Meeting on the Company's website located at www.aggrowth.com and may also be obtained by contacting the Chief Financial Officer of the Company by mail at 198 Commerce Drive Winnipeg, Manitoba R3P 0Z6, by telephone at (204)-594-2403 or by e-mail at steve.sommerfeld@aggrowth.com.

Objectives of the Rights Plan

The fundamental objective of the Rights Plan is to provide Shareholders with an equal opportunity to participate in a take-over bid. Under Canadian securities laws, a bidder can gain control or effective control of the Company without paying full value, without obtaining shareholder approval and without treating all of the shareholders equally. For example, a bidder could acquire blocks of shares by private agreement from one or a small group of Shareholders at a premium to market price which is not shared with the other Shareholders. In addition, a person could slowly accumulate shares through stock exchange acquisitions which may result, over time, in an acquisition of control or effective control without paying a control premium or without sharing of any control premium among all Shareholders fairly. These are generally known as creeping bids or exempt bids. Similar to the Original Rights Plan, under the Rights Plan, in order to meet the permitted bid criteria, any person or group offering to acquire 20% or more of the Company's Common Shares must make the offer to all Shareholders.

It is not the intention of the Directors in recommending the confirmation of the Rights Plan to either secure the continuance of the Directors or management of the Company or to preclude a take-over bid for control of the Company. The Rights Plan provides that Shareholders could tender to take-over bids as long as they meet the permitted bid criteria. Furthermore, even in the context of a take-over bid that does not meet the permitted bid criteria, the Directors are always bound by their fiduciary duty to consider any take-over bid for the Company and consider whether or not they should waive the application of the Rights Plan in respect of such bid. In discharging such responsibility, the Directors are obligated to act honestly and in good faith and in the best interests of the Company.

The Rights Plan does not preclude any Shareholder from utilizing the proxy rules to promote a change in the management or direction of the Company, and has no effect on the rights of holders of Common Shares to requisition a meeting of Shareholders in accordance with applicable rules.

The Rights Plan has not interfered and is not expected to interfere with the day-to-day operations of the Company. The continuation of the existing outstanding Rights (as defined below) and the issuance of additional Rights in the future will not in any way alter the financial condition of the Company, impede its business plans, or alter its financial statements. In addition, the Rights Plan is initially not dilutive. However, if a "Flip-in Event" (as described below) occurs and the Rights separate from the Common Shares (as described below), reported earnings per Common Share and reported cash flow per Common Share on a fully-diluted or non-diluted basis may be affected. In addition, holders of Rights not exercising their Rights after a Flip-in Event may suffer substantial dilution.

The Directors are not currently aware of any pending or threatened take-over bid for the Company.

Summary of the Rights Plan

The following is a summary of the principal terms of the Rights Plan, which summary is qualified by and is subject to the full terms and conditions of the Rights Plan Agreement. Except as otherwise defined herein, capitalized terms used herein have the meanings ascribed thereto in the Rights Plan Agreement.

Issue of Rights

Pursuant to the Rights Plan, effective December 20, 2010 (the date of the Original Rights Plan), one right ("**Right**") to purchase a Common Share was issued and is attached to each outstanding Common Share and any other shares of capital stock or voting interests of the Company entitled to vote generally in the election of all directors (collectively, "**Common Shares**"). One Right is also issued and attached to each Common Share issued thereafter, subject to the limitations set forth in the Rights Plan.

Acquiring Person

An "Acquiring Person" is a person that beneficially owns 20 percent or more of the outstanding Common Shares. An Acquiring Person does not, however, include: (i) the Company or any Subsidiary of the Company; or (ii) an underwriter or members of a banking or selling group that becomes the beneficial owner of 20 percent or more of the Common Shares in connection with a distribution of securities pursuant to a prospectus or by way of private placement; or (iii) any person that becomes the beneficial owner of 20 percent or more of the outstanding Common Shares as a result of certain exempt transactions.

These exempt transactions include where any person becomes the beneficial owner of 20 percent or more of the Common Shares as a result of, among other things: (i) an acquisition or redemption by the Company or a Subsidiary of the Company of Common Shares which, by reducing the number of Common Shares outstanding or which may be voted, increases the proportionate number of Common Shares beneficially owned by any person; (ii) acquisitions pursuant to a Permitted Bid or Competing Permitted Bid (as described below); (iii) an acquisition of Common Shares as a result of: an acquisition pursuant to a dividend reinvestment plan; a stock dividend, a stock split or other event pursuant to which a person becomes beneficial owner of Common Shares on the same pro rata basis as all other holders of Common Shares; the acquisition or exercise by such person of rights to purchase Common Shares distributed to such person in the course of a distribution to all holders of Common Shares pursuant to a rights offering or pursuant to a prospectus; or a distribution of Common Shares or securities convertible into or exchangeable for Common Shares (and the conversion or exchange of such convertible or exchangeable securities), made pursuant to a prospectus or a distribution by way of a private placement (each being a "Pro Rata Acquisition"); and (iv) an acquisition of Common Shares: (A) to which the application of the Rights Plan has been waived by the Directors; (B) pursuant to an amalgamation, merger, arrangement or other similar procedure (statutory or otherwise, but for greater certainty not including a take-over bid) requiring approval by the Corporation's shareholders; (C) made as an intermediate step in a series of related transactions in connection with an acquisition by the Company or a Subsidiary of a person or assets, provided that the acquiror of such shares distributes or is deemed to distribute such shares to its securityholders within 10 business days after the completion of such acquisition, and following such distribution no person has become the beneficial owner of 20% or more of the Common Shares then outstanding; (D) pursuant to a distribution of Common Shares or securities convertible

into, exchangeable for or carrying the right to acquire Common Shares (and the exercise of such securities) pursuant to any share option, equity share or similar plan of the Company, provided that such person does not become the beneficial owner of more than 25% of the Common Shares outstanding immediately prior to the distribution; (E) pursuant to such other written agreements in respect of a Common Share acquisition from treasury entered into by the Company, provided that the person does not acquire a greater percentage of the securities offered in that distribution than the percentage of Common Shares owned by that person immediately prior to such distribution; or (F) pursuant to the exercise of Rights (each being an "Exempt Acquisition");

Also excluded from the definition of Acquiring Person is a person (a "Grandfathered Person") who was the beneficial owner of 20 percent or more of the outstanding Common Shares on the date of implementation of the Original Rights Plan; provided further, however, that this exemption shall not be, and shall cease to be, applicable to a Grandfathered Person in the event that such Grandfathered Person shall, after such date, become the beneficial owner of more than 1.0 percent of the number of Common Shares then outstanding in addition to those Common Shares already held by such person, other than through an acquisition pursuant to a Permitted Bid, Competing Permitted Bid, Exempt Acquisition or Pro Rata Acquisition.

A beneficial owner includes an owner of securities entitling the owner to become an owner of a Common Share, including conversion or exchange rights or rights to purchase.

Rights Exercise Privilege

The Rights will separate from the Common Shares to which they are attached and will become exercisable at the close of business (the "Separation Time") on the tenth business day after the earliest of (a) the first date (the "Stock Acquisition Date") of public announcement that a person and/or others associated or affiliated with such person, or acting in concert with such person, have become an Acquiring Person; (b) the date of commencement of, or first public announcement of the intent of any person to commence, a take-over bid, other than a Permitted Bid or a Competing Permitted Bid; or (c) such later date as the Directors may determine. Subject to adjustment as provided in the Rights Plan, each Right will entitle the holder to purchase one Common Share at a price (the "Exercise Price") equal to \$150.00. At any time prior to the Rights becoming exercisable, the Board of Directors may waive the operation of the Rights Plan with respect to certain events before they occur.

A transaction in which a person becomes an Acquiring Person is referred to as a "Flip-in Event". Any Rights held by an Acquiring Person on or after the earlier of the Separation Time or the Stock Acquisition Date, will become void upon the occurrence of a Flip-in Event. After the close of business on the tenth business day after the first public announcement of the occurrence of a Flip-in Event, each Right (other than those held by the Acquiring Person) will entitle the holder to purchase, for the Exercise Price, that number of Common Shares having an aggregate market price (based on the prevailing market price at the time of the consummation or occurrence of the Flip-in Event) equal to four times the Exercise Price.

Impact Once Rights Plan is Triggered

Upon a Flip-in Event occurring and the Rights separating from the attached Common Shares, reported earnings per Common Share on a fully diluted or non-diluted basis may be affected. Holders of Rights who do not exercise their Rights upon the occurrence of a Flip-in Event may suffer substantial dilution.

By permitting holders of Rights other than an Acquiring Person to acquire Common Shares at a discount to market value, the Rights may cause substantial dilution to a person or group that acquires 20 percent or more of the Common Shares other than by way of a Permitted Bid or other than in circumstances where the Rights are redeemed or the Directors waive the application of the Rights Plan.

Certificates and Transferability

Before the Separation Time, certificates for Common Shares also evidence one Right for each Common Share represented by the certificate. Certificates issued after December 20, 2010 bear a legend to this effect. Rights are also attached to Common Shares outstanding on December 20, 2010, although certificates issued before such date do not bear such a legend.

Prior to the Separation Time, Rights will not be transferable separately from the attached Common Shares. From and after the Separation Time, the Rights will be evidenced by Rights certificates, which will be transferable and traded separately from the Common Shares. Shareholders will receive no other proof of or document of ownership of the Right.

Permitted Bids

The Rights Plan is not triggered if an offer to acquire Common Shares would allow sufficient time for the shareholders to consider and react to the offer and would allow shareholders to decide to tender or not tender without the concern that they will be left with illiquid Common Shares should they not tender.

A "Permitted Bid" is a take-over bid where the bid is made by way of a take-over bid circular and: (i) is made to all holders of Common Shares, other than the offeror, for all of the Common Shares held by those holders; and (ii) the bid does not permit Common Shares tendered pursuant to the bid to be taken up prior to the 105th day following the bid (or such shorter minimum initial deposit period that a take-over bid must remain open for deposits of securities thereunder in accordance with applicable Canadian securities laws) and only if, at such time, more than 50 percent of the Common Shares held by shareholders other than the bidder, its associates and affiliates, and Persons acting jointly or in concert with the bidder (the "**Independent Shareholders**") have been tendered pursuant to the take-over bid and not withdrawn.

A Permitted Bid is not required to be approved by the Directors and such bids may be made directly to shareholders. Acquisitions of Common Shares made pursuant to a Permitted Bid or a Competing Permitted Bid do not give rise to a Flip-in Event.

Waiver and Redemption

The Directors may, before the occurrence of a Flip-in Event that would occur as a result of a take-over bid to all holders of Common Shares made under a circular prepared in accordance with applicable securities laws (a "Take-over Bid Flip-in Event"), waive the application of the Rights Plan to such Take-over Bid Flip-in Event. In such event, the Directors shall be deemed to also have waived the application of the Rights Plan to any other Take-over Bid Flip-in Event prior to the expiry thereof.

Subject to the prior consent of the Shareholders as set forth in the Rights Plan, the Directors may also, before the occurrence of a Flip-in Event that is not a Take-over Bid Flip-in Event, waive the application of the Rights Plan to such Flip-in Event.

The Directors may also waive the application of the Rights Plan to an inadvertent Flip-in Event, on the condition that the person who became an Acquiring Person in the Flip-in Event reduces its Beneficial Ownership of Common Shares such that it is not an Acquiring Person within 10 days of the determination of the Directors (or any earlier or later time specified by the Directors).

Until the occurrence of a Flip-in Event, the Directors may elect to redeem all but not less than all of the then outstanding Rights at \$0.00001 per Right. In the event that a person acquires Common Shares pursuant to a Permitted Bid, a Competing Permitted Bid or pursuant to a transaction for which the Directors have waived the application of the Rights Plan, then the Directors shall, immediately upon the consummation of such acquisition, without further formality, be deemed to have elected to redeem the Rights at the redemption price.

Supplement and Amendments

The Company may, without the approval of the holders of Common Shares or Rights, make amendments: (i) to correct clerical or typographical errors, (ii) to maintain the validity of the Rights Plan as a result of any change in applicable legislation, regulations or rules thereunder, and (iii) as otherwise specifically contemplated therein. Any amendment referred to in (ii) must, if made before the Separation Time, be submitted for approval to the holders of Common Shares at the next meeting of shareholders and, if made after the Separation Time, must be submitted to the holders of Rights for approval.

At any time before the Separation Time, the Company may, with prior consent of the Shareholders received at the special meeting called and held for such purpose, amend, vary or rescind any of the provisions of the Rights Plan or the Rights, whether or not such action would materially adversely affect the interests of the Rights generally.

At any time after the Separation Time, the Company may, with prior consent of the holders of Rights received at the meeting called and held for such purpose, amend, vary or rescind any of the provisions of the Rights Plan or the Rights, whether or not such action would materially adversely affect the interests of the Rights generally.

Confirmation

If the Rights Plan is confirmed and approved by Shareholders at the Meeting, it will take effect for a three-year term. If the Rights Plan is not approved by the Shareholders at the Meeting, the Original Rights Plan and all outstanding Rights will terminate, and the Rights Plan will not take effect. Consequently, at the Meeting the Shareholders will be asked to consider and, if deemed advisable, to pass the following ordinary resolution to approve the Rights Plan. The resolution must be approved by a simple majority of the votes cast by Shareholders voting in person or by proxy at the Meeting.

The Board of Directors unanimously recommends that Shareholders vote FOR the following resolution (the "Rights Plan Resolution"). Unless otherwise directed, the persons named in the enclosed form of proxy will vote FOR the Rights Plan Resolution.

"BE IT RESOLVED AS AN ORDINARY RESOLUTION OF THE SHAREHOLDERS OF AG GROWTH INTERNATIONAL INC. THAT:

- 1. the shareholder protection rights plan of Ag Growth International Inc. be continued and the Amended and Restated Shareholder Protection Rights Plan Agreement (the "Rights Plan Agreement") made as of December 20, 2010, and amended and restated as of June 1, 2011 and June 1, 2017, between Ag Growth International Inc. and Computershare Investor Services Inc., as rights agent, which, among other things, confirms the issuance of the rights issued pursuant to such Rights Plan Agreement, be and is hereby confirmed, approved and ratified; and
- any director or officer of Ag Growth International Inc. is hereby authorized and directed to execute and deliver all such other agreements and documents and to do all such acts and things as in his or her opinion may be necessary or desirable in connection with the foregoing."

COMPENSATION DISCUSSION AND ANALYSIS

Introduction

This Compensation Discussion and Analysis describes our compensation strategy, the compensation programs provided to our Named Executive Officers ("NEOs") and the decision-making process followed in setting compensation levels for our NEOs during 2016. This discussion should be read in conjunction with the tables and related narratives that follow.

The Board has ultimate responsibility for compensation matters at AGI. The Compensation and Human Resources Committee (the "CHR Committee") of the Board assists the Board in conducting a detailed review of proposed executive pay parameters, corporate policies related to compensation matters and the oversight of AGI's overall compensation framework applicable to all employees. The mandate of the CHR Committee includes reviewing and making recommendations to the Board concerning the appointment of officers of the Company and the hiring, compensation, benefits and termination of senior officers and all other key employees of the Company. Each year, the Corporate Governance Committee assesses the skills, experience and credentials held by each CHR Committee member to ensure that AGI has fully qualified members on the CHR Committee.

Composition of the Compensation and Human Resources Committee

The CHR Committee is comprised of Ms. Giesselman (Chair) and Messrs. Moore and White, each of whom is independent within the meaning of section 1.4 of National Instrument 52-110 – *Audit Committees*. Each of these directors has worked in leadership roles and has specific experience in compensation matters, with an appropriate mix of experience in corporate strategy, financial and accounting matters. Further details of each CHR Committee member's relevant experience are set out below.

Ms. Giesselman is a director of: Omnova Solutions Inc. (a public Ohio based specialty chemicals and engineered surfaces company), where she serves as Chair on the compensation committee; Twin Disc, Incorporated (a Wisconsin based public company involved with power transmission equipment), where she serves on the audit, compensation and executive development (Chair) and nominating and governance committees; and McCain Foods Limited (a private New Brunswick based frozen food, produce and transportation company), where she serves on the audit, environmental health & safety (Chair), and compensation and management committees. Ms. Giesselman is the retired President and General Manager of Dow Oil & Gas, a business unit of The Dow Chemical Company, and has over 30 years of U.S. and international agriculture, energy and specialty and commodity chemicals industry experience, having led businesses in the United States, Europe, Latin America, the Middle East and Asia. From 2001 to 2010, Ms. Giesselman held numerous senior leadership positions with The Dow Chemical Company including Vice President, Dow AgroSciences, and Vice President, Dow Latex (Switzerland). Before joining Dow, Ms. Giesselman held various leadership positions in marketing and strategic planning with the Rohm & Haas Company, a specialty and performance materials company. Ms. Giesselman holds a B.Sc., Biology from Pennsylvania State University and a Masters in Plant Pathology from the University of Florida.

Mr. Moore is currently the Executive Vice President – Operations and Chief Operating Officer of Twin Disc, Incorporated (a Wisconsin based public company involved with power transmission equipment), and is an experienced executive with over 35 years of diverse industry experience. Mr. Moore is the retired President and Chief Executive Officer of Gehl Company, a manufacturer and distributor of construction and agricultural equipment during Mr. Moore's tenure. In his 11 years with Gehl Company, Mr. Moore held a series of senior positions including President since 2003 and culminating with his appointment as Chief Executive Officer in 2009. Mr. Moore is also the former President and Chief Executive Officer of Digi-Star Investments LLC, a provider of specialized monitoring and electronic control systems for precision agriculture. Mr. Moore also serves on the board of directors of FreightCar America, Inc. (a public Illinois based railroad car manufacturing company), where he serves on the compensation and nominating and governance committees. Mr. Moore holds a B.S., International Business, from American University and an M.B.A. from the J. L. Kellogg Graduate School of Management-Northwestern University.

Mr. White is currently the General Partner of First Call Services LLC, a private holding company and advisory firm. Mr. White held a number of senior financial and operating positions with John Labatt Limited, Lawson Mardon Group Inc., and Laidlaw Inc., and most recently was Chief Executive Officer of TransCare Inc., a medical transportation company and President and Chief Operating Officer of Student Transportation of America, a TSX-listed company. Mr. White also serves on the board of directors of Art's Way Manufacturing Company, Inc. (a public Iowa based diversified, international manufacturer and distributor of equipment serving agricultural, research and steel cutting needs), where he serves on the audit and compensation committees. Mr. White has been a Canadian Chartered Accountant since 1978, he holds a BA from the University of Western Ontario, an MBA from the University of Toronto and in 2013 received the ICD.D designation from the Institute of Corporate Directors.

In addition to the CHR Committee's collective experience in compensation matters, CHR Committee members stay informed of developments and trends in compensation matters and applicable legal and regulatory requirements.

Independent Compensation Consultant – Executive Compensation-Related and Other Fees

In March 2016, the CHR Committee formally retained Hugessen Consulting Inc. ("Hugessen") to provide advice to the CHR Committee on the competitiveness and effectiveness of compensation programs for the Company's top executive officers. Hugessen's services included providing the CHR Committee with: Hugessen's views on talent and compensation in the context of the Company's business; a comparator group of companies to be used for purposes of benchmarking executive compensation; results of executive pay benchmarking for the NEOs against comparator group companies; Hugessen's views on the Company's existing short-term and long-term incentive plans, including ideas for future consideration; and Hugessen's views on the Company's compensation-related governance practices. While the CHR committee considered the information and recommendations provided by Hugessen, it ultimately relied upon its own judgement and experience in making compensation decisions.

The Company also retained the services of Mercer (Canada) Limited ("Mercer") in 2016 to review the compensation of, and provide advice on the Company's compensation program for, its executive leadership team. Mercer was first retained by the Company in 2011.

Executive Compensation-Related Fees – The Company paid Hugessen approximately \$100,341 and \$nil in fees in 2016 and 2015, respectively, and paid Mercer approximately \$26,863 and \$750 in fees in 2016 and 2015, respectively, for services related to determining compensation for the Company's executive officers.

All Other Fees -No non-executive compensation-related fees were paid to either Hugessen or Mercer in 2016 or 2015.

Compensation Strategy

The Company's executive compensation program is composed of base salaries and benefits, short-term incentives in the form of cash bonuses under the short-term incentive plan (the "STIP"), and long-term incentives in the form of the grant of restricted share awards ("Restricted Awards") and performance share awards ("Performance Awards" and together with the Restricted Awards, "Awards") under the Company's Equity Incentive Award Plan (the "EIAP") and participation in the Company's deferred profit sharing plan.

AGI believes in paying for performance. The Company's executive compensation program is designed to link compensation to the achievement of AGI's short and medium—term corporate objectives as well as the advancement of longer—term corporate strategies. The compensation strategy for the Company is intended to accomplish the following principal objectives:

- attract executive officers who have demonstrated superior leadership and management skills;
- retain the services of valued members of the senior leadership team;
- link the interests of the executive officers with those of Shareholders including by encouraging share ownership;

- motivate executive officers to achieve excellence within their respective areas of responsibility by rewarding performance;
- ensure that the compensation program is sufficiently flexible to adapt to unexpected developments; and
- mitigate excessive risk taking.

A combination of fixed and variable compensation is used to motivate executives to achieve overall corporate goals. Fixed salary comprises a portion of the total cash compensation; however, annual cash bonus incentives and long-term share-based compensation generally represent compensation that is "at risk" and thus may or may not be paid to the respective executive officer depending on: (i) achievements of applicable targets including adjusted earnings before interest, taxes, depreciation and amortization ("adjusted EBITDA") levels; (ii) achievement of certain non-financial objectives; and (iii) market performance of the Common Shares.

Compensation Risk Assessment

As part of its oversight of the Company's compensation program, one of the CHR Committee's objectives is to ensure that the Company's compensation program provides executive officers with adequate incentives to achieve both short-term and long-term corporate objectives, without motivating them to take inappropriate or excessive risks. In order to minimize excessive risk-taking, the Company observes the following processes: (i) AGI follows a formal process for making executive compensation decisions. After a comprehensive review by the CHR Committee, senior leadership team compensation recommendations are considered and must be approved by the full Board. No individual, or group of individuals, has undue influence on the determination of executive compensation; (ii) a significant portion of executive compensation is at-risk (not guaranteed) and is variable year over year; (iii) the financial performance objectives of the STIP and the Performance Awards are reviewed and approved by the CHR Committee and the Board, annually in the case of the STIP and at least every three years in the case of the Performance Awards; (iv) achievement of financial targets and other goals under the STIP and Performance Awards are reviewed and approved by the CHR Committee and the Board prior to payout; (v) the STIP consists of multiple performance objectives, thus lessening the focus on any one in particular; (vi) short and long-term incentive payouts are capped for all participants; (vii) awards under the EIAP have been designed such that Restricted Awards generally have a term of five years and only commence to vest after the third year and Performance Awards have a term of approximately three years and vest upon achievement of annual and three-year cumulative financial targets, and therefore encourage sustainable Common Share price appreciation and reduce the risk of actions which may only have short-term benefits; (viii) all executives participate in the same compensation plans; (ix) all executives are expected to own shares or share equivalents representing at least one times their annual salary (three times in the case of the CEO; and (x) AGI has an anti-hedging policy which ensures that executives cannot participate in speculative activity related to our shares to protect themselves against declines in share price. The CHR Committee has not identified any significant areas of risk arising from the Company's compensation policies and practices that would be reasonably likely to have a material adverse effect on the Company.

Anti-Hedging Policy

The Company's trading policy prohibits directors and officers from purchasing financial instruments that are designed to hedge or offset a decrease in market value of the Common Shares held, directly or indirectly, by the director or officer, including short sales, puts and calls.

Share Ownership Guidelines

AGI maintains ownership guidelines for its executives to further align executive and shareholder interests. The minimum share and/or share equivalents ownership guideline for the CEO is three (3) times base salary, for Executive and Senior Vice Presidents is two (2) times base salary and for Vice Presidents is one (1) times base salary. Executives have five years from the later of April 18, 2016, and the date of their appointment to their executive position at AGI to accumulate the minimum number of shares and/or share equivalents.

The following table illustrates the ownership holdings of the NEOs as of April 18, 2017.

<u>Name</u>	Number of Common Shares held	Number of Restricted Awards held	Value of Common Shares and Awards ⁽¹⁾	Percentage of Base Salary Value Represents
Tim Close	74,247	41,000	\$5,725,471	1,101%
Steve Sommerfeld	61,871	11,000	\$3,620,231	1,063%
Dan Donner	36,623	13,333	\$2,481,831	974%
Ron Braun	25,952	10,000	\$1,786,095	714%
Craig Wilson	1,989	10,000	\$595,614	238%

⁽¹⁾ Based on the closing price of the Common Shares on the Toronto Stock Exchange on April 18, 2017, of \$49.68 (see "Equity Incentive Award Plan" below).

Base Salary and Benefits

Base salaries for each NEO for the financial year ended December 31, 2016, being, Mr. Close, the President and Chief Executive Officer, Mr. Sommerfeld, the Executive Vice President and Chief Financial Officer, Mr. Donner, the Senior Vice President, Commercial, Mr. Braun, the Senior Vice President, Farm and Mr. Wilson, the Senior Vice President, Human Resources, were based on an assessment of factors such as current competitive market conditions, comparable compensation levels and the particular skills of the NEO, such as leadership ability and management effectiveness, and the experience, responsibility and proven or expected performance of the NEO.

Base salary and benefits for Mr. Close, the Company's President and Chief Executive Officer, were determined by the Board on the recommendation of the CHR Committee and were targeted to approximate comparable programs in other companies of comparable market capitalization and operations to the Company. Base salary and benefits for Mr. Sommerfeld, the Company's Executive Vice President and Chief Financial Officer, were determined by the Board on the recommendation of the CHR Committee, having regard to recommendations made by the Chief Executive Officer, and were targeted to approximate comparable programs in other companies of comparable market capitalization and operations to the Company. The Board and the CHR Committee have made use of both internal and third party compensation studies to assist in their determination of the appropriate levels of compensation. Salaries and benefits are generally reviewed annually and adjustments are made when determined appropriate.

Base salary and benefits for Messrs. Donner, Braun and Wilson are determined by the Chief Executive Officer, subject to the review and approval of the CHR Committee and the Board, and have been targeted to approximate compensation levels of executives with similar responsibilities at companies with a similar scope of operations as the Company. The Chief Executive Officer and the CHR Committee have made use of both internal and third party compensation studies to assist in the determination of the appropriate levels of compensation. Salaries and benefits are generally reviewed annually and adjustments are made when appropriate.

Equity Incentive Award Plan

Individual key employees of the Company are chosen by the Board on the recommendation of the CHR Committee and the Chief Executive Officer to receive grants of Awards under the EIAP. All NEOs received grants of Awards in 2016, with the number and kind of Awards granted being determined by the Board on the recommendation of the CHR Committee, having regard to recommendations made by the Chief Executive Officer. Individual allocations were determined based on a number of factors including each individual's position, level of responsibility, and overall Company, division and individual performance, as well as the individual's receipt in previous years of share-based compensation awards and the individual's existing shareholdings in the Company.

The CHR Committee and the Board also took into consideration the following: (i) the Performance Awards have a three year term, are designed to form part of the NEOs' compensation over a three year period and the previous grant of Performance Awards in 2013 (the "2013 Performance Awards") vested and expired at the end of 2015; and (ii) the Restricted Awards generally have a five year term, are designed to form part of the NEOs' compensation over a five year period and the previous general grant of Restricted Awards in 2013 will not fully vest until the end of 2017. Accordingly, a new general grant of Performance Awards was made in 2016 (the "2016 Performance Awards") having a three year term through 2018, which are designed to form part of an NEO's compensation over the next three years, and no new Restricted Awards were granted in 2016 other than in connection with promotions and new hires and a minor grant in lieu of cash settlements of STIP payouts for 2015. It is anticipated that a new general grant of Restricted Awards will be made in 2018 following the final vesting of the Restricted Awards granted in 2013.

Specifically, in 2016, the following Awards were granted to the NEOs: Mr. Close, 50,000 2016 Performance Awards and 27,000 Restricted Awards; Mr. Sommerfeld, 35,000 2016 Performance Awards and 1,000 Restricted Awards; Mr. Donner, 20,000 2016 Performance Awards; Mr. Braun, 20,000 2016 Performance Awards; and Mr. Wilson, 12,500 2016 Performance Awards and 5,000 Restricted Awards.

The following is a description of the terms of the Performance Awards and the Restricted Awards.

Performance Awards

2013 Performance Awards

The 2013 Performance Awards entitled the holder to receive, based on a Payout Multiplier that was dependent on the level of the Company's cumulative adjusted EBITDA for the three financial year period (the "Performance Period") ending December 31, 2015, at the Company's discretion, (i) cash in an amount equal to the aggregate fair market value of the number of Common Shares underlying the Performance Award multiplied by the Payout Multiplier, (ii) an equivalent number of Common Shares multiplied by the Payout Multiplier issued from the treasury of the Company, or (iii) a combination of (i) and (ii). The potential Payout Multiplier for the 2013 Performance Awards ranged from 20% for cumulative adjusted EBITDA over the Performance Period of \$185,346,000, to 100% for cumulative adjusted EBITDA over the Performance Period of \$201,463,000, to 200% for cumulative adjusted EBITDA over the Performance Period of \$221,106,000. The cumulative adjusted EBITDA for the Performance Period as determined by the Committee was \$203,828,000, resulting in a Payout Multiplier of 112% on the vesting of the 2013 Performance Awards. For these purposes (including for the purposes of the 2016 Performance Awards) "adjusted EBITDA" is the Company's consolidated profit plus, to the extent deducted in calculating such profit, income tax expense, finance costs and expense, and depreciation and amortization, plus certain additional adjustments including, among others, for extraordinary, non-recurring and unusual items, gains or losses on foreign exchange, acquisitions and other material non-maintenance capital expenditures and dispositions, as determined by the Committee.

As noted above, the 2013 Performance Awards were granted to the NEOs and certain other employees in 2013 and were designed to form part of their compensation over the next three years. Accordingly, no additional Performance Awards were granted to NEOs until the grants of the 2016 Performance Awards in 2016 following the vesting of the 2013 Performance awards after the completion of the Performance Period at the end of 2015.

2016 Performance Awards

The 2016 Performance Awards were granted to the NEOs and certain other employees in 2016 for a new three year performance period. The 2016 Performance Awards vest annually as to 20% in each of the three financial years ending December 31, 2016, 2017 and 2018 based on the level of the Company's adjusted EBITDA in each such year and as to 40% at the end of the three year period ending December 31, 2018, based on the level of the Company's cumulative adjusted EBITDA for the three year period. On vesting, the value of the 2016 Performance Awards may be settled, in the discretion of the Company, in (i) cash, (ii) Common Shares acquired by the Company on the

Toronto Stock Exchange, (iii) Common Shares issued from the treasury of the Company, or (iv) any combination of the foregoing. The potential Payout Multiplier ranges for the 2016 Performance Awards that vest for the 2016 financial year were 20% for adjusted EBITDA of \$77,151,000, 100% for adjusted EBITDA of \$96,439,000, and 200% for adjusted EBITDA of \$115,726,000. Adjusted EBITDA for the 2016 performance period as determined by the Committee was \$105,423,000, resulting in a Payout Multiplier of 147% on the vesting of the 2016 Performance Awards for the 2016 year.

Restricted Awards

Restricted Awards were granted to the NEOs and certain other employees in 2013 and were designed to form part of their compensation over the next five years, as they vest in 2015, 2016 and 2017. No additional Restricted Awards were granted to NEOs in subsequent years other than in connection with promotions and new hires and minor grants made in lieu of cash payments under the STIP in 2015. Each Restricted Award generally entitles the holder to be issued the number of Common Shares designated in the Restricted Award with such Common Shares to be issued under the currently outstanding Restricted Awards as to one-third on each of the third, fourth and fifth anniversary dates of the date of grant (or such earlier or later dates as may be determined by the Committee).

See "Securities Authorized for Issuance Under Equity Compensation Plans – Summary Description of Equity Incentive Award Plan" for additional information on the EIAP.

Short-term Incentive Plan

The NEOs, together with other key employees, participate in the STIP that provides for annual cash bonus payments as a percentage of base salary. The STIP is intended to align the annual cash bonus payable to the NEOs with the financial and operational performance and strategic objectives of the Company.

In 2016, the target STIP weighting was as follows: (i) 60% for the achievement of certain corporate financial objectives - adjusted EBITDA (30%); working capital as a percentage of sales (15%); and free cash flow (15%); and (ii) 40% for the achievement of certain individual objectives, which are directed at the Company's strategic objectives and operational priorities. Individual objectives are determined by the CHR Committee relative to strategic initiatives assigned to each executive as well as other individual objectives. For 2016, the target STIP payment as a percentage of base salary was set at 50% for the CEO, 40% for the CFO and 30% for each of the other NEOs.

For 2016, the corporate financial targets for the STIP were established as follows: (i) adjusted EBITDA – payouts of the 30% adjusted EBITDA weighting ranging from 20% (of 30%) for achievement of adjusted EBITDA of \$77,151,000, 100% (of 30%) for adjusted EBITDA of \$96,439,000 and 200% (of 30%) (maximum) for adjusted EBITDA of \$115,726,000; (ii) free cash flow - \$57,365,000; and working capital as a percentage of sales - 17%.

Adjusted EBITDA for these purposes in 2016 was \$105,405,000, resulting in a 147% payout of the adjusted EBITDA component. The Board determined that the other corporate financial objectives were achieved at the 100% levels. The achievement of individual objectives for Mr. Close was determined at the discretion of the Board to be at the 100% level, while achievement of the non-financial individual objectives for Messrs. Sommerfeld, Donner, Braun and Wilson was determined at the discretion of the CEO subject to the review and approval of the CHR Committee and the Board.

For the year ended December 31, 2016, Messrs. Close, Sommerfeld, Donner, Braun and Wilson earned cash bonus payments under the STIP of \$245,492, \$164,843, \$84,653, \$84,653 and \$78,722, respectively.

Adjusted EBITDA and free cash flow are non-GAAP financial measures. The Company uses these measures in its financial decisions related to compensation as indicated above. Adjusted EBITDA is defined for these purposes as earnings before interest, income taxes, depreciation, amortization and foreign exchange gains or losses and also excluding the expense related to Awards under the EIAP, gains or losses on the sale of property plant and

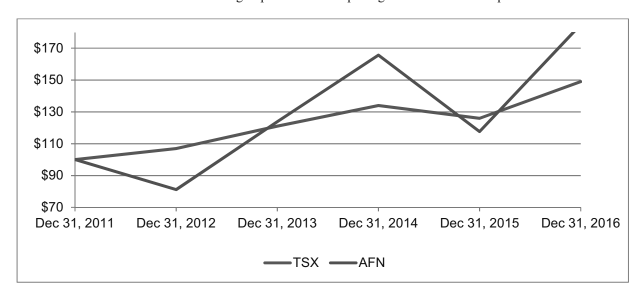
equipment, M&A expenses and non-cash impairment charges plus certain additional adjustments including, among other things, for extraordinary, non-recurring and unusual items, as determined by the CHR Committee. Free cash flow is defined for these purposes as adjusted EBITDA, as determined by the CHR Committee, less cash interest expense, cash taxes, maintenance capital expenditures and realized gains or loss on foreign exchange contracts.

Deferred Profit Sharing Plan

The Company sponsors a group Registered Retirement Savings Plan (the "**Group RRSP**") and a group Deferred Profit Sharing Plan (the "**DPSP**"). Eligible employees may make voluntary contributions to the Group RRSP of up to 5% of the employee's base salary, which the Company matches with contributions to the DPSP. All NEOs are eligible to participate in the Group RRSP/DPSP. All Company contributions to the DPSP vest immediately and there are no restrictions on employee withdrawals.

PERFORMANCE GRAPH

The following graph compares the cumulative total Shareholder return from an investment of \$100 in Common Shares of the Company made at January 1, 2012 (and assuming all dividends are reinvested) with the cumulative total return of a similar investment in the group of issuers comprising the S&P / TSX Composite Index:



	Dec 31, 2011	Dec 31, 2012	Dec 31, 2013	Dec 31, 2014	Dec 31, 2015	Dec 31, 2016
AGI Common Shares	\$100	81.19	123.85	165.62	117.61	184.84
S&P / TSX Composite Index	\$100	107	121	134	123	149

During the period from January 1, 2012 to December 31, 2016, the total cumulative return on the Common Shares was approximately 85% compared to a total cumulative return of approximately 49% on the S&P/TSX Composite Index. During the same period the average compensation of the NEOs increased by approximately 347%. The

increase in average NEO compensation over the period is primarily the result of the timing and recognition of the value of Award grants under the EIAP in 2016. Notwithstanding that these Awards do not vest until future years their grant date fair value is fully recognized in 2016, significantly increasing total NEO compensation in 2016. If the Award grants under the EIAP in 2016 were recognized over the future term of the Awards rather than in 2016, the average compensation of the NEOs would have increased by approximately 139% over the five year period. See "Compensation Discussion and Analysis – Equity Incentive Award Plan" above.

Summary Compensation Table

The following table reflects compensation related to the fiscal year ended December 31, 2016. Included are the Chief Executive Officer and the Chief Financial Officer of the Company and the other three most highly compensated executive officers, other than the Chief Executive Officer and Chief Financial Officer, that served as executive officers as of December 31, 2016 and whose total compensation related to the fiscal year ended December 31, 2016 exceeded \$150,000.

Name and Principal Position	Year	Salary	Share Based Awards (1)	Option Based Awards ⁽²⁾	STIP	DPSP ⁽³⁾	All Other Compensation ⁽⁴⁾	Total Compensation
			1111111111	121101100			Compensation	Сотреньшени
Tim Close	2016	\$422,500	\$2,166,120	Nil	\$245,492	Nil	Nil	\$2,834,112
President and	2015	\$359,458	\$273,100	Nil	\$55,267	Nil	\$175,000	\$862,825
CEO	2014	\$193,750	\$237,050	Nil	\$72,123	Nil	Nil	\$502,923
Steve	2016	\$340,450	\$1,013,060	Nil	\$164,843	\$8,558	Nil	\$1,526,911
Sommerfeld	2015	\$334,184	Nil	Nil	\$34,254	\$12,774	\$175,000	\$556,212
Executive Vice	2014	\$324,450	Nil	Nil	\$71,503	\$14,138	Nil	\$410,091
President and								
CFO								
Dan Donner	2016	\$254,688	\$560,000	Nil	\$84,653	\$5,084	Nil	\$904,425
Senior Vice	2015	\$239,644	Nil	Nil	\$25,000	\$11,982	\$186,667	\$463,293
President,	2014	\$231,750	Nil	Nil	\$45,972	\$11,588	Nil	\$289,310
Commercial								
Ron Braun	2016	\$250,000	\$560,000	Nil	\$84,653	\$12,500	Nil	\$907,153
Senior Vice	2015	\$225,056	Nil	Nil	\$25,000	\$11,253	\$35,000	\$296,309
President, Farm	2014	\$216,300	Nil	Nil	\$46,656	\$10,815	Nil	\$273,771
Craig Wilson	2016	\$194,103	\$515,300	Nil	\$78,722	\$9,705	Nil	\$797,830
Senior Vice	2015	Nil	Nil	Nil	Nil	Nil	Nil	Nil
President,	2014	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Human								
Resources								

Amounts are based on the grant date fair value of the Restricted Awards and Performance Awards granted under the EIAP, which were calculated by multiplying the number of Awards granted to the applicable NEO by the closing price of the Common Shares on the Toronto Stock Exchange on the last trading day before the date that the number of Awards to be granted were determined, being \$28.00 for the grants of 2016 Performance Awards made to the NEOs in 2016, \$33.06 for the grants of Restricted Awards made to the NEOs in 2016 (other than in respect of 25,000 Restricted Awards granted to Mr. Close for which the closing price of the Common Shares on the last trading day prior to the date of grant was \$28.00), \$54.62 for the grant made to Mr. Close in 2015 and \$47.41 for the grant made to Mr. Close in 2014. The grant date fair value presented in the above table in respect of the 2016 Performance Awards and the 25,000 Restricted Awards granted to Mr. Close differs from the fair value determined in accordance with IFRS 2 – Share

Based Payment, which utilizes the closing Common Share trading price on the TSX on the grant date and which provides an accounting fair value of the 2016 Performance Awards as follows: Tim Close - \$1,845,000; Steve Sommerfeld - \$1,291,850; Dan Donner - \$738,200; Ron Braun - \$738,200; and Craig Wilson - \$461,375 and the 25,000 Restricted Awards granted to Mr. Close of \$826,500. The actual value realized upon the vesting and payment in respect of such Awards may be greater or less than the grant date fair value indicated

- (2) The Company does not grant or have any outstanding option-based awards.
- (3) Represents matching contributions made by the Company for each of the NEOs under the Deferred Profit Sharing Plan.
- (4) The amounts disclosed relate to cash payments made equivalent to the dividends that would have been paid on the Common Shares underlying the NEO's share awards. Other perquisites and personal benefits of the NEO aggregate less than \$50,000 or 10% of the NEO's total salary.

Outstanding Share-based Awards

The following table sets forth for each NEO all share-based awards outstanding as at December 31, 2016. The Company does not grant or have any outstanding option-based awards.

	Share Bas	Share Based Awards			
	Equity Incentive Award Plan				
Name	Number of Common Shares that have not vested	Market value of Common Shares that have not vested ⁽¹⁾			
Tim Close	97,000	\$5,094,440			
Steve Sommerfeld	56,000	\$2,941,120			
Dan Donner	33,333	\$1,750,649			
Ron Braun	30,000	\$1,575,600			
Craig Wilson	17,500	\$919,100			

⁽¹⁾ Based on the closing price of the Common Shares on the Toronto Stock Exchange on December 30, 2016, of \$52.52.

Incentive Plan Awards - Value Vested or Earned During the Year

The following table sets forth for each NEO the value of share-based awards which vested during the year ended December 31, 2016 and the value of non-equity incentive plan compensation earned during the year ended December 31, 2016. The Company does not grant or have any outstanding option-based awards.

_	Value Vested or Earned During the Year			
Name	Share-based awards ⁽¹⁾	Non-equity incentive plan compensation ⁽²⁾		
Tim Close	\$71,421	\$245,492		
Steve Sommerfeld	\$53,566	\$164,843		
Dan Donner	\$71,421	\$84,653		
Ron Braun	Nil	\$84,653		

(1) Represents Common Share awards earned under the EIAP that vested in 2016 based on the closing price of the Common Shares on the Toronto Stock Exchange on the vesting date of March 10, 2016 of \$29.66.

Nil

\$78,722

(2) Annual cash bonus payments earned under the STIP.

Craig Wilson

Defined Contribution Pension Plan

Each of the NEOs is eligible to participate in the DPSP under which the Company matches contributions made by each individual of up to 5% of the individual's base salary. Amounts matched by the Company vest immediately. The Company has no defined benefit plans.

Name	Year	Accumulated Value at start of year	Compensatory	Non- compensatory	Accumulated Value at end of year
Tim Close	2016	Nil	Nil	Nil	Nil
Steve Sommerfeld	2016	\$398,908	\$8,558	\$43,201	\$450,667
Dan Donner	2016	\$320,380	\$5,084	\$44,223	\$369,687
Ron Braun	2016	\$346,990	\$12,500	\$70,267	\$429,757
Craig Wilson	2016	Nil	\$9,705	\$11,144	\$20,849

Termination and Change of Control Benefits

Employment Agreements

Each NEO has an employment agreement that governs the terms and conditions of the NEO's employment including base salary and other elements of total compensation.

The NEOs' employment agreements include non-competition and non-solicitation provisions (24 months in the case of the CEO and the CFO and 18 months in the case of the other NEOs) as well as intellectual property and non-disclosure covenants.

Termination by the Company for Just Cause

The Company may terminate its employment agreement with any of the NEOs at any time for just cause and is then obligated to pay such executive's salary (and accrued and unused vacation and reimbursable expenses) through to the termination date.

Termination by the Company without Just Cause

The Company may also terminate its employment agreement with any of the NEOs at any time for any reason other than just cause and is then obligated to pay to the executive (a) such executive's salary (and accrued and unused vacation and reimbursable expenses) through to the termination date, (b) at the Company's sole discretion, a prorated STIP or bonus payment for services rendered up to and including the termination date, (c) an amount equal to two (2) times the executive's annual base salary and bonus in the case of the CEO and the CFO, one and a half (1.5) times the executive's annual base salary and bonus in the case of Messrs. Donner and Braun, and one (1.0) times the executive's annual base salary and bonus in the case of Mr. Wilson, (d) an amount equal to 10% of the amount payable to the executive in item (c) in respect of the executive's salary for loss of other benefits and perquisites, and (e) in the case of the CEO and CFO, (i) if the full term of the performance or restricted awards granted to the executive under the EIAP has expired in the calendar year immediately preceding the calendar year in which the termination date occurs, and (ii) the Company has not on or prior to the termination date granted the executive performance or restricted awards, as applicable, (or other awards under the EIAP) for the next following award term under the EIAP, an amount (the "Incentive Plan Amount") equal to the fair market value as at the termination date of (A) that number of Common Shares equal to two-thirds (2/3s) of the total number of performance and restricted

awards that vested in the executive under the EIAP in the three calendar years immediately preceding the termination year, less (B) the total number of performance and restricted awards that will vest in the executive under the EIAP on or following the termination date.

Resignation by the Executive

The executive may resign from the executive's employment on 30 days advance notice and in such event the Company is obligated to pay such executive's salary (and accrued and unused vacation and reimbursable expenses) through to the termination date.

Resignation by the Executive for Good Reason Following a Change of Control

In the case of the CEO and the CFO, in the event of a change of control (as described below), and within 12 months of the change of control, there is an event or series of events that constitute good reason (as described below), the executive may, for a period of 60 days following the event or series of events that constitute good reason, elect to terminate the executive's employment upon 30 days advance notice. In such event, the Company is obligated to pay to the executive the amount described above under "Termination by the Company without Just Cause" as would be payable to the executive if the executive was terminated by the Company without just cause.

"Good reason" is generally defined as the occurrence of (i) a material adverse change in the executive's position, duties or responsibilities, (ii) the executive being prevented from carrying out his duties and responsibilities, (iii) a reduction of the executive's salary, benefits or any other form of remuneration or any material adverse change in the basis upon which the executive's salary, benefits or any form of remuneration payable is determined, or (iv) the change in the location of the head office of the Company more than 200 km from its present location and / or requiring the executive to change the current arrangement of commuting to the head office from his current residence, unless the head office is relocated to within 200km from his current residence.

A "change of control" is generally defined as (i) a transaction that results in a person or group of persons acting jointly or in concert, owning or controlling, more than 50% of the outstanding Common Shares, (ii) the sale of all or substantially all of the assets of the Company (other than pursuant to an internal reorganization), (iii) incumbent directors (which includes successor directors recommended or appointed by the Board) no longer constituting a majority of the Board; or (vi) any determination by the Board that a change of control has occurred; unless in any case a majority of the Board determines that a change of control was not intended to occur in the circumstances.

Death

In the event of the executive's death, the Company is obligated to pay the executive's salary (and accrued and unused vacation and reimbursable expenses) through to the date of death.

EIAP

Each of the NEOs has been granted Performance Awards and Restricted Awards under the EIAP.

Performance Awards

Unvested 2016 Performance Awards granted to an NEO under the EIAP:

- (a) in the event of termination for cause or resignation without good reason, terminate and are forfeited;
- (b) in the event of death, termination without cause or resignation for good reason, vest on a proportionate basis with the number of unvested Performance Awards that vest being equal to the product of (i) the number of unvested Performance Awards; multiplied by (ii) a fraction (not

exceeding one), (A) the numerator of which is the number of days from January 1, 2016 to the date of death, termination or resignation, plus 365, and (B) the denominator of which is 1,095, with (I) Performance Awards for any performance period(s) completed prior to the to the date of death, termination or resignation vesting based on the adjusted EBITDA achievement level for the completed performance period(s), and (II) any remaining Performance Awards vesting at the "Target" percentage of 100%; and

(c) the event of a change of control, fully vest, with (i) Performance Awards for any performance period(s) completed prior to the change of control vesting based on the adjusted EBITDA achievement level for such completed performance period(s), and (ii) any remaining Performance Awards vesting at the greater of (A) the "Target" percentage of 100%, and (B) the applicable percentage(s) for the level of Adjusted EBITDA that would be achieved during the uncompleted performance period(s) assuming that the level of Adjusted EBITDA for the abbreviated performance period(s) was achieved over the remaining term of such performance periods.

Restricted Awards

Unvested Restricted Awards granted to an NEO under the EIAP,

- (a) in the event of termination for cause or resignation without good reason, terminate and are forfeited;
- (b) in the event of death, termination without cause or resignation for good reason, vest on a proportionate basis, with the number of unvested Restricted Awards that vest being equal to the product of (i) the number of unvested Restricted Awards; multiplied by (ii) a fraction (not exceeding one), (A) the numerator of which is the number of days from the grant date of the Restricted Awards to the date of termination or resignation, plus 365, and (B) the denominator of which is 1,826; and
- (c) in the event of a change of control, vest on a proportionate basis, with the number of unvested Restricted Awards that vest being equal to the product of (i) the number of unvested Restricted Awards; multiplied by (ii) a fraction (not exceeding one), (A) the numerator of which is the number of days from the grant date of the Restricted Awards to the date of the change of control, plus 548, and (B) the denominator of which is 1,826, and provided that any unvested Restricted Awards fully vest if the NEO is terminated without cause or resigns for good reason in connection with the change of control.

The following table provides details regarding the estimated incremental payments by the Company to each of the NEOs in the following circumstances: (i) termination without cause, (ii) resignation for good reason, (iii) a change of control, (iv) resignation for good reason following a change of control, and (v) death, in each case assuming a triggering event occurred on December 31, 2016.

No incremental payments are due on termination for just cause or resignation without good reason (including retirement).

		Vesting of Performance			
Name	Triggering Event ⁽¹⁾	Severance Payment ⁽²⁾	and/or Restricted Awards ⁽³⁾	Total	
Tim Close	Termination Without Cause	\$1,174,992	\$4,319,485	\$5,494,477	

Name	Triggering Event ⁽¹⁾	Severance Payment ⁽²⁾	Vesting of Performance and/or Restricted Awards ⁽³⁾	Total
	Resignation for Good Reason	Nil	\$4,319,485	\$4,319,485
	Change of Control	Nil	\$5,796,599	\$5,796,599
	Termination Without Cause or Resignation for Good Reason Following a Change of Control	\$1,174,992	\$6,651,530	\$7,826,522
	Death	Nil	\$4,319,485	\$4,319,485
Steve Sommerfeld	Termination Without Cause	\$913,833	\$3,141,858	\$4,055,691
	Resignation for Good Reason	Nil	\$3,141,858	\$3,141,858
	Change of Control	Nil	\$4,044,776	\$4,044,776
	Termination Without Cause or Resignation for Good Reason Following a Change of Control	\$913,833	\$4,073,883	\$4,987,716
	Death	Nil	\$3,141,858	\$3,141,858
Dan Donner	Termination Without Cause	\$504,887	\$2,316,291	\$2,821,178
	Resignation for Good Reason	Nil	\$2,316,291	\$2,316,291
	Change of Control	Nil	\$2,829,236	\$2,829,236
	Termination Without Cause or Resignation for Good Reason Following a Change of Control	Nil	\$2,829,236	\$2,829,236
	Death	Nil	\$2,316,291	\$2,316,291
Ron Braun	Termination Without Cause	\$497,153	\$2,316,291	\$2,813,444
	Resignation for Good Reason	Nil	\$2,316,291	\$2,316,291
	Change of Control	Nil	\$2,829,236	\$2,829,236
	Termination Without Cause or Resignation for Good Reason Following a Change of Control	Nil	\$2,829,236	\$2,829,236

Name	Triggering Event ⁽¹⁾	Severance Payment ⁽²⁾	Vesting of Performance and/or Restricted Awards ⁽³⁾	Total
	Death	Nil	\$2,316,291	\$2,316,291
Craig Wilson	Termination Without Cause	\$398,992	\$981,782	\$1,380,774
	Resignation for Good Reason	Nil	\$981,782	\$981,782
	Change of Control	Nil	\$1,302,373	\$1,302,373
	Termination Without Cause or Resignation for Good Reason Following a Change of Control	Nil	\$1,302,373	\$1,302,373
	Death	Nil	\$981,782	\$981,782

(1) "Good Reason" does not include voluntary retirement.

See "Termination By the Company Without Just Cause" for description of how "Severance Payment" is calculated.

(3) Based on the closing price of the Common Shares on the Toronto Stock Exchange on December 30, 2016, of \$52.52 and includes an amount equivalent to the dividends that would have been paid on the Common Shares underlying the NEO's 2016 Performance Awards and Restricted Awards.

COMPENSATION OF DIRECTORS

Each of the non-management Directors receives an annual retainer of \$90,000 as compensation for services rendered to the Company in his or her capacity as a director plus \$1,500 for each Board or Board committee meeting attended by the Director (other than the Board Chairman). The Chair of the Board receives an additional annual retainer of \$50,000; the Chair of the Audit Committee receives an additional annual retainer of \$17,500; the Chair of the Compensation and Human Resources Committee receives an additional annual retainer of \$12,500; and the Chair of the Corporate Governance Committee receives an additional annual retainer of \$10,000. As Mr. Close is an officer of the Company, he does not receive any compensation for serving as a Director. The Directors are also reimbursed for reasonable travel and other expenses properly incurred by them in attending Board and Board committee meetings, or otherwise in connection with their services as Directors, and receive a travel fee of \$1,500 when Board or committee meetings are held in a location outside of the Director's city of residence (other than the Board Chairman, who only receives Board travel fees if he is required to travel outside his city of residence to attend Board or Committee meetings more than five times in a fiscal year). Directors resident in the United States are compensated in U.S. dollars for their annual retainer and Chair and meeting fees.

In 2012, the Company adopted with Shareholder approval a new directors' deferred compensation plan (as amended with Shareholder approval in 2016, the "DDCP"). The principal purpose of the DDCP is to encourage the ownership of Common Shares by non-management Directors. The DDCP provides that a minimum of \$10,000 (\$30,000, \$15,000, \$12,500 and \$12,500 in the case of the Board Chair and the Chairs of the Compensation and Human Resources, Audit and Corporate Governance committees, respectively) of the remuneration of non-management Directors be paid in Common Shares except with respect to Mr. Anderson. A Director also has the right to elect to receive a greater amount of his or her remuneration in the form of a deferred grant of Common Shares. See "Securities Authorized for Issuance Under Equity Compensation Plans – Summary Description of Directors' Deferred Compensation Plan" for additional information on the DDCP.

Directors' Summary Compensation Table

The following table provides information regarding compensation paid to the non-management Directors of the Company for the year ending December 31, 2016.

Remuneration in Year

Name	Cash	Share-based Awards ⁽¹⁾	All Other Compensation ⁽²⁾	Total
Gary Anderson	\$87,000	\$Nil	\$Nil	\$87,000
Janet Giesselman	\$179,414 ⁽³⁾	\$45,000	\$6,299	\$230,713
Bill Lambert	\$30,500	\$122,000	\$28,523	\$181,023
Bill Maslechko	\$5,000	\$142,500	\$45,635	\$193,135
Malcolm (Mac) Moore	\$165,171 ⁽³⁾	\$42,500	\$4,994	\$212,665
David White	\$203,709(3)	\$42,500	\$15,961	\$262,170

⁽¹⁾ Participation in the DDCP.

Directors' Outstanding Share-Based Awards

The following table sets forth for each of the non-management Directors, all share-based awards outstanding as at December 31, 2016. The Company does not grant nor have any outstanding option-based awards.

<u>Name</u>	Number of Common Shares that have not vested under the DDCP	Market value of Common Shares that have not vested ⁽¹⁾	Number of Common Shares that have vested but have not been issued	Market value of Common Shares that have vested but not been issued ⁽¹⁾
Gary Anderson	Nil	Nil	Nil	Nil
Janet Giesselman	2,680	\$140,754	596	\$31,302
Bill Lambert	6,489	\$340,791	4,113	\$216,026
Bill Maslechko	8,221	\$431,758	13,189	\$692,695
Malcolm (Mac) Moore	2,172	\$114,073	511	\$26,838
David White	2,287	\$120,092	4,948	\$259,890
Total	21,489	\$1,147,468	23,358	\$1,226,751

⁽¹⁾ Based on the closing price of the Common Shares on the Toronto Stock Exchange on December 30, 2016, of \$52.52.

⁽²⁾ Amounts in this column are cash payments made to the Directors in amounts equivalent to the dividends that would have been paid on the Common Shares underlying the deferred Common Shares granted to the Directors under the DDCP.

Non-management Directors resident in the United States receive the annual retainer, Chair and meeting fees in U.S. dollars, which amounts have been converted into Canadian dollars for the purposes of the table at an exchange rate of U.S.\$1.00:CDN\$1.33, being the weighted average exchange rate for the dates of payment of the fees.

Directors' Incentive Plan Awards - Value Vested During the Year

The following table sets forth for each non-management Director the value of all share-based awards which vested during the year ended December 31, 2016. No option-based awards have been awarded or granted to non-management Directors and non-management Directors did not earn any non-equity incentive plan compensation during the year ended December 31, 2016.

Name	Share-based awards - value vested during the year ⁽¹⁾		
Gary Anderson	Nil		
Janet Giesselman	\$25,247		
Bill Lambert	\$137,123		
Bill Maslechko	\$112,892		
Malcolm (Mac) Moore	\$21,646		
David White	\$24,866		
Total	\$321,774		

⁽¹⁾ Based on the weighted average closing price of the Common Shares on the Toronto Stock Exchange on the applicable vesting dates of \$42.36

Director Share Ownership Guidelines

AGI maintains ownership guidelines for its non-management Directors to further align Director and Shareholder interests. The minimum share and/or share equivalents ownership guideline for the non-management Directors is three (3) times the Director's annual Board member retainer. Non-management Directors have five years from the later of April 18, 2016, and the date of their election or appointment to the Board to accumulate the minimum number of shares and/or share equivalents.

The following table illustrates the ownership holdings of the non-management Directors as of April 18, 2017.

Name	Number of Common Shares held	Number of DSUs held	Value of Common Shares and DSUs ⁽¹⁾	Percentage of Annual Retainer Value Represents
Gary Anderson	171,953	Nil	\$8,542,625	9,492%
Janet Giesselman	Nil	3,497	\$173,731	193%
Bill Lambert	72,834	10,946	\$4,162,190	4,625%
Bill Maslechko	Nil	22,175	\$1,101,654	1,224%
Malcolm (Mac) Moore	Nil	2,892	\$143,675	160%
David White	2,507	7,444	\$494,366	549%

⁽¹⁾ Based on the closing price of the Common Shares on the Toronto Stock Exchange on April 18, 2017, of \$49.68 (see "Equity Incentive Award Plan" below).

SECURITIES AUTHORIZED FOR ISSUANCE UNDER EQUITY COMPENSATION PLANS

The following table sets out information in respect of securities authorized for issuance under the Company's equity compensation plans as at December 31, 2016.

Plan Category	Number of Common Shares to be issued upon exercise of outstanding options, warrants and rights	Weighted-average exercise price of outstanding options, warrants and rights	Number of securities remaining available for future issuance under equity compensation plans
Equity compensation plans approved by securityholders	450,182 ⁽¹⁾	N/A	263,210 ⁽²⁾
Equity compensation plans not approved by securityholders	Nil	N/A	Nil
Total	450,182	N/A	263,210

- (1) As at December 31, 2016, 404,976 Common Shares were reserved for issuance pursuant to outstanding Awards granted under the EIAP and 45,206 Common Shares were reserved for issuance pursuant to outstanding grants under the DDCP.
- (2) Includes: (i) 56,358 Common Shares remaining available for issuance under the DDCP: and (ii) 206,852 Common Shares remaining available for issuance under the EIAP.

Summary Description of Equity Incentive Award Plan

The principal purposes of the EIAP, which was originally approved by Shareholders in May 2012 and amended with the approval of Shareholders in May 2016, are: (i) to retain and attract qualified officers, employees and consultants of the Company and its affiliates ("Service Providers") that the Company and its affiliates require; (ii) to promote a proprietary interest in the Company by such Service Providers and to encourage such persons to remain in the employ or service of the Company and its affiliates and put forth maximum efforts for the success of the business of the Company and its affiliates; and (iii) to focus management of the Company and its affiliates on operating and financial performance and the growth and profitability of the Company.

Incentive-based compensation such as the EIAP is an integral component of compensation for the NEOs and other senior management. The attraction and retention of qualified senior management has been identified as one of the key risks to the Company's long-term strategic growth plan. The EIAP is intended to maintain the Company's competitiveness to facilitate the achievement of its long-term goals. In addition, this incentive-based compensation is intended to reward senior management for meeting certain pre-defined operational and financial goals which have been identified for increasing long-term total shareholder return.

Under the terms of the EIAP, any Service Provider may be granted Restricted Awards or Performance Awards. In determining the Service Providers to whom Awards may be granted ("Grantees"), the number of Common Shares underlying each Award, the number of Awards granted and the allocation of the Awards between Restricted Awards and Performance Awards, the CHR Committee or other committee (including the Board) appointed by the Board to administer the EIAP (the "Committee") may take into account such factors as it shall determine in its sole discretion, including any one or more of the following factors:

- (a) compensation data for comparable benchmark positions among the Company's peer comparison group or among other comparison groups;
- (b) the duties, responsibilities, position and seniority of the Grantee;

- (c) corporate performance measures for the applicable period compared with internally established performance measures approved by the Committee and/or similar performance measures of members of the Company's peer comparison group or among other comparison groups for such period;
- (d) the individual contributions and potential contributions of the Grantee to the success of the Company;
- (e) any bonus payments paid or to be paid to the Grantee in respect of his or her individual contributions and potential contributions to the success of the Company; and
- (f) the fair market value or current market price of the Common Shares at the time of such Award.

Restricted Awards

Each Restricted Award entitles the holder to be issued the number of Common Shares designated in the Restricted Award with such Common Shares to be issued under the currently outstanding Restricted Awards as to one-third on each of the third, fourth and fifth anniversary dates of the date of grant (or such earlier or later dates as may be determined by the Committee).

Performance Awards

Each Performance Award entitles the holder to be issued as to one-third on each of the first, second and third anniversary dates of the date of grant (or such earlier or later dates as may be determined by the Committee) the number of Common Shares designated in the Performance Award multiplied by a Payout Multiplier. The Payout Multiplier is determined by the Committee based on an assessment of the achievement of pre-defined corporate performance measures in respect of the applicable period as determined by the Committee. The Payout Multiplier may not be less than 0% or more than 200%.

Dividend Equivalents

At the discretion of the Board, the EIAP provides for cumulative adjustments to the number of Common Shares to be issued pursuant to Awards on each date that dividends are paid on the Common Shares by an amount equal to a fraction having as its numerator the amount of the dividend per Common Share and having as its denominator the price, expressed as an amount per Common Share, paid by participants in the Company's dividend reinvestment plan, if any, to reinvest their dividends in additional Common Shares on the applicable dividend payment date, provided that if the Company has suspended the operation of such plan or does not have such a plan, then the reinvestment price shall be equal to the fair market value of the Common Shares on the trading day immediately preceding the dividend payment date. Under the EIAP, in the case of a non-cash dividend, including Common Shares or other securities or property, the Committee will, in its sole discretion and subject to the approval of the TSX, determine whether or not such non-cash dividend will be provided to the Grantee and, if so provided, the form in which it shall be provided.

Limitation on Common Shares Reserved

The EIAP provides that the maximum number of Common Shares reserved for issuance from time to time pursuant to Awards shall not exceed 915,000 Common Shares. As at the date hereof, 155,795 Common Shares (approximately 0.97% of the outstanding Common Shares) have been issued pursuant to Awards granted under the EIAP and 206,852 Common Shares (approximately 1.29% of the outstanding Common Shares) are issuable pursuant to currently outstanding Awards.

Limitations on Awards

The aggregate number of Awards granted to any single Service Provider shall not exceed 5% of the issued and outstanding Common Shares, calculated on an undiluted basis. In addition: (i) the number of Common Shares issuable to insiders at any time, under all security based compensation arrangements of the Company, shall not exceed 10% of the issued and outstanding Common Shares; and (ii) the number of Common Shares issued to insiders, within any one year period, under all security based compensation arrangements of the Company, shall not exceed 10% of the issued and outstanding Common Shares. Awards may not be granted to non-management Directors.

Payment of Share Awards

Pursuant to the Restricted Awards granted to date, the Company has the option of settling any amount payable in respect of the Restricted Award by: (a) Common Shares issued from the treasury of the Company; (b) with the consent of the Grantee, cash in an amount equal to the aggregate fair market value of such Common Shares that would otherwise be delivered in consideration for the surrender by the Grantee to the Company of the right to receive such Common Shares under such Award; or (c) a combination of (a) and (b).

Pursuant to the terms of the EIAP, the Company has the option to grant Restricted Awards and Performance Awards that will, on the vesting date of the applicable Award, in the sole and absolute discretion of the Company (and without the consent of the grantee), be settled in (i) cash, (ii) Common Shares acquired by the Company on the Toronto Stock Exchange, (iii) Common Shares issued from the treasury of the Company, or (iv) any combination of the foregoing, such Awards to have an expiry date no later than December 15 in the third year following the year of grant.

Black-out Periods

If a Grantee is prohibited from trading in securities of the Company as a result of the imposition by the Company of a trading blackout (a "Blackout Period") and the issue or payment date of the Common Shares underlying an Award held by such Grantee falls within the Blackout Period, then the issue or payment date of such Common Shares shall be extended to the date that is ten business days following the end of such Blackout Period; provided that if the expiry date of the Awards would occur as a result of such extension, the Awards will be settled on the expiry date in cash rather than Common Shares.

Change of Control

In the event of a Change of Control of the Company (as defined in the EIAP), unless otherwise determined by the Committee, the issue date(s) applicable to the Awards will be accelerated such that the Common Shares to be issued pursuant to such Awards will be issued immediately prior to the date upon which the Change of Control is completed and the Payout Multiplier applicable to any Performance Awards shall be determined by the Committee.

Early Termination Events

Pursuant to the EIAP, unless otherwise determined by the Committee or unless otherwise provided in an Award agreement pertaining to a particular Award or any written employment or consulting agreement governing a Grantee's role as a Service Provider, the following provisions shall apply in the event that a Grantee ceases to be a Service Provider:

(a) **Death** - If a Grantee ceases to be a Service Provider as a result of the Grantee's death, the issue date for all the Common Shares awarded to such Grantee under any outstanding Awards shall be accelerated to the cessation date, provided that the President and Chief Executive Officer of the Company in the case of a Grantee who is not an officer, and the Committee in all other cases, taking into consideration the performance of such Grantee and the performance of the Company

since the date of grant of the Award(s), may determine in its sole discretion the Payout Multiplier to be applied to any Performance Awards held by the Grantee.

- (b) **Termination for Cause** If a Grantee ceases to be a Service Provider as a result of termination for cause, effective as of the cessation date all outstanding Awards, whether Restricted Awards or Performance Awards, shall be immediately terminated and all rights to receive Common Shares thereunder shall be forfeited by the Grantee.
- (c) Voluntary Resignation If a Grantee ceases to be a Service Provider as a result of a voluntary resignation, effective as of the day that is fourteen (14) days after the cessation date, all outstanding Awards of such Grantee, whether Restricted Awards or Performance Awards, shall be terminated and all rights to receive Common Shares thereunder shall be forfeited by the Grantee.
- (d) Other Termination If a Grantee ceases to be a Service Provider for any reason other than as provided for in (a), (b) and (c) above, effective as of the date that is thirty (30) days after the cessation date and notwithstanding any other severance entitlements or entitlement to notice or compensation in lieu thereof, all outstanding Awards of such Grantee, whether Restricted Awards or Performance Awards, shall be terminated and all rights to receive Common Shares thereunder shall be forfeited by the Grantee.

Assignment

Except in the case of death, the right to receive Common Shares pursuant to an Award granted to a Service Provider may only be exercised by such Service Provider personally. Except as otherwise provided in the EIAP, no assignment, sale, transfer, pledge or charge of an Award, whether voluntary, involuntary, by operation of law or otherwise, vests any interest or right in such Award whatsoever in any assignment or transfere and, immediately upon any assignment, sale, transfer, pledge or charge or attempt to assign, sell, transfer, pledge or charge, such Award shall terminate and be of no further force or effect.

Rights as a Shareholder

Until the Common Shares granted pursuant to any Award have been issued in accordance with the terms of the EIAP, the Grantee to whom such Award has been made shall not possess any incidents of ownership of such Common Shares including, for greater certainty and without limitation, the right to receive dividends on such Common Shares and the right to exercise voting rights in respect of such Common Shares. Such Grantee shall only be considered a shareholder in respect of such Common Shares when such issuance has been entered upon the records of the duly authorized transfer agent of the Company.

Amendment and Termination of Plan

The EIAP and any Awards granted pursuant thereto may, subject to any required approval of the TSX, be amended, modified or terminated by the Board without the approval of Shareholders. Without limitation of the foregoing, such amendments include, without limitation:

- (a) amendments of a "housekeeping nature";
- (b) amending Awards under the EIAP, including with respect to the expiry date (provided that the term of the Award does not exceed ten years from the date the Award is granted and that such Award is not held by an insider), vesting period, and effect of termination of a Grantee's employment or cessation of the Grantee's service;
- (c) accelerating vesting; or

(d) amendments necessary to comply with applicable law or the requirements of any stock exchange on which the Common Shares are listed.

Notwithstanding the foregoing, the EIAP or any Award may not be amended without shareholder approval to: (a) increase the number of Common Shares reserved for issuance pursuant to Awards in excess of the limit currently prescribed; (b) extend the vesting date of any Awards beyond the latest vesting date specified in the applicable Award agreement (other than as permitted by the terms and conditions of the EIAP); (c) permit a grantee to transfer Awards to a new beneficial holder other than for estate settlement purposes; (d) change the limitations on the number of Awards that may be granted to any one individual or to the insiders of the Company; and (e) modify or delete any of (a) through (d) above.

Summary Description of Directors' Deferred Compensation Plan

In 2012, the Company adopted with Shareholder approval a new directors' deferred compensation plan (as amended with Shareholder approval in 2016, the "DDCP"). The principal purpose of the DDCP is to encourage the ownership of Common Shares by non-management Directors. The DDCP provides that a minimum of \$10,000 (\$30,000, \$15,000, \$12,500 and \$12,500 in the case of the Board Chair and the Chairs of the Compensation and Human Resources, Audit and Corporate Governance committees, respectively) of the remuneration of non-management Directors be paid in Common Shares except with respect to Mr. Anderson. A Director also has the right to elect to receive a greater amount of his or her remuneration in the form of a deferred grant of Common Shares. A Director is entitled to receive the Common Shares granted under the DDCP on the earlier of the third anniversary of the date of grant and the date the Director ceases to be a Director. All Common Shares to which a Director is entitled shall be issued to him or her immediately prior to a change of control as defined in the DDCP. A Director shall have no right to receive Common Shares granted to him or her that have not been issued on the date that is 10 years following the date of grant. The price to be used for determining the number of Common Shares to be granted is the weighted average trading price of the Common Shares on the TSX for the 10 trading days preceding the last day of the Company's financial quarter in respect of which the deferred Common Share grants are made.

Pursuant to the DDCP, the number of Common Shares which are issuable pursuant to a deferred grant of Common Shares shall be increased on the second business day following each date on which a cash dividend or other distribution is paid to holders of Common Shares by an amount equal to the product of the number of the Common Shares which remain issuable and the fraction which has as its numerator the cash dividend or other distribution paid, expressed as an amount per Common Share and which has as its denominator the weighted average trading price of the Common Shares on the TSX for the 10 trading day period ending on the third trading day preceding the record date for such dividend or distribution.

Except for the right of a Director, with the consent of the Company, to assign the Director's right to receive Common Shares pursuant to the DDCP to an entity controlled by the Director or to a registered retirement savings plan or registered retirement income fund of the Director and for the right of the executor or administrator of the estate of a Director to exercise the Director's right to receive Common Shares pursuant to the DDCP following the death of the Director, no assignment, sale, transfer, pledge or charge of a right to receive Common Shares pursuant to the DDCP, whether voluntary, involuntary, by operation of law or otherwise, vests any interest or right in such right to receive Common Shares pursuant to the DDCP whatsoever in any assignment or transfere and, immediately upon any assignment, sale, transfer, pledge or charge or attempt to assign, sell, transfer, pledge or charge, such right to receive Common Shares pursuant to the DDCP shall terminate and be of no further force or effect.

The aggregate number of Common Shares issuable pursuant to the DDCP is 85,000. The aggregate number of deferred grants of Common Shares made to any single Director may not exceed 5% of the issued and outstanding Common Shares. In addition: (i) the number of Common Shares issuable to insiders at any time, under all security based compensation arrangements of the Company, may not exceed 10% of the issued and outstanding Common Shares; and (ii) the number of Common Shares issued to insiders, within any one year period, under all security based compensation arrangements of the Company, may not exceed 10% of the issued and outstanding Common

Shares. No fractional Common Shares may be issued under the DDCP and any entitlement to a fractional Common Share will be rounded down and no amount of money will be payable by the Company in respect of such fractional interest.

The DDCP and any deferred grant of Common Shares pursuant to the DDCP may, subject to any required approval of the TSX, be amended, modified or terminated by the Company without the approval of Shareholders. Any amendments to the DDCP are subject to the prior consent of any applicable regulatory bodies, including the TSX, if required. For greater certainty, the Company may amend the DDCP and any deferred grant of Common Shares thereunder, without shareholder approval, including, without limitation, amendments (a) of a "housekeeping" nature; (b) to change to the vesting provisions of any deferred grant of Common Shares; and (c) to change the termination or exercise provisions of any deferred grant of Common Shares which does not entail an extension beyond the original expiry date and provided that the period during which a deferred grant of Common Shares is exercisable does not exceed 10 years from the date the deferred grant of Common Shares was made. Notwithstanding the foregoing, the Company will not be entitled to amend the DDCP in respect of the following matters without shareholder approval: (i) increase the maximum number of Common Shares issuable pursuant to the DDCP; (ii) extend the term of any deferred grant of Common Shares; and (iii) amend the amending provision of the DDCP. Any amendment to the DDCP takes effect only with respect to deferred grants of Common Shares granted after the effective date of the amendment, provided that it may apply to any outstanding deferred grant of Common Shares with the mutual consent of the Company and the Director to whom such deferred grant of Common Shares has been made.

As at December 31, 2016, deferred grants in respect of 42,355 Common Shares had been made under the DDCP, and 18,436 Common Shares had been issued.

DIRECTORS' AND OFFICERS' LIABILITY INSURANCE

The Company has purchased directors' and officers' liability insurance policies for the benefit of the directors and officers of the Company against any liability, including legal costs, incurred by them in their capacity as directors or officers, subject to the terms and conditions of such policies. The aggregate amount of premiums related to the year ended December 31, 2016 incurred by the Company in respect of directors and officers as a group was approximately \$105,095 The total limit of insurance purchased for all directors and officers was \$30 million per loss and in the annual aggregate, with a \$100.000 retention amount on all claims with the exception of securities claims where the retention is \$150,000.

CORPORATE GOVERNANCE PRACTICES

The Board is responsible for managing or supervising the management of the business and affairs of the Company in accordance with the requirements of the Canada Business Corporations Act.

1. Board of Directors

- independent.
- (a) Disclose the identity of directors who are Janet Giesselman, Bill Lambert, Bill Maslechko, Malcolm (Mac) Moore and David White.
- determination

(b) Disclose the identity of directors who are not Gary Anderson. Mr. Anderson is not independent because he has independent, and describe the basis for that been an executive officer of the Company within the last three years and is currently providing consulting services to the Company as a Special Advisor.

> Tim Close. Mr. Close is not independent because he is the President and Chief Executive Officer an officer of the Company.

(c) Disclose whether or not a majority of directors are The majority of directors (5 of 7) are independent. independent. If a majority of directors are not independent, describe what the board of directors (the board) does to facilitate its exercise of independent judgement in carrying out its responsibilities.

(d) If a director is presently a director of any other issuer that is a reporting issuer (or the equivalent) in a jurisdiction or a foreign jurisdiction, identify both the director and the other issuer

Janet Giesselman - Omnova Solutions Inc.; Twin Disc, Incorporated.

Bill Lambert – Biox Corporation; Innergex Renewable Energy Inc.

Bill Maslechko - Rogers Sugar Inc.

Mac Moore - FreightCar America, Inc.

David White – Art's Way Manufacturing Company, Inc.

hold regularly scheduled meetings at which members regularly scheduled board meetings. of management are not in attendance. independent directors hold such meetings, disclose the number of meetings held during the preceding 12 months. If the independent directors do not hold such meetings, describe what the board does to facilitate open and candid discussion among its independent directors.

(e) Disclose whether or not the independent directors In 2016, the independent directors met in-camera at the end of all

independent director. If the board has a chair or lead director who is an independent director, disclose the identity of the independent chair or lead director, and describe his or her role and responsibilities. If the board has neither a chair that is independent nor a lead director that is independent, describe what the board does to provide leadership for its independent directors.

(f) Disclose whether or not the chair of the board is an The Chair of the Board is Bill Lambert, an independent director. See Item 3(a) below.

(g) Disclose the attendance record of each director for all board meetings held since the beginning of the issuer's most recently completed financial year.

The following sets forth the attendance record of each director with respect to each Board and Committee meeting held since January 1, 2016:

Board Meetings

Gary Anderson	17 of 17
Tim Close ⁽¹⁾	17 of 17
Janet Giesselman	17 of 17
Bill Lambert	17 of 17
Bill Maslechko	17 of 17
Malcolm (Mac) Moore	17 of 17

David White 17 of 17

Audit Committee Meetings

Janet Giesselman 5 of 5

Bill Lambert 5 of 5

Malcolm (Mac) Moore 5 of 5

David White 5 of 5

Compensation and Human Resources Committee Meetings

Janet Giesselman 13 of 13 Malcolm (Mac) Moore 11 of 13 David White 13 of 13

Corporate Governance Committee Meetings

Janet Giesselman 3 of 3 Malcolm (Mac) Moore 3 of 3 David White 3 of 3

(1) Mr. Close was appointed a director of the Company on March 9, 2016

2. **Board Mandate** -Disclose the text of the board's written mandate. If the board does not have a written mandate, describe how the board delineates its role and responsibilities.

The terms of reference for the Board are attached as Schedule A to this Management Proxy Circular.

3. Position Descriptions -

(a) Disclose whether or not the board has developed written position descriptions for the chair and the chair of each board committee. If the board has not developed written position descriptions for the chair and/or the chair of each board committee, briefly describe how the board delineates the role and responsibilities of each such position.

Written position descriptions have been developed for the Chair and the Chair of each board committee.

The Chair is accountable to the Board and has the duties of a member of the Board as set out in applicable law and in the Company's by-laws. The Chair is responsible for the management, development and effective performance of the Board and leads the Board to ensure that it fulfills its duties as required by law and as set out in the terms of reference for the Board.

The Committee Chairs are responsible to lead and oversee the applicable Committee to ensure it fulfills its mandate as set out in its terms of reference.

(b) Disclose whether or not the board and CEO have developed a written position description for the CEO. If the board and CEO have not developed such a position description. Briefly describe how the board delineates the role and responsibilities of the CEO.

The Board and CEO have developed a written position description for the CEO. The primary responsibility of the CEO is to lead the Company in meeting its short-term operational and long-term strategic goals. While the Board is responsible to supervise management as to the business, the CEO is responsible for the executive leadership and operational management of the Company.

4. Orientation and Continuing Education

- (a) Briefly describe what measures the board takes to orient new directors regarding
- directors, and

(i) the role of the board, its committees and its The Board Chair and the CEO meet with each new director to provide orientation with respect to the structure of the Board and its committees.

(ii) the nature and operation of the issuer's business.

The Board Chair and the CEO meet with each new director to provide orientation with respect to the operation of the Company.

(b) Briefly describe what measures, if any, the board takes to provide continuing education for its directors. If the board does not provide continuing education, describe how the board ensures that its directors maintain the skill and knowledge necessary for them to meet their obligations as directors.

The senior management team makes regular presentations to the Board on matters with significant impact on the Company's business and on relevant legal developments as they arise. Board meetings are periodically held at Company manufacturing facilities to provide the directors the opportunity to see the Company's operations. Board members are encouraged to attend agricultural trade shows. Prior to each regularly scheduled meeting, the Board meets informally to discuss current events and issues facing the Company.

5. Ethical Business Conduct

written code for its directors, officers and employees. employees. If the board has adopted a written code:

(a) Disclose whether or not the board has adopted a The Board has adopted a written code for its directors, officers, and

- of the written code;
- (i) disclose how an interested party may obtain a copy A copy of the written code has been filed on www.sedar.com and on the Company's website at www.aggrowth.com.
- its code, or if the board does not monitor compliance, explain whether and how the board ensures compliance with its code;
- (ii) describe how the board monitors compliance with The Code of Business Ethics is reviewed annually by the Corporate Governance Committee. The Code has been disseminated to employees and certain employees will be required to certify that he/she has read the Code and understands it. In addition, the Company has advised employees that violations of the Code can be reported to the Chair of the Audit Committee and has provided contact information for the Chair. Any violations would be communicated to the Audit Committee.

(iii) provide a cross-reference to any material change Not applicable. report(s) filed within the preceding 12 months that pertains to any conduct of a director or executive officer that constitutes a departure from the code.

exercise independent judgment considering transactions and agreements in respect of which a director or executive officer has a material interest.

(b) Describe any steps the board takes to ensure Directors are required to disclose any actual or potential conflicts of interest. Directors that have an interest in a matter coming before the Board declare that interest and abstain from voting on the matter. In addition, the directors are able to request in-camera sessions to discuss such matters without the presence of the interested director or executive officer and, if necessary, the Board is able to convene a special committee composed of disinterested directors to consider the applicable issue. The Board is also able to engage outside advisors at the Company's expense to assist directors in discharging their responsibility to exercise independent judgment.

(c) Describe any other steps the board takes to encourage and promote a culture of ethical business conduct.

The Board has approved the Code of Business Ethics, a Whistleblower Policy, a Disclosure Policy and an Insider Trading Policy. These policies have been disseminated throughout the organization and certain employees are required to certify their receipt and understanding of the Code of Business Ethics and the Insider Trading Policy. Management clearly demonstrates ethical behavior and sets the tone from the top for a culture of ethical business conduct.

6. Nomination of Directors

new candidates for board nomination.

(a) Describe the process by which the board identifies The Board, on the recommendation of the Corporate Governance Committee, considers the skills and attributes that would be required of a new director. Current directors and senior management are requested to advise both the Chair of the Board and of the Corporate Governance Committee of potential candidates and the Corporate Governance Committee may also retain the services of external "search" firms to provide professional assistance in identifying suitable candidates. Once candidates are identified, the Chair of the Board and of the Corporate Governance Committee, alone or with other directors, interviews the individuals and the Corporate Governance Committee is provided with the results of the interviews. The Corporate Governance Committee considers the reports together with the resumes of the candidates and the requirements of the Board and makes a recommendation on a candidate to the Board for its approval.

- (b) Disclose whether or not the board has a nominating committee composed entirely of independent directors. If the board does not have a committee composed entirely independent directors, describe what steps the board takes to encourage an objective nomination process.
- The Board has a nominating committee, the Corporate Governance Committee, which is comprised entirely of independent directors.
- (c) If the board has a nominating committee, describe the responsibilities, powers and operation of the nominating committee.

The Corporate Governance Committee shall:

identify and review with the Board the appropriate skills and characteristics required of Board members, taking into consideration the Board's short-term needs and long-term

succession plans;

- (b) develop and update a long-term plan for the Board's composition takes into that consideration characteristics of independence, age, skills, experience, diversity and availability of service of its members, as well as the opportunities, risks, and strategic direction of the Company;
- (c) in consultation with the Board Chair, identify and recommend to the Board nominees for election or reelection to the Board or for appointment to fill any vacancy that is anticipated or has arisen on the Board;
- (d) identify and recommend to the Board individual Directors to serve as members and Chairs of Board Committees;
- (e) review, monitor and make recommendations regarding the initial orientation and education of new Board members, and the ongoing education of directors;
- (f) upon a significant change in a Board member's principal occupation or upon a member assuming any significant outside commitments, review the continued Board membership of such individual; and
- (g) establish criteria for, and implement, an evaluation process for the Board, the Board Chair, each committee of the Board, and individual directors in order to assess the effectiveness of the Board as a whole, the Board Chair, each committee of the Board, and the contribution of individual directors. Establish criteria for, and implement, an evaluation process for the Board, the Board Chair, each committee of the Board, and individual directors in order to assess the effectiveness of the Board as a whole, the Board Chair, each committee of the Board, and the contribution of individual directors.

7. Compensation

determines the compensation for your company's directors and officers.

(a) Describe the process by which the board Compensation for directors and officers is mandated to the Compensation and Human Resources Committee (the "CHR Committee"). The CHR Committee reviews and makes recommendations to the Board with respect to the compensation of the Company's directors and officers to ensure that the compensation is appropriate and adequately reflects their responsibilities.

- compensation committee composed entirely of composed entirely of independent directors. independent directors. If the board does not have a compensation committee composed entirely of independent directors, describe what steps the board takes to ensure an objective process for determining such compensation.
- (c) If the board has a compensation committee, describe the responsibilities, powers and operation of the compensation committee.

(b) Disclose whether or not the board has a The Board has a compensation committee, the CHR Committee,

Director Compensation

The CHR Committee shall review and make recommendations to the Board with respect to the compensation of the Company's directors to ensure that the compensation is appropriate and adequately reflects their responsibilities.

Compensation Guidelines and Agreements

The CHR Committee shall review and recommend to the Board a comprehensive statement of compensation philosophy, strategy, and principles for the Company's senior management and administer the executive compensation and benefits program in accordance with the statement approved by the Board. The statement shall take into account all applicable laws, rules and guidelines regarding executive compensation and accountability.

The CHR Committee shall also be responsible for reviewing and recommending to the Board certain matters relating to all employees, including annual salary and incentive policies and programs, and material new benefit programs, or material changes to existing benefit programs.

Chief Executive Officer Evaluation and Compensation

The CHR Committee shall review and approve the use of corporate goals and objectives relevant to the total compensation package of Chief Executive Officer, recommend a performance evaluation process for the Chief Executive Officer, evaluate the performance of the Chief Executive Officer in light of these goals and objectives and using this process, and determine and approve, and recommend to the Board for approval, the Chief Executive Officer's compensation level based on this evaluation.

In determining the long-term incentive component of the compensation of the Chief Executive Officer, the CHR Committee shall consider such factors as it determines appropriate in the circumstances.

Other Executive Compensation and Oversight

In consultation with the Chief Executive Officer, the CHR Committee shall oversee the evaluation of the Company's senior management (including executive officers) other than the Chief Executive Officer and shall make recommendations to the Board with respect to the total compensation package for the senior management other than the Chief Executive Officer.

Equity Compensation Review

The CHR Committee shall review periodically, and make

recommendations to the Board regarding, incentive compensation or equity plans, programs or similar arrangements that the Company establishes for, or makes available to its employees and consultants, including the designation of the employees and consultants who may participate, the share and option availability and the administration of share purchases.

In addition, the CHR Committee shall review periodically the extent to which these forms of compensation are meeting their intended objectives, and shall make recommendations to the Board regarding modifications that will more accurately relate such compensation to employee performance.

Management Resources and Plans for Executive Development

The CHR Committee shall review existing management resources and plans, including recruitment, training and evaluations, to ensure that qualified personnel will be available for succession to senior management positions at the Company. The CHR Committee shall also periodically discuss with the Chief Executive Officer his or her views as to a successor for the position of Chief Executive Officer. The CHR Committee shall report on this matter to the Board at least once a year.

Retirement Matters

The CHR Committee shall:

- (a) review and recommend for approval by the Board any material changes in the Company's retirement plans;
- (b) where appropriate, give direction concerning retirement program matters to the management committee that supervises the Company's retirement programs; and
- (c) where appropriate, receive reports from management on any retirement program matters that may be of concern to the Board and report to the Board on such matters.

Pension Plans

The CHR Committee shall:

- (a) receive periodic reports from management on compliance with applicable pension legislation;
- (b) review and evaluate recommendations from management on the appointment and termination of service providers respecting the pension plans; and
- (c) approve material changes to the pension plans.

CHR Committee Report

The CHR Committee shall review and approve the Statement of Executive Compensation (including the Compensation Discussion and Analysis) required to be included in the Company's management information circular for its annual meeting of shareholders by applicable securities laws, rules and regulations.

recently completed financial year, been retained to Other Fees". assist in determining compensation for any of the issuer's directors and officers, disclose the identity of the consultant or advisor and briefly summarize the mandate for which they have been retained. If the consultant or advisor has been retained to perform any other work for the issuer, state that fact and briefly describe the nature of the work.

(d) If a compensation consultant or advisor has, at See "Compensation Discussion and Analysis - Independent any time since the beginning of the issuer's most Compensation Consultant - Executive Compensation-Related and

Other Board Committees -If the board has None. standing committees other than the compensation and nominating committees, identify the committees and describe their function.

9. Assessments -Disclose whether or not the board, its committees and individual directors are regularly assessed with respect to their effectiveness and contribution. If assessments are regularly conducted, describe the process used for the assessments. If assessments are not regularly conducted, describe how the board satisfies itself that it, its committees, and individual directors are performing effectively.

The Board is regularly assessed with respect to its effectiveness and contribution. Directors receive a questionnaire on a periodic basis and upon completion return the questionnaire to independent counsel who compiles the results and reviews them with the Chair the Corporate Governance Committee. The Corporate Governance Committee considers the results of the assessment and a report is made to the Board.

10. Director Term Limits and Other Mechanisms of Board Renewal -Disclose whether or not the issuer has adopted term limits for the directors on its board or other mechanisms of board renewal and, if so, include a description of those director term limits or other mechanisms of board renewal. If the issuer has not adopted director term limits or other mechanisms of board renewal, disclose why it has not done so.

The Company has a retirement policy for directors pursuant to which the directors must retire by age 70, except where otherwise agreed by the Board, but does not otherwise impose term limits on Directors. The Corporate Governance Committee and the Board are of the view that term limits are an arbitrary mechanism that may force valued Directors, who have been able to develop, over a period of time, increasing insight into the Company and its operations and, therefore, provide an increasing contribution to the Board as a whole, off of the Board solely because of length of service, thus depriving the Company of their knowledge, skills, qualifications and contributions.

As an alternative to director term limits and to foster Board renewal, the Corporate Governance Committee annually assesses the effectiveness of the Board, its Committees and individual Directors in determining whether to recommend Directors for re-election. In these reviews, consideration is given to each Director's level of engagement and participation in Board activities and his or her ability to continue to make a meaningful contribution to the Board. The Corporate Governance Committee and the Board believe this flexible approach allows the Board to consider each Director individually as well as the Board composition generally to determine if the appropriate balance is being achieved. See item 9 above, "Assessments", for more information on the annual assessment process.

The Board most recently added Mr. Close as a Director on March 9, 2016 in conjunction with his appointment as CEO of the Company. The Board also added two new Directors in 2013 following a comprehensive search for candidates conducted by the Corporate Governance Committee with the assistance of an external search firm.

11. Policies Regarding the Representation of Women on the Board of Directors

policy relating to the identification and nomination of policy, disclose why it has not done so.

(a) Disclose whether the issuer has adopted a written The Company has not adopted a written policy relating to the identification and nomination of women directors because, as a women directors. If the issuer has not adopted such a matter of practice, diversity (including gender diversity) is among the many factors that the Corporate Governance Committee considers when evaluating the composition of the Board (see item 12 below).

(b) If an issuer has adopted a policy referred to in (a), Not applicable. disclose the following in respect of the policy: (i) a short summary of its objectives and key provisions, (ii) the measures taken to ensure that the policy has been effectively implemented, (iii) annual and cumulative progress by the issuer in achieving the objectives of the policy, and (iv) whether and, if so, how the board or its nominating committee measures the effectiveness of the policy.

-Disclose whether and, if so, how the board or to the board. If the issuer does not consider the level of representation of women on the board in identifying and nominating candidates for election or reelection to the board, disclose the issuer's reasons for not doing so.

12. Consideration of the Representation of Women The Corporate Governance Committee considers, among other in the Director Identification and Selection Process things, the level of representation of women on the Board in identifying and nominating candidates for election or re-election to nominating committee considers the level of the Board. The Corporate Governance Committee believes that representation of women on the board in identifying having a diverse Board, including gender diversity, enhances Board and nominating candidates for election or re-election effectiveness, and as such diversity is among many factors that the Governance Committee considers when evaluating the composition of the Board.

> One of the two Directors (50%) recently added to the Board in 2013 is a woman.

of representation of women in executive officer composition of its executive officers. officer positions when making executive doing so.

13. Consideration Given to the Representation of The Company considers, among other things, the level of Women in Executive Officer Appointments - representation of women in executive officer positions when making Disclose whether and, if so, how the issuer considers executive officer appointments. The Company believes that having the level of representation of women in executive diversity in its executive officers, including gender diversity, officer positions when making executive officer enhances management effectiveness, and as such diversity is among appointments. If the issuer does not consider the level many factors that the Company considers when evaluating the

appointments, disclose the issuer's reasons for not As reflected in Company policies, the Company is committed to a workplace environment where employees are treated with dignity, fairness and respect, that provides equal employment opportunities and is free of discriminatory practices and harassment including on the basis of gender, race, national or ethnic origin, colour, religion, age, sexual orientation, marital status, family status, disability, political beliefs or a conviction for which a pardon has been granted.

14. Issuer's Targets Regarding the Representation of Women on the Board of Directors and in **Executive Officer Positions**

- (a) For purposes of this Item, a "target" means a The Company has not adopted a target regarding women on the issuer by a specific date.
- (b) Disclose whether the issuer has adopted a target regarding women on the issuer's board. If the issuer has not adopted a target, disclose why it has not done so.
- why it has not done so.
- (d) If the issuer has adopted a target referred to in Not applicable. either (b) or (c), disclose: (i) the target, and (ii) the annual and cumulative progress of the issuer in achieving the target.

15. Number of Women on the Board of Directors and in Executive Officer Positions

(a) Disclose the number and proportion (in percentage One of seven or approximately 14% as at December 31, 2016. terms) of directors on the issuer's board who are

number or percentage, or a range of numbers or board of directors. The Company considers diversity, including percentages, adopted by the issuer of women on the gender diversity, in identifying and nominating candidates for issuer's board or in executive officer positions of the election or re-election to the Board as described in item 12 above.

(c) Disclose whether the issuer has adopted a target. The Company has not adopted a target regarding women in regarding women in executive officer positions of the executive officer positions of the Company. The Company considers issuer. If the issuer has not adopted a target, disclose diversity, including gender diversity, when making executive officer appointments as described in section 13 above.

women.

(b) Disclose the number and proportion (in percentage None as at December 31, 2016. terms) of executive officers of the issuer, including all major subsidiaries of the issuer, who are women.

INDEBTEDNESS OF DIRECTORS AND EXECUTIVE OFFICERS

Aggregate Indebtedness

Other than "routine indebtedness", there is no indebtedness outstanding on the date hereof owed to (i) the Company or any of its subsidiaries, or (ii) another entity where that indebtedness is the subject of a guarantee, support agreement, letter of credit or other similar arrangement or understanding provided by the Company or any of its subsidiaries, by any present or former directors, executive officers and employees, as applicable, of the Company or its subsidiaries.

Indebtedness of Directors and Executive Officers under Securities Purchase and Other Programs

Since the commencement of the Company's most recently completed financial year, there has been no indebtedness (other than routine indebtedness) owed to (i) the Company or any of its subsidiaries, or (ii) another entity where such indebtedness is or has been the subject of a guarantee, support agreement, letter of credit or other similar arrangement or understanding provided by the Company or any of its subsidiaries, by any individual who is, or at any time during the Company's most recently completed financial year was, a Director or executive officer of the Company, each proposed nominee for election as a Director, and each associate of any such Director, executive officer or proposed Director.

INTEREST OF INFORMED PERSONS IN MATERIAL TRANSACTIONS

No "informed person" or proposed Director of the Company, nor any associate or affiliate of any informed person or proposed Director, has any material interest, direct or indirect, in any transaction since the commencement of the Company's last financial year or in any proposed transaction which has materially affected or would materially affect the Company or any of its subsidiaries.

INTEREST OF CERTAIN PERSONS OR COMPANIES IN MATTERS TO BE ACTED UPON

The Company is not aware of any material interest, direct or indirect, by way of beneficial ownership of securities or otherwise, of any director or nominee for director, or executive officer of the Company or anyone who has held office as such since the beginning of the Company's last financial year or of any associate or affiliate of any of the foregoing in any matter to be acted on at the Meeting other than the election of directors.

PARTICULARS OF OTHER MATTERS TO BE ACTED UPON

The Board of Directors knows of no matters to come before the Meeting other than those referred to in the Notice of Annual Meeting accompanying this Management Proxy Circular. However, if any other matters properly come before the Meeting, it is the intention of the persons designated in the accompanying form of proxy to vote the same in accordance with their best judgment of such matters.

SHAREHOLDER PROPOSALS FOR 2017 ANNUAL MEETING

Any shareholder's proposal that meets the provisions of the *Canada Business Corporations Act*, and is intended to be presented at the 2018 annual meeting of shareholders, must be received by the company no later than January 22, 2018.

ADDITIONAL INFORMATION

Additional information relating to the Company may be found on SEDAR at www.sedar.com and on the Company's website at www.aggrowth.com. Financial information is provided in the Company's audited consolidated financial statements and management's discussion and analysis for the Company's most recently completed financial year. A copy of the Company's financial statements and management's discussion and analysis is available upon written request to the Secretary of the Company at 198 Commerce Drive, Winnipeg, MB R3P 0Z6.

DIRECTORS' APPROVAL

The contents and the sending of this Circular have been approved by the Board.

(signed) "Steve Sommerfeld" Executive Vice President and Chief Financial Officer

SCHEDULE A

AG GROWTH INTERNATIONAL INC.

BOARD OF DIRECTORS TERMS OF REFERENCE

1. Introduction

The Board of Directors (the "Board") of Ag Growth International Inc. (the "Corporation") is responsible for managing or supervising the management of the business and affairs of the Corporation. Management is responsible for the day-to-day conduct of the business and affairs of the Corporation within the strategic direction approved by the Board. The Board's fundamental objective is to enhance and preserve long-term shareholder value. The Board also considers the legitimate interests of the Corporation's other stakeholders such as employees, customers and communities.

2. **Underlying Principles**

The following are the principles underlying the corporate governance policies established by the Board:

- (a) Representation The Board represents the Corporation and its shareholders, whose best interests must be paramount at all times.
- (b) Diversity Directors are elected by the shareholders to bring special expertise and diverse points of view to Board deliberations.
- (c) Independence In order to promote objectivity, the Board will be constituted with a majority of independent directors, as defined by applicable securities laws, rules and regulations and the rules of applicable stock exchanges. The Board will establish processes and guidelines to address the potential for conflicts of interest, including the separation of the role of Chair from that of the Chief Executive Officer.
- (d) Alignment of Interests The Board will adopt policies that promote equity ownership by Board members. Currently, independent directors participate in the Corporation's Director's Deferred Compensation Plan whereby a minimum of 20% of their remuneration is payable in Common Shares of the Corporation.

3. Organization and Procedure

The Board has responsibility for managing its own affairs including (i) planning its composition and size; (ii) selecting its Chair; (iii) nominating candidates for election to the Board; (iv) appointing committees; (v) determining director compensation; and (vi) assessing the effectiveness of the Board, committees and directors in fulfilling their responsibilities.

The Board operates by delegating certain of its authority to management and by reserving certain powers to itself. Subject to the Corporation's articles and by-laws and applicable law, the Board may constitute, seek the advice of and delegate powers, duties and responsibilities to committees of the Board.

(a) Number of Directors

The Board has determined the appropriate size for the Board to be between 3 and 10 members.

(b) Retirement

Directors must retire by age 70 except where otherwise agreed by the Board. Directors who retire from or otherwise change their concurrent position responsibilities do not necessarily need to retire from the Board. However, the Board should, through the Corporate Governance Committee, review the appropriateness of continued Board membership.

(c) <u>Independence from Management</u>

The Board must be able to function independently of management of the Corporation and will meet regularly without management present.

(d) Meetings

The Board will meet at least four times per year. Directors will receive meeting materials on a timely basis in advance of meetings. Presentations on specific subjects at Board meetings will only briefly summarize the material sent to Directors so that discussion can be focused on issues relevant to the material. The Chair is encouraged to invite individuals with insight into issues under discussion to participate in Board meetings.

4. Specific Duties

The Board's principal duties and responsibilities fall into a number of categories that are outlined below.

Policies, Procedures and Compliance

The Board has the responsibility to:

- (a) (i) supervise management of the business and affairs of the Corporation; (ii) act honestly and in good faith with a view to the best interests of the Corporation; (iii) exercise the care, diligence and skill that reasonable, prudent people would exercise in comparable circumstances; and (iv) act in accordance with its obligations contained in the articles and by-laws of the Corporation and the *Canada Business Corporations Act*;
- (b) oversee management in ensuring that legal requirements applicable to the Corporation are met and documents and records are properly prepared, approved and maintained;
- (c) oversee management in ensuring that the Corporation operates at all times within applicable laws and regulations and to acceptable ethical standards; and
- (d) approve and monitor compliance with significant policies and procedures by which the Corporation operates.

Monitoring and Acting

The Board has the responsibility to:

(a) review the Corporation's objectives and goals and the strategies by which the Corporation proposes to achieve such goals;

- (b) review progress made towards the achievement of objectives and goals established in strategic plans;
- (c) monitor the Corporation's progress towards its goals and objectives and to revise and alter their direction in response to changing circumstances;
- (d) take action when performance falls short of its goals and objectives or when other special circumstances warrant;
- (e) oversee management in ensuring that the Corporation has implemented adequate internal control and management information systems;
- (f) approve payment of dividends by the Corporation, if any; and
- (g) identify material risks faced by the Corporation and take all reasonable steps to ensure that appropriate systems are implemented to manage those risks.

Reporting and Communication

The Board has the responsibility to:

- (a) adopt a communication or disclosure policy for the Corporation and ensure that the Corporation has in place effective communication processes with shareholders and other stakeholders (including measures to enable stakeholders to communicate with the independent directors of the Board) and with financial, regulatory and other institutions and agencies;
- (b) approve the content of the Corporation's major communications to shareholders and the investing public, including the Annual Report, the Management Proxy Circular, the Annual Information Form, any prospectuses that may be issued, and any significant information respecting the Corporation contained in any documents incorporated by reference in any such prospectuses;
- (c) oversee management in ensuring that the financial results of the Corporation are properly reported to shareholders, other security holders and regulators in accordance with applicable requirements;
- (e) oversee management in ensuring the reporting in accordance with applicable requirements of any other material developments in respect of the Corporation; and
- (f) report annually to shareholders on its stewardship of the affairs of the Corporation for the preceding year in accordance with applicable requirements.

Strategy and Plans

The Board has the responsibility to:

- (a) at least annually, participate with management in the development of, and ultimately approve, the strategic objectives of the Corporation, taking into account, among other things, the opportunities and risks of the business of the Corporation;
- (b) approve the annual business plans that implement the strategic objectives;
- (c) approve annual capital and operating budgets;
- (d) approve the entering into, or withdrawing from, lines of business that are, or are likely to be, material to the Corporation;

- (e) approve financial and operating objectives used in determining compensation if they are different from the strategic, capital or operating plans referred to above;
- (f) approve material divestitures and acquisitions;
- (g) monitor the Corporation's progress towards its strategic objectives, and revise and alter its direction through management in light of changing circumstances;
- (h) conduct periodic reviews of human, technological and capital resources required to implement the Corporation's strategy and the regulatory, cultural or governmental constraints on the business; and
- (i) review recent developments that may affect the Corporation's strategies, and receive advice from management on emerging trends and issues.

Financial and Corporate Issues

The Board has the responsibility to:

- (a) take reasonable steps to ensure the integrity and effectiveness of the Corporation's internal control and management information systems, including the evaluation and assessment of information provided by management and others about the integrity and effectiveness of the Corporation's internal control and management information systems;
- (b) review operating and financial performance relative to budgets and objectives;
- (c) approve the financial statements and notes;
- (d) declare dividends, if any;
- (e) approve financings, changes in authorized capital, issue and repurchase of shares, and issue of debt securities;
- (f) approve banking resolutions and significant changes in banking relationships;
- (g) approve significant contracts, transactions, and other arrangements or commitments that may be expected to have a material impact on the Corporation; and
- (h) approve the commencement or settlement of litigation that may be expected to have a material impact on the Corporation.

Business and Risk Management

The Board has the responsibility to:

- (a) oversee management in identifying the principal risks of the Corporation's businesses and implementing appropriate systems to manage these risks;
- (b) review coverage, deductibles and key issues regarding corporate insurance policies;
- (c) receive reports from management on matters relating to, among others, ethical conduct, environmental management, and employee health and safety; and

(d) understand the principal risks associated with the Corporation's businesses and consider the balance between risk and returns.

Management and Human Resources

The Board has the responsibility to:

- (a) appoint the Chief Executive Officer and provide advice and counsel to the Chief Executive Officer in the execution of the Chief Executive Officer's duties;
- (b) evaluate the Chief Executive Officer's performance at least annually against agreed upon written objectives and determine and approve the Chief Executive Officer's compensation level based on this evaluation, taking into account the views and recommendations of the Compensation and Human Resources Committee;
- (c) approve a comprehensive statement of compensation philosophy, strategy, and principles for the Corporation's senior management;
- (d) satisfy itself as to the integrity of the Chief Executive Officer and other senior officers and satisfy itself that the Chief Executive Officer and other senior officers are creating a culture of integrity throughout the Corporation;
- (e) approve certain decisions relating to senior management, including the:
 - (i) appointment and discharge of senior officers;
 - (ii) compensation and benefits for senior officers;
 - (iii) acceptance by the Chief Executive Officer of any outside directorships on public companies (other than non-profit organizations) or any significant public service commitments; and
 - (iv) employment, consulting, retirement and severance agreements, and other special arrangements proposed for senior officers;
- (f) ensure that appropriate succession planning and management development programs are in place, including:
 - (i) approving the succession plan for the Chief Executive Officer;
 - (ii) in the case of other senior officers, ensuring that plans are in place for management succession and development; and
 - (iii) ensuring that criteria and processes for recognition, promotion, training, development, and appointment of senior management are consistent with the future leadership requirements of the Corporation;
- (g) create opportunities to become acquainted with employees within the Corporation who have the potential to become members of senior management, including presentations to the Board by these employees, visits to their workplace, or interaction with them at social occasions; and
- (h) approve certain matters relating to all employees, including incentive policies/programs for employees.

5. Outside Consultants or Advisors

At the Corporation's expense, the Board may retain, when it considers it necessary or desirable, outside consultants or advisors to advise the Board independently on any matter. The Board will have the sole authority to retain and terminate any such consultants or advisors, including sole authority to review a consultant's or advisor's fees and other retention terms.

6. Standards of Liability

Nothing contained in these terms of reference is intended to expand applicable standards of liability under statutory, regulatory or other legal requirements for the Board. The purposes and responsibilities outlined in these terms of reference are meant to serve as guidelines rather than inflexible rules and, subject to applicable law and the articles and by-laws of the Corporation, the Board may adopt such additional procedures and standards, as it deems necessary from time to time to fulfill its responsibilities.

7. Review of Board Terms of Reference

The Board will assess the adequacy of these terms of reference and its calendar annually and will make any changes deemed necessary or appropriate.

Dated: April 2014