

ANNUAL INFORMATION FORM

Financial year ended on November 30, 2022

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INFORMATION INCORPORATED BY REFERENCE

Certain information contained in this Annual Information Form ("AIF") may be found in other documents filed by us with Canadian securities regulators, including our 2022 Management's Discussion & Analysis available via SEDAR and which can be accessed at www.sedar.com. See also the section in this AIF entitled "Additional Information".

Unless stated otherwise, i) the information contained in this AIF is given as at November 30, 2022; ii) unless the context otherwise indicates, "Richelieu", the "Corporation", "we", "us" and "our" refers to Richelieu Hardware Ltd. and its direct and indirect subsidiaries; and iii) all dollar amounts in this AIF are expressed in Canadian dollars. Disclosure of information in this report has been limited to those which management has determined to be "material", on the basis that omitting or misstating such information would influence or change a reasonable investor's decision to purchase, hold or dispose of securities in the Corporation.

FORWARD-LOOKING INFORMATION

Certain statements contained in this AIF constitute forward-looking information within the meaning of securities laws.

Implicit in this information, particularly in respect of the Corporation's future operating results and economic performance are assumptions regarding projected revenues and expenses. These assumptions, although considered reasonable by the Corporation at the time of preparation, may prove to be incorrect. Readers are cautioned that the Corporation's future operating results and economic performance are subject to a number of risks and uncertainties and could differ materially from what is currently expected. Unless otherwise indicated, financial and other information herein is presented on a consolidated basis.

Forward-looking information contained in this report is based on management's current estimates, expectations and projections, which management believes are reasonable as of the current date. The reader should not place undue reliance on forward-looking statements and should not rely upon this information as of any other date. While the Corporation may elect to do so, it is under no obligation and does not undertake to update this information at any particular time, unless required by applicable securities law.

CORPORATE STRUCTURE

Richelieu Hardware Ltd., which registered office is located at 7900 Henri-Bourassa Blvd. West, Montreal, Quebec, was incorporated under Part I of the *Companies Act* (Quebec) by letters patent dated September 16, 1968 and registered on October 8, 1968 and was continued under Part IA of the *Companies Act* (Quebec) by Certificate of Continuance dated November 30, 1983. The Corporation amalgamated with 2539-9346 Quebec Inc. by Certificate of Amalgamation dated December 1, 1987.

By Certificates of Amendment dated February 7, 1989 and May 18, 1993, certain amendments were made to the Corporation's charter provisions and share capital, including the subdivision of the 28,090 common shares then outstanding into 6,000,000 common shares and the creation of an unlimited number of preferred shares issuable in series.

On July 27, 1993, Richelieu completed its initial public offering and secondary distribution by Schroder Canadian Buy-Out Fund and Company, Limited, Schroder Canadian Buy-Out Limited Partnership and Schroder-CIBC and Company, Limited.

On April 9, 1999 and on July 20, 2001, the Corporation proceeded with a subdivision, on a two-for-one basis, of all of the outstanding shares of its capital stock. On February 29, 2016, the Corporation proceeded to a new subdivision, on a three-for-one basis this time, of all of the outstanding shares of its capital stock.

INTER-CORPORATE RELATIONSHIP

The following table sets out all direct or indirect subsidiaries of Richelieu as at November 30, 2022. The financial information pertaining to all the subsidiaries named below is consolidated in the financial statements incorporated by reference herein. On November 30, 2022, total assets and sales of subsidiaries held by the Corporation represented 85% of the consolidated assets and 79% of the consolidated sales of the Corporation.

Subsidiaries	Incorporated under the Laws of	Percentage of Ownership	
Richelieu Finance Ltd. (1)	Quebec	100 %	
Richelieu Hardware Canada Ltd. (2)(3)	Ontario	100 %	
Richelieu America Ltd.	Delaware	100 %	
Distributions 20/20 Inc.	Canada	100 %	
Les Industries Cedan inc.	Quebec	100 %	
Euro Ornamental Forgings Inc.	Ontario	100 %	
Provincial Woodproducts Ltd.	Newfoundland	85 %	
Menuiserie des Pins Ltée	Quebec	85 %	
Interco Division 10 Inc.	Ontario	75 %	

- (1) Richelieu Finances Ltd. owns 100% of all issued and outstanding shares of Richelieu Hardware Canada Ltd.
- (2) Richelieu Hardware Canada Ltd. owns 100% of all issued and outstanding shares of Euro Ornamental Forgings Inc.
- (3) Richelieu Hardware Canada Ltd. owns 75% of all issued and outstanding shares of Interco Division 10 Inc.

GENERAL DEVELOPMENT OF THE BUSINESS

OVERVIEW

Richelieu is a leading importer, distributor and manufacturer of specialized hardware and related products in Canada. The Corporation also acts as a North America leader in its specialty. With 107 distribution centers, including two manufacturing plants, Richelieu serves its market from coast to coast.

ACQUISITIONS

The market position now occupied by Richelieu is mainly due to the aggressive acquisition program undertaken since 1987. Capitalizing on significant fragmentation in the specialty hardware industry, Richelieu has completed as of today 84 strategic acquisitions at a total cost of over \$422 million.

The Corporation's acquisition program has enabled Richelieu to successfully expand the breadth of its product assortment, diversify its distribution activities geographically and in its markets, reach a broader customer base, gain access to new sources of supply from leading manufacturers world-wide, as well as consolidate its purchasing power with respect to the supply and shipping of products. Richelieu also relies on the services of qualified managers and experienced sales representatives.

Over the last three financial years, the Corporation has, either directly or through one of its wholly-owned subsidiaries, completed the following acquisitions:

Effective February 3, 2020, the Corporation acquired the principal net assets of Omaha Hardwood Lumber Company (O'Harco), a distributor of specialty hardware operating distribution centers in Omaha (Nebraska), Des Moines (Iowa) and Sioux Falls (South Dakota).

Effective June 29, 2020, the Corporation acquired the principal net assets of Central Wholesale Supply Corporation, a distributor of specialty hardware operating a distribution center in Richmond (Virginia).

Effective August 4, 2020, the Corporation acquired the principal net assets of Lion Hardware Ltd., a distributor of specialty hardware serving a clientele of door and window manufacturers located in eastern Canada, operating a distribution center in St-Jacques (New-Brunswick).

Effective March 29, 2021, the Corporation acquired the principal net assets of Ontario Building Supply, a decorative panel and related products distributor operating a distribution center in Rochester (New York).

Effective April 5, 2021, the Corporation acquired all issued and outstanding shares of Caplan Industries Inc. doing business as Task Tools, a distributor of tools and power tool accessories and related products serving retailers in Canada and the U.S. from two centers in Delta (British Columbia) and Brantford (Ontario).

Effective June 1, 2021, the Corporation acquired all issued and outstanding shares of Uscan Industrial Fasteners Ltd, a distributor of industrial screws, bolts and industrial fasteners for the retailer's market in Canada, which operates one distribution centers located in Dollard-des-Ormeaux (Quebec).

Effective July 5, 2021, the Corporation acquired, through a newly incorporated subsidiary, 100% of the issued and outstanding shares of Inter-Co Inc., in partial consideration of which a participation equivalent to 25% of the share capital of said newly incorporated subsidiary has been issued in the name of the sellers. Inter-Co Inc. is a distributor of Division 10 products intended for the construction industry operating distribution centers in Toronto (Ontario), Burlington (Ontario), Grove City (Ohio), Phoenix (Arizona) and Houston (Texas).

Effective September 1, 2021, the Corporation acquired all issued and outstanding shares of Cook Fasteners Inc., a distributor of specialized screws, bolts, fasteners and other related products operating a distribution center in Mississauga (Ontario).

Effective September 20, 2021, the Corporation acquired the principal net assets of Industrial Plywood, Inc., a distributor of plywood, veneers, lumber products, specialized hardware, power tools accessories and other hardware related products operating two distribution centers in Reading (Pennsylvania) and Lewistown (Pennsylvania).

Effective December 31, 2021, the Corporation acquired the principal net assets of National Builders Hardware Company, a distributor of specialized hardware and other hardware related products operating a distribution center located in Portland (Oregon).

Effective December 31, 2021, the Corporation acquired the principal net assets of HGH Hardware Supply, Inc., a distributor of cabinet hardware and accessories, industrial coatings/lacquers, cabinet doors and drawers, convenience hardware and organizers, decorative hardware and other hardware related products operating distribution centers in Birmingham (Alabama), Atlanta (Georgia), Marietta (Georgia) and Nashville (Tennessee).

Effective December 31, 2021, the Corporation acquired the principal net assets of Compi Distributors, Inc., a distributor of high-pressure laminates, solid surface, functional and specialized hardware, wood finishing and other hardware related products operating distribution centers in Arnold (Missouri), Ozark (Missouri), Kansas City (Missouri) and Springfiled (Illinois).

On September 2, 2022, the Corporation acquired all issued and outstanding shares of 9311-7422 Québec Inc. dba Quincaillerie Deno, a distributor of specialty hardware serving a clientele of door and window manufacturer in Eastern Canada, operating a distribution center in Anjou (Quebec).

NARRATIVE DESCRIPTION OF THE BUSINESS

DISTRIBUTION ACTIVITIES

Richelieu's customer base includes kitchen and bath cabinets, furniture, doors and windows and commercial and residential cabinet manufacturers, residential and commercial woodworkers and hardware retailers, including renovation superstores. In serving such markets, Richelieu continuously monitors its product line, so as to emphasize state of the art products and to eliminate unprofitable slow moving product lines. Richelieu's mission is to create value for its shareholders and contribute to the growth and success of its customers, while promoting a corporate culture centered on quality of service and results, partnership and intrapreneurship.

The following list summarizes the main product categories carried by Richelieu:

• Functional cabinet hardware and assembly products for manufacturing of kitchen cabinets and furniture, including traditional and concealed cabinet door hinges, drawer slides, sliding door systems, screws, fittings, swivels, lighting products, brackets and other related hardware products and specialized tools sourced from international manufacturers;

- Decorative hardware products such as handles, knobs and moldings available in a variety of styles, finishes and sizes;
- High-pressure laminates in a variety of colors and types of finishes, craft wood veneers, solid surfaces for countertops, decorative tambours, adhesives and related moldings and panels;
- Decorative and functional panels which include particle boards, melamine panels and medium density fiber panels (MDF);
- Veneer sheets and edge banding products in wood, melamine or polyester and in a wide range of finishes and sizes;
- Kitchen accessories including storage systems, cutlery trays, sinks, lazy susans, towel racks, pullout storage and pantry systems, decorative kitchen
 accessories, waste bins and working surfaces;
- · Closet storage solutions;
- Finishing products such as lacquers, stains and varnishes;
- Glass, railing, baluster and related hardware products;
- Floor protection products;
- Ergonomic workstation components;
- · Marker boards and Tackboards;
- Door and window components; and
- · Hand tools, power tool accessories and related products.

The distribution activities of Richelieu are the core of its business and accounted for approximately 98% of its total sales in fiscal year 2022. As at November 30, 2022, the Company's product selection exceeds 130,000 items (referred to as "stock keeping units" or "SKUs"). Richelieu's principal strength lies in its ability to introduce new products to the market.

Richelieu's order processing system enables it to ship customer orders in a timely and efficient manner. Items are normally stocked in our warehouse locations according to historical demand patterns. Inventory records are computerized so that any order may be delivered from the warehouse located closest to the customer. Inventories are constantly adjusted in response to evolving changes in demand.

In order to minimize delivery time, Richelieu engages the services of various independent transportation companies to deliver large bulk order shipments to its largest customers. For smaller orders, Richelieu has delivery arrangements with various independent courier companies that provide it with preferential shipping rates established on the basis of the volume of goods shipped annually. These arrangements enable Richelieu to avoid the higher costs of running its own transportation system, while retaining full control and flexibility in the management of its delivery network. Richelieu is committed to provide customers with timely error-free order processing and rapid delivery, generally within 24 hours from order placement.

MARKETING

Richelieu's extensive client base of more than 100,000 active customers is served through 48 sales locations across Canada, 57 sales locations across the United States, the web www.richelieu.com website, and two manufacturing plants in Canada. Of this total, approximately 86,000 customers are manufacturers of kitchen and bathroom cabinets, furniture, doors and windows manufacturers, or residential and commercial woodworkers, which, in fiscal 2022, accounted for approximately 86% of Richelieu's total sales. The other accounts are mainly comprised of retailers, including large renovation superstores. The retail market accounted for the remaining 14% of Richelieu's sales during the same period.

In fiscal 2022, 24% of Richelieu's total sales originated from Eastern Canada, 22% from Ontario, 14% from Western Canada and 40% from the United States or abroad. In the same fiscal year, Richelieu's five largest customers accounted for approximately 7% of Richelieu's total sales.

SUPPLIERS

Richelieu provides its customers with a vast assortment of high-end products sourced directly from manufacturers worldwide. Richelieu seeks to maintain strong relationships with high quality suppliers.

Richelieu provides its suppliers with an extensive North American distribution network, a specially trained sales force and a comprehensive marketing program. Approximately 75% of Richelieu's purchases are made from foreign manufacturers. In fiscal 2022 Richelieu's five largest suppliers collectively accounted for approximately 31% of Richelieu's total purchases, with the largest supplier accounting for approximately 16%. Richelieu enjoys good relationships with its domestic and international suppliers. In the unlikely event an important supplier would choose to cease doing business with the Corporation, Richelieu could source alternative manufacturers for each of its product lines.

HUMAN RESOURCES

Richelieu employed in excess of 2,800 persons as at November 30, 2022. Of these, 2,668 employees were involved in distribution activities, half of which were directly involved in sales, customer services and marketing activities and 132 were involved in the manufacturing operations. Close to 50% of all employees are shareholders of Richelieu.

Nine collective agreements currently cover approximately 13% of Richelieu's work force. The following bargaining units are presently covered by collective agreements which expire on the following dates:

Establishment	Expiry Date	
Richelieu (St. Laurent, Quebec)	November 30, 2023	
Richelieu (Mississauga, Ontario)	March 31, 2026	
Richelieu (Reliable Fasteners Division)	December 31, 2025	
Richelieu (PJ White Hardwoods Division)	February 24, 2025	
Richelieu (Mibro Division)	December 31, 2023	
Interco Division 10 Inc.	Under negotiation	
Cedan Industries	October 31, 2024	
Distributions 20/20	Agreement reached	
Menuiserie des Pins	March 31, 2026	

Over the last five years, Richelieu has not experienced any material labor disruptions and has not experienced material difficulties with respect to the renewal of any of the above-mentioned agreements within parameters compatible with management's objectives.

COMPETITION

The specialty hardware market remains highly fragmented and, despite certain well established competitors in the United States, is composed of a multitude of regional distributors offering a limited range of products. In addition, certain manufacturers distribute their products directly. Richelieu differentiates itself from its competitors by the combination of its North American distribution network, its highly trained sales force and its vast assortment of quality products. Richelieu's management believes that, due to its unique business profile, Richelieu is well positioned to compete effectively in the North American specialty hardware market.

ENVIRONMENT

Richelieu is committed to work collaboratively with other industry peers to implement new technologies, in accordance with applicable best practices, as well as energy management programs to reduce its electricity and gas emissions across its business. Preserving and enhancing biodiversity is an important component of its design, R&D and supply chain management efforts. Recognition for its environmental policies and practices include several environmental certifications as well as significant packaging reduction efforts.

Although Richelieu only recently began establishing tracking processes intended to better measure and better qualify its environmental performance, as required to eventually compare said performance to other similar industry players, it has, through the years, integrated a culture of safety and emergency preparedness throughout its organization while using state-of-the-art technology to monitor and maintain the integrity of its entire supply chain. Richelieu does intend to continue expanding its environmental, social and governance reporting infrastructure in the future.

Richelieu recognizes that operating its hardware distribution business, transporting the goods it distributes over thousands of miles of supply chain related travels as well as maintaining in excess of 107 locations across North America, comes with an environmental responsibility. Throughout its organization, from the top down, Richelieu remains committed to maintaining and operating its assets safely, efficiently, and in an environmentally responsible manner. To protect its employees, the public, and the environment, Richelieu invests each year on integrity management, maintenance, and environmental programs to achieve these goals.

In addition to its leadership teams, the Board further oversees the formal implementation and administration of its future ESG framework, policies, programs, procedures, and initiatives to promote the safety and health of its employees, customers, the public, and the environment. Finally, the Board periodically reviews, together with management, Richelieu's reputation as a responsible corporate citizen and its efforts to employ sustainable business practices consistent with its business purpose and values.

RISK FACTORS

Richelieu is exposed to different risks that can have a material adverse effect on its profitability. To offset such risks, the Corporation has adopted various strategies adapted to the major risk factors below:

ECONOMIC CONDITIONS

The Corporation's business and financial results partly depend on general economic conditions and the economic factors specific to the renovation and construction industry. Any economic downturn could lead to a decline in sales and have an adverse impact on the Corporation's financial performance.

MARKET AND COMPETITION

The specialty hardware and renovation products segment is highly competitive. Richelieu has developed a business strategy rooted in a diversified product offering in various targeted niche markets in North America and sourced from suppliers around the world, in creative marketing and in unparalleled expertise and quality of service. Up to now, this strategy has enabled it to benefit from a solid competitive edge. However, if Richelieu were unable to implement its business strategy with the same success in the future, it could lose market shares and its financial performance could be adversely affected.

FOREIGN CURRENCY

Richelieu is exposed to the risks related to currency fluctuations, primarily in regard to foreign-currency denominated purchases and sales made abroad.

The Corporation's products are regularly sourced from abroad. Thus, any increase in foreign currencies (primarily the U.S. dollar and euro) compared with the Canadian dollar tends to raise its supply cost and thereby affect its consolidated financial results. These currency fluctuations related risks are mitigated by the Corporation's ability to adjust its selling prices within a relatively short timeframe so as to protect its profit margins although significant volatility in foreign currencies may have an adverse impact on its sales.

Sales made abroad are mainly recorded in the United States and account for approximately 40% of Richelieu's total sales. Any volatility in the Canadian dollar therefore tends to affect consolidated results. This risk is partially offset by the fact that major purchases are denominated in U.S. dollars.

To manage its currency risk, the Corporation uses derivative financial instruments, more specifically forward exchange contracts in U.S. dollars and euros. There can be no assurance that the Corporation will not sustain losses arising from these financial instruments or fluctuations in foreign currency.

SUPPLY AND INVENTORY MANAGEMENT

Richelieu must anticipate and meet its customers' supply needs. To that end, Richelieu must maintain solid relationships with suppliers respecting its supply criteria. The inability to maintain such relationships or to efficiently manage the supply chain and inventories could affect the Corporation's financial position. Similarly, Richelieu must track trends and its customers' preferences and maintain inventories meeting their needs, failing which its financial performance could be adversely affected. To mitigate its supply-related risks, Richelieu has built solid long-term relationships with numerous suppliers on several continents, most of whom are world leaders.

ACQUISITIONS

Acquisitions in North America remain an important strategic focus for Richelieu. The Corporation will maintain its strict acquisition criteria and pay particular attention to the integration of its acquisitions. Nevertheless, there is no guarantee that a business matching Richelieu's acquisition criteria will be available and there can be no assurance that the Corporation will be able to make acquisitions at the same pace as in the past. However, the fact that the U.S. market remains highly fragmented and that acquisitions are generally of limited size reduces the inherent financial and operational risks.

CREDIT

The Corporation is exposed to the credit risk related to its accounts receivable. Richelieu has adopted a policy defining the credit conditions for its customers to safeguard against credit losses arising from doing business with them. For each customer, the Corporation sets a specific limit that is regularly reviewed. The diversification of its products, customers and suppliers reasonably safeguards the Corporation against a concentration of its credit risk. No customer of the Corporation accounts for more than 10% of its revenues.

LABOUR RELATIONS AND QUALIFIED EMPLOYEES

To achieve its objectives, Richelieu must attract, train and retain qualified employees while controlling its payroll. The inability to attract, train and retain qualified employees and to control its payroll could have an impact on the Corporation's financial performance.

Close to 13% of Richelieu's workforce is unionized. The Corporation's policy is to negotiate collective agreements at conditions enabling it to maintain its competitive edge and a positive and satisfactory working environment for its entire team. Richelieu has not experienced any major labour conflicts over the past five years. Any interruption in operations as a result of a labour conflict could have an adverse impact on the Corporation's financial results.

STABILITY OF KEY OFFICERS

Richelieu offers a stimulating working environment and a competitive compensation plan, which help it retain a stable management team. Failure to retain the services of a highly qualified management team could compromise the success of Richelieu's strategic execution and expansion, which could have an adverse impact on its financial results. To adequately manage its future growth, the Corporation adjusts its organizational structure as needed and strengthens the teams at the various levels of its business. It should be noted that close to 50% of its employees, including senior officers, are Richelieu shareholders.

PRODUCT LIABILITY

In the normal course of business, Richelieu is exposed to various product liability claims that could result in major costs and affect the Corporation's financial position. Richelieu has agreements containing the usual limits with insurance companies to cover the risks of claims associated with its operations.

IT CONTINGENCY PLAN AND DATA SECURITY

The IT structure implemented by Richelieu enables it to support its operations and contributes to ensure their efficiency. As the occurrence of a disaster, including a major interruption of its computer systems, could affect its operations and financial performance, the Corporation has implemented a crisis management and IT contingency plan to reduce the extent of such a risk. This plan provides among others for an alternate physical location in the event of a disaster, generators in the event of power outages and a relief computer as powerful as the central computer. A breach of the Corporation's IT security, loss of customer data or system disruption could adversely affect its business and reputation.

Richelieu's business is dependent on its payroll, transaction, financial, accounting and other data processing systems. The Corporation relies on these systems to process, on a daily basis, a large number of transactions. Any security breach in its business processes and/or systems has the potential to impact its customer information, which could result in the potential loss of business. If any of these systems fail to operate properly or become disabled, the Corporation could potentially lose control of customer data and suffer financial loss, a disruption of our businesses, liability to clients, regulatory intervention or damage to its reputation. In addition, any issue of data privacy as it relates to unauthorized access to, or loss of, customers and/or employees information could result in the potential loss of business, damage to Richelieu's market reputation, litigation and regulatory investigation and penalties. To reduce its risk, the Corporation continuously invests in the security of its IT systems, business processes improvements, and enhancements to its culture of information security.

NATURAL DISASTERS, TERRORIST ACTS, CIVIL UNREST, PANDEMICS AND OTHER DISRUPTIONS

Upon the occurrence of a natural disaster, or upon an incident of war, riot or civil unrest, the impacted country, province, state or region may not efficiently and quickly recover from such event, which could have a materially adverse effect on the Corporation, its customers, and/or either of their businesses or operations. Terrorist attacks, public health crises including epidemics, pandemics or outbreaks of new infectious disease or viruses including, most recently, the COVID-19 outbreak, domestic and global trade disruptions, infrastructure disruptions, civil disobedience or unrest, natural disasters, national emergencies, acts of war, technological attacks and related events can result in volatility and disruption to local and global supply chains, operations, mobility of people and the financial markets, which could affect interest rates, credit ratings, credit risk, inflation, business, financial conditions, results of operations and other factors relevant to the Corporation, its customers, and/or either of their businesses or operations, which may have a material adverse effect on the Corporation's reputation, business, financial conditions or operating results.

DIVIDENDS

On January 19, 2023, the Board of Directors approved the increase of the quarterly dividend from 0.1300\$ to \$0.1500 per share. The following table shows the dividends declared by the Corporation and paid to shareholders over the last three financial years.

	2022	2021	2020
Dividend paid per Share	\$0.5200	\$0.2800	\$0.2667

CAPITAL STRUCTURE

The authorized share capital of the Corporation consists of an unlimited number of common shares and an unlimited number of non-voting first and second ranking preferred shares issuable in series, the attributes of which must be approved by the Board of Directors. As of January 19, 2023, there were 55,777,540 issued and outstanding common shares.

MARKET FOR SECURITIES

The common shares of the Corporation are listed on the Toronto Stock Exchange under the symbol "RCH". The following table presents the price range and trading volume of the common shares of the Corporation on such stock exchange for the fiscal year ended on November 30, 2022.

Month	High (\$)	Low (\$)	Trading Volume
December 2021	43.96	39.45	1,706,132
January 2022	50.20	40.85	2,211,735
February 2022	51.52	46.60	2,265,162
March 2022	48.63	45.44	2,467,664
April 2022	45.62	35.81	4,635,523
May 2022	37.80	32.35	4,420,835
June 2022	39.01	33.23	3,519,027
July 2022	39.25	32.52	2,773,157
August 2022	39.66	34.82	1,399,918
September 2022	38.53	33.63	1,203,035
October 2022	40.20	33.72	2,110,335
November 2022	39.30	34.90	1,263,650

DIRECTORS AND EXECUTIVE OFFICERS

DIRECTORS

The following table indicates, as of the present date, for each director of the Corporation, his name and province of residence, his principal occupation and the year during which he began serving as a director. The directors are elected until the next annual shareholders' meeting or, in the case of a vacancy or resignation, until the election or nomination of a successor.

Name and Province of Residence	Principal Occupation	Director Since
LUCIE CHABOT (1) Quebec, Canada	Corporate Director	2020
ROBERT COURTEAU (2) Quebec, Canada	President - CM Management Inc.	2004
MARIE LEMAY (1) Quebec, Canada	President and Chief Executive Officer - The Royal Canadian Mint	2021
RICHARD LORD Quebec, Canada	President and Chief Executive Officer - Richelieu Hardware	1988
LUC MARTIN ⁽¹⁾ Quebec, Canada	Corporate Director	2020
MARC POULIN (2) Quebec, Canada	Corporate Director	2013
PIERRE POMERLEAU (2) Quebec, Canada	President and Chief Executive Officer - Pomerleau Inc.	2016
SYLVIE VACHON (3) Quebec, Canada	Corporate Director	2015

- Member of the Audit Committee
- 2) 3) Member of the Human Resources and Corporate Governance Committee
- President of the Board

EXECUTIVE OFFICERS

The following table sets forth, as of the date hereof, the name and province of residence, the position and the first year of employment of each Executive Officer of the Corporation, as well as that of its Corporate Secretary.

Name and Province of Residence	Position	Employed since
RICHARD LORD Quebec, Canada	President and Chief Executive Officer	1988
ANTOINE AUCLAIR Quebec, Canada	Vice-President and Chief Financial Officer	2011
GUY GRENIER Quebec, Canada	Vice-President - Sales and Marketing - Industrial	1989
JEFF CREWS Ontario, Canada	Vice-President - Business Development - Retailers Market, Canada	2015
CRAIG RATCHFORD North Carolina, USA	Vice-President - General Manager - United States	2016
LARRY LUCYSHYN Ontario, Canada	Vice-President - Sales to US Retailers	2019
MARJOLAINE PLANTE Quebec, Canada	Vice-President - Human Resources	2018
ALAIN CHARRON Quebec, Canada	Vice-President - Supply Chain and Logistics	2020
DENIS GAGNON Quebec, Canada	Vice-President - Information Technologies	2018
ÉRIC DAIGNAULT Quebec, Canada	General Manager of Divisions	2000
MARION KLOIBHOFER Ontario, Canada	General Manager - Central Canada	1989
JOHN STATTON Alberta, Canada	General Manager - Western Canada	1994
YANNICK GODEAU Quebec, Canada	Corporate Secretary	2014

Mr. Richard Lord is President and Chief Executive Officer of Richelieu Hardware Ltd. since 1988.

Mr. Antoine Auclair is Vice-President and Chief Financial Officer of the Corporation since November 21st, 2011. Prior to joining Richelieu, he was Vice-President and Controller of CAE Inc. from 2006 to November 2011. Mr. Auclair was Vice-President and Controller of Bell Nordig Inc. from 2005 to 2006 and he held various positions at Bombardier Inc. from 1995 to 2005.

Mr. Guy Grenier is with the Corporation since April 1989 and is Vice-President, Sales and Marketing - Industrial, since 2004.

Mr. Jeff Crews is Vice-President - Business Development - Retail since January 2015. Previously, Mr. Crews held the position of President of Stanley Black and Decker Canada.

Mr. Craig Ratchford is Vice-President – General Manager – United States since September 2016. Beginning in 2010, Mr. Ratchford acted as Vice-President of Sales and Marketing of CalStar Products, Inc. and was promoted to Chief Executive Officer, President and Board Member in January 2015.

Mr. Larry Lucyshyn is Vice-President - Sales to US Retailers since September 2021. Prior to the acquisition of the Mibro Group by Richelieu and beginning as of September 2002, Mr. Lucyshyn acted as Director of Sales, Vice-President - Sales, Executive Vice-President - Sales and Marketing and, ultimately, as President and Chief Operating Officer of said Group.

Ms. Marjolaine Plante is Vice-President - Human Resources, before being promoted to Vice-President, Human resources, at Uniprix Inc. From 1989 to 1994, Mrs. Plante occupied to roles of Director, Talent Acquisition and Director, Human Resources for Groupe Tecsult Inc. Previously, Mrs. Plante worked as Manager, Human Resources for Direct Film Inc.

Mr. Alain Charron is Vice-President, Logistics and Supply Chain since January 2020. From 2017 to 2020, Mr. Charron acted as Consultant, Supply Chain on behalf of Bestseller Retail Canada Inc. From 2015 to 2017, Mr. Charron held the position of Vice-President, Supply Chain with Groupe Touchette Inc. Previously, from 2005 to 2014, Mr. Charron acted as Vice-President, Supply Chain on behalf of the Aldo Group Inc., before being promoted Chief Information Officer and Vice President, Supply Chain.

Mr. Denis Gagnon is Vice-President, Information Technology since October 2018. From 2016 to 2018, Mr. Gagnon held the position of Vice-President, Information Technology for Bouclair Inc. and from 2014 to 2016, that of Vice-President, Information Technology at Reitmans Canada Ltd.

Mr. Éric Daignault works for Richelieu since 2000 and currently acts as General Manager of Divisions. From 1995 to 2000, Mr. Daignault held the position of Vice-President Operations for Wrebbit Inc.

Ms. Marion Kloibhofer is with the Corporation since August 1989 and General Manager - Central Canada since 1990.

Mr. John Statton is with the Corporation since November 1994 and General Manager - Western Canada and Western United States since 1999.

Mr. Yannick Godeau acts as Corporate Secretary of the Corporation since January 2014.

SHAREHOLDINGS OF DIRECTORS AND EXECUTIVE OFFICERS

As of January 19, 2023 the directors and executive officers of the Corporation, as a group, were the beneficial holders, directly or indirectly, of 4,224,041 common shares of the Corporation, representing approximately 7.6% of the outstanding common shares.

CEASE OF TRADE ORDERS. BANKRUPTCIES, PENALTIES AND SANCTIONS

To the best of the Corporation's knowledge, no Director or Officer of Richelieu is, or has been within the past 10 years, a Director, a Chief Executive Officer or a Chief Financial Officer of any corporation that, (i) while such person was acting in that capacity, was the subject of a cease trade or similar order or an order that denied such corporation access to any exemptions under Canadian securities legislation for a period of more than 30 consecutive days; or (ii) was subject to a cease trade or similar order or an order that denied such corporation access to any exemptions under Canadian securities legislation for a period of more than 30 consecutive days that was issued after the Director or Officer ceased to act in that capacity which resulted from an event that occurred while that person was acting in that capacity.

To the best of the Corporation's knowledge, no Director or Officer of Richelieu or, shareholder of Richelieu holding a sufficient number of securities of Richelieu to affect materially the control of Richelieu (a "Control Person") is, or has been within the past 10 years, a Director or Officer of any corporation that while such person was acting in that capacity, or within a year of that person ceasing to act in that capacity, was declared bankrupt or made a voluntary assignment in bankruptcy, 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.

To the best of the Corporation's knowledge, no Director, Officer or Control Person of Richelieu has been subject to any penalties or sanctions imposed by a court relating to Canadian securities legislation or by a Canadian securities regulatory authority or has entered into a settlement agreement with a Canadian securities regulatory authority, nor has any Director, Officer or Control Person of Richelieu been subject to any other penalties or sanctions imposed by a court or regulatory body that would likely be considered important to a reasonable investor in making an investment decision.

To the best of the Corporation's knowledge, no Director, Officer or Control Person of Richelieu, nor any personal holding company of any such person, has within the past 10 years, been declared bankrupt or made a voluntary assignment in bankruptcy, made a proposal under any legislation relating to bankruptcy or insolvency or been 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 individual.

LEGAL PROCEEDINGS

The Corporation is not currently a party to any proceedings or claims or actions for which the potential issue would have a material adverse effect on its financial condition and operating results.

INTEREST OF EXECUTIVE OFFICERS AND OTHER INFORMED PERSONS IN MATERIAL TRANSACTIONS

No director, executive officer or other informed person of the Corporation, nor any associate or affiliate of the foregoing persons has had any interest, directly or indirectly, in any material transaction since the commencement of the Corporation's last fiscal year.

TRANSFER AGENT AND REGISTRARS

The transfer agent and register of the Corporation's common shares is Computershare Investor Services Inc. located at 1500 University Street, Suite 700, Montreal, Quebec, H3A 3S8. A share transfer service is offered by Computershare Trust Company at its offices located in Montreal, Quebec, and in Toronto, Ontario.

MATERIAL CONTRACT

Richelieu has not entered into any material contract during the most recently completed financial year, or before the most recently completed financial year and which are still in effect, other than in the ordinary course of business.

INTEREST OF EXPERTS

Ernst & Young LLP acts as auditors of Richelieu and accordingly has signed the auditors' report on Richelieu's annual consolidated financial statements for the year ended November 30, 2022. The partners and staff of Ernst & Young LLP do not beneficially own, directly or indirectly, any of the issued and outstanding common shares of Richelieu.

INFORMATION ON THE AUDIT COMMITTEE

CHARTER AND COMPOSITION OF THE COMMITTEE

The Audit Committee is comprised of three (3) independent directors who are financially literate, namely Mr. Luc Martin (Chair), Ms. Lucie Chabot and Ms. Marie Lemay. The Chair of the Board also acts as an *ex officio* member. This Committee is responsible for assisting the Board of Directors in the fulfillment of its duties with respect to financial accounting and financial reporting practices as well as the adequacy and integrity of internal controls, disclosure, risk management and information systems. Duties and responsibilities of the Audit Committee are described in the Audit Committee Charter, a copy being attached as Appendix A.

FINANCIAL LITERACY OF AUDIT COMMITTEE MEMBERS

Mr. Luc Martin graduated with a bachelor degree in business administration from the École des Hautes Études Commerciales and was awarded the chartered accountant (CA) designation in 1981. Mr. Martin is a member of the boards of directors of D-Box Technologies Inc. and a member of the board of directors of the Fonds de Placement Immobilier BTB, for which Mr. Martin both also presides the audit committee as well as a member of the board of directors of Behavior Inc., a private corporation. From 2002 to 2014, M. Martin held several senior positions at Deloitte Canada, including partner - audit & assurance, practice leader - manufacturing and managing partner - finances and operations. Mr. Martin's training and extensive business experience ensure an excellent understanding and assessment of all accounting norms and principles applicable to Richelieu.

Ms. Lucie Chabot graduated from Laval University with a bachelor of business administration and was awarded the chartered accountant (CA) designation in 1983. She was named to the national honour roll of the Canadian Institute of Chartered Accountants, ranking 11th in Canada in 1982. Ms. Chabot is a member of the board of directors, and chair of the audit committee, of Albecour, as well as a member of the board of directors, chair of the audit committee and member of the governance and nominating committee of Transat A.T. From 2017 to 2021, Ms. Chabot has served as chair of the board of directors, the audit committee, the information technology committee, and was also a member of the human resources committee of CDMV, a Canada-wide distributor of products and services for veterinarians, as well as of the board of directors and chair of the audit committee of Tourisme Montréal. From 2014 to 2018, Ms. Chabot acted as chief financial officer of Sail Plein Air Inc. Her training and experience provide her with an excellent understanding of all business issues to which Richelieu may be exposed while allowing her to fully comprehend all accounting principles used by Richelieu, including the ability to evaluate financial statements presenting accounting issues of an importance and degree of complexity similar to the ones experienced at Richelieu.

Ms. Marie Lemay was appointed President and CEO of the Royal Canadian Mint in January 2019 and holds a seat on its board of directors. With 20 years of service in senior government leadership positions, she has an extensive background in public policy. Prior to her appointment, Ms. Lemay served as deputy minister and deputy receiver general for Canada at Public Services and Procurement Canada, managing 12,000 employees and a \$6 billion budget. Ms. Lemay also served as deputy minister and president of the Canada Economic Development Agency for Quebec regions, which promotes the long-term economic development of the regions of Quebec. In 2012, she was associate deputy minister at Infrastructure Canada, the main department responsible for federal efforts to enhance Canada's public infrastructure. From January 2008 to 2012, Ms. Lemay was the CEO of the National Capital Commission, where she led a change in culture to one of openness and transparency, including the introduction of public board meetings. She was also the CEO of Engineers Canada where she led a number of international initiatives and oversaw several mutual recognition agreements. Ms. Lemay is a member of the Ordre des ingénieurs du Québec and of Professional Engineers Ontario, as well as a fellow for both Engineers Canada and the Canadian Academy of Engineering.

NON-AUDIT SERVICES

Pursuant to the charter of the Audit Committee, all non-audit services performed by the external auditors of Richelieu, or by members of their group, as well as fees related to those services must have previously been approved by the Audit Committee. Before approval, the Committee must also analyze the impact of those non-audit services on the independence of the external auditors. The Audit Committee has the power to delegate this responsibility to one of its members, who in turn must report to the committee the non-audit services so approved.

COMPENSATION OF AUDITORS

For the fiscal years ended November 30, 2022 and 2021, the Corporation paid the following fees to Ernst & Young LLP.

Category of Fees	Fees - 2022	Fees - 2021
Total Audit Fees	\$398,600	\$385,350
Total Audit-related Fees	\$1,800	\$1,700
Total Tax Fees	\$118,800	\$104,050
Total Fees	\$519,200	\$491,100

In the above table, the expressions indicated in the "Category of Fees" column have the following meaning: "Audit Fees" include the aggregate fees billed by Ernst & Young LLP for the audit of annual consolidated financial statements, the reading of the quarterly financial statements, and other documents for regulatory filings. "Audit-related Fees" include the aggregate fees billed by Ernst & Young LLP for consulting services with respect to regulatory standards, accounting standards and due diligence reviews in connection with contemplated or completed acquisitions by the Corporation. "Tax Fees" include the aggregate fees billed by Ernst & Young LLP for professional services rendered for tax compliance, tax advice, as well as tax planning services.

ADDITIONAL INFORMATION

Additional information relating to the Corporation may be found on SEDAR at www.sedar.com. Financial information relating to the Corporation is provided in the consolidated financial statements and the management's discussion and analysis for its financial year ended November 30, 2022, both of which may be obtained on SEDAR or upon request to the Vice-President and Chief Financial Officer of the Corporation at 7900 Henri-Bourassa Blvd. West, Montreal, Quebec, H4S 1V4.

Additional information, including executive officers' and directors' compensation and indebtedness, if any, principal shareholders of the Corporation, stock options and interest of insiders in material transactions, if any, are contained in the Management Proxy Circular prepared for the Annual and Special Meeting of Shareholders.

APPENDIX A

RICHELIEU HARDWARE LTD. CHARTER OF THE AUDIT COMMITTEE

AUDIT COMMITTEE

The Audit Committee (the "Committee") is appointed annually by the Corporation's board of directors (the "Board"). The Committee is intended to allow the Corporation to fulfill all obligations imposed upon public companies with respect to audit committees and assists the Board in fulfilling its oversight responsibilities with respect to accounting and financial reporting processes of the Corporation and that of its consolidated subsidiaries, as in existence from time to time, by making all appropriate recommendations to the Board.

The committee shall, without limitation:

- a) Oversee the integrity of the Corporation's financial reports and financial reporting process, including the audit process and the Corporation's internal
 accounting controls, procedures and legal and regulatory compliance requirements;
- b) Oversee the work of the Corporation's external auditors, and ascertain, annually, their qualifications and independence;
- c) Oversee the work of the Corporation's management team ("Management") with respect to all accounting and financial reporting processes;
- d) Provide an efficient avenue of communication between external auditors, the Board and Management.

The function of the Committee is one of oversight and recommendation. It is not the duty or responsibility of the Committee nor of its members to (i) plan or conduct audit processes, (ii) determine whether the Corporation's financial statements are complete and accurate and in accordance with applicable accounting practices; or (iii) conduct other types of auditing or accounting reviews or similar procedures or investigations. Board members appointed to the Committee shall provide broad oversight of financial, risk and control related activities of the Corporation, but shall not be accountable nor responsible for any day-to-day operations, or the performance of such activities. After each Committee meetings, the Committee Chairman reports and effect recommendation to the Board on matters reviewed by the Committee, their activities and its compliance with this Charter.

Management is responsible for the preparation, presentation and integrity of the Corporation's financial reporting and, more generally, for maintaining appropriate accounting, financial, reporting and risk assessment policies and practices, , as well as other internal control processes necessary to provide reasonable assurance that assets are safeguarded, that transactions are properly authorized, recorded and reported, in compliance with applicable accounting standards, laws and regulations.

External auditors are responsible for planning and carrying out audits of the Corporation's annual financial statements, in accordance with applicable auditing standards and as required to provide reasonable assurance that such financial statements are in accordance with then current International Financial Reporting Standards. The external auditors are directly accountable to the Committee and to the Board as representatives of the Corporation's shareholders.

Absent actual knowledge to the contrary (which shall be promptly reported to the Board), each Committee member shall be entitled to rely on (i) the integrity of those persons or organizations within and outside the Corporation from which it receives information, (ii) the accuracy of the financial information and other information provided to the Committee by such persons or organizations and (iii) representations made by Management.

MEMBERSHIP AND ORGANIZATION

Following each annual meeting of shareholders, the Board shall elect three or more directors to serve on the Committee until the close of the next annual meeting of shareholders or until any such member ceases to be a director, resigns or is replaced, whichever first occurs. Any member may be removed from office or replaced at any time by the Board.

Subject to exceptions prescribed by applicable laws, regulations, policies, guidelines or requirements (collectively the "Applicable Requirements"), each member of the Committee shall remain "independent", and "financially literate" (as all such terms are defined by Applicable Requirements).

The Board shall appoint one of the Committee members to act as Committee chairman (the 'Chairman'). Should the Chairman be absent from any meeting, the attending members shall then elect among them one member to act as Chairman for the duration of said meeting. The Chairman is responsible for:

- a) Preparing a calendar of Committee meetings;
- b) Preparing, in consultation with the Corporation's Vice President and Chief Financial Officer, the appropriate agenda for each Committee meetings, as well as ensuring that all required documents be made available on time;
- c) Chairing Committee meetings;
- d) Ensuring that the Committee fulfills its responsibilities under the present Charter;
- e) Reporting to the Board on the matters reviewed by the Committee.

The Committee must hold a minimum of four regular meetings annually. Special meetings may however be called by the either the Chairman, the external auditors, the Chairman of the Board or by the President and Chief Executive Officer, as deemed required or appropriate. The quorum for all Committee meetings shall be set at the majority of its members.

AUTHORITY

The Committee has the authority to engage independent counsel and other advisors, as deemed necessary to carry out its responsibilities, to establish and pay for their remuneration, and to communicate directly with any such independent counsel, advisors or external auditors.

RESPONSIBILITIES

1. External auditors

The Committee shall:

- Evaluate the performance of the external auditors and make recommendations to the Board on their appointment or reappointment.
- b) Review the external auditors' terms of engagement and audit fees and make the appropriate recommendations to the Board.
- c) Receive reports regarding auditors' independence, discuss such reports with auditors and make recommendations to the Board on appropriate actions to be taken to protect and/or enhance the external auditors' independence.
- d) Approve, in advance, any engagements for non-audit services provided by the external auditors or their affiliates, together with the fees for such services, and consider the impact of such services on the external auditors' independence. Notwithstanding the preceding, the Committee may however delegate said task to a single Committee member, which will report to the Committee thereafter, or adopt policies and procedures concerning the pre-approval of services to be provided by external auditors.
- e) Review proposed changes of external auditors and planned steps for an orderly transition.
- f) Following the inspection of the Corporation's affairs by the Canadian Public Accountability Board (CPAB), discuss key findings revealed by said inspection with the external auditors, which shall include, but not be limited to:
 - i) The nature and root cause of each significant findings revealed by the inspection;
 - ii) Any additional work undertaken by the audit firm to correct the problems and the corresponding results;
 - iii) The impact, if any, on previously issued or future financial statements;
 - iv) Any changes that the auditors will bring to their audit strategy as a result of such significant findings.

2. Audit Procedures

The Committee shall:

- a) Review, with the external auditors and Management, the audit plans of the external auditors and ascertain whether the scope of the planned audit can be relied upon to detect weaknesses in internal controls of the Corporation, fraud or other illegal acts.
- b) Review the working relationship between the external auditors and Management. Namely, the Committee shall review any problems experienced by the external auditors in performing the audit, including any restrictions imposed by Management or significant accounting issues on which there was a disagreement with Management.
- c) Review with Management the results of the external audits.
- d) Review any letter addressed to Management containing recommendations of the external auditors, Management's responses, and subsequent follow-up to any identified weaknesses.
- e) Following each annual audit, establish questions to be answered by either the external auditors or Management, and review answers provided.
- f) Take such other reasonable steps as deemed necessary to ensure that the audit was conducted in a manner consistent with all applicable legal and auditing standards and requirements enacted by applicable professional or regulatory bodies.

3. Financial Reporting and Accounting Trends

The Committee shall:

- Review the quality, appropriateness and acceptability of the Corporation's accounting principles and practices used in its financial reporting, changes in the Corporation's accounting principles or practices and the application by Management of particular accounting principles and disclosure practices concerning new transactions or events;
- Review and evaluate the presentation and impact of significant risks and uncertainties, including key estimates and judgments of Management likely to be considered material to financial reporting;
- Keep abreast of general accounting trends and issues of accounting principles, standards and practices which affect or may affect the Corporation, the Corporation's financial statements and other financial disclosures, including the use of any "pro forma" or "adjusted" information not in accordance with generally accepted accounting principles;
- Review and evaluate the treatment for financial reporting purposes of any significant transactions which are not a normal part of the Corporation's operations;

4. Internal Controls

The Committee shall:

- a) Review and discuss the adequacy and effectiveness of the Corporation's internal accounting and financial controls;
- b) Evaluate internal accounting and financial controls issues raised by the external auditors, including Management's responses;
- c) Evaluate any material weaknesses in the internal control environment, including ones with respect to computerized information system controls and security;

- d) Ascertain Management's compliance with the applicable internal controls processes.
- e) Establish procedures pertaining to:
 -) The receipt, retention and treatment of complaints received by the Corporation regarding accounting, internal accounting controls, or audit matters;
 - ii) The confidential, anonymous submission by employees of the Corporation of concerns regarding questionable accounting or auditing matters.

5. Corporate Financial Information and Public Disclosure

The Committee shall review and discuss, with the external auditors and Management and prior to their approval and release by the Board:

- a) The unaudited interim financial statements and the notes and Management's Discussion and Analysis accompanying such financial statements;
- b) The audited annual financial statements and the notes, auditors' report, Management's Discussion and Analysis accompanying such financial statements and environmental, social and governance disclosures, as applicable and/or otherwise deemed beneficial and/or in the best interest of the Corporation;
- c) All reports or press releases which accompanies published financial statements (to the extent such a report or press release discusses the financial condition or operating results) for consistency of disclosure with the financial statements themselves, or otherwise reasonably expected to be considered material in relation to the market price of any of the Corporation's securities;
- All public disclosure documents or regulatory filings pursuant to applicable requirements and/or materiality standards.

The Committee shall further meet with Management to review processes and systems in place, as required to ensure that public disclosure documents containing audited and unaudited financial information be reliable and effectively reflect the Corporations then current affairs. In doing so, the Committee will require each of the Chief Executive Officer and Chief Financial Officer to provide a certificate to that effect.

6. Other Responsibilities

The Committee shall:

- a) Be responsible for the oversight of the enterprise risk management (ERM) program and related work carried out by Management, including the
 preparation of quarterly updates to the Committee, each comprising an executive assessment of the risk landscape, the ERM risk register and risk
 status;
- b) Satisfy itself as to the effective risk Management of any risks for which oversight has been delegated to the Committee by the Board. In doing so, the Committee shall be entitled to retain experts and consultants to assist to Committee, or otherwise discharge such duties, in its discretion. The Committee's Chair shall periodically report to the Board on any major issues arising with respect to the management of such key and/or material risks;
- c) Monitor other contingent liabilities of the Corporation and of its subsidiaries. In the discharge of this duty, the Committee shall have the discretion to retain experts and consultants and to review any matters, whether of a financial nature or otherwise, that can reasonably be expected to give rise to a contingent liability. The Committee shall make recommendations, from time to time, to the Board on these matters.
- d) Review the appointments of the Chief Financial Officer and other key finance executives involved in the financial preparation and reporting process.
- e) Review and approve the Corporation's hiring of present and/or former partners and employees of external auditors of the Corporation.
- f) Review the conclusions of any review by any regulating authority regarding the Corporation.
- g) Consider all other matters of a financial nature as delegated by the Board.
- h) Review the Corporation's financial exposures and the policy steps which management has taken to monitor and control such financial exposures, including, where appropriate, the use of financial derivatives and hedging activities.
- Review all related party transactions.
- j) Review and make recommendations to the Board concerning the financial structure, condition and strategy of the Corporation and its subsidiaries, including with respect to annual budgets, long-term financial plans, corporate borrowings, investments, capital expenditures, long-term commitments and the issuance and/or repurchase of shares.
- k) Review material policies and practices of the Corporation respecting cash management, bank ratios and material financing strategies or policies or proposed financing arrangements and objectives of the Corporation.
- I) Review material tax policies and tax planning initiatives, tax payments and reporting and any pending tax audits or assessments.
- n) Review the insurance coverage of the Corporation including the premiums and the quality of the insurer.
- m) Receive and review interim reports regarding statutory deductions and remittances (including those related to environmental matters), insurance coverage and ensure compliance thereof with applicable standards and assess the nature and extent of any non-compliance together with the reasons thereof and Management's plan and timetable to correct any deficiencies.
- Review and discuss, with Management and the external auditors, report and, when appropriate, provide recommendation to the Board, on the
 adequacy of the Corporation's process for complying with applicable laws and regulations as well as with respects to the Corporation's pending or
 threatened material litigation, claims, transactions or other contingencies.

7. Charter

The Committee shall:

- a) Review and reassess the adequacy of this Charter at least annually and otherwise as it deems appropriate and recommend changes to the Board. The performance of the Committee shall be evaluated in reference to this Charter annually.
- b) Ensure that this Charter (or an approved summary thereof) is disseminated in accordance with applicable requirements.

Approved by the Board on January 25, 2006, revised and approved without modifications on July 9, 2007, on January 28, 2010, and on January 27, 2011; modified by the Committee on October 4, 2011, and recommended by the HR and Corporate Governance Committee and approved by the Board on October 6, 2011; modified by the Committee on January 25, 2012, and approved by the Board on January 26, 2012; modified by the Committee on January 21, 2015, and approved by the Board on January 18, 2023, and approved by the Board on January 19, 2023.