2025 FINNING INTERNATIONAL INC. Management proxy circular

Notice of annual meeting



Welcome to Finning's 2023 Management proxy circular and Notice of annual meeting. This PDF version of the Circular has been enhanced with navigation and task buttons to help you navigate through the document and find the information you want more quickly. The table of contents, page references and URLs link to pages and sections within the document as well as to outside websites. The task

within the document as well as to outside websites. The task buttons provide quick access to search, print, save to disk and view options, but may not work on all browsers or tablets.

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Notice of 2023 annual meeting

You're invited to Finning International Inc.'s annual meeting of shareholders.

When	Where
Tuesday, May 9, 2023 2:00 p.m. Pacific time	Saltspring Island Room, Fairmont Hotel Vancouver 900 West Georgia Street Vancouver, British Columbia

You're entitled to receive notice of and to vote at the meeting if you held your common shares at the close of business on March 16, 2023 (the record date).

You can vote by proxy or in person at the meeting. The meeting will be held in accordance with any health authority restrictions in effect at the time of the meeting and in a manner that prioritizes the health and safety of our employees, shareholders and community. Therefore, registered and non-registered shareholders are encouraged to vote their shares prior to the meeting by returning their proxy form or voting instruction form, voting online or using the toll-free telephone number set out on the proxy or voting instruction form. Shareholders who are not attending the meeting in person will have the opportunity to listen to the meeting through a live audio-only webcast. Shareholders who join the audio webcast will be able to listen to the meeting but will not be able to ask questions or vote. Shareholders may access the audio webcast on our website at: https://www.finning.com/en_CA/company/investors.html, directly through the following link: Finning 2023 Annual Meeting Audio Webcast or by telephone: +1 (403) 910-7222 (Calgary, Canada toll) or (855) 335-8453 (Canada toll-free) Conference ID: 741 643 315#.

The management proxy circular prepared for the meeting provides details about the items of business and other important information to help you decide how to vote your shares.

At the meeting, shareholders will:

- Receive the consolidated financial statements for the year ended December 31, 2022 and the auditor's report
- 2. Appoint the auditor and authorize the directors to set the auditor's fees
- 3. Participate in our advisory vote on executive pay
- 4. Elect directors

By order of the board of directors,

/s/ Dori Assaly

Dori Assaly Senior Legal Counsel and Corporate Secretary

Surrey, British Columbia March 16, 2023

Meeting Materials

We are using notice and access to deliver meeting-related materials to registered and non-registered (beneficial) holders of our common shares. This means the management proxy circular is posted online rather than being mailed out.

Shareholders will still receive by mail a form of proxy or a voting instruction form to vote their shares, together with a notice explaining how to access the management proxy circular electronically.

The management proxy circular can be viewed on our website (www.finning.com/governance) or on SEDAR (www.sedar.com).

If you would like to receive a printed copy, please call 1-888-346-6464 and we will send you one free of charge.

If you have given us instructions to send you a printed copy of meeting-related materials, your management proxy circular is attached to this notice.

Message to shareholders



Harold N. Kvisle Board Chair



Kevin ParkesPresident and Chief Executive Officer

Fellow shareholders,

On behalf of the board of directors and leadership team of Finning International Inc., we invite you to attend our 2023 annual meeting, which will be held on May 9, 2023, at the Saltspring Island Room, Fairmont Hotel Vancouver, 900 West Georgia Street, Vancouver, BC beginning at 2:00 p.m. Pacific time. For shareholders who are not attending the meeting in person, we will make a live audio-only webcast available to listen to the meeting. Anyone attending the audio-only webcast will be able to hear the meeting proceedings and view presentations but will not be able to ask questions or vote. We encourage shareholders to vote their shares in advance of the meeting by proxy. For details on how to vote and how to access the audio-only webcast, see pages 11 and 9, respectively.

As always, shareholders will vote on the appointment of our auditor and the election of directors and will be able to participate in an advisory vote on executive compensation. This year, all directors currently serving on our board are standing for re-election. We are pleased to share details of our board of director nominees beginning on page 18. For details on 2022 executive compensation, see page 54. We encourage you to read the attached management proxy circular to ensure you are well informed on these matters prior to voting on them.

Throughout 2022, we continued to deliver outstanding service and solutions, while working safely to take care of the people and places around us. Our employees continue to be the foundation of our success, as their passion for their work, our customers, and our communities drives us to deliver not only exceptional financial performance, but also deliver on our promises sustainably.

We saw our commitments in action as our teams achieved a 60% reduction in the frequency of significant incidents and completed nearly 100 global safety audits. These safety audits focused on seven areas of prevention and reinforced incident reporting and investigation, continuing our emphasis on keeping our employees safe.

Our employees continued to embrace diversity, equity and inclusion through the establishment of employee resource groups and by offering peer and expert-led education sessions, enabling us to continue our progress on building a workplace culture that is welcoming and safe for everyone. Efforts to support STEM programming and education in our communities also continued, with opportunities for our employees to participate in mentoring and volunteerism.

For our customers, we continue to support the transformation of their businesses and improvement of their safety, environmental and cost performance through low emission equipment, autonomous and remote-control options, digital solutions, and low-carbon fuel alternatives. We also worked with customers to replace aging customer fleets with electric-drive equipment or rebuild existing equipment to extend and improve equipment lifespan and performance.

We are poised for another year of growth and evolution as a company, and we look forward to welcoming you to our annual meeting on May 9, 2023. For more information about Finning, including our latest online, interactive Sustainability Report, please visit our website at https://www.finning.com/en_CA/company.html.

Proxy summary

This summary provides key information about our upcoming shareholder meeting and the items of business. You'll find detailed information in this management proxy circular – we encourage you to read it to help you decide how to vote your shares.

2023 Meeting details

When	Where

Tuesday, May 9, 2023 Saltspring Island Room, Fairmont Hotel Vancouver

2:00 p.m. Pacific time 900 West Georgia Street Vancouver, British Columbia

Items to be voted on	Management's voting recommendations	
Appoint the auditor	FOR the appointment of Deloitte LLP as auditor	Page 15
Advisory vote on executive pay	FOR our approach to executive pay	Page 16
Elect directors	FOR each nominated director	Page 17

You can vote your shares in person at the meeting or by proxy. See page 11 to read about how to vote your shares.

Finning at a glance

Finning International Inc. (FTT:TSX) is the world's largest Caterpillar dealer. We believe in partnering and innovating to build and power a better world. We sell, rent and provide parts and service and performance solutions for equipment and engines to customers in mining, construction, oil and gas, forestry, and a wide range of power systems applications. We have delivered unrivalled customer service since 1933, and are trusted partners in transforming our customers' performance.

We are safe and inclusive

We prevent injuries and act with compassion and respect

We are trusted

We act ethically and honour our commitments

We are collaborative

We build diverse and respectful partnerships

We are innovative

We look for new and better ways to serve our customers

We are passionate

We are driven to safely deliver exceptional results

Based in Surrey, British Columbia, Canada, Finning employed over 14,200 people worldwide as of the end of 2022, and operates in Western Canada, Chile, Argentina, Bolivia, the United Kingdom and Ireland. Finning's mobile on-site refuelling business, 4Refuel, operates in most provinces in Canada, as well as in Texas, USA.

Our 2022 performance

2022 was a very strong year for us. We did an excellent job of controlling what we could, effectively deploying our resources through our great teams to support growth in all our regions. We secured significant strategic wins, drove strong growth in product support, and continued to improve our earnings capacity. We delivered product support revenue of \$4.6 billion, up 24% from 2021 and well above pre-pandemic levels. We did this while reinforcing our mid-cycle cost and capital model, which allowed us to control selling, general, and administrative expense (SG&A) as a percentage of net revenue to 17.7%¹. We also reinvested to compound our earnings and delivered a record earnings per share (EPS) of \$3.25. We achieved these results through relentless execution of our strategy and the hard work of our teams.

Financial highlights (as at December 31)	2022	2021
Revenue	\$9.3 billion	\$7.3 billion
Net revenue ¹	\$8.2 billion	\$6.7 billion
Free cash flow (use) generation ²	\$(170) million	\$300 million
Earnings before finance costs and income taxes (EBIT)	\$768 million	\$552 million
Basic EPS	\$3.25	\$2.26
Earnings before finance costs, income taxes,	\$1.1 billion	\$871 million
depreciation and amortization (EBITDA) ²		
Adjusted EBIT ^{2,3}	\$768 million	\$537 million
Adjusted basic EPS ^{1,3}	\$3.25	\$2.18
Adjusted EBITDA ^{2,3}	\$1.1 billion	\$856 million
Adjusted return on invested capital (ROIC) ^{1,3}	18.7%	16.4%
Net Debt to Adjusted EBITDA ^{1,3}	1.6	1.1
Operational highlights (as at December 31)	2022	2021
Total injury frequency ⁴	1.36	1.14
Total recordable injury frequency ⁴	0.51	0.45

You can read more about our performance and the impact it had on 2022 executive pay beginning on page 54.

Notes:

- 1 These are specified financial measures. Please see page 95 for more information about these financial measures.
- 2 These are non-GAAP financial measures. See page 95 for more information about these financial measures.
- 3 Certain financial measures were impacted by significant items management does not consider indicative of operational and financial trends either by nature or amount; these significant items are described on page 5 of the company's 2022 MD&A. The financial measures that have been adjusted to take these significant items into account are referred to as "Adjusted measures".
- 4 Figures represent cases per 200,000 exposure hours and do not include 4Refuel.

Compensation highlights

We believe in the importance of aligning executive compensation with business results and shareholder interests.

Compensation principles

Our executive compensation philosophy is driven by nine core principles designed to align executive pay with our overall business strategy.

These core principles have been developed within the context of the executive compensation principles set out by the Canadian Coalition for Good Governance, and philosophical concepts that are specific to our business. While actual performance targets and metrics may vary from year to year, the following principles relating to the program remain consistent:

- 1 Focus the executive team on building shareholder value
- 2 Link executive compensation and performance
- 3 Designate a significant portion of executive compensation to at-risk pay
- 4 Focus the executive team on building the business over the medium and longer term
- 5 Focus the executive team on employee health and safety
- **6** Establish an incentive structure that is straightforward and easy to understand
- 7 Focus the incentive structure on quantitative metrics
- **8** Encourage and reward the executive team for teamwork
- 9 Develop compensation programs that do not encourage inappropriate risk-taking

Strong oversight ensures we adhere to incentive plan policies and limits. We have robust share ownership requirements to align the interests of our executives and shareholders and our clawback policy applies to all Finning officers.

You can read more about compensation governance at Finning beginning on page 59.

2022 executive compensation

Our 2022 named executives are L. Scott Thomson, former President and Chief Executive Officer (former President and CEO), Kevin Parkes, President and Chief Executive Officer (President and CEO), Greg Palaschuk, Executive Vice President and Chief Financial Officer (CFO), David Primrose, President, Finning (Canada), Juan Pablo Amar, President, Finning (South America), and Dave Cummings, former Executive Vice President and Chief Digital Officer (former CDO).

Strong 2022 financial results resulted in above target short-term incentive plan awards for our named executives. Following a detailed market review and as a newly appointed President and CEO, Mr. Parkes' target compensation was positioned at approximately 30% lower than Mr. Thomson's base salary and target short-term and long-term incentive award. In order to improve alignment with the 50th percentile of our compensation peer group and, with Mr. Primrose reflective of his appointment as President, Finning (Canada), base salaries increased by 10.6% overall for our other named executives compared to 2021. The total value of long-term incentives awarded to our named executives was up slightly compared to 2021.

You can read more about 2022 compensation decisions impacting our named executives beginning on page 65.

We welcome shareholder input regarding our compensation programs. We are holding an advisory vote on executive pay at our 2023 annual meeting of shareholders. See page 16 for details.

Governance highlights

We believe that high governance standards are essential to operating effectively and enhancing shareholder value.

Governance practices

The Finning name continues to convey integrity, reliability and resourcefulness. Our rigorous standards of business conduct are a key reason why employees work for us, customers and suppliers partner with us and shareholders invest in us.

- 1 Our code of conduct applies to everyone at Finning
- 2 All but one of our directors are independent and the Board Chair and CEO are separate roles
- 3 We have a board inclusion and diversity policy which specifically considers the representation of women on the board as well as other designated groups
- 4 We have a flat-fee structure for director compensation
- 5 We have written mandates and position descriptions for the board, committees, Board Chair, committee chairs and the President and CEO
- 6 The board and committees can retain independent advisors, as appropriate
- 7 We have a comprehensive board assessment process
- 8 Directors and executives must meet robust share ownership requirements
- 9 We value diversity at all levels of the organization and have a global inclusion and diversity strategy

You can read more about corporate governance at Finning beginning on page 34.

We're recognized globally

Canada

- Named as one of BC's Top Employers for 2022
- Received the Caterpillar Gold Medal Operational Excellence Awards for 2021 in part sales, digital services, and marketing and sales excellence
- 4Refuel was recognized as a Great Place to Work, Best Workplaces for Inclusion and received Canada's Safest Employer Excellence Award

 South America
- Earned "Category A" status from Pride Connection, recognizing us as change agents and promoters of diversity and inclusion transformation
- Recognized with the seal LGBTI Talent as one of the best places to work 2022 by Fundación Iguales and the Human Rights Campaign
- Awarded by the National Service for Training and Employment (Sence Antofagasta) for ongoing contributions to education and training of workers in the community

United Kingdom

 Winner in The Royal Society for the Prevention of Accidents (RoSPA) in the Engineering Services Industry for outstanding performance in health and safety

Global

- Sustainalytics ranked Finning #3 among global traders and distributors as part of the 2023 Top-Rated ESG Companies List
- BlackLine awarded Finning the Modern Accounting Award which recognized us as a company that is globally embracing modern accounting and is streamlining processes to have a more proactive, predictable, and timely finance and accounting function

We value sustainability

Finning:

- continues to focus on employee safety and achieved a sustained reduction trend of incident frequency, including incidents with high potential for serious injury or a fatality
- is a member of the 30% Club Canada, an initiative that encourages companies to aim for at least 30% female representation on corporate boards and at the executive management level
- is a signatory of the Catalyst Accord 2022, which calls on Canadian boards and CEOs to pledge to accelerate the advancement of women in business
- is a signatory of the Minerva Pledge, which calls on companies to create opportunities that support women's advancement and leadership within their own organizations and communities
- · is focused on eliminating the gender pay gap, through proactive analytics and interventions in talent acquisition and management processes
- invests in STEM education for youth in our communities and collaborates with local government, customers, union and industry partners to improve the representation of women in mining in our territories globally
- has established Indigenous Guiding Principles, in support of truth and reconciliation efforts in Canada, and continues to work to build equitable and inclusive relationships with our Indigenous employees and partners
- signed both the B.C. Business Council's and the Business Council of Canada's statements against racism
- is a member of Pride at Work Canada
- invests in our physical and digital workplaces to ensure accessibility for our employees, customers and suppliers
- established a target to reduce our absolute greenhouse gas (GHG) emissions by 40% by 2027 from a 2017 baseline, including 4Refuel, and continues
 good progress on actions to achieve that goal
- has published an annual sustainability report since 2017. Our latest report, which is aligned with the Global Reporting Initiative standard, the Sustainability Accounting Standards Board and the Task Force on Climate-related Financial Disclosures, is available on our website (www.finning.com)

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FINNING

Management proxy circular

You've received this management proxy circular because you are entitled to vote at Finning's 2023 annual meeting of shareholders.

Who can vote

You can vote your shares if you owned your shares at the close of business on March 16, 2023 (the record date). Each Finning share carries one vote.

How to vote

There are different ways to vote, depending on whether you're a registered or non-registered (beneficial) shareholder. See page 11 for details.

2023 meeting details

When	Where
Tuesday, May 9, 2023 2:00 p.m. Pacific time	Saltspring Island Room, Fairmont Hotel Vancouver 900 West Georgia Street Vancouver, British Columbia

At the meeting, shareholders will have a right to ask questions, and to vote on a number of important matters. We encourage shareholders to vote their shares prior to the meeting by returning their proxy form or voting instruction form by mail, online or using the toll-free telephone number set out on the proxy or voting instruction form. Other members of the public can attend the meeting at the discretion of the chair of the meeting but are not able to vote or ask questions.

Shareholders who are not attending the meeting in person have the opportunity to listen to the meeting through a live audio-only webcast. Shareholders who join the audio webcast will be able to listen to the meeting and view the presentations but

will not be able to ask questions or vote. Access to the audio webcast on our website can be found at: https://www.finning.com/en_CA/company/investors.html, directly through the following link: Finning 2023 Annual Meeting Audio Webcast or by telephone: +1 (403) 910-7222 (Calgary, Canada toll) or (855) 335-8453 (Canada toll-free) Conference ID: 741 643 315#.

The meeting will be held in accordance with any health authority restrictions in effect at the time of the meeting and in a manner that prioritizes the health and safety of our employees, shareholders and community. We reserve the right to take any additional precautionary measures deemed to be appropriate in relation to the meeting in response to further developments in the pandemic or any other health emergency, including, among other things, changing the meeting date or holding the meeting virtually. Any changes to the meeting date and/or means of holding the meeting will be announced by way of press release which will be posted to our website at www.finning.com and filed under our profile on SEDAR at www.sedar.com. We do not intend to prepare or mail an amended Notice of Meeting and/or management proxy circular in the event of changes to the meeting date or format.

Your proxy is being solicited on behalf of Finning management

Management is soliciting proxies either by mail to your latest address shown on the register of shareholders, or by electronic mail to the email address you provided. Our employees or agents may contact you by phone or other ways. We will pay all costs of such solicitation, including costs to send materials to our beneficial holders via their intermediary. We have also retained Laurel Hill Advisory Group (Laurel Hill) to act as our proxy solicitation agent in connection with the annual meeting. Additionally, Laurel Hill will provide the following services in connection with the annual meeting: review and analysis of the management proxy circular, recommending corporate governance best practices and liaising with proxy advisory firms, as applicable, and assisting us with our communication with shareholders. In connection with these services, we will pay Laurel

In this document:

- we, us, our, Finning, company and corporation mean Finning International Inc., including our subsidiary companies
- you, your and shareholder mean holders of Finning common shares
- board of directors and board mean Finning International Inc.'s board of directors
- shares and common shares mean common shares in the capital of Finning International Inc.

The record date is March 16, 2023. Information in this circular is as of December 31, 2022 unless otherwise noted. All dollar amounts are in Canadian (CAD) dollars.

Where to get more information

Financial information about Finning is in our consolidated financial statements and MD&A for the most recently completed financial year.

You can find these documents and other information about Finning on our website (www.finning.com) and under our profile on SEDAR (www.sedar.com).



Hill a base proxy solicitation fee of \$35,000, plus out-of-pocket expenses. Shareholders can contact Laurel Hill at 1-877-452-7184 within North America or 416-304-0211 outside of North America, or by email at assistance@laurelhill.com.

Board approval

The board of directors has approved the content of this circular and has authorized us to distribute it to our shareholders of record.

By order of the board of directors,

/s/ Dori Assaly

Dori Assaly Senior Legal Counsel and Corporate Secretary

Surrey, British Columbia March 16, 2023

How to vote

Each common share you held at the close of business on March 16, 2023 (the record date) carries one vote that may be cast on each of the items to be voted on and any other matters that may be properly brought before the meeting.

How you vote depends on whether you're a registered shareholder or a non-registered (beneficial) shareholder.

You're a **registered shareholder** if your shares are registered in your name.

You're a **non-registered (beneficial) shareholder** if your shares are registered in the name of an intermediary (such as a bank, trust company, trustee, investment dealer, clearing agency or other institution). You have the right to tell your intermediary how to vote your shares. Your intermediary must vote your shares or withhold your shares from voting according to your instructions.

As of the record date, we had 150,541,232 common shares issued and outstanding.

As of the date of this circular, the directors and executive officers of Finning are not aware of anyone who beneficially owns, directly or indirectly, or exercises control or direction over, more than ten percent of our common shares.

Appointment of a third party as proxy

The following applies to shareholders who wish to appoint someone as their proxyholder other than the management nominees named in the form of proxy or voting instruction form. This includes non-registered shareholders who wish to appoint themselves as proxyholder to attend and participate at the meeting.

Shareholders have the right to appoint a person or company to represent them at the meeting other than the management nominees designated in the form of proxy. Shareholders who wish to appoint someone other than the management nominees as their proxyholder to attend and participate at the meeting as their proxy and vote their shares MUST submit their proxy or voting instruction form, as applicable, appointing that person as proxyholder.

To submit your proxy or voting instruction form: To appoint someone other than the management nominees as your proxyholder, insert that person's name in the blank space provided in the proxy or voting instruction form and follow the instructions for submitting the proxy or voting instruction form.

If you are a non-registered shareholder and you wish to vote your shares yourself at our meeting, you must appoint yourself as proxyholder by inserting your own name in the space provided on the proxy or voting instruction form sent to you by your intermediary and you must follow all of the applicable instructions provided by your intermediary. By doing so, you are instructing your intermediary to appoint you as proxyholder. Non-registered holders who have not appointed themselves as proxyholder cannot vote during the meeting. This is because we and our transfer agent do not maintain the records for non-registered holders of our shares and we have no knowledge of your shareholdings or entitlement to vote, unless you appoint yourself as proxyholder.

Canadian notice and access

This year we are using notice and access to deliver this circular, as well as our annual financial statements and related management's discussion and analysis for the year ended December 31, 2022 (2022 financial report, and together with the circular, the meeting materials) to both registered and non-registered (beneficial) shareholders of our common shares. Notice and access is a set of rules developed by the Canadian Securities Administrators (CSA) that permit us to post these materials online rather than mail them, substantially reducing our printing and mailing costs, and our impact on the environment through reduced paper and energy consumption.

You will receive a package in the mail with a notification outlining the matters to be addressed at the meeting and explaining how to access and review the meeting materials electronically, how to request a paper copy of the meeting materials at no charge and how to return your proxy or voting instructions. You will also receive a form of proxy or voting instruction form in the mail so you can vote your common shares. A printed copy of the meeting materials will be delivered to shareholders who have given us standing instructions to receive, or have otherwise requested us to provide, a printed copy. All meeting materials will be forwarded to beneficial holders at our expense.

Meeting materials are available on our website (www.finning.com) and under our profile on SEDAR (www.sedar.com). You can request a paper copy of the meeting materials, at no cost, up to one year after the date the meeting materials were filed on SEDAR. You may make such a request prior to the meeting by calling 1-888-346-6464.

How to vote

Registered shareholders

What your package includes

Your package should include the following documents:

- · notice and access notification to shareholders
- · proxy form

Ways to vote

- 1. Vote by proxy; or
- 2. Attend the meeting and vote in person

If you want to vote in person at the meeting, check in with a Computershare representative when you arrive at the meeting.

Voting by proxy means you can appoint someone (your proxyholder) to attend the meeting in person for you and vote or withhold your shares from voting according to your instructions. Your proxyholder does not need to be a Finning shareholder.

How to appoint someone to be your proxyholder

Print the name of the person you are appointing in the blank space provided in the proxy form. Make sure the person understands that you have appointed them as your proxyholder and that they must attend the meeting in person and vote your shares on your behalf for your vote to be counted.

If you don't appoint someone to be your proxyholder, the two Finning representatives named in the proxy form, **Harold N. Kvisle** and **Kevin Parkes**, will act as your proxyholder and vote your shares according to your instructions.

How to provide your voting instructions

Complete your voting instructions, sign and date the proxy and send it to Computershare right away.

As an alternative to providing voting instructions by signing, dating and sending your proxy to Computershare, you may vote by proxy using one of the following methods:

- Online Go to www.investorvote.com, enter your 15-digit control number from your form of proxy and provide your voting instructions.
- Telephone Call 1-866-732-VOTE (8683) from a touch-tone phone and follow the automatic voice recording instructions to vote. You will need your 15-digit control number from your proxy to vote.
- Fax Complete your voting instruction, sign and date the proxy and fax it to Computershare at 1-866-249-7775 (for registered shareholders in Canada and the U.S.) or 1-416-263-9524 (for registered shareholders outside Canada and the U.S.).

If you return the signed proxy but do not give your voting instructions or specify that you want your shares withheld from voting, your proxyholder must vote FOR the items of business:

- FOR the appointment of Deloitte LLP as auditor
- FOR our advisory vote on executive pay
- FOR the election of the nominated directors

If an amendment or variation to an item of business, or if any other item, is properly brought before the meeting, to the extent permitted by law, your proxyholder has discretionary authority to vote as your proxyholder sees fit.

Send in your proxy

Complete, sign and date your proxy form and send it to:

Computershare Investor Services Inc.

Attention: Proxy Department 100 University Avenue, 8th Floor Toronto, Ontario, M5J 2Y1

Computershare must receive your proxy form, or you must have voted your proxy online, by telephone or fax by 2:00 p.m. Pacific time on May 5, 2023 or at least 48 hours, excluding weekends and holidays, before the date of the reconvened meeting if the meeting is postponed or adjourned. The proxy deadline may be waived or extended by the chair of the meeting, in the chair's sole discretion, without notice.

Non-registered (beneficial) shareholders

What your package includes

Your investment dealer or other intermediary should have sent you the following documents:

- · notice and access notification to shareholders
- · voting instruction form

Ways to vote

- 1. Submit your voting instructions to your intermediary; or
- 2. Attend the meeting and vote in person, by appointing yourself as proxy

If you want to vote in person at the meeting, print your name in the space provided in your voting instruction form to appoint yourself as proxyholder and follow the instructions from your intermediary for returning the completed form. Check in with a Computershare representative when you arrive at the meeting.

To submit your voting instructions to your intermediary, complete and return the voting instruction form following the instructions on the form.

As an alternative to submitting your voting instructions to your intermediary by completing and returning your voting instruction form, non-registered (beneficial) shareholders (other than non-registered shareholders (employees) under the employee stock purchase plan (ESPP)) may vote using one of the following methods:

- Online Go to www.proxyvote.com, enter your 16-digit control number from your voting instruction form and provide your voting instructions
- Telephone Call the toll-free number listed on your voting instruction form from a touch-tone phone and follow the automatic voice recording instructions to vote. You will need your 16-digit control number from your voting instruction form to vote.

We may use Broadridge Financial Solutions Inc.'s QuickVote™ service to assist non-registered (beneficial) shareholders with voting. Our proxy solicitation agent, Laurel Hill, may contact certain non-registered shareholders who have not objected to the company knowing who they are (non-objecting beneficial owners, or NOBOs) to conveniently obtain a vote directly over the telephone.

Be sure you allow enough time for your intermediary to receive your completed form so they can provide your voting instructions to Computershare by 2:00 p.m. Pacific time on May 5, 2023. The proxy deadline may be waived or extended by the chair of the meeting, in the chair's sole discretion, without notice.

If an amendment or variation to an item of business, or if any other item, is properly brought before the meeting, to the extent permitted by law, your proxyholder has discretionary authority to vote as they see fit.

US beneficial shareholders

To attend and vote at the meeting, you must first obtain and complete a valid legal proxy from your broker, bank or other agent, and then register in advance to attend the meeting.

Follow the instructions from your broker, bank or other agent included with the proxy materials, or contact your broker, bank or other agent to request a legal proxy form. After obtaining a valid legal proxy from your broker, bank or other agent, to then register to attend the meeting, you must submit a copy of your legal proxy to Computershare Investor Services Inc. at the following email address: uslegalproxy@computershare.com.

Non-registered (beneficial) shareholders (employees) under the ESPP

To submit your voting instructions to your intermediary, complete and return the voting instruction form following the instructions on the form. The above information for non-registered (beneficial) shareholders applies to non-registered (beneficial) shareholders (employees) under the ESPP unless indicated otherwise.

How to change your vote or revoke your proxy

If you're a registered shareholder and have voted by proxy, you can revoke your proxy (with or without providing new voting instructions) before the meeting is held or an item is voted on. Here's how:

- By providing new voting instructions on a proxy form with a later date or at a later time if you are voting by mail, telephone
 or online. Any new voting instructions must be received by Computershare by 2:00 p.m. Pacific time on May 5, 2023 or at
 least 48 hours, excluding weekends and holidays, before the date of the reconvened meeting if the meeting is postponed
 or adjourned.
- By delivering a written and signed revocation of proxy (without giving new voting instructions) to the registered office of Finning to the attention of the Corporate Secretary at 19100 94 Avenue, Surrey, BC V4N 5C3 any time before 5:00 p.m. Pacific time on May 8, 2023, or, if the meeting is adjourned or postponed, before 5:00 p.m. Pacific time on the business day before the date of the reconvened meeting.
- By delivering a written and signed revocation of proxy to the chair of the meeting before the start of the meeting or before any adjournment or postponement. You may then vote at the meeting.
- By any other manner permitted by law.

If you're a non-registered shareholder, you must contact your intermediary right away if you need help providing new voting instructions, if you want to revoke your voting instructions (without giving new instructions) or if you want to vote in person instead. However, your intermediary is subject to the same time constraints noted above for registered shareholders.

How the votes are tabulated

Computershare acts as our transfer agent. They receive, count and tabulate all proxies received. Computershare keeps the individual shareholder votes confidential except when:

- the law requires it
- there is a proxy contest
- a shareholder has written a comment that is clearly intended for management or the board
- there is a need for the chair of the meeting to rule on the validity of the proxy.

Questions?

Call Laurel Hill at 1-877-452-7184 (for shareholders in Canada and the USA) or 1-416-304-0211 (for callers outside Canada and the USA)

Or send Laurel Hill an email at: assistance@laurelhill.com

Business of the meeting

1. Receive the consolidated financial statements

The consolidated financial statements for the year ended December 31, 2022 and the auditor's report will be placed before the meeting. Copies of our 2022 consolidated financial statements are available on our website (www.finning.com) and under our profile on SEDAR (www.sedar.com). You will receive a printed copy of our 2022 consolidated financial statements only if you requested one.

2. Appoint the auditor

You will be asked to appoint the auditor and authorize the directors to set the auditor's fees.

Deloitte LLP (Deloitte) has been our external auditor since 2002. The audit committee oversees Deloitte's performance, qualifications, independence and audit of Finning's financial statements.

Each year the audit committee performs a formal review of the external auditor prior to making its reappointment recommendation to the board. The review focuses on five areas: (i) independence, objectivity and professional skepticism, (ii) quality of the engagement team, (iii) quality of communication and interaction with the external auditor, (iv) quality of service provided, and (v) relationship between the external auditor and the internal auditor. External auditor independence is also monitored through rotation of the lead audit partner every seven years in accordance with the rules of the Canadian Public Accountability Board (CPAB) and other applicable professional regulatory agencies.

In 2022, the audit committee also conducted a more comprehensive review of the external auditor which, pursuant to the audit committee's terms of reference, occurs at least every five years. The comprehensive review included an assessment by audit committee members and key Finning management of Deloitte's performance and effectiveness, and addressed topics that included the audit team, audit quality, audit strategy and business insights. The purpose of these reviews is to ensure that the audit quality of the external auditor is prioritized and continually enhanced

Key things to know

According to our by-laws, we must have a quorum (at least two people present who together hold, or represent by proxy, 25 percent or more of our issued and outstanding common shares) for the meeting to continue and to transact business.

We must receive a simple majority of the votes cast at the meeting for an item to be passed. We will disclose the voting results in a news release after the meeting and in our report on the voting results for the 2023 meeting, which will be filed under our profile on SEDAR (www.sedar.com). You can read more about voting beginning on page 11.

None of our directors or executive officers in 2022, and none of this year's nominated directors, and no one associated or affiliated with any of them, has a direct or indirect material interest in any matter to be acted on at the meeting other than the election of directors.

The table below sets out the fees paid to Deloitte for the years ended December 31, 2022 and 2021 for audit and other services.

	2022	2021
Audit fees generally relate to fees charged for the annual audit, interim reviews, administrative charges and other services related to the performance of the annual audit of our financial statements.	\$3,528,378	\$3,364,130
Audit related fees generally relate to fees charged for assurance and related services. The 2022 and 2021 fees relate to audits of Finning's pension plans.	\$89,284	\$85,731
Tax fees generally relate to the tax advisory services in relation to the Canada Emergency Wage Subsidy (CEWS).	\$41,954	-
All other fees generally relate to fees charged for any non-audit related or non-tax services. The 2022 fees relate to ESG reporting advisory services, assurance over GHG emissions for 2021, and performance of certain agreed-upon procedures in testing of internal controls over financial reporting and disclosure controls and procedures for the annual CEO/CFO certification for 2022. The 2021 fees relate to assurance over GHG emissions for 2019.	\$146,830	\$48,233
Total	\$3,806,446	\$3,498,094

All amounts were billed in various currencies and converted to Canadian dollars using the exchange rates at the time of billing.

The board recommends you vote FOR appointing Deloitte LLP as our auditor for 2023 and authorizing the directors to set the auditor's fees.

Pre-approving audit services

The audit committee pre-approves audit, non-audit and tax related services to be provided by the external auditor.

Any services that are not preapproved require specific approval by the audit committee. The audit committee chair can approve up to \$100,000 of services between audit committee meetings. Management and the external auditor update the audit committee every quarter on all services that have been provided by the external auditor and the fees paid or accrued. Management cannot ask the external auditor to perform services that have not been approved by the audit committee.

3. Participate in our advisory vote on executive pay

As a shareholder you have the opportunity to vote on an advisory basis for or against our overall approach to executive compensation.

This is an advisory vote, which means the results are not binding on the board or Finning. The board, through the human resources committee, is fully responsible for compensation decisions and is not relieved of these responsibilities by either a positive or a negative vote by shareholders.

The board and the human resources committee will consider the outcome of the vote as part of their ongoing review of our executive compensation program, together with feedback they receive from shareholders through regular communications and engagement activities.

You will be voting on the following resolution:

BE IT RESOLVED, on an advisory basis only and not to diminish the role and responsibilities of the board of directors, that shareholders accept the approach to executive compensation disclosed in Finning's management proxy circular delivered in connection with the 2023 annual meeting.

The board recommends you vote FOR our approach to executive pay.

'Say on pay'

We've held an advisory 'say on pay' vote every year since 2011 as part of our commitment to strong corporate governance practices and engaging with our shareholders.

Last year 93.7% of the votes cast were in favour of our approach to executive compensation.

We encourage you to take some time to read the executive compensation section beginning on page 54 before you decide how to vote your shares. It discusses our compensation philosophy, individual compensation elements and our performance and the impact that our performance has had on the pay decisions for our most senior executives in 2022.

If you have feedback, questions or concerns about executive compensation at Finning, please contact the Board Chair, c/o the Corporate Secretary at Finning (see page 42 for details).

4. Elect directors

This year you will vote to elect thirteen directors to the board for a term of one year. All of our current directors are standing for re-election:

Vicki L. Avril-Groves Mary Lou Kelley Kevin Parkes

James E.C. Carter Andrés Kuhlmann Christopher W. Patterson

Jacynthe Côté Harold N. Kvisle Edward R. Seraphim

Nicholas Hartery Stuart L. Levenick Manjit K. Sharma

Nancy G. Tower

All thirteen nominated directors have expressed their willingness to serve on the Finning board.

The board recommends you vote FOR each nominated director.

Shareholder proposals

Shareholders who wish to submit a proposal for consideration at the 2024 annual meeting must deliver their proposal to Finning between December 11, 2023 and February 8, 2024. All shareholder proposals must comply with the requirements of the CBCA. Shareholders who wish to make proposals are urged to seek legal advice to make sure their proposal complies in full with these requirements.

Nominating directors

If you want to nominate candidates for election to the board, submit your proposal in accordance with our advance notice by-law in writing to the Corporate Secretary prior to any annual or special meeting where directors are being elected. Notice must be delivered to us at least 30 days before the date of a shareholder meeting or 40 days if we use "notice and access" to deliver meeting materials to shareholders, as is the case with this meeting. You will need to provide the information outlined in our advance notice by-law. This description of our advance notice by-law is a summary only and is qualified by reference to the by-law. You can find a copy of our advance notice by-law under our profile on SEDAR (www.sedar.com) or on our website (www.finning.com).

Majority voting for directors

In accordance with and subject to the CBCA, directors stand for election each year at the annual meeting of shareholders, and a separate vote of shareholders is taken with respect to each candidate for election as a director. If there is only one candidate nominated for each position available on the board (an uncontested election), each candidate is elected only if the number of votes cast in their favour represents a majority of the votes cast for and against them by the shareholders present in person or represented by proxy. If an incumbent director who was a candidate in an uncontested election is not re-elected in accordance with the above, the director may continue in office until the earlier of the 90th day after the day of the election and the day on which their successor is appointed or elected.

Majority voting will not apply in the case of a contested election of directors, in which case the directors will be elected by a plurality of votes of the shares represented in person or by proxy at the meeting, and voted on the election of directors.

About the nominated directors

We're committed to building a qualified and diverse board that has the knowledge, experience and capabilities necessary to support Finning's strategic direction.

This year thirteen directors are nominated for election to the board. We believe this is an appropriate size to ensure proper stewardship and serve the interests of shareholders. All of the nominated directors are qualified and have agreed to serve on Finning's board.

Independence

Twelve of the thirteen nominated directors (92%) are independent. Kevin Parkes is not independent because he is Finning's President and CEO.

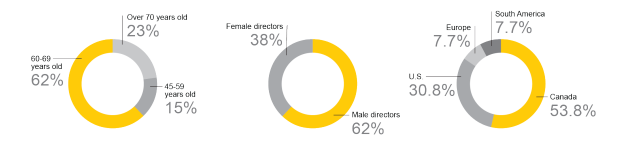
Key skills and experience

We recruit directors who have skills and experience in three core areas:



Diversity

This year's nominated directors reflect an appropriate level of diversity, including age, gender and geographic representation.



Director nominee meeting attendance in 2022

In 2022, two board meetings were held in person and four were held by videoconference. The table below shows the attendance record of our nominee directors at board and committee meetings in 2022. You can read more about each director's attendance record in the profiles that follow and in the detailed attendance table on page 47.

	Board meetings	Committee meetings ¹	Percentage of total meetings attended
Vicki L. Avril-Groves	6 of 6	8 of 8	100%
James E.C. Carter	6 of 6	10 of 10	100%
Jacynthe Côté	6 of 6	10 of 10	100%
Nicholas Hartery ²	6 of 6	9 of 10	94%
Mary Lou Kelley	6 of 6	10 of 10	100%
Andrés Kuhlmann ³	6 of 6	8 of 8	100%
Harold N. Kvisle ⁴	6 of 6	n/a	100%
Stuart L. Levenick	6 of 6	8 of 8	100%
Kevin Parkes ⁵	1 of 1	0 of 0	100%
Christopher W. Patterson	6 of 6	8 of 8	100%
Edward R. Seraphim	6 of 6	10 of 10	100%
Manjit Sharma ⁶	4 of 5	4 of 4	89%
Nancy Tower ⁷	4 of 5	4 of 4	89%

Notes:

- 1 For a breakdown of meetings held by committees, please refer to the individual director profiles starting on page 20.
- 2 Mr. Hartery was unable to attend an ad hoc human resources committee meeting held on March 18, 2022 due to a scheduling conflict.
- 3 Mr. Kuhlmann was appointed as a member and as Chair of the safety, environment and social responsibility committee and ceased being a member of the governance and risk committee effective November 7, 2022.
- 4 Mr. Kvisle is the Board Chair and is not a member of any board committees, however, he attends various committee meetings in his capacity as Board Chair.
- 5 Mr. Parkes was appointed President and Chief Executive Officer and to our board and the safety, environment and social responsibility committee effective November 16, 2022.
- 6 Ms. Sharma was elected to the board at the annual meeting of shareholders held on May 10, 2022. She was unable to attend the board meeting held on May 11, 2022 due to a scheduling conflict. She informed us of the conflict prior to her nomination for appointment to the
- 7 Ms. Tower was appointed to the board at the annual meeting of shareholders held on May 10, 2022. She was unable to attend an ad hoc board videoconference meeting on September 20, 2022 due to a scheduling conflict.

Director share ownership requirements

Directors are required to own Finning equity so their interests are aligned with those of our shareholders. We have two-year and five-year targets for meeting these requirements (see page 46).

Information about shareholdings is provided by each nominee as at December 31, 2022 and includes shares they hold directly or indirectly and deferred share units (DSUs). Market value is based on our year-end closing share price on the Toronto Stock Exchange (TSX) of \$33.66 for 2022 and \$31.88 for 2021. You can read more about director DSUs on page 44.

Director profiles

Harold N. Kvisle



Board Chair since January 2019

Top five areas of expertise:

- · Board governance
- Financial leadership, accounting and audit
- Human capital, compensation, talent and culture
- Operational expertise
- Risk management

Independent | Age 70 | Calgary, Alberta, Canada | Director since 2017

Mr. Kvisle is a Corporate Director. Mr. Kvisle was appointed as Board Chair of Finning in January 2019. He has served as a leader in the oil and gas, utilities and power generation industries for more than 35 years. Mr. Kvisle currently serves as the board chair of ARC Resources Ltd. and as past chair of the Business Council of Alberta. He also serves as a board member of Cenovus Energy. Mr. Kvisle served as chief executive officer of Talisman Energy from 2012 to 2015 and chief executive officer of TransCanada Corporation from 2001 to 2010. Prior to joining TransCanada in 1999, he was the founder and president of Fletcher Challenge Energy Canada from 1990 to 1999. He held engineering, finance and management positions with Dome Petroleum Limited from 1975 to 1988.

Mr. Kvisle holds a Bachelor of Science in Engineering from the University of Alberta and a Master of Business Administration from the Haskayne School of Business, University of Calgary.

2022 voting results	Finning board/committees		2022 meeting attendance	
98.39% votes for 1.61% votes withheld			6 of 6	100%
	Mr. Kvisle attended various committee meetings in his capacity as Board Chair			

Finning securities held Compensation receive from Finning					sation received from Finning (\$)
Year	Common shares (#)	DSUs (#)	Total Units (#)	Total market value (\$)	
2022	50,000	78,566	128,566	4,327,532	410,000
2021	35,000	63,413	98,413	3,137,406	395,000
Change	15,000	15,153	30,153	1,190,126	15,000
Meets his share ownership requirements.					
Other public company boards, including committee membership					
ARC Resources Ltd. – Board chair					
Cenovus Energy Inc. – Governance (chair); Human resources and compensation					

Vicki L. Avril-Groves



Top five areas of expertise:

- Board governance
- Communications and stakeholder relations
- Financial leadership, accounting and audit
- Human capital, compensation, talent and culture
- Industry experience

Independent | Age 68 | Cape Coral, Florida, United States | Director since 2016

Ms. Avril-Groves is a Corporate Director. Ms. Avril-Groves retired from IPSCO Tubulars Inc. in 2013 after nine years, including five years as President and CEO. Prior to 2008, she held progressively senior executive positions with IPSCO Inc., including Senior Vice President of IPSCO Tubulars Operations and Chief Financial Officer of IPSCO Inc. Prior to 2004, Ms. Avril-Groves served as Chief Financial Officer for Wallace Computer Services and as a senior officer at Inland Steel Industries in various financial and strategy roles, including Chief Financial Officer, Treasurer, and head of Corporate Planning. Ms. Avril-Groves is a director of Commercial Metals Company and Greif, Inc.

Ms. Avril-Groves holds a Bachelor of Science degree in Accountancy from the University of Illinois and a Master of Business Administration degree from the University of Chicago.

2022 voting results	Finning board/committees	2022 meeting a	attendance
99.56% votes for 0.44% votes withheld	Board of directors	6 of 6	100%
	Audit committee (financial expert)		100%
	Safety, environment and social responsibility committee	4 of 4	100%

Finning securities held					ensation received from Finning (\$)	
Year	Common shares (#)	DSUs (#)	Total Units (#)	Total market value (\$)		
2022	15,000	46,156	61,156	2,058,511	246,625	
2021	15,000	40,220	55,220	1,760,414	231,500	
Change	0	5,936	5,936	298,097	15,125	
Meets her share ownership requirements.						
Other public company boards, including committee membership						

Commercial Metals Company - Compensation (chair); Nominating and corporate governance

Greif, Inc. - Compensation

James E.C. Carter, O.C.



Top five areas of expertise:

- Board governance
- Human capital, compensation, talent and culture
- Industry experience
- · Operational expertise
- Sustainability, ESG and health and safety

Independent | Age 73 | Edmonton, Alberta, Canada | Director since 2007

Mr. Carter is a Corporate Director. Mr. Carter retired from Syncrude Canada Ltd. in 2007 after 28 years, including 10 years as President and 18 years as Operations Chief. He currently serves on the board of directors of Irving Oil Limited (Lead Independent Director), Brand Industrial Services and EllisDon Construction Services Inc. Mr. Carter serves as board chair for Careers: The Next Generation, a not-for-profit organization. He is a former Chair of the Mining Association of Canada.

In June 2019 Mr. Carter was inducted as a Fellow of the Institute of Corporate Directors. Mr. Carter has also been awarded honorary doctorates by three Canadian universities. Mr. Carter is a registered professional engineer in the Province of Alberta and a Fellow of the Canadian Academy of Engineering. He holds a Bachelor of Engineering degree from the Technical University of Nova Scotia (now Dalhousie Engineering) and completed the Advanced Management Program at Harvard Graduate School of Business Administration.

2022 voting results	Finning board/committees	2022 meeting atter	ndance
95.18% votes for 4.82% votes withheld	Board of directors	6 of 6	100%
	Governance and risk committee	4 of 4	100%
	Human resources committee	6 of 6	100%

Finning securities held				Compe	ensation received from Finning (\$)	
Year	Common shares (#)	DSUs (#)	Total Units (#)	Total market value (\$)		
2022	10,000	105,387	115,387	3,883,926	263,511	
2021	10,000	97,798	107,798	3,436,600	250,000	
Change	0	7,589	7,589	447,326	13,511	
Meets his share ownership requirements.						
Other public company boards, including committee membership						
None	None					

Jacynthe Côté



Top five areas of expertise:

- Board governance
- Financial leadership, accounting and audit
- Human capital, compensation, talent and culture
- Industry experience
- Sustainability, ESG and health and safety

Independent | Age 64 | Candiac, Québec, Canada | Director since 2014

Ms. Côté is a Corporate Director. Ms. Côté spent most of her career in the metallurgy industry. She joined Alcan in 1988 and held progressively senior positions in a variety of fields, including human resources, environment, occupational health and safety, business planning and development, and production, both in Québec and in England. Following Rio Tinto's acquisition of Alcan, she headed Rio Tinto Alcan's Primary Metal business group for a few years, then went on to serve as the multinational's President and Chief Executive Officer from 2009 to 2014.

Ms. Côté holds a bachelor's degree in chemistry from Université Laval and was awarded an honorary doctorate by Université du Québec à Chicoutimi and Université de Montréal (HEC Montréal). She sits on the boards of Royal Bank of Canada and Transcontinental Inc. Ms. Côté has served as board chair of Hydro-Québec since November 2018 and was the first woman to assume this key role. Her mandate includes acting as an intermediary between the board and corporate management and being accountable for the company's decisions to the Minister of Economy, Innovation and Energy. Ms. Côté will be appointed board chair of Royal Bank of Canada on April 5, 2023 and will complete her term as board chair of Hydro-Québec in May 2023.

Ms. Côté also serves as board chair of Allo Prof, an organization that provides free services and tools to students, parents and teachers in order to foster academic engagement and success.

2022 voting results Finning board/committees		2022 meeting	attendance
99.54% votes for 0.46% votes withheld	Board of directors	6 of 6	100%
	Human resources committee (chair)	6 of 6	100%
	Safety, environment and social responsibility committee		100%

Finning s	securities held			Com	pensation received from Finning (\$)
Year	Common shares (#)	DSUs (#)	Total Units (#)	Total market value (\$)	
2022	10,000	62,244	72,244	2,431,733	268,000
2021	10,000	55,860	65,860	2,099,617	245,000
Change	0	6,384	6,384	332,116	23,000

Meets her share ownership requirements.

Other public company boards, including committee membership

Royal Bank of Canada – Governance (chair); Risk. Appointed board chair effective April 5, 2023

Transcontinental Inc. - Lead Director, Human resources and compensation (chair)

Nicholas Hartery



Top five areas of expertise:

- · Board governance
- Digital, technology and cybersecurity
- Human capital, compensation, talent and culture
- Industry experience
- International business and cultural perspective

Independent | Age 71 | Limerick, Republic of Ireland | Director since 2014

Mr. Hartery is a Corporate Director and the President & Chief Executive Officer of Prodigium LLC, a consulting company providing business advisory services. Mr. Hartery currently serves as board chair of Tyman plc, a global building material company. He also serves as board chair of Horse Racing Ireland, an Irish Government semi-state body, a global leader in the thoroughbred industry. He was board chair of CRH plc, an Irish-based international building materials group, from 2004 until his retirement in December 2019. Mr. Hartery was Vice President of Manufacturing and Business Operations for Dell Inc.'s Europe, Middle East and Africa operations from 2000 to 2008. He has also served as an Executive Vice President at Eastman Kodak and as the President & Chief Executive Officer at Verbatim Corporation. Mr. Hartery also serves as Chairman of the board of Musgrave Group, a privately owned international food retailer.

Mr. Hartery is a Chartered Engineer and Fellow of the Institute of Engineers of Ireland (C.Eng. F.I.E.I.). He holds a Bachelor of Engineering degree (Electrical) from University College Cork and holds a Master of Business Administration degree from University of Galway.

2022 voting results	Finning board/committees	2022 meeting	attendance
98.74% votes for 1.26% votes withheld	Board of directors	6 of 6	100%
	Governance and risk committee (chair)	4 of 4	100%
	Human resources committee	5 of 6	83%

Finning securities held Compo					ensation received from Finning (\$)
Year	Common shares (#)	DSUs (#)	Total Units (#)	Total market value (\$)	
2022	0	86,118	86,118	2,898,732	277,000
2021	0	74,934	74,934	2,388,896	251,000
Change	0	11,184	11,184	509,836	26,000
Meets his share ownership requirements.					
Other public company boards, including committee membership					
Tyman plc – Non-executive board chair					

Mary Lou Kelley



- Top five areas of expertise:Board governance
- Digital, technology and cybersecurity
- Human capital, compensation, talent and
- International business and cultural perspective
- Operational expertise

Independent | Age 62 | South Bend, Indiana, United States | Director since 2018

Ms. Kelley is a Corporate Director. From 2014 to 2017 she served as the president of e-commerce for Best Buy, a retail company, and as senior vice president of Chico's FAS from 2010 to 2014. Prior to Chico's FAS, she held senior leadership roles in marketing and e-commerce with various companies, including L.L. Bean and Ashford.com. Earlier in her career, Ms. Kelley served as a management consultant with McKinsey and Company. From 2017 to 2019, Ms. Kelley served as advisor to the senior leadership and board of directors of Falabella Retail. Ms. Kelley is a director of Vera Bradley, Inc. and YETI Holdings, Inc.

Ms. Kelley holds a Bachelor of Arts in Economics from Boston College and a Master of Business Administration from The University of Virginia.

2022 voting results	Finning board/committees	2022 meeting	attendance
99.53% votes for 0.47% votes withheld	Board of directors	6 of 6	100%
	Human resources committee	6 of 6	100%
	Safety, environment and social responsibility committee	4 of 4	100%

Finning securities held Compensation receiffrom Finning					ensation received from Finning (\$)
Year	Common shares (#)	DSUs (#)	Total Units (#)	Total market value (\$)	
2022	0	49,478	49,478	1,665,429	263,000
2021	0	39,771	39,771	1,267,899	245,000
Change	0	9,707	9,707	397,530	18,000
Meets he	er share ownership require	ements.			
Other public company boards, including committee membership					
Vera Bradley, Inc. – Audit; Nomination and governance					
YETI Hol	YETI Holdings, Inc. – Compensation; Nomination and governance (chair)				

Andrés J. Kuhlmann



Top five areas of expertise:

- Human capital, compensation, talent and culture
- Industry experience
- International business and cultural perspective
- Risk management
- Sustainability, ESG and health and safety

Independent | Age 60 | Santiago, Chile | Director since 2019

Mr. Kuhlmann is a Corporate Director. Mr. Kuhlmann is currently Chairman of the Board of Clínica Alemana in Santiago, Chile and served most recently as Chief Executive Officer of Transelec SA, a leading power transmission company in Chile, from 2007 to 2022. Prior to Transelec, he was the Chief Executive Officer of Siemens, Chile, from 2001 to 2007. He also served as the Chief Executive Officer of Electroandina South America from 1997 to 2001, and was the Operations Vice President at Enel Generación Perú S.A.A., formerly Edegel, a private electric power generation company in Peru, from 1995-1996.

Mr. Kuhlmann is a graduate in civil and industrial engineering from the Pontifical Catholic University of Chile.

2022 voting results	Finning board/committees	2022 meeting attendance)
98,96% votes for 1.04% votes withheld	Board of directors	6 of 6 100%)
	Audit committee	4 of 4 100%)
	Governance and risk committee	3 of 3 100%	,
	Safety, environment and social responsibility committee (chair)	1 of 1 100%	,

Finning securities held Con				Comp	ensation received from Finning (\$)
Year	Common shares (#)	DSUs (#)	Total Units (#)	Total market value (\$)	
2022	0	30,487	30,487	1,026,192	253,989
2021	0	21,590	21,590	688,289	230,000
Change	0	8,897	8,897	337,903	23,989
Meets his share ownership requirements.					
Other public company boards, including committee membership					
None	None				

Stuart L. Levenick



Top five areas of expertise:

- Board governance
- Digital, technology and cybersecurity
- Financial leadership, accounting and audit
- Industry experience
- Operational expertise

Independent | Age 70 | Naples, Florida, United States | Director since 2016

Mr. Levenick is a Corporate Director. Mr. Levenick retired from Caterpillar Inc. in 2015 after 37 years, including 10 years as Group President. His most recent responsibility included leadership of customer and dealer support for Caterpillar. Other responsibilities during his tenure as Group President included management of businesses spanning marketing, manufacturing operations, engineering, supply chain, procurement and human resources. Prior to assuming the Group President position in 2004, Mr. Levenick served as Vice President, Caterpillar Inc., and Chairman of Shin Caterpillar Mitsubishi Ltd. from 2000 to 2004, and as Vice President, Asia Pacific Division, from 2001 to 2004. Prior to 2000, he held various senior positions with Caterpillar in North America, Asia and Europe. Previously, he held positions as Chairman of the Association of Equipment Manufacturers, Executive Director of the United States Chamber of Commerce and Director of the U.S./China Business Council and the U.S./Russia Business Council. Currently, Mr. Levenick is the lead director of Entergy Corporation and of W.W. Grainger, Inc. and a director of the University of Illinois Foundation.

Mr. Levenick graduated from the University of Illinois with a Bachelor of Science degree in Forestry and is a Sloan Fellow with a Master of Science degree in management from the Massachusetts Institute of Technology.

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2022 voting results	Finning board/committees	2022 meeting atter	idance
97.43% votes for 2.57% votes withheld	Board of directors	6 of 6	100%
	Audit committee (chair)	4 of 4	100%
	Governance and risk committee	4 of 4	100%

Finning s	Finning securities held Compensation received from Finning (\$		ensation received from Finning (\$)		
Year	Common shares (#)	DSUs (#)	Total Units (#)	Total market value (\$)	
2022	0	71,299	71,299	2,399,924	276,000
2021	0	60,576	60,576	1,931,163	261,000
Change	0	10,723	10,723	468,761	15,000
Meets his	share ownership require	ments.			
Other pu	Other public company boards, including committee membership				
Entergy C	Entergy Corporation – Lead director; Corporate governance (chair); Executive; Nuclear				
W.W. Gra	ainger, Inc. – Lead directo	or; Board affairs an	d nominating (chair); A	udit	

Kevin Parkes



Top five areas of expertise:

- Communications and stakeholder relations
- · Industry experience
- International business and cultural perspective
- · Operational expertise
- Sustainability, ESG and health and safety

Not independent | Age 48 | Edmonton, Alberta, Canada | Director since November 2022

Mr. Parkes was appointed President and Chief Executive Officer of Finning International Inc. in November 2022 after serving as Executive Vice President and Chief Operating Officer since April 2022. Over the course of his 21-year career at Finning, Mr. Parkes has held progressively senior leadership positions. In 2019, he was appointed President of Finning (Canada) after holding the position of Managing Director of Finning UK and Ireland. In addition, Mr. Parkes was Chief Executive Officer of Hewden Stuart from 2010 to 2015, following the sale of this business by Finning in 2010.

Mr. Parkes holds a BA in Business Administration from Staffordshire University.

2022 voting results	Finning board/committees	2022 meeting	attendance
n/a votes <i>for</i> n/a votes <i>withheld</i>	Board of directors	1 of 1	100%
	Safety, environment and social responsibility committee ¹	0 of 0	n/a

Finning	securities held				
Year	Common shares (#)	DSUs ² (#)	Stock Options (#)	Performance share units (#)	Restricted share units (#)
2022	28,252	7,303	156,934	44,742	26,848
2021	19,662	7,099	149,971	50,969	25,309
Change	8,590	204	6,963	(6,227)	1,539

Notes:

- 1 Mr. Parkes was appointed to the safety, environment and social responsibility committee on November 16, 2022. No meetings of this committee were held in 2022 after Mr. Parkes' appointment.
- 2 Mr. Parkes does not receive director compensation as a member of the Finning board. He receives executive compensation and received his executive DSUs in lieu of cash payouts under our short-term incentive plan on February 26, 2016 and March 21, 2018.

Meets his executive share ownership requirements (see page 61).

Other public company boards, including committee membership

None

Christopher W. Patterson



Top five areas of expertise:

- Board governance
- Human capital, compensation, talent and culture
- Industry experience
- Operational expertise
- Risk management

Independent | Age 68 | Greensboro, North Carolina, United States | Director since 2010

Mr. Patterson is a Corporate Director. From April 2005 until his retirement in June 2009, Mr. Patterson was President and Chief Executive Officer of Daimler Trucks North America LLC. Prior to 2005, he held progressively senior executive positions with Freightliner LLC, predecessor to Daimler Trucks North America, including Senior Vice President, Service and Parts and was Executive Vice President, Sales and Marketing of Volvo Trucks North America. Mr. Patterson is also a director of Modine Manufacturing Company.

Mr. Patterson holds a Bachelor of Arts degree in Economics and a Master of Business Administration degree from the University of Western Ontario.

2022 voting results	Finning board/committees	2022 meeting	g attendance
97.56% votes for 2.44% votes withheld	Board of directors	6 of 6	100%
	Audit committee	4 of 4	100%
	Safety, environment and social responsibility committee	4 of 4	100%

Finning securities held				Comp	pensation received from Finning (\$)
Year	Common shares (#)	DSUs (#)	Total Units (#)	Total market value (\$)	
2022	10,150	60,604	70,754	2,381,580	246,625
2021	9,025	54,265	63,290	2,017,685	230,800
Change	1,125	6,339	7,464	363,895	15,825
Meets his share ownership requirements.					
Other pu	Other public company boards, including committee membership				
Modine M	Manufacturing Company -	- Audit; Human ca	apital (chair)		

Edward R. Seraphim



Top five areas of expertise:

• Human capital,

- compensation, talent and culture
 International business and
- cultural perspectiveOperational expertise
- Risk management
- Sustainability, ESG and health and safety

Independent | Age 63 | North Vancouver, British Columbia, Canada | Director since 2019

Mr. Seraphim is a Corporate Director. From 2013 until his retirement in 2019, he was Chief Executive Officer and a director of West Fraser Timber Company Limited. Mr. Seraphim held the role of President from 2012 to 2018 and also held previous positions as Chief Operating Officer and Vice President, Pulp & Paper. Prior to joining West Fraser, he worked for Fletcher Challenge Canada from 1985 to 1997. Mr. Seraphim has over 30 years of operations, marketing and sales experience in the forest products industry. Mr. Seraphim is a former Chairman of the Council of Forest Industries and a former board member of the Softwood Lumber Board, British Columbia Lumber Trade Council and Forest Products Association of Canada.

Mr. Seraphim holds a Bachelor of Commerce degree from the University of British Columbia and is a Chartered Accountant.

2022 voting results	Finning board/committees	2022 meeting	attendance
99.57% votes for 0.43% votes withheld	Board of directors	6 of 6	100%
	Human resources committee	6 of 6	100%
	Safety, environment and social responsibility committee	4 of 4	100%

Finning securities held				Comp	ensation received from Finning (\$)
Year	Common shares (#)	DSUs (#)	Total Units (#)	Total market value (\$)	
2022	1,400	34,722	36,122	1,215,867	245,000
2021	1,400	26,008	27,408	873,767	230,800
Change	0	8,714	8,714	342,100	14,200
Meets his	s share ownership requiren	nents.			
Other pu	Other public company boards, including committee membership				
None					

Manjit K. Sharma



Top five areas of expertise:

- Board governance
- Financial leadership, accounting and audit
- Human capital, compensation, talent and culture
- Industry experience
- Operational expertise

Independent | Age 57 | Toronto, Ontario, Canada | Director since May 2022

Ms. Sharma is a Corporate Director. Ms. Sharma served most recently as Chief Financial Officer of WSP Canada Inc., a leading professional services consulting firm, from 2020 to 2021. Prior to WSP Canada, she was on the National Executive Team of General Electric Canada (GE Canada), serving as Chief Financial Officer from 2016 to 2019. From 1999 to 2016, she held various senior positions with GE Canada, with responsibilities that spanned strategic planning and analysis, mergers and acquisitions, tax oversight, risk, governance, and diversity and inclusion. Ms. Sharma currently serves as a board member of each of Vermilion Energy Inc., TransAlta Corporation and Export Development Canada and is a member of the GE Canada Pension Trust Committee.

Ms. Sharma holds a Bachelor of Commerce degree (with Honours) from the University of Toronto, is a Fellow Chartered Accountant and holds the ICD.D Directors designation and the GCB.D Global Competent Boards designation. In 2019, Ms. Sharma was recognized as one of Canada's Top 100 Most Powerful Women by the Women's Executive Network.

2022 voting results	Finning board/committees	2022 meeting attend	dance
99.56% votes for 0.44% votes withheld	Board of directors	4 of 5	80%
	Audit committee (financial expert)	2 of 2	100%
•	Governance and risk committee	2 of 2	100%

Finning securities held					pensation received from Finning (\$)
Year	Common shares (#)	DSUs (#)	Total Units (#)	Total market value (\$)	
2022	0	5,030	5,030	169,310	163,500
2021	0	0	0	0	0
Change	0	5,030	5,030	169,310	163,500

Ms. Sharma was elected to the board on May 10, 2022. She has until May 10, 2024 to meet her two-year share ownership requirement and until May 10, 2027 to meet her five-year share ownership requirement.

Other public company boards, including committee membership

Vermilion Energy Inc. - Audit (chair); Governance

TransAlta Corporation - Audit; Human resources

Nancy G. Tower



Top five areas of expertise:

- Board governance
- Communications and stakeholder relations
- Financial leadership, accounting and audit
- Human capital, compensation, talent and culture
- Operational expertise

Independent | Age 64 | Calgary, Alberta, Canada | Director since May 2022

Ms. Tower is a Corporate Director. She most recently served as President and Chief Executive Officer of Tampa Electric Company, a regulated electric utility and a subsidiary of Emera Inc. (Emera) in Tampa, Florida from December of 2017 until 2021. As part of her planned retirement, she transitioned to the role of President in February 2021 and retired in June 2021. From 2014 until 2017, she was the Chief Corporate Development Officer of Emera. Ms. Tower joined Emera in 1997, and over the course of her tenure, held several senior positions in corporate finance and operations at Emera and with its subsidiaries, including Controller and Vice President, Customer Operations, of Nova Scotia Power Inc., Chief Financial Officer of Emera, and Chief Executive Officer of Emera Newfoundland and Labrador. Ms. Tower currently serves on the board of directors of AltaGas Ltd. and Toronto-Dominion Bank.

Ms. Tower holds a Bachelor of Commerce degree from Dalhousie University and is a Fellow Chartered Accountant.

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2022 voting results	Finning board/committees	2022 meeting a	ttendance
99.57% votes for 0.43% votes withheld	Board of directors	4 of 5	80%
	Audit committee (financial expert)	2 of 2	100%
	Safety, environment and social responsibility committee	2 of 2	100%

Finning securities held				Comp	ensation received from Finning (\$)
Year	Common shares (#)	DSUs (#)	Total Units (#)	Total market value (\$)	
2022	700	5,466	6,166	207,548	159,000
2021	0	0	0	0	0
Change	700	5.466	6.166	207.548	159.000

Ms. Tower was elected to the board on May 10, 2022. She has until May 10, 2024 to meet her two-year share ownership requirement and until May 10, 2027 to meet her five-year share ownership requirement.

Other public company boards, including committee membership

AltaGas Ltd. - Audit; Human resources and compensation (chair)

Toronto-Dominion Bank - Audit

Cease Trade Orders, Bankruptcies, Penalties or Sanctions

To the knowledge of the company, no proposed director or personal holding company of a proposed director:

- (a) is, at the date hereof or has been, within the ten years before, a director, chief executive officer or chief financial officer of any company (including Finning) that, while that person was acting in that capacity:
 - (i) was the subject of a cease trade or similar order or an order that denied the relevant company access to any exemption under securities legislation, for more than 30 consecutive days, or
 - (ii) was subject to an event that resulted, after the director or executive officer ceased to be a director, chief executive officer or chief financial officer, in the company being the subject of a cease trade or similar order or an order that denied the relevant company access to any exemption under securities legislation, for more than 30 consecutive days, or
- (b) is, as at the date hereof, or has been, within the ten years before, a director or executive officer of any company (including Finning) 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) has, within the ten years before the date hereof, 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 the director or executive officer.

Committee reports

The board has four standing committees to assist it in fulfilling its duties and responsibilities:

audit

- human resources
- governance and risk
- · safety, environment and social responsibility

Committee responsibilities and their mandates are set out in each committee's terms of reference, which are approved by the board and are available on our website (www.finning.com). Each committee is satisfied that it has fulfilled all of its responsibilities in 2022.

Three of the four committees are made up of independent directors. Mr. Parkes is a member of the safety, environment and social responsibility committee because of his role as President and CEO, which is mandated in the committee's terms of reference. Committees are constituted annually following the election of directors at our annual meeting. Each committee meets in-camera, without management present, at each meeting. You can read more about the committees and governance at Finning beginning on page 34.

Audit committee

The committee is 100% independent and met four times in 2022.

Members

Stuart L. Levenick (chair)

Vicki L. Avril-Groves (financial expert)

Andrés J. Kuhlmann

Christopher W. Patterson

Manjit K. Sharma (financial expert)

Nancy G. Tower (financial expert)

Mandate

The audit committee is responsible for oversight of financial reporting, information systems, financial risk management, internal control over financial reporting and disclosure controls and procedures, and the pension plans of the corporation.

The primary mandate of the audit committee is to assist the board in fulfilling its oversight responsibilities to the shareholders and other stakeholders of the corporation with respect to:

- the integrity of annual and quarterly financial statements that will be provided to the shareholders and others
- · audits of the financial statements
- the systems of internal controls over financial reporting and disclosure controls and procedures established by management and the board
- all audit, accounting, financial reporting, ethics and financial risk management processes, including those related to financial risk areas of financial reporting, information technology systems (including cybersecurity), business continuity and legal claims and exposures
- · compliance with accounting and finance based legal and regulatory requirements, relevant laws, regulations and policies
- the external auditor's qualifications and independence
- the internal and external audit processes and performance of the internal auditor and external auditor
- the corporation's pension plans
- the implementation and effectiveness of the Ethics Program Charter and the compliance program under the Ethics Program Charter.

The audit committee also reviews and approves any related party transactions. You can read more about our governance related to conflicts of interest and related party transactions on page 36.

It is the audit committee's responsibility to maintain an open avenue of communication between the committee, the external auditor, the internal auditor and management of the corporation. At each meeting, the committee meets separately with the chief financial officer and meets in separate closed sessions with only independent directors in attendance, with the external auditor and with the internal auditor.

In discharging its oversight role, the audit committee is empowered to investigate any matter brought to its attention, with full access to all books, records, facilities and personnel of the corporation, and the power to retain outside counsel or other experts for this purpose.

2022 highlights	
Ethical business conduct	 reviewed and approved our ethics program charter and oversaw the activities of our global ethics committee and its investigations into complaints under our code of conduct
External audit function	 reviewed and recommended the external auditor's audit plan and fees to the board for approval (see page 15 for details about the external auditor's services and fees) received quarterly reports and observations from the external auditor following the external auditor's review and audit procedures met independently with the external auditor at each meeting completed the annual assessment of the external auditor completed a comprehensive review of the external auditor, which occurs at least every five years monitored audit quality indicators for the 2022 audit reviewed reports from the external auditor on the external auditor's independence reviewed and approved the written policy for pre-approving the external auditor's services recommended the reappointment of the external auditor for 2022 reviewed the Canadian Public Accountability Board (CPAB) 2021 Audit Quality Insights Report and supplemental reports
Risk management	 received quarterly executive updates on global top financial risks and mitigation measures, including top financial risks related to cybersecurity, information technology and data governance, and macroeconomic and capital markets received biannual reports on cyber and information security from the Executive Vice President and Chief Digital Officer and the Chief Information Security Officer (CISO) reviewed the financial and accounting management talent and succession plan
Financial reporting and internal controls	 reviewed and recommended to the board for approval the annual and interim MD&A, financial statements and related earnings releases received updates on Environmental, Social & Governance (ESG) reporting developments in Canada, the US, and internationally (International Sustainability Standards Board) reviewed new, pending and amended International Financial Reporting Standards (IFRS) reviewed accounting and financial reporting for corporate acquisitions received an update on global tax developments
Internal audit function	 reviewed the internal audit function and approved the internal audit charter reviewed and approved the annual internal audit plan, and monitored the plan's progress and any changes met independently with the internal auditor at each meeting reviewed the results of internal audit activities and compliance with applicable regulatory requirements completed the internal auditor's annual performance review reviewed the results of the review of disclosure controls and procedures and internal controls over financial reporting in all regions received reports on our global Business Continuity Plans
Treasury	 reviewed the dividend strategy and made dividend recommendations reviewed financial arrangements and liquidity reviewed compliance with debt covenants and status with credit rating agencies reviewed and approved key treasury policies recommended renewal of our normal course issuer bid (NCIB) monitored the purchase and cancellation of an aggregate \$219 million of common shares under our NCIB received reports on the \$300 million supplemental credit facility and the redemption of our \$100M USD notes due January 19, 2022 and our \$50M USD notes due April 3, 2022 reviewed and approved our global insurance coverage and premiums monitored foreign exchange risks in South America
Pension plans	 reviewed and approved pension plan funding, investment and governance policies monitored the investment and financial position of our pension plans monitored the risk reduction activities of our defined benefit plans reviewed and approved the management pension committee's terms of reference and adherence to them

General	oversaw our regulatory and legal compliance
	 monitored the status of legal claims affecting Finning
	 reviewed the expenses of the Board Chair and the President and CEO
	 recommended amendments to the audit committee's terms of reference for board approval
	 reviewed the code of ethics for senior executive and financial management
	 established audit committee priorities for 2022
	 completed a self-assessment of the committee and committee chair

The audit committee oversees Deloitte's performance, qualifications, independence and audit of Finning's financial statements, and recommends the auditor's compensation to the board for approval. See page 15 for information about the fees paid to Deloitte in 2022 and 2021.

You can find more information about the audit committee in our most recent 2022 annual information form, which is available on our website (www.finning.com) and under our profile on SEDAR (www.sedar.com).

Governance and risk committee

The committee is 100% independent and met four times in 2022.

Members

Nicholas Hartery (chair) James E.C. Carter Stuart L. Levenick Maniit K. Sharma

Mandate

The mandate of the governance and risk committee is to assist the board in fulfilling its obligations by providing a focus on risk management processes and a focus on governance that will enhance corporate performance. The committee is responsible for oversight of the processes for business risk assessment and management.

The committee also assesses and makes recommendations regarding board effectiveness, including the development of annual board objectives and the implementation of annual board performance evaluations, and establishes a process for identifying, recruiting, appointing, re-appointing and providing ongoing development of directors. The committee also assesses and makes recommendations to the board regarding risk management processes. The committee delegates the assessment and recommendation-making function regarding specific risks that are within the mandate of other standing committees of the board to such other committees, which will then report directly to the board on such risks.

The board continues to have overall responsibility for risk oversight, which is the process for determining that the corporation has an appropriate process in place for managing its significant risks and is improving that process continuously as the corporation's business environment changes.

2022 highlights Overseeing corporate governance policies

- reviewed terms of reference for the board, Board Chair, committees, directors and President and CEO, and recommended certain amendments for board approval
- reviewed board and committee operating guidelines, and recommended certain amendments for board approval
- reviewed our executive participation on outside boards and community involvement
- reviewed the code of conduct, board inclusion and diversity policy, global political contributions policy, global anti-bribery and anti-corruption policy, and corporate disclosure policy, and recommended certain updating amendments for board approval
- recommended repealing the majority voting policy (see page 17 for details about majority voting in our director elections under the Canada Business Corporations Act (CBCA))

Board succession planning and board renewal

- oversaw board renewal and recommended the nomination of two new director nominees for election at the 2022 annual meeting
- reviewed and updated the director skills matrix for alignment with our strategic goals and identified skill sets and diversity requirements for potential director nominees
- monitored the board's independence
- reviewed and recommended committee memberships and chair appointments to board committees, working groups and the Finning South America Advisory Council

Director compensation

• reviewed individual director compliance with our director share ownership guidelines

Director orientation, assessment and development

- reviewed the director orientation and education program and onboarded two new directors
- oversaw and reviewed the results of performance evaluations of the board, committees and committee chairs with board member and key management participation
- oversaw individual director peer evaluations, including one-on-one interviews conducted by the Board Chair with individual directors and by the governance and risk committee chair with the Board Chair

Risk management

reviewed quarterly reports on our enterprise risk management process and global top risks
 received an annual in-depth report on our global top risks and emerging risks, and management's mitigation plans

General

- developed annual board objectives with the Board Chair and President and CEO and completed an assessment of the prior year's board objectives for board consideration
- established governance and risk committee priorities for 2022
- · monitored information flow between management and the board
- monitored corporate governance best practices, potential regulatory changes and disclosure trends
- recommended amendments to the governance and risk committee's terms of reference for board approval
- completed a self-assessment of the committee and committee chair

Human resources committee

The committee is 100% independent and met six times in 2022.

Members

Jacynthe Côté (chair) James E.C. Carter Nicholas Hartery Mary Lou Kelley Edward R. Seraphim

Mandate

The board has established the human resources committee to analyze, in-depth, and make recommendations regarding approval of, policies and strategies developed by management in the areas of human resources, talent, succession, compensation, benefits and pension.

For purposes of the human resources committee's terms of reference, executive management means the President and CEO, all members of the executive of the corporation (Vice President level and above) and such other officers of subsidiaries of the corporation as the President and CEO may designate. The Finning leadership team means the President and CEO, the Chief Financial Officer, the General Counsel and Chief Human Resources Officer, the Executive Vice President, Global Supply Chain, the Executive Vice President, Global Used Equipment, the country operational presidents, and any other employees of the corporation or its wholly owned subsidiaries as the President and CEO may designate.

The mandate of the committee is to:

- ensure, at a strategic level, that there are appropriate and effective human resources policies in place setting out the
 philosophy for the employment and motivation of the corporation's staff and their understanding of and engagement in the
 interests and success of both the group and the particular business in which they work, consistent with the corporation's
 purpose, vision and values statement, and to promote competencies that enable the corporation's strategy
- regularly review organizational structure, headcount and turnover, employee wellbeing, and inclusion and diversity
- regularly review with the President and CEO his plans for the structure, development and succession of the Finning leadership team
- work to continuously improve the corporation's philosophy and guidelines on compensation
- ensure a broad plan of executive compensation is established that is competitive and motivating to attract, retain and
 inspire executive management and other key employees, while taking into account the overall cost of compensation of the
 executive management and the interests of shareholders
- work to ensure that the key elements of design within the corporation's pension plans remain appropriate and effective.

2022 highlights

Senior executive compensation

- reviewed and recommended the 2022 performance objectives and compensation for the former President and CEO
- reviewed management's recommendations regarding salaries of the Finning leadership team
- reviewed and recommended short-term and long-term incentive awards for the President and CEO and other senior executives
- reported quarterly to the board on the performance of the former President and CEO relative to his annual objectives
- made recommendations to the board in connection with the retirement transition arrangement with our former CEO (you can read more about this at page 75)
- · reviewed and recommended the compensation for the new President and CEO

Compensation programs and policies

- met with our independent consultant to receive and discuss a report on trends and recent developments in executive compensation
- reviewed reports on executive compensation from independent consultants on executive retirement benchmarking and ESG metrics in incentive compensation plans
- approved adjustments to our compensation peer group in August 2022 (see page 63 for details about our compensation peer group)
- reviewed and recommended amendments to our compensation plans: Employee Share Purchase Plans in the UK and Ireland, Performance Share Unit Plan and Restricted Share Unit Plan
- confirmed that the performance measures for the long-term incentive plan support our strategic and operational priorities
- reviewed and approved the short-term incentive plan performance measures
- confirmed that senior executives have met, exceeded, or are on track to meeting their share ownership requirements

	 completed our annual compensation risk assessment (you can read more about how the committee manages compensation risk at page 59)
Succession planning	 developed and refreshed the CEO succession plan (you can read more about the board's CEO succession planning at page 37) reviewed and refreshed succession plans and talent actions for the Finning leadership team each quarter, received talent spotlight reports, including succession plan updates for a specific region and global support services function
Leadership team appointments	 implemented the CEO succession plan by recommending the appointment of Kevin Parkes as President and CEO effective November 16, 2022 recommended executive officer appointments: Chief Operating Officer, President Finning (Canada), and the Executive Vice President, General Counsel and Chief Human Resources Officer
Human resources, talent management and I&D	 reviewed reports on employee metrics, engagement and experience, programs and regional turnover, including by gender received a report on the status of union negotiations in Canada, South America, and the UK and Ireland reviewed our people and culture strategy to ensure a safe, inclusive culture with best-inclass talent
General	 reviewed on a quarterly basis the top risks within the scope of the committee's responsibilities, including risks delegated to the committee by the governance and risk committee, along with management's supporting risk mitigation plans reviewed the human resources committee's terms of reference established human resources committee priorities for 2022 completed a committee self-assessment

Safety, environment and social responsibility committee

The committee met four times in 2022.

Members

Andrés Kuhlmann (chair) Vicki L. Avril-Groves Jacynthe Côté Mary Lou Kelley Kevin Parkes Christopher W. Patterson Edward R. Seraphim Nancy G. Tower

Mr. Parkes is a member of the committee, as required by the committee's terms of reference, because he is the President and CEO and is responsible for Finning's day-to-day operations. He is the only non-independent member of the committee.

Mandate

The mandate of the safety, environment and social responsibility committee is to assist the board in its oversight of the corporation's safety and health, environmental, social responsibility, and sustainability policies and programs and monitor its performance against those policies and programs.

The committee encourages, assists and counsels management in its drive towards attaining and maintaining world-class safety, health and environmental performance and sustainability. The committee, through oversight of management's procedures and policies, ensures management builds compliance into the corporation's business processes and activities in order to meet or exceed applicable legal obligations. The committee supports management in achieving the goals of eliminating work-related injuries and occupational illnesses and reducing our impact on the environment.

Community investment is also a focus of this committee, as well as any matter affecting the company's sustainable development in the committee's areas of oversight responsibility. The committee is also involved in providing strategic input, monitoring risks on a quarterly basis related to its scope of responsibility, and reviewing action plans in all these areas.

2022 highlights	
Ensuring compliance with	 monitored our safety, health and environmental vision, strategic objectives, and global road map
legal and regulatory standards	reviewed outcomes from global environment, health and safety audits
Eliminating environmental incidents, work-related injuries and occupational illnesses	 reviewed and approved total injury frequency targets and the significant incident modifier metric for 2022 Corporate STIP metrics and initial discussions of 2023 metrics and targets monitored our health, safety and environmental performance, including leading and lagging indicators, and reviewed significant incidents reviewed regional safety plans and monitored the evolution of our safety culture participated in a safety tour at Kearl in the oil sands and our OEM facility in Edmonton
Sustainable development	 reviewed and approved an increased target for reducing our absolute greenhouse gas (GHG) emissions, reviewed our GHG emissions reductions initiatives, and monitored progress towards achieving our target reviewed and supported management in the development of our 2021 sustainability report reviewed progress on our sustainability road map, including our climate-related risks and opportunities reviewed our environmental initiatives beyond GHG emissions reduction, including
	environmental awareness, spill prevention and response, waste management, recycling, chemicals storage and handling, and the circular economy (remanufacturing) • participated in education sessions on the energy transition and sustainability trends, risks and opportunities
Community investment	 received global updates on community investment, including regional science, technology, engineering and math (STEM) initiatives
General	 reviewed on a quarterly basis the top risks within the scope of the committee's responsibilities, including risks delegated to the committee by the governance and risk committee, along with supporting risk mitigation plans recommended updates to the safety, environment and social responsibility committee's terms of reference for board approval reviewed an annual update on emergency response plans established safety, environment and social responsibility committee priorities for 2022 completed a committee self-assessment

Corporate governance

We believe that high corporate governance standards are essential to operating effectively and enhancing shareholder value.

We are a Canadian reporting issuer listed on the Toronto Stock Exchange (TSX). Our corporate governance policies and practices meet Canadian regulatory requirements that apply to us, including:

- National Instrument 58-101 Disclosure of Corporate Governance Practices
- National Instrument 52-110 Audit Committees
- corporate governance requirements that apply to Canadian companies listed on the TSX.

You can find a list of the requirements of National Instrument 58-101 and a discussion of how Finning meets those requirements in Appendix A.

Where to find it

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About the Finning board

Our shareholders elect the board of directors. Director nominees are voted on individually, not by slate voting. Our articles of incorporation provide for a minimum of three and a maximum of 14 directors. We believe that a company of our size and scope should have a number of directors near the upper end of that range to oversee our affairs.

The board has overall responsibility for Finning's business conduct and fostering our long-term success to maximize shareholder value. It oversees our strategy, risk management, corporate governance policies, succession planning, safety and sustainability practices and community

The board is directly responsible for:

investment approach.

- choosing the President and CEO, who is responsible for Finning's day-to-day operations
- reviewing and approving the annual operating plan and the strategic plan, which take into account business opportunities and business risks
- · overseeing and monitoring management's systems for Finning's operations
- monitoring and assessing our performance in meeting both short and long-term goals established by management and approved by the board
- directly reviewing and approving major transactions proposed by management, including the payment of dividends, the terms for the issuance of securities and the repurchase of shares
- reviewing reports and recommendations from the board committees and giving management the necessary direction
- reviewing the content of significant communications with shareholders and the investing public, including this
 management proxy circular, the annual information form and the interim and annual financial statements, MD&A and
 associated earnings releases
- · reviewing and approving key corporate policies
- managing the board's affairs, including planning its composition, selecting the Board Chair, recruiting and nominating candidates for election to the board, appointing committees and committee chairs and determining director compensation
- approving the appointment of all corporate officers and the compensation of the President and CEO.

The board met six times in 2022.

Board committees

The board has four standing committees to help it carry out its responsibilities:

- audit
- governance and risk
- human resources
- safety, environment and social responsibility.

The board can create new committees, as needed.

Committees meet at least quarterly. The committee chair sets the agenda for each meeting with the assistance of the Corporate Secretary and other members of management, and reports on each meeting to the board. The Board Chair regularly attends meetings of the governance and risk and other committees.

Committee membership is reviewed every year after our annual meeting, and at other times as appropriate. The board rotates committee members and committee chairs as necessary or appropriate. The governance and risk committee recommends to the board the appointment of directors to the committees based on their skills and experience, with reference to the following guidelines:

- all members of the audit committee must be independent and financially literate. At
 least one committee member must be a financial expert, which means they have accounting or related financial
 management expertise
- all members of the human resources committee must have knowledge and experience in human resources and compensation matters

During times of board renewal, we may increase the size of the board to provide an appropriate transition and orientation period for new directors before longer serving directors retire from the board.

The board has adopted written position descriptions and mandates (terms of reference) for the board, individual directors, the President and CEO, the Board Chair and each of the four board committees. Copies are available on our website (www.finning.com) or from our Corporate Secretary.

The board and its committees can retain outside counsel or other experts as needed.

Meridian Compensation Partners (Meridian) provides independent advice on director compensation to the board and on executive compensation to the human resources committee.

The Corporate Secretary's office oversaw the 2022 review of board effectiveness, which included an evaluation of the board and Board Chair, individual director peer reviews and committee and committee chair evaluations. You can read more about the evaluation process beginning on page 38.

• the President and CEO is required to be a member of the safety, environment and social responsibility committee.

Our committee meetings are organized so two committees meet at the same time, to allow more time at board meetings for discussion and focus on strategy, risk, business operations, education sessions, talent review and succession planning.

Board independence

Our board must have a majority of independent directors and our Board Chair and CEO are separate roles. Our Board Chair is independent. We do not have a lead director, but we can appoint one if necessary.

At every board meeting, including special board meetings, if any, the independent directors meet without management present. In 2022 the board met with the independent directors, without management present, at every meeting. Committees also meet without management present and in 2022 every committee met without management present at every meeting.

The board has determined that twelve of the thirteen nominated directors meet the definition of *independence* set out in National Instrument 58-101 of the Canadian Securities Administrators.

Mr. Parkes is not independent because he is our President and CEO.

Directors assess their independence annually by completing a detailed questionnaire that asks if they:

- · have a direct or indirect relationship with Finning that could prevent them from making an impartial judgment
- are employed by, or have a relationship with someone employed by, Finning or our internal or external auditor
- · have a familial relationship with Finning, or with our internal or external auditor
- · have received, or a family member has received, fees from Finning outside of their director compensation
- · have a direct or indirect relationship with another member of the board
- have any actual or perceived interests that could constitute a conflict of interest, such as an association with a company
 that has a business relationship with Finning, such as a significant customer, competitor or supplier.

Potential conflicts of interest and related party transactions may also be identified by the board in conjunction with making director independence determinations. Our code of conduct (code) also covers potential and actual conflicts of interest and requires all directors, officers and employees to avoid situations that may result in a potential conflict, immediately disclose if there is any conflict or potential conflict, and annually certify compliance with the code. For more information on our code, see page 46.

Our board's process for handling potential and actual conflicts of interest if a director is associated with a company that has a business relationship with Finning is as follows:

- the Board Chair is advised of any potential or actual conflicts of interest and the director abstains from reviewing any related material
- the director recuses themselves from participating in any discussions and voting on a matter that involves the other company
- we evaluate all payments between Finning and the other company
- we evaluate all of the board's decisions about the other company.

This process allows us to have directors with both market expertise and customer experience, which contributes to the overall strength of our board. All material

conflicts of interest involving a director are reviewed by the governance and risk committee, and all related party transactions (as defined under applicable securities laws) are reviewed and approved by the audit committee or, if appropriate, a special committee of the board formed for such purpose. In 2022, there were no related party transactions.

We also have a global hedging policy. Pursuant to this policy, we do not allow our board members to purchase financial instruments that are designed to hedge or offset a decrease in the market value of equity securities granted to them as compensation, or Finning securities that they hold directly or indirectly, and we also prohibit the use of hedging to offset the value of shareholdings for director share ownership requirements.

No director or executive officer at Finning, none of this year's nominated directors and no one associated or affiliated with any one of them, has a direct or indirect material interest in any transaction or proposed transaction that has materially affected or would materially affect the company or any of our subsidiaries. No family relationships exist among any of our directors or executive officers.

Key priorities

The board's five priorities for strong stewardship are:



1. Business strategy

The board is actively involved in helping direct Finning's long-term business strategy and the board discusses Finning's strategy at every board meeting. The board also holds a strategy session every year in conjunction with a board meeting. Last year, our 2022 strategy session was an all-day Board meeting held in May.

Our 2022 strategic planning process included an in-depth review of our long-term sustainable global strategy, with a focus on the energy transition, driving product support, reinvesting for growth, and operational and CAT excellence. At the December 2022 board meeting, management presented, and the board approved, our annual operating plan and budget for 2023, which is aligned with our business strategy.

2. CEO leadership and succession planning CEO leadership

The board gives support and direction to the President and CEO in the achievement of his objectives. Scott Thomson served as our President and CEO until his retirement on November 15, 2022. During 2022, focus areas for the board in supporting the former President and CEO included: a continued focus on safety and the evolution of sustainability, including projects to achieve our GHG emissions reduction target; development of our leadership talent and succession plans; ensuring we have diverse and inclusive teams; ensuring continued employee engagement; focus on after-market growth, service operations and supply chain; continued alignment with Caterpillar; and advancing our digital strategy. You can read more about our former President and CEO's leadership and retirement on page 74 and about the board's CEO and senior management succession planning process below.

Succession planning

Succession planning involves identifying and developing successor candidates for senior management to ensure long-term growth and sustainability through an orderly process for leadership succession. To achieve this, the executive talent development and succession planning process is integrated into the board's annual activities.

The human resources committee is responsible, on behalf of the board, to oversee succession planning and talent management to develop an effective succession plan for the President and CEO and to oversee succession planning for senior management. The human resources committee recommends the CEO succession plan to the board and reports to the board at least annually in-camera without management present, on the refreshment of succession plans and talent actions for the CEO and the Finning leadership team.

CEO and non-CEO executive succession planning involves working with the President and CEO, human resource executives and, where appropriate, external independent consultants, to identify and review internal and external candidates. The human resources committee also meets in-camera, without the CEO, to discuss potential CEO successors. Executive succession plans identify potential successors for each executive and development plans required for each candidate to be fully prepared to take on the position. An external search may be launched if no strong candidates are identified. In addition to long-term plans, the human resources committee also reviews emergency plans should unexpected events leave executive roles vacant (on a short-term or permanent basis) earlier than expected. Maintaining a robust succession planning process at all levels of the organization also helps monitor and drive towards reaching our diversity

goals at the executive management and other levels within the organization. See page 40 for more information about our diversity initiatives and goals.

Following a multi-year leadership development and succession planning process led by the human resources committee on behalf of the board, on November 16, 2022, Kevin Parkes, our former Executive Vice President and Chief Operating Officer, was appointed by the board to succeed Mr. Thomson as President and CEO on his retirement. Succession planning activities conducted by the human resources committee included:

- developing a refreshed CEO succession plan, in consultation with the committee's external independent consultant, the Board Chair and the former President and CEO
- reviewing the outcome of executive talent reviews, which help develop and refine the succession pipeline within the company
- · reviewing and monitoring development plans and readiness of executives in the succession pipeline
- · reporting to the board periodically on CEO succession planning progress
- recommending to the board in-camera, without the CEO or other management present, the CEO succession plan and the
 appointment of Mr. Parkes as President and CEO and to our board.

In 2022, the human resources committee also reviewed and reported to the board on the refreshed succession plans and talent actions for the non-CEO executive leadership team.

3. Board composition and renewal

The governance and risk committee is responsible for board and Board Chair succession and recruiting new directors who will bring the appropriate competencies, skill set and diversity to our board, given our corporate strategy and objectives.

When considering director nominees, the board considers key attributes and qualities sought in all board members, which include strategic and business insight, integrity, independent judgment, high ethical standards, time commitment and an understanding of Finning's business. The board also considers the extent to which a candidate would enhance diversity of the board, including in terms of skill, age, geography, ethnicity, gender and other designated groups (as defined below). The individual candidate's skills and experience are further assessed against those that the board has identified in a skills matrix as desirable to enhance board performance. As the board composition changes and as Finning's strategy evolves, the director skills matrix is reviewed to ensure that the current director skill sets align with our strategic goals. The skills matrix also helps the board to prioritize and identify areas for future enhancement or gaps in the current skill sets and diversity of the board. See page 40 and Appendix B for more information about our director diversity and page 50 for more information on our director skills matrix.

Board renewal has been a key area of focus for the governance and risk committee, with six independent directors recruited to the board over the last six years. Board succession will continue to be an area of focus as we plan for near-term director retirements.

4. Board effectiveness

The board sets objectives for board effectiveness at the beginning of each year. In 2022, the board agreed on five priority areas:

- Corporate Governance: Focus on shareholder engagement and rigorous board governance and regulatory compliance.
- Board Composition, Effectiveness and Efficiency: Focus on board renewal, new director orientation, and director education on key strategic topics.
- Business Strategy and Evolving Business Model: Focus on capital allocation and strategic and long-term issues, environmental, social and governance (ESG), and evolving customer needs.
- People: Monitor organizational culture, talent development, employee rewards and retention in a post-pandemic environment; CEO succession planning; safety performance and culture.
- Risks: Continued maturation of enterprise risk management, including developing strong linkages to strategic planning and defining risk appetite; risk identification and monitoring, including emerging risks.

The board reviews its performance every year to assess its general performance and progress on its annual objectives. The governance and risk committee is responsible for the evaluation process, which is conducted annually in-house and at least every three years through an independent external consultant. In 2022, the board evaluation process was conducted by the office of the Corporate Secretary.

The board evaluation process:

- included an online survey to assess board performance and identify areas for board focus with board member and key management participation
- covered a wide range of topics including board composition and succession, alignment of the board and executives on strategy and priorities, board/management relationship, board leadership, CEO succession planning, board culture and dynamics, director recruitment and development, stakeholder engagement, and board priorities, among other topics

• included a survey on committee and committee chair effectiveness, covering topics such as composition, committee reporting, committee leadership and priorities for the coming year.

The chair positions for the human resources and the safety, environment and social responsibility committees transitioned in November 2022 and, therefore, the outgoing committee chairs were not evaluated in their committee chair capacity.

The director evaluation process:

- included a comprehensive online survey to receive quantitative ratings and qualitative feedback on each director's contributions through a review by peers and key management
- covered a wide range of issues including strategic perspective, key strengths relevant to the skills matrix, knowledge, leadership skills, business and financial acumen, communication and culture, and level of engagement
- included a Board Chair survey, covering topics such as leadership, effectiveness of meetings, board culture and relationship with directors, management and key stakeholders.

The office of the Corporate Secretary compiled the results of the evaluations, discussed them with the governance and risk committee chair and the Board Chair and delivered a report to the governance and risk committee, which was then reported to the board. The results of the individual director assessments, including the Board Chair assessment, were also compiled and provided to the governance and risk committee chair and the Board Chair. Individual meetings between the Board Chair and each director to debrief individual directors on their results were held and the governance and risk committee chair also met with the Board Chair to review the Board Chair's individual results.

The conclusion of the evaluations is that our board is seen to have a strong level of engagement and there continues to be close alignment between directors and management on the board's effectiveness and board priorities. The committees are also seen to be working effectively, with good support from management. The observations and recommendations from this evaluation process will be considered in the development of board and committee objectives for 2023.

5. Risk oversight

Our business includes market, credit, liquidity and other risks. We have a strong risk management culture and an enterprise risk management process to manage our business activities and risks.

The governance and risk committee is responsible for oversight of our processes for managing key business risks. Each of our operations identifies the main risks that could have a negative effect on our business, and then develops a plan to mitigate those risks. Management reports key business risks and mitigation plans at each quarterly governance and risk committee meeting, which then reports to the board. The role of the governance and risk committee is to oversee management of the enterprise risk process. The governance and risk committee will delegate oversight of business risks that are within the mandate of one of the other committees to the relevant committee. Management provides updates on those delegated business risks, and management's mitigation plans, at each quarterly meeting of the relevant committee, which then reports to the board. Overall responsibility for risk oversight remains with the board. Management provides a comprehensive annual report to the board on enterprise risk management, major enterprise risks and mitigation plans, and emerging risks.

The board and its committees are responsible for ensuring that management has taken all reasonable steps to identify and manage all key business risks:

- the audit committee receives quarterly updates from management at every regularly scheduled meeting on major financial risks and our process for monitoring and controlling them
- the governance and risk committee receives quarterly updates from management at every regularly scheduled meeting
 on the top enterprise risks and any changes in the risks or their relative ranking and reviews our process for assessing
 and managing enterprise risks. The committee also receives quarterly updates on regulatory matters relevant to
 governance, to ensure that we stay at the forefront in this area, and reviews our governance practices to make sure they
 align with regulatory requirements and best practices
- the human resources committee reviews our executive compensation policies and practices to make sure they align with our compensation principles and do not encourage inappropriate or excessive risk-taking, and receives quarterly updates from management on risks related to culture and people, including talent, employee wellbeing, and inclusion and diversity
- the safety, environment and social responsibility committee oversees our policies and systems to monitor safety, health and ESG risks and receives quarterly updates from management on these risks.

We discuss our principal risks in our 2022 annual information form and in our 2022 financial report. Both documents are available on our website (www.finning.com) and under our profile on SEDAR (www.sedar.com).

Sustainability

In 2022, we continued to make progress in our sustainability journey. We invested time and resources in managing the sustainability topics that are deemed most relevant to our business, including People, Environment, Customers, Communities and Governance, Ethics and Cybersecurity. Our performance and progress in our journey are described in our annual sustainability report, which is available on our website (www.finning.com).

An important part of sustainability at Finning is inclusion and diversity, which is described in more detail below.

Inclusion and diversity at Finning

At Finning, we believe that inclusion and diversity broadens talent, drives better performance and increases innovation, leading to better outcomes for all of our stakeholders and making us a stronger company overall. To promote an inclusive culture and protect the physical and psychological safety of Finning's employees, we are committed to ensuring all individuals enjoy respect and dignity in a safe work environment, free from discrimination, harassment and workplace violence.

Through leadership commitment, dedicated resourcing and a multi-year strategy that includes redesigning, where appropriate, people processes to reduce or eliminate systemic bias and improve decision quality, we continue to work to ensure our employee demographics are diverse in both visible and invisible ways to better reflect the global nature of our operations and customer base, so that our culture is one where everyone feels safe, valued and a sense of belonging.

Our priority is to build organizational capability (both in systems and leaders) to sustain and drive continuous improvement in our efforts to recruit, develop, promote and lead diverse talent inclusively, measured by the demographic representation and employee experience across all levels of the organization, functions and geographies, benchmarked against high performance company norms. We are striving to achieve a more balanced gender composition across our workforce, leadership levels and board of director roles. You can find a list of the diversity disclosure requirements of the CBCA and a discussion of how Finning meets those requirements in Appendix B.

2022 inclusion and diversity highlights

In 2022, we continued to invest in organizational systems and culture transformation to drive ongoing continued improvements in the diversity and inclusivity of teams. Below are highlights from this year:

- 100% of executive management and more than 85% of senior leaders established a goal to ensure diverse and inclusive teams, demonstrating shared accountability and leadership commitment to our inclusion journey
- 82% of senior leaders and above have completed Conscious Inclusion training to date to build leadership capability to visibly champion our inclusion journey with their teams and be role models
- The majority of front-line level leaders and above completed Building Respectful Teams training to build leadership capability to stand up for respect and lay the foundation for a healthier culture
- The members of our inclusion and diversity council, including our President and CEO, and other executives
 hosted Culture Conversations to listen and learn from diverse perspectives while championing topics ranging from
 psychological safety, respect, anti-racism, LGBTQ+ inclusion, Indigenous inclusion and allyship
- Leaders continued embedding Courage to Care programming into regular team meetings, reinforcing the interconnectedness of physical and psychological safety, respect, inclusion and wellbeing
- We enabled confidential and voluntary self-disclosure of diverse identity information, including pronouns, gender identity and expression, sexual orientation, disability and ethnicity, in order to assist in the development of our programming and other initiatives to improve diversity and inclusion
- We continue to support employee resource groups (ERGs) in Canada, the United Kingdom and Ireland. In Canada, these exist for members and allies of the LGTBQ+, Indigenous and Women's communities. In the United Kingdom and Ireland, ERGs exist for members and allies of the LGBTQ+, Women's, persons with disabilities and members of the armed forces communities. We also established an Allies for Inclusion group for South America. These groups support underrepresented talent and raise awareness with leaders about barriers and allyship
- Finning UK and Ireland became a Disability Confident Committed employer, equipping us with the knowledge, skills and confidence we need to attract, recruit, retain and develop persons with disabilities
- Finning South America was recognized by the Human Rights Campaign as a best place to work for LGBTQ+ community
 and earned a category A+ company rating for the second year in a row
- Finning South America is on track to meet our goal of 50% female worker representation at the Escondida mining project under our agreement with BHP
- Finning Canada continued our Truth and Reconciliation journey through cultural awareness training, Indigenous employee panel events, celebrating key dates, and sharing resources to support anti-racism and decolonization efforts

Directors

We believe having a diverse and inclusive board leads to a better understanding of opportunities, issues and risks; enables stronger decision-making; and ultimately improves the board's performance and ability to provide strategic oversight and maximize shareholder value. In a dynamic global environment, the benefits of inclusion and diversity are critical to our long-

term success and viability. We have a board inclusion and diversity policy that sets out our approach for promoting and achieving diversity on our board, including the identification and nomination of directors who offer diversity, including, among others, in terms of gender, visible minorities, Indigenous peoples and persons with disabilities (designated groups).

The governance and risk committee considers diversity when conducting director recruitment activities and reviews diversity as part of its annual review of the director skills matrix. Diversity in this context includes geography, age, gender, visible minorities, Indigenous peoples, persons with disabilities, sexual orientation, and other personal characteristics. The committee retains the services of an external search firm or consultant for director recruitment as necessary. As part of the director candidate search process, the external search firm or consultant is informed of the skills, experience and attributes prioritized by the board and instructed to include in their candidate list gender diverse candidates, as well as members of visible minorities, Indigenous peoples and/or persons with disabilities. In 2021, the governance and risk committee made the identification of female director candidates a key

Five of our thirteen board members are female, representing 38% of our overall board (42% of the independent directors). One of our board members self-identifies as a visible minority. All of our board members are standing for re-election at the annual meeting.

search criterion, which resulted in the appointment of two new female directors at our 2022 annual meeting of shareholders.

The board also considers relevant skills and experience and the need to fill any gaps in the board's skill set when recruiting potential director candidates. When candidates have similar skills and experience, the board will advance the candidate with diversity characteristics to enhance diversity and add a broader perspective. See Appendix B for further information on our approach to board and senior management (as defined under the CBCA) diversity in terms of the designated groups.

Employees

We have developed a global inclusion and diversity strategy that includes a compelling business case for inclusion and diversity at all levels of the organization and demonstrates how inclusion and diversity align with and support our corporate strategy.

Our global inclusion and diversity strategy is supported by a strong governance framework. Each region has an inclusion and diversity council. The chairs of these councils, with other senior executives, meet as a global group to discuss the strategy, progress on our road map and tracking against inclusion and diversity metrics and objectives. The President and CEO chairs our global council and monitors our overall progress. At the board level, our human resources committee oversees employee wellbeing and our inclusion and diversity initiatives as part of its overall oversight of our human resources policies and practices.

Measuring our progress

We continually endeavour to improve the equity of our talent processes by monitoring gender balance and making interventions to sustainably improve gender balance in recruitment, hiring, succession planning, performance management activities and turnover. In addition, we have expanded performance reporting to include leadership accountability, leadership commitment and inclusive culture. Each year, we ensure 100% of executives and over 85% of senior level leaders have a performance goal to build diverse and inclusive teams. The results of our biannual employee experience survey in 2021 confirmed that we are making good progress: 89% of our employees responded favourably to the questions in our Inclusive Culture category. We are proud that this level of endorsement is three points above the norm for global high performing companies and fifteen points above the engineering and construction industry norm. We hope to meet or exceed this inclusion score in our 2023 survey.

Women in leadership

We measure gender balance across our talent pipeline as an indicator of progress toward eliminating bias and systemic barriers for underrepresented talent across critical processes such as recruiting, hiring, development, compensation and succession.

We recognize the need to attract and retain female talent in leadership roles and invest in growing the supply of female talent in operational and technical roles. In our hiring and promotion practices, we consider merit, qualifications, experience and improving gender balance across all management roles and functions. We also

Women in executive management roles (vice presidents and above)

As at December 31

2022 30%

2021 26%

2020 21%2019 24%

2018 22%

partner with several organizations around the globe as part of our longer-term diversity strategy. As a member of the 30% Club Canada, our goal is to achieve at least 30% female representation at the executive management and board of director levels.

Currently two of our nine executive officers (22%) are female. The number of women in executive management roles (vice presidents and above) increased in 2022 from 26% to 30%. Representation of women in senior level leader roles at a director level or above increased from 28.1% to 32.5%. Representation of women in front-line leader roles and in the overall employee population increased slightly to 16.7% and 17.7%, respectively. We continue to focus on leader accountability for inclusive leadership practices in hiring, as well as creating and maintaining an inclusive work

environment. We continue to rely on qualitative and quantitative data to drive programming and plan to expand our analysis beyond gender in 2023.

Communications and engagement

The board is committed to engaging and communicating with all our stakeholders.

We hold an advisory vote on executive pay at each annual meeting as part of our shareholder engagement and to receive feedback on this important topic. We have held this 'say on pay' vote every year since 2011.

We regularly engage with institutional investors and proxy advisory groups, including Institutional Shareholder Services (ISS) and Glass Lewis. While we consistently receive positive feedback, we continue to monitor governance and disclosure practices to ensure we maintain our high governance standards.

As part of our stakeholder outreach program, our CEO, CFO, various members of the leadership team and our investor relations representatives engage with the investment community, government officials, media representatives and other stakeholders on a regular basis. These interactions are carried out throughout the year and are guided by our corporate disclosure policy, available on our website (www.finning.com).

Some examples of our ongoing dialogue with the investment community include:

- · Participating in institutional investor conferences
- · Conducting one-on-one and group meetings
- Conducting quarterly earnings calls with Q&A sessions accessible to the public by phone and webcast
- Hosting tours of Finning's facilities and operations for the investment community and other interested stakeholders
- · Participating in industry events that are of interest to the investment community

In these interactions, we discuss our strategy, operational priorities, financial performance, market outlook, growth opportunities, capital allocation priorities and other topics of interest, such as CEO succession.

We are committed to continuously improving our investor relations program, as well as the effectiveness of our engagement with all stakeholders. To this end, we ask institutional investors for feedback on the effectiveness of our communications, closely review sell-side research reports and conduct media monitoring. We also engage an independent third party to conduct an Investor Perception Study every few years to obtain an assessment of the perception of Finning in the investment community.

In addition, as part of our disclosure obligations, we provide the following material that can be found on the investor relations section of our website:

- Interim and annual financial statements and related MD&A and earnings releases
- Management proxy circulars
- Annual information forms
- News releases of material and important developments
- Investor presentations
- Sustainability reports

We encourage shareholders to attend our annual meeting to hear first-hand about our financial and operational results, our strategic plan to create value for all stakeholders, and to ask questions of management and the board.

Shareholders, employees and other stakeholders can communicate with the board by writing to the Board Chair:

Board Chair c/o Corporate Secretary Finning International Inc. 19100 94 Avenue Surrey, British Columbia V4N 5C3

Please remember to mark your envelope Private and Confidential.

Director compensation

Our director compensation program helps us recruit and retain qualified individuals for our board. The board sets the fees based on the recommendation of the governance and risk committee.

2022 fee schedule

The table below sets out the director fee schedule for 2022, which went into effect on January 1, 2022. The Board Chair receives a higher retainer because of the scope of his responsibilities. Mr. Parkes does not receive director compensation because he is compensated in his role as President and CEO.

Board retainer	Amount ¹
Board Chair (includes an equity retainer of \$246,000 in DSUs)	\$410,000
All other directors (includes an equity retainer of \$147,000 in DSUs)	\$245,000
Committee chair retainers	
Paid in cash	
 Audit committee Human resources committee, governance and risk committee and safety, environment and social responsibility Other committees and management/board working groups 	\$25,000 \$20,000 \$15,000
Travel fees	\$1,500 - \$3,000
Paid in cash (Board Chair is not eligible to receive travel fees)	
 \$1,500 for the director to travel to a meeting on the same continent as his or her residence \$3,000 if the director has to travel to a different continent from his or her residence 	
Daily stipend	Up to \$1,500
Paid in cash (Board Chair is not eligible to receive a stipend)	
 up to \$1,500 per day if a director assumes short-term duties above ordinary director responsibilities amount is set by the Board Chair and reviewed by the governance and risk committee 	

Note:

1 Retainers and fees are paid quarterly. Compensation of directors who do not live in Canada is converted to their local currency on the date of payment.

Directors must receive at least 60% of their annual director or Board Chair, as applicable, retainer in deferred share units (DSUs). Directors can also elect annually to receive any other cash compensation they're entitled to receive (cash portion of the board retainer, chair retainers, travel fees and the stipend, if applicable) as DSUs. In 2022, directors received 85% of the total board compensation as DSUs. Compensation in the form of DSUs is at risk since DSUs can be redeemed only upon a director retiring from the board and the redemption amount of DSUs depends on the market value of our shares.

Director Compensation Benchmarking and Peer Group Review

To be competitive with the market, total compensation for directors is targeted at the 50th percentile of a peer group of companies. We benchmark director compensation against the same group of companies we use to benchmark executive compensation. For information on our peer group companies, see page 63.

The governance and risk committee is responsible for reviewing director compensation periodically, and at least every two years facilitates that review through an independent compensation consultant. In late 2021, the governance and risk committee engaged Meridian Compensation Partners (Meridian), the board's external compensation consultant, to conduct a review of our director compensation against our peer group. Following review, Meridian determined that our director compensation was positioned near market median (at the 51st percentile) and our Board Chair compensation was positioned below market median (at the 29th percentile). Meridian recommended a marginal increase in the director (including Board Chair) annual retainer by \$15,000 based on several factors, including that with current market positioning and the market median trending up, and with Finning reviewing director compensation only every two years, the director retainer will likely be below median when the next director compensation review takes place. Meridian also recommended an increase in the committee chair retainer for the governance and risk committee and the safety, environment and social responsibility committee by \$5,000 to reflect the expanded scope of their respective committee mandates, with the addition of oversight over the processes for business risk assessment and management by the governance and risk committee and the expanded oversight over corporate sustainability and ESG related risks by the safety, environment and social responsibility committee.

On the recommendation of the governance and risk committee, the board approved, effective January 1, 2022, an increase in the director retainer to \$245,000 (from \$230,000) and the Board Chair retainer to \$410,000 (from \$395,000), while maintaining 60% of the annual retainer in the form of equity (DSUs) and 40% cash; and an increase in the committee chair retainer for the governance and risk committee and the safety, environment and social responsibility committee to \$20,000 (from \$15,000).

About director deferred share units

Directors receive 60% of their board retainer as an equity retainer in DSUs, which increases the alignment of our directors' interests with shareholder interests. Directors can also choose to receive their other cash compensation in DSUs.

DSUs are notional units that track the value of Finning common shares. They earn dividend equivalents as additional units at the same rate as cash dividends paid on our common shares. There are no voting rights attached to DSUs. DSUs are issued at fair market value (the weighted average price per share at which board lots of Finning common shares have traded on the day preceding the issue date). Additional DSUs granted as dividend equivalents are based on the fair market value of our common shares on the trading day before the dividend payment date.

DSUs vest immediately and can only be redeemed after a director retires or resigns from the board. Directors can choose to receive the redemption amount in cash or, if permissible under applicable law, in Finning common shares. If a director chooses to receive shares, we purchase them on the TSX. Directors have until December 31 of the year after they leave the board to redeem their DSUs.

2022 Director compensation

The table below shows the compensation paid to our independent directors in 2022, including the portion they received as DSUs. For compensation paid to the President and CEO, who is also a director, please see the information beginning on page 65.

					Allocation	of fees earne	d
	Board retainer	Committee chair retainer	Other fees ¹	Total compensation	Cash	DSUs ^{2,3}	% received as DSUs (excludes reinvested dividends)
Vicki L. Avril-Groves	\$245,000	-	\$1,625	\$246,625	\$99,625	\$147,000	60%
James E.C. Carter ⁴	\$245,000	\$17,011	\$1,500	\$263,511	\$116,511	\$147,000	56%
Jacynthe Côté ⁴	\$245,000	\$20,000	\$3,000	\$268,000	\$121,000	\$147,000	55%
Nicholas Hartery	\$245,000	\$20,000	\$12,000	\$277,000	-	\$277,000	100%
Mary Lou Kelley ⁵	\$245,000	\$15,000	\$3,000	\$263,000	-	\$263,000	100%
Andrés Kuhlmann ⁴	\$245,000	\$2,989	\$6,000	\$253,989	-	\$253,989	100%
Harold N. Kvisle	\$410,000	_	-	\$410,000	-	\$410,000	100%
Stuart L. Levenick	\$245,000	\$25,000	\$6,000	\$276,000	-	\$276,000	100%
Christopher W. Patterson	\$245,000	-	\$1,625	\$246,625	\$99,625	\$147,000	60%
Edward R. Seraphim	\$245,000	_	_	\$245,000	_	\$245,000	100%
Manjit K. Sharma	\$157,500	_	\$6,000	\$163,500	\$17,250	\$146,250	89%
Nancy G. Tower	\$157,500	_	\$1,500	\$159,000	-	\$159,000	100%
Total	\$2,930,000	\$100,000	\$42,250	\$3,072,250	\$454,011	\$2,618,239	

Notes:

- 1 Other fees include travel fees and tax preparation services for non-resident directors. The amounts received by Ms. Sharma and Messrs. Hartery and Levenick include daily stipends for their additional duties as members of a management/board working group.
- 2 All DSUs are issued at fair market value, being the weighted average price per share at which board lots of Finning common shares traded on the day preceding the grant date.
- 3 Amounts do not include DSUs credited as dividend equivalents on previous grants as they are not considered to be director compensation. See table titled "Outstanding share-based awards" on page 45 for DSUs credited as dividend equivalents to directors in 2022
- 4 On November 7, 2022, Ms. Côté succeeded Mr. Carter as chair of the human resources committee and Mr. Kuhlmann succeeded Ms. Côté as chair of the safety, environment and social responsibility committee.
- 5 Ms. Kelley received an annual committee chair retainer of \$15,000 for chairing a management/board working group.

Outstanding share-based awards

We do not grant options to non-executive directors and none of our non-executive directors hold any options. The following table includes details of outstanding share-based awards (DSUs) held by our non-executive directors as of December 31, 2022, including DSUs granted during 2022. DSUs granted to directors vest immediately but a director cannot redeem DSUs until the director retires or resigns from the board. For outstanding share-based awards granted to the President and CEO, who is also a director, please see the information beginning on page 85.

Share-based awards (DSUs)

	Value vested o	Market or payout value of vested share-based awards not paid-out or distributed ²	
-	Directors' fees paid in DSUs in 2022	DSUs credited as dividend equivalents in 2022	
Vicki L. Avril-Groves	\$147,000	\$39,523	\$1,553,597
James E.C. Carter	\$147,000	\$93,795	\$3,547,328
Jacynthe Côté	\$147,000	\$54,265	\$2,095,138
Nicholas Hartery	\$277,000	\$73,680	\$2,898,736
Mary Lou Kelley	\$263,000	\$40,378	\$1,665,433
Andrés Kuhlmann	\$253,989	\$23,113	\$1,026,188
Harold N. Kvisle	\$410,000	\$64,269	\$2,644,547
Stuart L. Levenick	\$276,000	\$60,151	\$2,399,916
Christopher W. Patterson	\$147,000	\$52,762	\$2,039,934
Edward R. Seraphim	\$245,000	\$27,202	\$1,168,734
Manjit K. Sharma	\$146,250	\$1,046	\$169,325
Nancy G. Tower	\$159,000	\$1,144	\$183,975

Notes:

¹ Share-based awards – value vested during the year represents the amount of DSUs received by directors during 2022, valued as of the grant dates in 2022. DSUs are issued at fair market value, being the weighted average price per share at which board lots of Finning common shares traded on the day preceding the grant date.

² Market or payout value of vested share-based awards not paid-out or distributed represents all vested DSUs held as of December 31, 2022, valued based on our 2022 year-end closing share price on the TSX of \$33.66.

Our expectations of directors

We expect our directors to exercise good judgment, act with integrity and comply with our code of conduct (code) and other governance policies.

Ethical business conduct

Finning has earned a strong reputation for business integrity. For nearly 90 years, our rigorous standards of business conduct have been a key reason why employees work for us, customers and suppliers partner with us and shareholders invest in us.

Our code puts into practice our principles of transparency, ethics and professionalism. It covers areas including ambassadorship, shared commitment and accountability, ethical decision-making, corporate disclosure, conflicts of interest and confidentiality.

The code applies to everyone at Finning, including our subsidiaries and affiliates, and we expect our agents, consultants and contractors to act consistently with our code. New employees receive a copy of the code when they are hired, and every year all directors, officers and employees must take training regarding our code, acknowledge their understanding of the code and agree to comply with it. Our directors and our senior executives and financial management are also bound by a second code of ethics, which they are required to sign each year, because they hold an important and elevated role in corporate governance. We have also adopted a supplier code of conduct, which is available on our website (www.finning.com).

Our global ethics committee oversees investigations of reports of suspected code violations. It is a management committee made up of our Compliance Officer (General Counsel and Chief Human Resources Officer), Chief Financial Officer, Senior Vice President, Corporate Controller and Head of Global Internal Audit. Our regional ethics committees investigate suspected violations of the code in the regions and report on

their investigations to the global ethics committee. The regional ethics committees include senior executives from finance, legal, human resources and internal audit.

The audit committee monitors compliance with the code. It receives quarterly reports from the global ethics committee on the number and nature of complaints, and specific reports of any suspected violations of the code that may constitute a material risk.

Everyone is responsible for reporting a suspected breach immediately, by contacting their supervisor, manager or local representative. Alternatively, they can file a report in English or Spanish through our ethics and compliance website, call the ethics and compliance hotline or contact our Compliance Officer by email. All reports are treated impartially and confidentially. Our code and our whistleblower policy reinforce that there is no retaliation for anyone who speaks up and acts in good faith.

The code is reviewed annually by management and any revisions are subject to review by the governance and risk committee and approval by the board. The code was last updated in February 2023 and a copy is available on our website (www.finning.com) and under our profile on SEDAR (www.sedar.com).

Share ownership

We require our directors to hold significant equity in Finning to align their interests with those of our shareholders. Directors must meet share ownership targets within two and five years after being appointed to the board. These share ownership targets are:

	Two-year target	Five-year target
Board Chair	\$450,000	\$1,300,000
Non-employee directors	\$250,000	\$700,000

Directors can count common shares and DSUs toward meeting the targets. DSUs are included for purposes of determining compliance with our share ownership guidelines because the value of a DSU is tied to our share price on the TSX and DSUs cannot be redeemed until a director leaves the Finning board. We determine compliance in the case of DSUs using the market value (based on our year-end closing share price on the TSX) or the grant date value (whichever is higher).

Key policies

The board is responsible for approving the following key governance policies to ensure our employees and directors maintain our high governance standards:

- · code of conduct
- · whistleblower policy
- · corporate disclosure policy
- code of ethics for senior executive and financial management
- policy on share trading, hedging and use of material information
- compensation clawback policy
- global anti-bribery and anticorruption policy
- · board inclusion and diversity policy
- global political contributions policy
- global sustainability policy
- board authority and approvals policy

Copies of these policies are posted on our website (www.finning.com).

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If a director does not meet the share ownership target by the required date or fails to maintain the minimum required, the governance and risk committee will review the matter with the board and recommend a course of action, which may include increasing the proportion of the total retainer received in DSUs until the guideline has been met.

Our Corporate Secretary reviews our directors' equity holdings at year-end and reports on the compliance results to the governance and risk committee. The 2022 review found that all directors have met or are on track to meeting their share ownership requirements.

The table below shows each director's equity holdings at the end of 2022 compared to the previous year. The market value is based on our 2022 year-end closing share price on the TSX of \$33.66.

			Equity ow	nership			Market value	Share		
	Dec	As at 31, 2022	Dec :	As at Dec 31, 2021		Net change		ownership requirement (\$)	Meets ownership requirement	
	Shares	DSUs	Shares	DSUs	Shares	DSUs			_	
Vicki L. Avril-Groves	15,000	46,156	15,000	40,220	_	5,936	2,058,511	700,000	yes	
James E.C. Carter	10,000	105,387	10,000	97,798	_	7,589	3,883,926	700,000	yes	
Jacynthe Côté	10,000	62,244	10,000	55,860	_	6,384	2,431,733	700,000	yes	
Nicholas Hartery	-	86,118	_	74,934	_	11,184	2,898,732	700,000	yes	
Mary Lou Kelley	-	49,478	_	39,771	_	9,707	1,665,429	700,000	yes	
Andrés Kuhlmann	-	30,487	_	21,590	_	8,897	1,026,192	700,000	yes	
Harold N. Kvisle	50,000	78,566	35,000	63,413	15,000	15,153	4,327,532	1,300,000	yes	
Stuart L. Levenick	-	71,299	_	60,576	_	10,723	2,399,924	700,000	yes	
Christopher W. Patterson	10,150	60,604	9,025	54,265	1,125	6,339	2,381,580	700,000	yes	
Edward R. Seraphim	1,400	34,722	1,400	26,008	_	8,714	1,215,867	700,000	yes	
Manjit K. Sharma ¹	-	5,030	_	_	-	5,030	169,310	250,000	Has until May 10, 2024	
Nancy G. Tower ¹	700	5,466	-	_	700	5,466	207,548	250,000	Has until May 10, 2024	

Notes:

Attendance

We expect directors to attend all board meetings and all of their committee meetings. A director may attend a meeting by teleconference or videoconference if all the other directors agree. If a director's attendance record falls below 75%, the board will reconsider the eligibility of the director to stand for re-election. The table below shows the 2022 director attendance record.

	Total 2022 attendance	Board meetings	Audit	Governance and risk	Human resources	Safety, environment and social responsibility
Vicki L. Avril-Groves	100%	6 of 6 (100%)	4 of 4 (100%)	_	_	4 of 4 (100%)
James E.C. Carter	100%	6 of 6 (100%)	_	4 of 4 (100%)	6 of 6 (100%)	_
Jacynthe Côté	100%	6 of 6 (100%)	_	_	6 of 6 (100%)	4 of 4 (100%)
Nicholas Hartery ¹	94%	6 of 6 (100%)	_	4 of 4 (100%)	5 of 6 (83%)	
Mary Lou Kelley	100%	6 of 6 (100%)	-	_	6 of 6 (100%)	4 of 4 (100%)
Andrés Kuhlmann ²	100%	6 of 6 (100%)	4 of 4 (100%)	3 of 3 (100%)	_	1 of 1 (100%)
Harold N. Kvisle ³	100%	6 of 6 (100%)	_	_	_	
Stuart L. Levenick	100%	6 of 6 (100%)	4 of 4 (100%)	4 of 4 (100%)	_	
Kevin Parkes ⁴	100%	1 of 1 (100%)	-	_	_	
Christopher W. Patterson	100%	6 of 6 (100%)	4 of 4 (100%)	_	_	4 of 4 (100%)
Edward R. Seraphim	100%	6 of 6 (100%)	_	_	6 of 6 (100%)	4 of 4 (100%)
Manjit K. Sharma ⁵	89%	4 of 5 (80%)	2 of 2 (100%)	2 of 2 (100%)	_	
L. Scott Thomson ⁶	78%	4 of 5 (80%)	_	_	_	3 of 4 (75%)
Nancy G. Tower ⁷	89%	4 of 5 (80%)	2 of 2 (100%)	_	_	2 of 2 (100%)

¹ Ms. Sharma and Ms. Tower were elected to the board at the annual meeting of shareholders held on May 10, 2022.

Notes:

- 1 Mr. Hartery was unable to attend an ad hoc human resources committee videoconference meeting held on March 18, 2022 due to a scheduling conflict.
- 2 Mr. Kuhlmann was appointed as a member and chair of the safety, environment and social responsibility committee and ceased being a member of the governance and risk committee effective November 7, 2022.
- 3 Mr. Kvisle attended various committee meetings in his capacity of Board Chair.
- 4 Mr. Parkes was appointed President and CEO and to our board and as a member of the safety, environment and social responsibility committee effective November 16, 2022.
- 5 Ms. Sharma was appointed to the board at the annual meeting of shareholders held on May 10, 2022. She was unable to attend a board meeting held on May 11, 2022 due to a scheduling conflict. She informed us of the conflict prior to her nomination for appointment to the board.
- 6 Mr. Thomson retired as our President and CEO and from our board on November 15, 2022. He was unable to attend a safety, environment and social responsibility committee meeting due to a scheduling conflict and recused himself from one board meeting because it was about Mr. Thomson's retirement and CEO succession.
- 7 Ms. Tower was appointed to the board at the annual meeting of shareholders held on May 10, 2022. She was unable to attend an ad hoc board videoconference meeting on September 20, 2022 due to a scheduling conflict.

Serving on other boards

Except as described below, we do not limit the number of other public company boards our directors can serve on, but we expect directors to fulfill their responsibilities and commitment to the Finning board. Before they join another public company's board, our independent directors are required to obtain the approval of the Board Chair and the chair of the governance and risk committee, who will take into account, among other things, our conflict of interest policies and governance best practices, including whether the board position would cause the director to be considered "over-boarded" under applicable corporate governance standards.

Our governance and risk committee, in consultation with the Board Chair, approves in advance any public company, and, if material in nature, private company board positions proposed to be held by the President and CEO. The President and CEO will generally be limited to serving on one public company board, in addition to the Finning board.

Interlocks

The governance and risk committee reviews all directorships and interlocks when it assesses director independence and makes a recommendation based on its assessment to the board. As of March 16, 2023, no directors are members of the same board of directors of another public company.

Skills and development

We expect all of our directors to have senior leadership experience and a familiarity with our industry, as well as skills and experience in three core areas:



All of the nominated directors also have chief executive officer or senior officer experience, and experience developing strategy and leading business growth and transformation.

Skills matrix

The governance and risk committee maintains a skills matrix to track the key skills and experience of individual directors and the expertise of the board as a whole, and to identify any gaps. The matrix is also a tool for identifying education opportunities and the desired skills when recruiting new director candidates to fill vacancies or address upcoming director retirements. The tiered rating system for director self-assessment in the matrix assists the governance and risk committee to differentiate between directors with expertise versus more limited exposure to a particular skill or experience. In addition to the key skills and experiences identified below, the governance and risk committee considers director diversity and key competencies and characteristics expected of all directors. See page 38 for more information about our board composition and renewal.

Our director nominees bring an array of skills and experience to the board. The table below gives a snapshot of the top five skills of each director nominee, in addition to their executive leadership, strategy and growth experience. You can read about each nominee in the director profiles beginning on page 20.

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Key skills and experience					Ť	`		Ť		<u> </u>		Ť		•
Executive leadership and strategy has experience as a CEO or senior executive officer of a publicly listed company or major international organization with significant experience developing strategy, driving strategic direction, and managing growth	13	~	✓	~	~	~	~	✓	~	✓	✓	✓	✓	✓
Business growth and transformation has experience as a senior executive officer in an evolving industry, including experience in: mergers and acquisitions, capital markets, driving organic growth, leading significant strategic change, using technology to advance business objectives, international expansion, brand excellence or sales and marketing	13	~	~	✓	✓	~	~	~	~	✓	✓	✓	✓	✓
International business and cultural perspective has experience with companies that operate in the same international jurisdictions as Finning and a thorough understanding of business, cultural, regulatory and political requirements	5				✓	~	~			✓		✓		
Industry experience has experience as a senior officer in mining, large construction, infrastructure, power generation, alternative energies, transportation or agriculture relationship expertise through Caterpillar, other major dealerships or customers	9	1	✓	✓	~		~		✓	✓	✓		✓	
Operational expertise has experience as a senior officer overseeing international manufacturing, heavy equipment, distribution, supply chain or rental	9		~			~		~	~	~	~	~	~	✓
Digital technology and cybersecurity has experience overseeing complex technical systems, emerging technologies, cybersecurity, digital analytics and innovations, technology solutions for customer support and product monitoring, or technology for operational excellence	3				~	~			~					
Financial leadership, accounting and audit has significant experience as a senior officer of an organization of similar complexity as Finning, or significant experience overseeing financial accounting, reporting and internal controls, and corporate finance	7	1		✓				~	~			√	✓	√
Risk management has significant experience in a leadership role with respect to enterprise risk management, systems and processes	3						1	~			✓			
Human capital, compensation, talent and culture has a thorough understanding of talent management, compensation, human resources and organizational culture from senior executive experience	11	~	~	✓	~	~	~	~			~	~	✓	√
Board governance has experience as a board member of a publicly listed company or a private company of similar scope and scale to Finning	10	1	✓	✓	✓	~		√	✓		√		√	1
Communications and stakeholder relations has significant experience in communications and stakeholder engagement	3	1								1				✓
Sustainability, ESG and health and safety has significant experience in a leadership role overseeing sustainability, including environmental, social and governance, diversity, equity and inclusion, and/or overseeing health and safety	5		✓	√			~			√		~		

Director development

We design our director orientation and education programs to inform and educate our directors on a range of topics so they are better equipped to make more informed decisions and perform their duties as a member of the Finning board generally.

The governance and risk committee oversees the program, which includes putting together materials, resources and sessions on corporate governance matters as well as on our business, strategy, operations and current issues facing the business.

Director orientation

The orientation process begins with prospective directors. As part of the on-boarding process, we provide information about Finning's culture and strategy, board composition, director compensation and the board mandate, which outlines the key responsibilities of directors.

New directors receive training and access to the board portal, which provides important orientation materials such as the board policy manual, board and committee meeting materials, key policies and communications materials. They also receive detailed information about Finning and our business, and new directors meet with senior management to receive briefings and materials on:

- · our business and strategic plans
- · key strategic risks and risk management
- · our operations
- compliance programs
- treasury (funding position, arrangements and policies)
- financial reporting and auditing policies and procedures.

Continuing education

Each director is responsible for staying informed about our business and outside developments that could have an impact on Finning. Senior management provides regular updates to the board about our business, including financial, operational, and strategic information, ESG topics, as well as recent developments and other issues. Presentations also include topics and issues on which directors have requested an update or report. Outside advisors may make presentations on specific topics or developing issues, and directors visit plant sites and facilities from time to time to gain additional insight into our business.

We provide information about emerging corporate governance trends and best practices and other relevant information through presentations to the board, and directors receive paid memberships to professional organizations like the Institute of Corporate Directors. The Corporate Secretary also advises directors of educational opportunities from time to time.

Our 2022 education program focused on the following areas:

Topic	Presenter	Attendees
Corporate strategy and sustainability		
Global strategy and education sessions • Executing sustainable profitable growth • Product support: aftermarket, mining and digital dealership (CUBIQ™) • Operational and CAT excellence • Used business • Energy transition	Finning executive management	Board
Energy transition education session	McKinsey & Company	Board
Updates on social, political, economic, tax and commodities: Chile and Argentina	Finning South America Advisory Council and President, Finning South America	Board
Perspectives on energy transition trends	McKinsey & Company	Board
Supply chain outlook	Executive Vice President, Global Supply Chain	Board
Canada facility tours: OEM and Kearl oil sands	Vice President, EH&S and Sustainability and Finning	Board
	executive management	Safety, environment and social responsibility committee (safety tour)
Customer perspectives on South America	Ragnar Udd, President, Minerals Americas, BHP	Board
EHS & Sustainability vision, objectives, targets, and strategic pillars	Vice President, EH&S and Sustainability	Safety, environment & social responsibility committee

Topic	Presenter	Attendees
GHG emissions reduction initiatives	Vice President, EH&S and Sustainability	Safety, environment & social responsibility committee
Environmental initiatives beyond GHG emissions reduction	President, Finning Canada, President, Finning South America, Managing Director, Finning UK&I and Vice President, EH&S and Sustainability	Safety, environment & social responsibility committee
Community investment	President, Finning Canada, President, Finning South America, Managing Director, Finning UK&I	Safety, environment & social responsibility committee
Climate and sustainability trends	Dr. Christine Schuh, le-ef.com Consulting	Safety, environment & social responsibility committee
Business continuity plans	Vice President, EH&S and Sustainability	Audit committee
Comprehensive review of external auditor	Executive Vice President, Chief Financial Officer and Senior	Audit committee
	Vice President, Corporate Controller	
Regulatory updates	Executive Vice President, General Counsel and Chief Human Resources Officer	Audit committee and Governance and risk committee
Accounting and assurance updates	Senior Vice President, Corporate Controller	Audit committee
Environmental, social and governance (ESG) reporting developments	Senior Vice President, Corporate Controller	Audit committee
Global tax update	Global Head of Tax	Audit committee
Risk management processes, global top risks, emerging risks, World Economic Forum 2022 risk report and Task Force on Climate-related Financial Disclosures (TCFD) climate-related risks and opportunities	Executive Vice President and Chief Financial Officer and Senior Vice President, Treasury and Investor Relations	Governance and risk committee and Board
Technology		
Cybersecurity updates	Chief Digital Officer and Director, Information Systems Security & CISO	Audit committee
Autonomy updates	President, Finning South America, Senior Vice President, Mining, Finning South America and General Manager, Technology & Performance Solutions, Finning (Canada)	Digital working group and Board
Digital education session and digital day in the life of a Finning customer	Chief Digital Officer, Chief Operating Officer and senior management in Digital, IT and Operational Excellence	Board
Human resources		
Trends and developments in executive compensation	Meridian Compensation Partners	Human resources committee
Employee engagement	Executive Vice President, General Counsel and Chief Human Resources Officer	Human resources committee
ESG metrics in short-term incentive plans	Executive Vice President, General Counsel and Chief Human Resources Officer	Human resources committee
Female leadership turnover and involuntary turnover	Executive Vice President, General Counsel and Chief Human Resources Officer	Human resources committee
People and culture strategy	Executive Vice President, General Counsel and Chief Human Resources Officer and Senior Vice President, Human Resources Canada and Global Talent	Human resources committee
Executive retirement benchmarking	Executive Vice President, General Counsel and Chief Human Resources Officer	Human resources committee

Some directors also attended external education sessions, including education sessions provided by organizations like the Institute of Corporate Directors, CPAB and CPA Canada, among others. Sessions attended in 2022 covered the following topics:

- ESG climate change; metrics and reporting measures; energy transition; sustainable mining; electrification
- talent CEO transitions; board and executive succession and diversity; compensation trends
- governance; shareholder activism
- audit committees risk landscape; role in ESG reporting
- enterprise risk management
- cybersecurity

Retirement and term limits

Pursuant to our retirement policy, when directors turn 72 years old, they are no longer eligible to stand for re-election at the next annual meeting and will retire from the board. The board can waive this requirement if a qualified replacement director has not been identified after a thorough search, or if the director's retirement would have a material impact on Finning because it would mean losing a unique set of skills.

The board has not adopted term limits because it would risk losing directors with a deep understanding of our company, business and strategic relationships. The board believes that it has achieved healthy renewal through ordinary turnover and its retirement policy. In the past six years, six new independent directors have been recruited to the board, including most recently, Manjit Sharma and Nancy Tower, who were elected to the board at the 2022 annual meeting of shareholders.

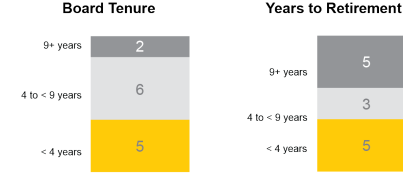
Nicholas Hartery will reach our mandatory retirement age prior to the annual meeting and Jim Carter reached our mandatory retirement age in 2022. Following a review of board composition and consideration of the skills and experience prioritized by the board to achieve our strategic objectives, the board decided to waive mandatory retirement for Mr. Hartery and to extend the waiver of mandatory retirement granted to Mr. Carter last year, and nominated them for re-election for one further year. Key factors in this decision included consideration of their specific mix of skills and experience, including for Mr. Hartery, his extensive experience in manufacturing, infrastructure and digital, and regional UK perspective, and for Mr. Carter, his longterm customer perspective, experience in the mining industry, particularly the oil sands, and great familiarity with the businesses of Caterpillar and Finning, all of which continue to be extremely valuable to the board.

The board is focussed on board succession and has engaged a search firm to assist in its board renewal efforts to address the near-term director retirements of Messrs. Carter and Hartery. The director recruitment process will continue following the annual meeting.

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The average tenure of the proposed board is five years and eight months. Five of our thirteen director nominees have served on our board for less than four years.



Executive compensation

This section of the circular discusses our executive compensation program and the 2022 pay decisions for our most highly compensated senior officers.

Our named executive officers (named executives or NEOs) for 2022 are:

- L. Scott Thomson, former President and Chief Executive Officer (former President and CEO)
- Kevin Parkes, President and Chief Executive Officer (President and CEO)
- Greg Palaschuk, Executive Vice President and Chief Financial Officer (CFO)
- David Primrose, President, Finning (Canada)
- Juan Pablo Amar, President, Finning South America
- Dave Cummings, former Executive Vice President and Chief Digital Officer (former CDO)

Mr. Thomson retired as President and CEO on November 15, 2022 and is a named executive for 2022.

Mr. Cummings retired as CDO on December 31, 2022 and is a named executive for 2022. He will remain with the company until May 31, 2023, in an advisory capacity.

The human resources committee has reviewed and approved the content of this section. We encourage you to read this section before you decide how to vote on our advisory vote on executive pay.

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Message from the Board Chair and chair of the human resources committee

Fellow shareholders,

Our board of directors and the human resources committee provide business oversight and accountability while ensuring there is strong alignment between executive compensation and corporate strategy, business results and shareholder interests. That means we're tasked with making sure what we pay Finning's executives is aligned with market practices, links to both short-term and long-term performance, serves to retain and motivate executives to achieve excellence, and supports longerterm stability and growth. Above all, we want to ensure our compensation programs support our purpose, vision and values while building shareholder value.

2022 performance

We are grateful to our employees for their commitment and contribution, which helped us finish 2022 safely and deliver record results. Our strong execution and significant strategic wins across the business in 2022 have provided us with great momentum into 2023, setting the stage for continued improvement in our full-cycle earnings capacity.

Looking ahead, we are mindful of the uncertain global business environment, including slowing rates of growth, and we are reinforcing our mid-cycle operating cost and capital model. On balance, we see constructive demand conditions in our diverse end markets where we expect strength in mining and energy sectors to more than offset slowing construction markets in the UK and South America. We are seeing continued momentum at the start of 2023 and expect growth in the first half of the year, underpinned by our record equipment backlog, very busy workshops, and growth in rebuilds driven by the strong execution of our product support strategy.

2022 compensation for our named executives

Strong 2022 performance on the measures set under the short-term incentive plan led to achievement of an overall score calculated at 119% of target. Our sustained focus on improving our ROIC performance coupled with strong rTSR performance over the 2020 - 2022 period led to above target payouts for the Performance Share Units (PSUs) component of our long-term incentive plan.

You can find a full discussion of the year's compensation decisions, including details on 2022 salaries and our short-term and long-term incentive plans, beginning on page 65.

Senior leadership changes in 2022

President and CEO - Succession

Mr. Scott Thomson retired from Finning as President and CEO on November 15, 2022, after leading the company for nine years. Under his leadership, Mr. Thomson navigated Finning through periods of significant end-market change and led Finning to become a stronger and more resilient company. Through relentless focus on operational excellence, diverse talent, sustainability, and digital transformation, Mr. Thomson succeeded in transforming Finning into both a leading CAT dealer and a modern industrial services company. His thoughtful approach to capital allocation and investment in strategic capabilities significantly improved Finning's long-term earnings capacity and has positioned the company for a bright future.

On behalf of the board, we thank Scott for his invaluable contributions to Finning and wish him much success in his future endeavours.

Executive development and succession planning are critical responsibilities of the board. Finning's comprehensive succession process further highlights the strength and depth of Finning's leadership. On November 16, 2022, Mr. Kevin Parkes succeeded Mr. Thomson as President and CEO. The CEO transition was seamless and has allowed for continued momentum on key elements of our strategy.

Over the course of more than two decades at Finning, Mr. Parkes has demonstrated outstanding vision and leadership and has held progressively senior leadership positions, including most recently as Chief Operating Officer. Mr. Parkes joined Finning in the UK in 1996. From 2010 to 2015, Mr. Parkes was CEO of a leading UK equipment rental company, following Finning's divestiture of that business. He returned to Finning in 2015 to lead our UK and Ireland construction division and subsequently led our UK & Ireland operations as Managing Director. In January 2019, Mr. Parkes assumed the role of President, Finning (Canada), leading transformational initiatives to significantly elevate the performance of our Canadian business and position it for future growth.

Mr. Parkes' strategic thinking, customer-centric mindset, focus on operational excellence, and leadership skills will serve Finning well in the years ahead.

Other senior leadership changes:

In March 2022, Mr. Primrose, who previously served as interim President, Finning (Canada), was appointed to this role on a permanent basis. Mr. Primrose has nearly 35 years of experience with Finning in numerous senior level operational and corporate roles in Canada, UK & Ireland, and Finning International. He led the UK and Ireland operations from 2019 to 2021 and prior to that, held a variety of key operational roles within Finning (Canada), including Executive Vice President, Core Industries and Executive Vice President, Mining.

Mr. Cummings, CDO, retired from his position on December 31, 2022 after nine years with Finning. To support a smooth transition of his responsibilities, he will remain in an advisory role until May 2023. Mr. Cummings has been a key driver of our evolution to embrace technology and innovation and become a leader in using data-driven insights to inform and develop customer-focused digital solutions. We thank Mr. Cummings for his transformational leadership at Finning and wish him all the best.

President and CEO - Compensation

At Finning, we believe in the importance of aligning executive compensation with the market, business results and shareholder interests.

Following a detailed market review of CEO compensation amongst our compensation peer group and commensurate with Mr. Parkes' work experience, the board approved Mr. Parkes' compensation plan, as outlined on page 65. Consideration was also given to appropriate target compensation positioning for a newly appointed President and CEO, along with Mr. Thomson's compensation plan, both at the beginning and end of his tenure with Finning. Over time, we will regularly assess Mr. Parkes' compensation to ensure continued alignment with our overarching compensation principles.

Alignment with shareholder interests

Most of what we pay our executives is variable or at risk, to motivate strong performance and align their interests with those of shareholders.

We continued to demonstrate a strong link between pay and performance in 2022, with 82% of Mr. Thomson's target total direct compensation at risk and an average of 67% of target total direct compensation at risk for our other named executives. Total direct compensation includes base salary, 2022 short-term incentive and long-term incentive awards.

Our executives are subject to share ownership requirements, so they have a significant interest in our future success and are exposed to the same share price volatility that our shareholders experience. All named executives have met or exceeded, or are on track to achieving, their share ownership requirements. For more details, please see page 61.

Advisory vote on executive pay

We have held an advisory vote on executive pay every year since 2011 as part of our commitment to strong corporate governance practices and engaging with shareholders. Last year, 93.7% of our shareholders voted in support of our approach to executive compensation. The human resources committee, as part of its mandate, continuously reviews and adjusts, as appropriate, the executive compensation program to ensure alignment with objectives and support by shareholders.

The next section of the circular discusses our executive compensation program and the 2022 pay decisions for our most senior officers in more detail. We encourage you to read this section before you decide how to vote your shares. We welcome your feedback on executive compensation at any time and encourage you to participate in the advisory vote.

/s/ Harold N. Kvisle Harold N. Kvisle **Board Chair**

/s/ Jacynthe Côté Jacynthe Côté Human resources committee chair

Finning's compensation principles

Finning's executive compensation philosophy is driven by nine core principles designed to align executive pay with our overall business strategy.

These core principles have been developed within the context of the executive compensation principles set out by the Canadian Coalition for Good Governance and philosophical concepts that are specific to our business. While actual performance targets and metrics may vary from year to year, the following principles relating to the program remain

Co	ore principles	
	Focus the executive team on building shareholder value	Our incentive plans focus the executive team on financial metrics that we consider are key drivers of shareholder value, including profitability (EBITDA as a percentage of net revenue or EBITDA %) and invested capital turnover (ICT) in our short-term incentive plan and ROIC and relative total shareholder return (rTSR) in our long-term incentive plan. Our share ownership requirements help to further align executives' interests with our shareholders' interests.
2	Link executive compensation and performance	Executive compensation varies from year to year depending on corporate, business unit and individual performance measured against performance objectives set at the beginning of the year.
3	Designate a significant portion of executive compensation to at-risk pay	The majority of executive compensation is variable or at-risk, with minimum performance thresholds. Payouts from incentive awards are higher when performance exceeds expectations and lower when performance is below expectations.
4	Focus the executive team on building the business over the medium and longer term	Our long-term incentive plan focuses on achieving results with a medium to longer-term view.
5	Focus the executive team on employee health and safety	Safety is an important component of the annual incentive plan structure. As part of corporate policy, even if the safety target is achieved in a given year, the safety component of the incentive plan is not paid out to named executives if there has been an employee fatality.
6	Establish an incentive structure that is straightforward and easy to understand	We use a limited number of metrics for the incentive plans, to drive a strong focus and not dilute the overall effect of the incentive structure.
7	Focus the incentive structure on quantitative metrics	Our incentive plans use quantitative financial and operational metrics that are aligned with our broader strategy and priorities, in areas the executive team can reasonably influence.
8	Encourage and reward the executive team for teamwork	A significant portion of the short-term incentive award is tied to corporate and business unit performance.
9	Develop compensation programs that do not encourage inappropriate risk-taking	Our executive compensation program provides a balance of fixed and variable pay and is designed to increase long-term value without encouraging excessive risk-taking. Our incentive plans use quantitative financial and operational metrics that are aligned with our broader strategy. Incentive plan payouts are capped and can be clawed back. Executives are required to own Finning equity.

The nature of our business requires some level of risk-taking. As shown in the table below, our compensation policies and programs are designed to increase long-term value without encouraging excessive risk-taking. For more information on compensation governance and the role of the human resources committee, please see page 59.

What We Do

- Independent compensation committee All of the members of our human resources committee are independent and have experience in compensation as a former or current CEO or senior executive officer
- Independent compensation consultant The human resources committee uses an external independent advisor who provides independent advice on executive compensation plan design, compensation governance and compensation best practices
- Share ownership requirements Executives have share ownership requirements, so they have an interest in our future success and are exposed to the same share price volatility that our shareholders experience
- Clawback policy If an employee's gross negligence, fraud or intentional misconduct causes or significantly contributes to our having to make a material financial restatement, Finning officers may have to repay incentive compensation they received
- Use of discretion The human resources committee reviews situations where there are significant variances to our annual operating plan that have a clear positive or negative impact on short-term incentive payouts
 - the committee may use its discretion to increase or decrease the size of an award

What We Don't Do

- Allow for the repricing or backdating of stock options
- Count unexercised stock options or unvested Performance Share Units (PSUs) towards share ownership requirement
- Offer excessive severance agreements are in place for the President and CEO and other named executives that limit the amount of severance provided upon termination and/or a change-in-control

- Balanced program structure Our compensation program includes a balanced mix of short, medium and long-term compensation components with an emphasis on quantitative measures to provide a holistic assessment of performance
- Overlapping performance cycles Our performance share unit plan, which comprises 50% of our long-term incentive plan, has overlapping performance cycles, which encourages sustained long-term performance
- Payout maximums Payouts are capped at a maximum level of performance for both our short-term and long-term incentive plans to discourage excessive risk-taking
- Stress-testing and back-testing -- We test the incentive plan metrics and weightings, looking back historically and at potential future outcomes based on different performance scenarios to make sure the plan designs are sound and result in intended outcomes
- Change-in-control provisions We have a double-trigger payment requirement for our NEOs
 - cash benefits are only payable if two events occur a change-in-control and the executive terminates their employment for good reason
- Provide payouts if performance is below threshold levels
- Allow executives or directors to purchase financial instruments that are designed to hedge or offset a decrease in the market value of equity securities granted to them as compensation, or Finning securities that they hold directly or indirectly
 - we also prohibit the use of hedging to offset the value of shareholdings for executive and director share ownership requirements
- Offer excessive pension, perquisites and benefits

Compensation governance

The human resources committee oversees the development of our executive compensation plans, philosophy, guidelines and policies and regularly reviews them to make sure we maintain a strong link between pay and performance. It also provides oversight on human resources, inclusion and diversity and talent management strategies and provides input to the board on planning for leadership succession at Finning.

For more information on the human resources committee's mandate, please see page 31.

Qualified and experienced

Each member of the human resources committee must have knowledge and experience in human resources and compensation so they can make a meaningful contribution to the work of the committee. All of the members are independent and have experience in compensation as a former or current CEO or senior executive officer. The relevant qualifications and experience of the members of the human resources committee are set out below:

	Executive leadership and strategy	Human capital, compensation, talent and culture	International business and cultural perspective	Board governance	Industry experience	Operational expertise	Other human resources committees
Jacynthe Côté (chair)	_	_		_	_		<u> </u>
James E.C. Carter	_	_		=	_		
Nicholas Hartery	_	_	_	_	_		
Mary Lou Kelley	_	_	_	_			<u> </u>
Edward Seraphim	_	_	_				

The committee meets in-camera without management present at each committee meeting. It also sets aside time at each meeting to meet with senior management.

You can read more about the individual committee members' relevant skills and experience in the director profiles beginning on page 20.

Independent advice

The human resources committee receives independent advice on governance, executive compensation plan design and best practices as additional input in its decision-making process.

The committee has retained Meridian Compensation Partners (Meridian) since 2014 as an independent consultant on executive compensation. Meridian is accountable to the committee and performs work on its behalf. In its role as the committee's independent advisor, Meridian may also be asked to review work performed by other external compensation consulting firms.

In 2022, Meridian conducted an independent review of our executive compensation and governance practices. They concluded that our compensation framework and governance practices are both strong and effective. In addition, Meridian met with the committee to discuss a variety of key compensation topics, including executive and director compensation trends, long-term incentive trends and regulatory updates.

In 2022, Meridian did not provide any services to the company, or to any of its directors or management, other than in the areas of executive and director compensation-related consulting.

The table below shows the fees paid to Meridian in 2022 and 2021:

	2022	2021
Executive and director compensation-related fees	\$16,425	\$21,602
All other fees	n/a	n/a
Total	\$16,425	\$21,602

For information on our compensation approach for directors, please see page 43.

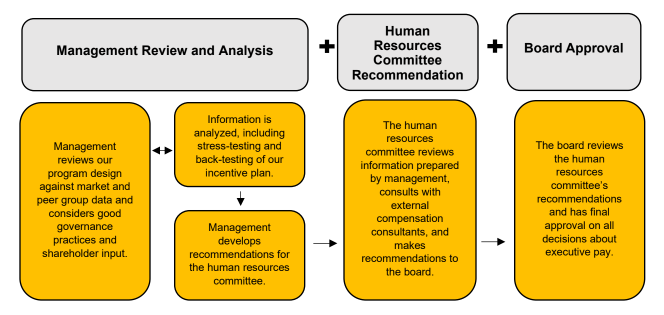
Managing compensation risk

The nature of our business requires some level of risk-taking. Our compensation policies and programs are designed to increase long-term value without encouraging excessive risk-taking. You can read more about many of the key features, practices and policies relating to our executive compensation program that help to manage risk and limit excessive risk-taking on page 64.

In 2012, the committee began conducting an annual compensation risk assessment, with annual reviews performed by external compensation consultants. Following our 2022 review, the committee believes that our compensation policies and practices do not pose any risks that are reasonably likely to have a material adverse effect on Finning or our shareholders.

Decision-making process

The chart below shows how management, the human resources committee and the board work together to design, recommend, approve and implement executive compensation program decisions.



Review and Analysis

Compensation planning and performance targets are integrated with our overall corporate strategy and annual operating plan. At the beginning of the year, our review process includes a multi-phased approach to incorporate economic, market, historical and internal performance factors. Stress-testing is conducted by looking at potential payout outcomes over a number of performance scenarios.

At the end of the year, the President and CEO reviews each named executive's performance against the executive's objectives and completes a detailed performance review and compensation recommendation for each named executive. Back-testing is also conducted to make sure compensation plan designs are sound and result in intended outcomes.

Recommendations

The committee considers current and emerging market trends in executive compensation and the competitive positioning of Finning's compensation plan relative to our compensation peer group to determine the appropriate level of compensation for each named executive. It also sets the incentive plan measures and targets, taking into consideration the President and CEO's recommendations and discussions with the board.

In its decision-making, the committee also considers our financial performance, shareholder input, market pay practices and current and past compensation, as well as the advice of external compensation consultants.

The committee reviews the President and CEO's performance, prepares a performance review and compensation recommendation and presents these to the board for review and approval.

Also, the committee reviews the performance of the other named executives and considers time in the role, demonstrated leadership competence, oversight of strategic projects and initiatives, as well as the President and CEO's recommendations and performance reviews.

Board Approval

The board approves the corporate strategy and our annual operating plan, which drive the approved budget and performance objectives for corporate, business unit and individual performance.

The board reviews Finning's performance, the President and CEO's performance and the human resources committee's analysis and recommendations regarding executive compensation. It has final approval on all decisions about executive pay and can use its discretion to adjust the final awards up or down.

Share ownership

We require executives to meet share ownership requirements, so they have a significant interest in our future success. They must meet their requirements within five years of assuming their position and maintain the ownership level while at Finning. If the executive is promoted to a higher level, they will have another five years to meet the higher incremental ownership requirements.

Position	Ownership requirements (as a multiple of salary)
President and CEO	5x
Executive Vice President	2.5x
Senior Vice President	1.5x
Vice President	1x

Equity ownership includes common shares, restricted share units (RSUs) and deferred share units (DSUs). Executives in Canada and the UK can elect to redirect any portion of the cash payment of their short-term incentive into a DSU plan on a pretax basis until they meet their ownership requirement. Executives make the election before the start of each fiscal year.

The table below sets out the share ownership of each named executive as at December 31, 2022. All named executives have met and exceeded, or on track to achieving, their share ownership requirements. Mr. Parkes' ownership requirements increased from 2.5x to 5x on November 16, 2022 when he was appointed President and CEO. He has until November 16, 2027 to achieve his new ownership requirement as President and CEO. He had exceeded his ownership requirement of 2.5x in his previous role as COO. No data is shown for Mr. Thomson, as he is no longer subject to share ownership requirements as of his retirement date on November 15, 2022.

	Ownership Common Shares DSUs Requirement		s	RSUs	3	Actual Multiple	Compliance Due Date		
	(Multiple of Salary)	Value	Units	Value	Units	Value	Units	(Total Holdings) ¹	
Kevin Parkes ²	5x \$5,000,000	\$950,962	28,252	\$245,785	7,302	\$903,704	26,848	2.1x \$2,100,451	Nov. 16/27
Greg Palaschuk	2.5x \$1,603,135	\$1,342,563	39,886	\$0	-	\$869,572	25,834	3.4x \$2,212,135	Mar. 1/25
David Primrose	2.5x \$1,336,875	\$1,157,938	34,401	\$198,055	5,884	\$686,563	20,397	3.8x \$2,042,556	Dec. 31/23
Juan Pablo Amar ³	2x \$1,003,559	\$1,068,335	31,739	\$0	-	\$772,766	22,958	3.7x \$1,841,101	Dec. 30/24
Dave Cummings	2.5x \$1,139,755	\$3,285,452	97,607	\$472,721	14,044	\$755,263	22,438	9.9x \$4,513,436	Dec. 31/23

Notes:

- 1 The total holdings shown were calculated using the market value of our common shares, based on our 2022 year-end closing share price on the TSX of \$33.66 and unit values rounded to the nearest whole number. We do not include stock options to determine compliance with our share ownership requirements because we do not consider them as equity until they are exercised and retained as common shares. PSUs are not included because vesting is contingent upon meeting performance conditions over a three-year period. Vested DSUs and unvested RSUs count towards an executive's ownership requirement. DSUs are not paid out until the holder leaves the company and RSUs have a three-year cliff vesting design, meaning the holder must be employed by Finning for at least three years for their RSUs to vest. Upon vesting, RSUs are paid out and are then no longer included to determine compliance with our share ownership guidelines. You can read more about our RSUs and DSUs beginning on page 72.
- 2 Mr. Parkes' share ownership requirements increased from 2.5x to 5x on November 16, 2022 when he was appointed President and CEO. He has until November 16, 2027 to achieve his new share ownership requirement.
- Mr. Amar's share ownership multiple is lower compared to other Executive Vice Presidents because Chilean tax rules do not allow a payout from our short-term incentive plan to be redirected to a DSU plan on a pre-tax basis. The 20% reduction in his share ownership requirement reflects this tax item and equalizes the share ownership requirements for all Executive Vice Presidents on an after-tax basis.

Compensation discussion and analysis

Philosophy and approach

At Finning, we believe in the importance of aligning executive compensation with our corporate strategy, business results and shareholder interests.

In this spirit, we offer a competitive compensation program that allows our leaders to share in the company's financial success when they deliver performance that helps achieve our corporate goals, increases shareholder value and demonstrates commitment to our operational excellence agenda.

Compensation is designed to meet five objectives:

- Attract individuals who have the leadership and management skills to drive the future growth and success of Finning
- Retain talented and valued members of the executive team
- Motivate executives to achieve excellence in their respective areas of responsibility and together as a team
- Reward executives for their individual and collective contributions to Finning's success and provide a strong link between compensation and the interests of Finning and our shareholders
- 5 Support the health and the wellbeing of the members of the executive team

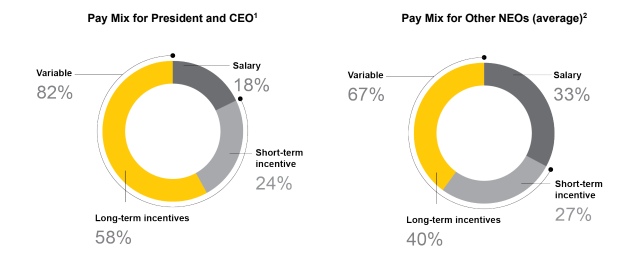
Pay for performance

Our senior executive team plays a key role in executing our short and long-term goals and maintaining our unwavering commitment to our people and their safety. This understanding shapes our approach to providing a competitive total rewards package for our named executives.

Most of what we pay our executives is variable or at-risk, to motivate strong performance and align their interests with those of shareholders.

Incentive awards focus on the achievement of corporate, business unit and individual performance goals. They do not encourage excessive risk-taking and their value is not guaranteed.

The images below show the breakdown of 2022 total direct compensation for our former President and CEO, Mr. Thomson, and other named executives. Individual profiles of our named executives, including 2022 actual pay mix summaries, can be found beginning on page 74.



Notes:

- 1 Pay mix data shown for our former President and CEO, Mr. Thomson, because he was the President and CEO of the company for the majority of 2022. The pay mix data shown is for the period from January 1, 2022 to November 15, 2022.
- 2 Pay mix data shown for Messrs. Parkes, Palaschuk, Primrose, Amar and Cummings.

Benchmarking

We compare our compensation structure and each component against a peer group as a general guide for setting compensation levels and the pay mix for our named executives. We monitor the relevance of our peer group by reviewing key statistics such as revenue, assets and market capitalization on a regular basis. We use the same compensation peer group for our executives as for the board.

We target the median (50th percentile) of the total compensation offered by companies in our peer group. Our executives can earn more through higher payouts from incentive awards when performance exceeds expectations and less when performance is below expectations.

The human resources committee applies the following general criteria to select appropriate peer companies:

- Similar in size, based on revenue, assets and/or market capitalization
- Industries that face similar dynamics (such as heavy equipment distributors or industries affected by commodity cycles)
- Publicly-traded, national Canadian companies with global operations and consideration given to US companies, if viewed to be particularly relevant (e.g. global heavy equipment distributors)

An initial screen is conducted of companies that meet the above criteria. The human resources committee then conducts a qualitative review of the composition of the peer group. Additional refinements may be made to the peer group to ensure Finning is reasonably positioned on an overall size basis and to ensure the group accurately reflects the diverse set of companies we compete with for executive talent.

Compensation peer group

Based on the selection criteria and process outlined above and with the support of the board's consultant, Meridian Compensation Partners, Finning's board and executive compensation peer group was expanded to include four new companies effective January 1, 2023. Gibson Energy, Lundin Mining, Ritchie Bros. Auctioneers, and TFI International have been added to the compensation peer group, resulting in a total of 18 companies. The 14 companies from the prior year's compensation peer group remain unchanged.

AGCO Corp. Agriculture/farm machinery Agnico Eagle Mines Ltd. Materials	Company	Industry
Kinross Gold Corp. Lundin Mining Corp. Methanex Corp. Oshkosh Corp. Parkland Corp. Resolute Forest Products Inc. Ritchie Bros. Auctioneers Inc. SNC-Lavalin Group Inc. Stantec Inc. Teck Resources Ltd. Terex Corp. TFI International Inc. Toromont Industries Ltd. WSP Global Inc. Kinross Gold Corp. Materials Materials Materials Construction machinery and heavy trucks Oil and gas refining and marketing Paper products Industrials Construction and engineering Research and consulting services Diversified metals and mining Construction machinery Industrials Trading/distributors Forest products Construction	Agnico Eagle Mines Ltd. Gibson Energy Inc. Kinross Gold Corp. Lundin Mining Corp. Methanex Corp. Oshkosh Corp. Parkland Corp. Resolute Forest Products Inc. Ritchie Bros. Auctioneers Inc. SNC-Lavalin Group Inc. Stantec Inc. Teck Resources Ltd. Terex Corp. TFI International Inc. Toromont Industries Ltd. West Fraser Timber Co.	Materials Energy Materials Materials Commodity chemicals Construction machinery and heavy trucks Oil and gas refining and marketing Paper products Industrials Construction and engineering Research and consulting services Diversified metals and mining Construction machinery Industrials Trading/distributors Forest products

We use the S&P/TSX Capped Industrials Index to benchmark rTSR performance for our PSU plan as the companies in this index better reflect where Finning competes for shareholder investment.

Other things to note

such as macroeconomic conditions, work experience,

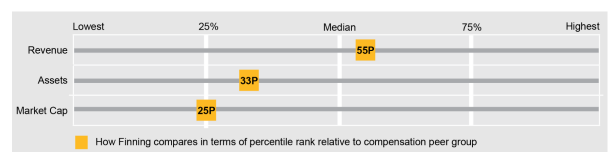
complexity of the role and

executive compensation.

internal equity when setting

We also consider other factors

How Finning compares against the current compensation peer group on key financial measures:



Compensation program

We offer a competitive compensation package that balances salary with short and long-term incentives and indirect compensation that includes pension, perquisites and other benefits.

Our incentive compensation plans are designed to link compensation to the full spectrum of our business goals, including shortterm goals and other goals that may take several years or more to achieve.

		Link to program objectives	Key features	
Fixed pay	Salary	 standard element in executive compensation packages important element for attracting and retaining individuals who have the leadership and management skills to drive further growth and success of our business only portion of total direct compensation that is not "at-risk" 	provides a stable source of incomecompetitive with the market	Page 65
	Short-term incentive	 cash-based annual incentive encourages executives to focus on specific corporate, business unit and individual goals that support our short-term operational business priorities 	 target opportunity set as a percentage of salary awarded only if threshold performance levels are met 	Page 66
	Deferred compensation (deferred share units or DSUs)	 equity-based compensation directly aligned with shareholders executives who have not yet met their share ownership requirement may elect to receive a portion of their short-term incentive award in DSUs also granted to executives in special situations 	 may only be redeemed after the executive retires or leaves the company settled in cash 	Page 72
pay	Long-term incentives			Page 69
Variable (at-risk) pay	Performance share units or PSUs	equity-based incentive that links compensation to building of long-term shareholder value balances short-term operating focus with long-term strategic financial goals aligns the long-term financial interests of executive management with those of our shareholders	designed to reward executives for achieving specific corporate ROIC and rTSR goals each year in a three-year period settled in cash	Page 70
	Stock options	 equity-based incentive that links executive pay to the achievement of Finning's long-term objectives focuses on creating long-term shareholder value 	 vest over three years expire after seven years help retain executive talent only have value if our share price rises settled in equities 	Page 72
	Restricted share units or RSUs	 equity-based incentive that aligns the long-term financial interests of executive management with those of our shareholders 	 three-year cliff vesting help retain executive talent settled in cash	Page 72
Indirect pay	Pension	critical element of a total rewards program helps attract and retain executive talent	 eligible senior executives receive retirement benefits through a defined contribution plan¹ 	Page 72
Indi	Perquisites and other benefits	helps keep total rewards program competitive	perquisites are limited	Page 72

To protect both Finning and the named executives, we have employment agreements in place for our named executives, allowing them to focus their efforts on creating sustainable performance.

Note:

1 Prior to January 1, 2010, executives were enrolled in a registered defined benefit pension plan and an executive supplementary income plan (SIP). The plan was closed to new entrants on January 1, 2010. Mr. Primrose participates in this plan.

Executive compensation decisions for 2022

President and CEO compensation

Effective November 16, 2022, Mr. Parkes was appointed to the position of President and CEO of Finning. Following a detailed market review of CEO compensation amongst our compensation peer group and commensurate with Mr. Parkes' work experience and strong knowledge of the organization and industry, the board approved Mr. Parkes' compensation plan, as outlined in the table below. Consideration was also given to appropriate target compensation positioning for a newly appointed President and CEO, along with Mr. Thomson's compensation plan, both at the beginning and end of his tenure with Finning. As shown below, the target values comprising Mr. Parkes' compensation plan are lower compared to 2022 compensation values for Mr. Thomson. Over time, we will continue to assess Mr. Parkes' compensation to ensure it remains market competitive, is performance-based, and is focused on building shareholder value.

Compensation Element	Mr. Parkes (President and CEO) ¹	Mr. Thomson (Former President and CEO) ²
Salary	\$1,000,000	\$1,219,000
Target Short-Term Incentive %	100%	130%
Target Total Cash ³	\$2,000,000	\$2,804,000
Long-Term Incentive	\$2,800,000	\$3,850,000

Notes:

- Prior to his appointment to the position of President and CEO on November 16, 2022, Mr. Parkes was appointed COO on April 1, 2022. His salary was set at \$750,000, his target short-term incentive was 80% of salary and his long-term incentive award was \$825,000. Effective November 16, 2022, Mr. Parkes' salary was increased to \$1,000,000 and his target short-term incentive was set at 100% of salary. The longterm incentive figure shown in this table (\$2,800,000) is a target value approved by the board in 2022 and is in respect of the next annual long-term incentive grant in May 2023.
- 2 Figures in this table show Mr. Thomson's 2022 approved annual salary, target short-term and actual long-term incentive award. Mr. Thomson retired from his position as President and CEO on November 15, 2022.
- 3 Target total cash = salary + target short-term incentive.

2022 Salary Decisions - Other NEOs

Effective April 1, 2022, salaries increased by an average of 10.6% for our other NEOs compared to 2021.

	2022 approved salary ¹	2021 salary	2022 increase
Greg Palaschuk²	\$641,254	\$557,612	15%
David Primrose ³	\$534,750	\$462,514	16%
Juan Pablo Amar ⁴	\$512,921	\$476,900	0%
Dave Cummings	\$455,902	\$442,623	3%

- 1 Approved new salaries, effective April 1, 2022.
- 2 Mr. Palaschuk's salary was increased to improve alignment with P50 data within our compensation peer group.
- 3 Mr. Primrose was appointed to the position of President, Finning (Canada) on a permanent basis on April 1, 2022; his salary was increased to reflect this change.
- Mr. Amar did not receive a salary increase in 2022 as his salary was deemed to be competitive within our compensation peer group. The salary amount shown in the above table includes an inflationary adjustment that all Chilean employees received. The 2022 salary amount shown was converted from Chilean pesos based on the following 2022 average annual exchange rate: 1 CLP = \$0.0015 CAD.

Short-term incentive plan

The short-term incentive plan rewards executives for achieving corporate, business unit and individual performance targets important to Finning's business and shareholders. The metrics for the short-term incentive are set at the beginning of each year. Target awards are set as a percentage of salary.

				Perfe	ormance mix
	2022 Target Short- Term Incentive (as a % of salary)	Potential payout range (as a % of salary)	Corporate	Business unit	Individual
L. Scott Thomson	130%	0-260%	85%		15%
Kevin Parkes ¹	100%	0-200%	85%		15%
Greg Palaschuk ²	65%	0-130%	85%		15%
David Primrose	65%	0-130%	25%	60%	15%
Juan Pablo Amar	65%	0-130%	25%	60%	15%
Dave Cummings	65%	0-130%	85%		15%

Notes:

- The figure shown under "2022 target short-term incentive" reflects Mr. Parkes' 2022 target as President and CEO. His actual short-term incentive award has been pro-rated to reflect a target opportunity of 65% for three months as President, Finning (Canada), a target opportunity of 80% for seven and one-half months as COO, and a target opportunity of 100% for one- and one-half months as President and
- 2 In order to improve alignment with P50 of our compensation peer group, effective January 1, 2023, Mr. Palaschuk's target short-term incentive for 2023 will be increased to 75% of salary.

Our short-term strategic priorities are integrated with our annual operating plan through budget drivers and operational expectations.

Performance targets under the short-term incentive plan vary from year to year depending on business and market conditions and are approved by the board. Targets are set as part of our annual planning process and consider economic, market, historical and internal performance factors, as well as risks and opportunities. These include factors such as changes in commodity prices, potential upside and downside to market activity in mining, construction and the oil sands, and other considerations including government, customer and political factors in our geographies.

Executives can earn more when performance exceeds the pre-determined targets. There is no payout on a metric if performance is below threshold. Payouts are capped at a maximum level of performance to discourage excessive risk-taking.

2022 Corporate metrics for the short-term incentive

We use financial and non-financial corporate metrics.

What we measure	How it's calculated	Why it's important				
Financial performance (70%)						
EBITDA %	The ratio of EBITDA to net revenue	Cost management and our market leadership and service excellence priorities are factors within our control that impact EBITDA				
Invested capital turnover (ICT)	Net revenue for the last twelve months divided by average invested capital of the last four quarters. Invested capital is invested to build and run the business, calculated as net debt plus total equity. Net debt is calculated as short-term and long-term debt, net of cash and cash equivalents.	ICT is a key indicator of capital efficiency Our supply chain and asset utilization priorities are factors within our control that impact invested capital turnover				
Absorption	Product support gross profit divided by total SG&A	Absorption measures the profitability of our product support business within our overall cost structure It aligns with the company's strategic focus on improving operating leverage through cost efficiencies and our ability to leverage incremental revenue on fixed costs				
Non-financial performance (30%)						
Customer loyalty: Net Promoter Score (NPS)	The % of promoters (loyal customers who refer others) less the % of detractors (unsatisfied customers)	NPS is an industry standard measure that drives future demand for products and services and demonstrates the importance of strong customer relationships				
Safety: Total Injury Frequency (TIF)	The total number of injuries (lost time cases, restricted duties, medical treatment injuries and first aid cases) divided by 200,000 exposure hours	TIF aligns with the fundamental importance of employee safety at Finning. It helps us address the root cause of incidents and enables us to take action along our journey towards zero incidents.				

The table below shows our 2022 financial and non-financial targets, thresholds and maximums for the short-term incentive along with the resulting 2022 corporate metrics score. The targets were set and approved by the board in February 2022.

Anticipated continued macroeconomic headwinds, political and economic uncertainty in South America, and potential impacts from inflation and supply constraints resulted in 2022 financial targets remaining comparable to 2021.

Our customer loyalty (NPS) target remained comparable to 2021.

Reflecting Finning's continuous commitment towards a safety culture and consistent with the prior year, a significant incident modifier was overlaid on our safety target (TIF), for each region.

Consistent with the prior year, we continued to use an expanded performance range (both threshold and maximum) for our short-term incentive targets to address the uncertainty and volatility expected in the market.

	Threshold (50%)	Target (100%)	Maximum (200%)	2022 result ⁸
Financial performance (70%)				
EBITDA % payout ^{1,2}	10%	12.5%	15.0%	13.4%
ICT payout ^{1,3}	2.13x	2.37x	2.60x	2.19x
Absorption ⁴	ND	ND	ND	ND
Non-financial performance (30%)				
NPS ⁵	67.0%	74.4%	81.8%	77.7%
TIF ^{6,7}	1.51	1.19 – 0.83	0.45	1.25
2022 corporate metrics score				119.3%

Notes:

- 1 These are specified financial measures. Please see page 95 for more information.
- 2 For the purpose of the short-term incentive calculation, management recommended excluding from EBITDA and net revenue used for EBITDA % payout the following items:
 - EBITDA and net revenue of Hydraquip, as it was acquired at the end of March 2022 and was not included in the targets.
- 3 For the purpose of the short-term incentive calculation, management recommended excluding from invested capital and net revenue used for ICT payout the following items:
 - net revenue and invested capital of 4Refuel as it was not in the targets;
 - net revenue and invested capital of Hydraquip, as it was acquired at the end of March 2022 and was not in the targets; and
 - the net pension benefit asset (net of deferred tax) in the UK.
- 4 The specifics relating to our absorption metric are not disclosed ("ND") here nor in our MD&A, as this information is confidential and proprietary and disclosure of these details would prejudice the company's interests. At target, the absorption metric comprises 20% of the overall weighting within the set of corporate metrics.
- 5 For the purpose of the short-term incentive calculation, management recommended the following adjustments:
 - for Canada operations, use the average payout result between South America and the UK and Ireland due to significant parts supply challenges in 2022, including lack of parts availability and unusually long wait times.
- 6 The target for TIF was set as a range between 1.19 and 0.83. Consistent with the prior year, to help drive additional focus on the reduction of significant injuries in the workplace, a significant incident modifier was incorporated into our safety metric. In 2022, a 125% modifier was applied to the final TIF result.
- 7 For the purpose of the short-term incentive calculation, management recommended excluding from TIF for incentive payout the following adjustments:
 - Edmonton warehouse TIF results, because setting the TIF metrics for 2022 did not include in-sourcing the operation of the Edmonton warehouse
- 8 The human resources committee applied its discretion and agreed to management's recommendations as outlined above.

Business unit performance

The short-term incentive award is also based on business unit performance for some executives, depending on their areas of responsibility. In 2022, in addition to the corporate metrics outlined above, business unit level metrics were set for Mr. Parkes, Mr. Amar and Mr. Primrose. These metrics were quantitative in nature and set at a similar degree of difficulty as our corporate metrics. We rely on the exemption in Subsection 2.1(4) of Form 51-102F6 Statement of Executive Compensation and as such, do not disclose details about our business unit goals on the basis that this information is strategically confidential. The disclosure of these goals could compromise our competitive position and seriously prejudice the company's interests.

For Mr. Parkes, for the period from January 1, 2022 to March 31, 2022, when he acted as President, Finning (Canada), business unit performance metrics (at target values) equated to approximately 2.6% of his 2022 total compensation. For Mr. Amar, business unit performance metrics (at target values) equated to approximately 12.7% of his 2022 total compensation. For Mr. Primrose, business unit performance metrics (at target values) equated to approximately 14.1% of his 2022 total compensation.

Individual performance

While corporate and business unit goals promote teamwork, individual accountability is also an important element in determining the award.

The President and CEO's personal objectives are approved by the board after considering the recommendation of the human resources committee. The President and CEO approves the personal objectives of the other named executives to make sure they align with our corporate priorities and objectives. We rely on the exemption in Subsection 2.1(4) of Form 51-102F6 and as such do not disclose details about individual personal objectives because this information is strategically confidential and the disclosure of these objectives could seriously prejudice the company's interests. These objectives were set at a similar degree of difficulty as our corporate metrics. The table below shows the 2022 individual performance score results.

	2022 individual performance score	Weighting
L. Scott Thomson	120%	15%
Kevin Parkes	125%	15%
Greg Palaschuk	125%	15%
David Primrose	125%	15%
Juan Pablo Amar	125%	15%
Dave Cummings	100%	15%

The table below shows the 2022 short-term incentive awards for the named executives.

	2022 Salary¹ \$	x	2022 Short- term incentive target opportunity (% of salary)	x [Corporate metrics score (0-200%) X weighting	+	Business unit score (0-200%) X weighting	+	Individual score (0-200%) x weighting] =	2022 short- term incentive award \$	Compared to target
L. Scott Thomson ²	\$1,188,008		130%		119.3%				120%		\$1,643,279	106%
Kevin Parkes ³	\$751,369		79%		119.3%		107.4%		125%		\$696,578	117%
Greg Palaschuk	\$620,630		65%		119.3%				125%		\$483,522	120%
David Primrose	\$517,551		65%		119.3%		107.4%		125%		\$379,136	113%
Juan Pablo Amar ⁴	\$476,940		65%		119.3%		132.3%		125%		\$396,608	128%
Dave Cummings	\$452,628		65%		119.3%				100%		\$342,309	116%

Notes:

- 1 Amounts reflect actual salaries earned in 2022.
- 2 Mr. Thomson's salary reflects his earnings during the period from January 1, 2022 to his retirement date of November 15, 2022.
- 3 In this table, Mr. Parkes' 2022 salary and short-term incentive target opportunity has been prorated based on time in-role as President, Finning (Canada) (three months), COO (seven and a half months) and President and CEO (one and one-half months). As President and CEO, on a non-pro rata basis, Mr. Parkes' target short-term incentive opportunity is set at 100% of his approved base salary.
- 4 Amounts for Mr. Amar were converted from Chilean pesos. Please refer to footnote on page 65 for details.

Long-term incentive

The long-term incentive is awarded annually and recognizes the executive's role in driving Finning's business growth, increasing shareholder value and supporting our continued long-term financial success. The award has three components: PSUs, stock

The target award is set at a level that positions each named executive's total direct compensation at approximately the median relative to our compensation peer group.

In addition to considering market competitiveness and alignment with our compensation principles, the human resources committee considers several other factors when making their recommendations to the board on the size of annual long-term incentive awards, including:

- · retention considerations;
- executive level; and
- · future potential of the executive.

We also take into consideration previous grant values. The total value of 2022 long-term incentive awards for named executives was similar compared to 2021.

The table below shows what was granted to each named executive in 2022 during our annual long-term incentive award cycle. It shows how the award was allocated and the value of each award based on its grant date value. See the footnotes to the summary compensation table on page 83 for details about how we determined the grant date fair values of PSUs, stock options and RSUs.

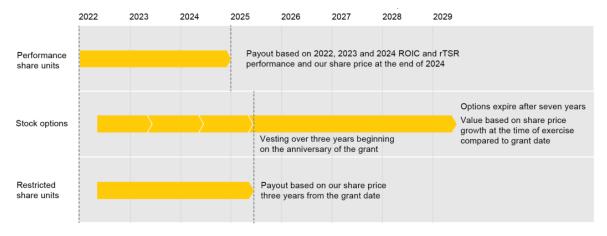
Allocation (\$/#)

	2022 long-term	5 ('' (500()	0, 1, 1	(000()	B	" (000()	
	incentive award	Performance share	Performance share units (50%)		ons (20%)	Restricted share units (30%)		
		value	units	value units		value	units	
L. Scott Thomson	\$3,850,000	\$1,925,000	57,773	\$770,000	90,174	\$1,155,000	34,664	
Kevin Parkes ¹	\$825,000	\$412,500	12,379	\$165,000	19,323	\$247,500	7,428	
Greg Palaschuk ²	\$825,000	\$412,500	12,379	\$165,000	19,323	\$247,500	7,428	
David Primrose	\$550,000	\$275,000	8,253	\$110,000	12,882	\$165,000	4,952	
Juan Pablo Amar	\$605,000	\$302,500	9,078	\$121,000	14,170	\$181,500	5,447	
Dave Cummings	\$550,000	\$275,000	8,253	\$110,000	12,882	\$165,000	4,952	

Notes:

- Mr. Parkes 2022 long-term incentive award was made when he was in the COO role. As part of Mr. Parkes' compensation plan as President and CEO, a target value of \$2,800,000 was approved by the board and is in respect of the next annual long-term incentive grant in May 2023.
- 2 In order to improve alignment with P50 of our compensation peer group, the board approved an increase in Mr. Palaschuk's long-term incentive award to \$1,000,000, effective for the next annual long-term incentive grant in May 2023.

The image below shows how our long-term incentive award granted in 2022 pays out over time. Long-term incentives are at-risk pay and their value is not guaranteed. The arrows represent that the performance of PSUs is calculated over the calendar year and that stock options and RSUs are typically granted in May each year.



Performance share unit plan

PSUs vest after three years based on our financial and relative performance each year in the three-year performance period. The final value of the award depends on our share price at the end of three years, aligning the longer-term interests of executives and our shareholders. PSUs earn additional units as dividend equivalents at the same rate as cash dividends paid on our common shares.

Assessing performance

The 2022 PSU awards vest on December 31, 2024, based on our financial and relative performance in each of the years 2022, 2023 and 2024.

What we measure	How it's calculated	Why it's important
Relative performance (50%)		
rTSR compared to the return of the companies that are included in the S&P/TSX Capped Industrials Index (the	Combines the appreciation in share price and reinvestment of dividends paid to show the total return to the shareholder,	Measures the value an investor receives from common shares over time Shareholders ultimately want to pay
index includes a number of companies that are comparable to Finning)	expressed as a percentage	management for strong share performance and for outperforming other companies
Financial performance (50%)		
ROIC	EBIT divided by average invested capital over last four quarters, expressed as a percentage	Aligns with our operational priorities, which are directly linked to improving profitability and capital efficiency, and puts a clear focus on factors we can control

2022 PSU Plan Targets

We calculate PSU performance based on our performance against the following targets. There is no payout on a metric if performance is below threshold. If performance meets threshold, the payout amount is set at 50%. If performance exceeds threshold but is below target, or exceeds target, the payout value is calculated on a linear scale between threshold and target, or target and maximum, respectively. Payouts are capped at a maximum level of performance to discourage excessive risktaking.

rTSR1 - 50%

			Maximum	
	(50% payout)	(100% payout)	(200% payout)	
33.33%	25P	50P	100P	
33.33%	25P	50P	100P	
33.33%	25P	50P	100P	
	33.33%	33.33% 25P 33.33% 25P	33.33% 25P 50P 33.33% 25P 50P	

ROIC - 50%

	Weighting	Threshold	Target	Maximum
Year		(50% payout)	(100% payout)	(200% payout)
2022	33.33%	12.0%	17.2%	22.4%
2023	33.33%	14.3%	20.4%	26.5%
2024	33.33%	Targets	to be set at the end of 2023	3

Note:

1 We measure our rTSR against companies that are in the S&P/TSX Capped Industrials Index for the full year in each of 2022, 2023 and 2024.

We measure our rTSR performance under the plan based on our relative performance compared to companies in the S&P/TSX Capped Industrials Index for the full year in 2022, 2023 and 2024. We use the volume weighted average trading price of the shares for the 30 trading days before the grant date and the volume weighted average trading price of the shares for the 30 trading days prior to December 31 at the end of each year of the three-year performance period and assume reinvestment of dividends.

ROIC performance is measured over each of the years 2022, 2023 and 2024 against targets set in relation to our annual operating plan.

At the end of 2024, the vesting of PSUs is contingent upon the achievement of rTSR and ROIC performance targets set out above for each of 2022, 2023 and 2024.

We will calculate the payout value of the 2022 PSU awards using the volume weighted average trading average price for our shares on the TSX for the five trading days preceding December 31, 2024.

Payout of 2020 PSU awards

Performance targets and results for the 2020 to 2022 cycle are summarized in the following tables:

rTSR1 - 50%

Year	Threshold (50% payout)	Target (100% payout)	Maximum (200% payout)	Results	Score	Weighting	Performance factor
2020	25P	50P	100P	58P	116%	33.33%	116%
2021	25P	50P	100P	59P	118%	33.33%	118%
2022	25P	50P	100P	69P	138%	33.33%	138%
2020 PSU performance factor for rTSR:							

ROIC^{2,3} for PSU Payout - 50%

	Threshold	Target	Maximum				Performance
Year	(50% payout)	(100% payout)	(200% payout)	Results	Score	Weighting	factor
2020	5.0%	7.1%	9.2%	9.7%	200%	33.33%	200%
2021	10.1%	14.4%	18.7%	16.3%	144.2%	33.33%	144.2%
2022	12.0%	17.2%	22.4%	18.7%	128.8%	33.33%	128.8%
2020 PSU p	performance factor fo	r ROIC:					157.7%

Based on the results outlined above, the resulting performance factor for the 2020 PSU grant is 140.8%.

Notes:

- Payout amounts for the rTSR component of the 2020 PSU award were calculated by using the percentile ranking of our TSR performance in each year of the three-year performance period compared to the TSR of each of the companies that make up the S&P/TSX Capped Industrials Index in each year, provided they were in the index for the full three-year performance period.
- This is a specified financial measure. Please see page 95 for more information.
- For the purpose of the ROIC component of the PSU performance factor calculations, management recommended excluding from ROIC for PSU Payout, the following items:
 - 2021 ROIC excluded the benefit of CEWS (\$12.1M) and the benefit of the return on our investment in Energyst (\$5.2M); and
 - 2020 ROIC excluded the benefit of CEWS (\$115M) and added back \$55M in severance and restructuring costs.

The human resources committee applied its discretion and agreed to management's recommendations.

The 2020 PSUs were granted at \$17.69 and vested on December 31, 2022, based on the three-year average of annual achievement periods shown in the tables above, for the three-year period ending December 31, 2022. The value of each unit upon vesting was \$33.44 (the volume weighted average trading price of our shares on the TSX for the five trading days preceding December 31, 2022).

]	Number of PSUs granted	Number of PSUs received as dividend equivalents ¹] x	PSU performance factor	x	Volume weighted average trading price	=	Payout ¹
L. Scott Thomson ²	105,990	9,186		140.8%		\$33.44		\$5,273,731
Kevin Parkes	18,654 1,617		140.8%			\$33.44		\$954,684
Greg Palaschuk	17,100	1,482		140.8%		\$33.44		\$875,152
David Primrose	e 15,546 1,347			140.8%		\$33.44		\$795,621
Juan Pablo Amar	17,100	1,482		140.8%		\$33.44		\$875,152
Dave Cummings	17,880	1,550		140.8%		\$33.44		\$915,071

Notes:

- 1 Values have been rounded to the nearest whole number.
- 2 Mr. Thomson's payout amount has been prorated, based on his retirement date from the company of November 15, 2022.

Stock option plan

Stock options strengthen the link between the interests of Finning, our executives and our shareholders over the longer term.

Stock options are granted to senior executives under our 2005 stock option plan for senior executives. The following is a summary of the key terms of the plan:

Term	Seven years (or less, as determined by the board at the time of grant)
Exercise price	Weighted average trading price of our shares on the TSX on the business day prior to grant
Vesting	Over three years, in three equal tranches beginning on the first anniversary of the grant date
Exercise	Options are generally exercised using a cashless exercise method which involves the option holder voluntarily giving up the right to receive the number of common shares underlying the vested options being exercised with a value equal to the exercise price
	Common shares underlying options that are cancelled without being exercised continue to be available for issuance upon the exercise of options granted under the plan
Transferability	Cannot be assigned or transferred

Options only have value if our share price is higher than the exercise price when the options are exercisable.

Restricted share unit plan

RSUs encourage a longer-term focus on initiatives and results and are designed to retain executive management. RSUs also align the interests of executives and shareholders as the value of each unit is tied to our share price at the end of the vesting period.

RSUs feature a three-year cliff vesting design, which means an executive must be employed by Finning for at least three years from the grant date in order for RSUs to vest. This feature of the plan helps to support the retention of executives and encourages a longer-term focus. RSUs earn additional units as dividend equivalents at the same rate as cash dividends paid on our common shares. The award is paid out in cash using the volume weighted average trading price of our shares on the TSX for the five trading days prior to the vesting date.

About executive deferred share units

DSUs are notional units that track the value of Finning common shares but do not entitle the holder to voting rights or to receive shares from treasury.

Executives who have not yet met their share ownership requirements can elect to receive a portion of their short-term incentive in the form of DSUs. The amount can only be up to the amount they need to meet their share ownership requirement and it is redirected on a pre-tax basis.

Under the current plan, vested DSUs are redeemed for cash when the executive retires or leaves the company based on the fair market value, defined as the average volume weighted price per Finning common share on the trading day before the redemption date. Executives have until December 15th of the year following their cessation of employment to redeem their DSUs.

The human resources committee may approve grants of DSUs or notional equivalents to senior executives in certain situations. A limited number of such grants have been made.

Pension, perquisites and other benefits

Pension and benefit plans for our named executives generally include:

- · defined contribution pension plans in Canada and the UK and Ireland
- an executive supplementary accumulation plan in Canada
- health and dental coverage for employees and dependants
- · death and disability benefits
- an employee share purchase plan (ESPP).

The programs may vary between our regions due to local market conditions.

You can find more information about our pension plans beginning on page 88.

Senior executives also receive perquisites, which include a car allowance, athletic club dues in some cases, tax preparation reimbursement and annual executive medical examinations. These items make up a very small portion of the executive's total compensation, but they are an important element in attracting and retaining individuals who have the leadership and

management skills to drive the further growth and success of our business. Perquisites also help support the health and wellbeing of our people.

Employee share purchase plan

In all regions, we make a partial matching contribution for contributions employees make to the ESPP. Contributions are made to a fund that is used to automatically purchase Finning common shares on the open market for the benefit of plan participants.

L. Scott Thomson | former President and CEO

Mr. Thomson retired from Finning on November 15, 2022, after leading the company as President and Chief Executive Officer for nine years. Prior to joining Finning, Mr. Thomson was Chief Financial Officer of Talisman Energy Inc. from 2008 to 2013 and had responsibility for finance, tax, treasury, investor relations, marketing, business development and strategy, planning and performance management. Prior

to Talisman, Mr. Thomson held several executive positions with Bell Canada Enterprises from 2003 to 2008, including Executive Vice President, Corporate Development. Prior to Bell, Mr. Thomson was a Vice President at Goldman

Mr. Thomson holds a Bachelor of Arts degree in Economics and Political Science from Queen's University and an MBA from the University of Chicago.



2022 compensation

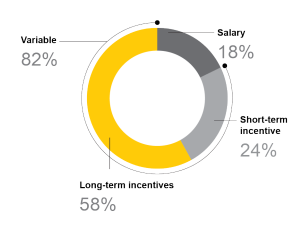
The table below shows Mr. Thomson's total direct compensation for 2022, compared to the two previous years. Please refer to the notes to the summary compensation table on page 83 and in our prior circulars for additional details.

	2022	2021	2020
Fixed pay			
Salary	\$1,188,008	\$1,083,590	\$870,771
Variable (at-risk) pay			
Short-term incentive (annual cash bonus)	\$1,643,279	\$1,636,141	\$1,129,281
Long-term incentive			
Performance share units	\$1,925,000	\$1,750,000	\$1,875,000
Stock options	\$770,000	\$700,000	\$750,000
Restricted share units	\$1,155,000	\$1,050,000	\$1,125,000
Total direct compensation	\$6,681,287	\$6,219,731	\$5,750,052

The figures outlined above are reflective of long-term incentive awards granted during our annual compensation program cycle.

2022 pay mix

The graph below shows the breakdown of Mr. Thomson's total direct compensation for 2022. 82% of Mr. Thomson's 2022 pay was at risk.



2022 Key Performance Highlights

- Reduction of significant safety incidents by 60% year over year, enabled through our safety plan, including the completion of nearly 100 global audits which focused on seven areas of prevention and reinforced incident reporting and investigation
- Delivered annual EPS of \$3.25 and net revenue of \$8.2 billion, an increase of 49% and 23% over 2021, respectively
- Developed a global inclusive and accessible facility standard, prioritizing equitable access for all at all our facilities, with the next step of global assessment and action plans to be carried out in 2023
- Establishment of development plans for a number of high-potential employees and implementation of a skills premium compensation program in critical areas that were subject to increased volatility in 2022
- Secured major contracts with Artemis Gold, Codelco, BHP and Teck, strengthening our competitive position in mining and supporting the transition to cleaner energy electric drive and future zero emissions haul trucks
- Achieved target of 1,765 customers leveraging CUBIQ™ Dealer Services monthly, by year-end.

President and CEO realized and realizable pay

The majority of executive pay is variable or at-risk and the value is not guaranteed.

The graph below shows Mr. Thomson's average pay granted for the last five years compared to the average amount he actually received over that five-year period (2018 - 2022) (realized pay) plus the average value of his outstanding long-term incentive awards over the same period (realizable pay). The value of the outstanding awards, that is, Mr. Thomson's unvested PSUs (assumed at target or 100%), unvested RSUs and unexercised stock options, is based on our 2022 year-end closing share price on the TSX of \$33.66 and is not guaranteed. Average granted CEO pay for the period was \$5,972,695 while average realized + realizable pay (totalling \$6,257,797) was 4.8% higher. For information on executive compensation and its correlation with Finning's share performance, please see page 81.

7.000 6,258 5.973 6,000 1,141 5,000 3,000 5,117 2.000 1,000 Granted Pay Realized + Realizable Pay ■ Granted Pay ■ Realized Pay ■ Realizable Pay

Average President and CEO Pay - 2018 to 2022

Average President and CEO Pay – 2018 to 2022								
Compensation element	Granted ¹	Realized ²	Realizable ³					
Salary	\$1,021,830	\$1,021,830	_					
Short-term incentive	\$1,230,865	\$1,230,865	-					
Long-term incentive								
 Performance share units 	\$2,010,000	\$1,749,709	\$360,859					
Stock options	\$744,000	\$702,051	\$227,988					
Restricted share units	\$966,000	\$412,472	\$552,023					
Average total compensation ⁴	\$5,972,695	\$5,116,927	\$1,140,870					

Notes:

- Granted pay: direct compensation (salary earned, actual short-term incentive award and the grant date fair market value of annual long-term incentive awards) reported in our summary compensation table on page 83 and in prior management proxy circulars.
- Realized pay: earned pay (salary earned, actual short-term incentive received, stock options exercised, and vested PSUs and RSUs). Realized pay reflects a 140.8% payout of target for the 2020 PSU award, a 70.6% payout of target for the 2019 PSU award, and a 52% payout of target for the 2018 PSU award. Mr. Thomson's 2020 PSU award was pro-rated based on his retirement date of November 15, 2022.
- Realizable pay: reflects the potential realizable value of awards yet to be paid as at December 31, 2022 (unvested PSUs assumed at target (100%), unvested RSUs and unexercised option awards) based on our 2022 year-end closing share price on the TSX of \$33.66. These figures are variable and depend on future business performance. Unvested PSUs and RSUs vest according to plan terms and are pro-rated to Mr. Thomson's retirement date of November 15, 2022; the amounts shown above reflect this. Without the pro-rated amounts, the total realized + realizable pay would have been \$7,025,981, or approximately 18% higher compared to granted amounts.
- Reflective of long-term incentive awards granted during our annual compensation program cycle. Does not include Mr. Thomson's 2019 retention incentive award as described in the 2020 management proxy circular. In respect of the 2019 retention incentive award, Mr. Thomson was credited on his retirement date of November 15, 2022 with eleven-twelfths of the December 22, 2022 retention units, which vested as DSUs. These DSUs were redeemed on November 17, 2022, in the amount of \$1,912,321. All other retention units under the 2019 retention incentive award were cancelled and no further retention units will convert to DSUs after his retirement date. In consideration of the early vesting of the December 22, 2022 tranche. Mr. Thomson agreed to amendments to his employment agreement relating to non-solicit and noncompete covenants, for a period of 24 months following his departure from Finning. Breaches of these covenants entitle Finning to seek any and all remedies available to Finning at law or in equity, including termination of post-termination entitlements from the date of the suspected breach and repayment of payments or entitlements paid to Mr. Thomson on the basis of his retirement from Finning.

Kevin Parkes | President and CEO

Kevin Parkes became President and Chief Executive Officer of Finning on November 16, 2022 after serving as Chief Operating Officer since April 2022. Over the course of more than two decades at Finning, Mr. Parkes has held progressively senior leadership positions. In 2019, he was appointed President of Finning (Canada) after holding the position of Managing Director of Finning UK and Ireland. Prior to that, Mr. Parkes served as Director of the Equipment Solutions Division for the UK and Ireland operations. In addition, Mr. Parkes was

Chief Executive Officer of Hewden from 2010 to 2015, following the sale of this business by Finning in 2010.

Mr. Parkes holds a BA in Business Administration from Staffordshire University. He is a member of the Safety, Environment & Social Responsibility Committee.



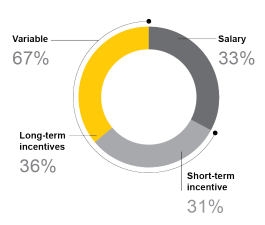
2022 compensation

The table below shows Mr. Parkes' total direct compensation for 2022, compared to the two previous years.

	2022	2021	2020
Fixed pay			
Salary	\$751,369	\$613,702	\$523,003
Variable (at-risk) pay			
Short-term incentive (annual cash bonus)	\$696,578	\$432,450	\$291,264
Long-term incentive			
Performance share units	\$412,500	\$375,000	\$330,000
Stock options	\$165,000	\$150,000	\$132,000
Restricted share units	\$247,500	\$225,000	\$198,000
Total direct compensation	\$2,272,947	\$1,796,152	\$1,474,267

2022 pay mix

The graph below shows the breakdown of Mr. Parkes' total direct compensation for 2022. 67% of Mr. Parkes' 2022 pay was at risk.



Greg Palaschuk | Executive Vice President and Chief Financial Officer

Mr. Palaschuk was appointed Executive Vice President, Chief Financial Officer of Finning in March of 2020 and is responsible for finance, tax, treasury, investor relations, risk management, strategic planning and business development. Mr. Palaschuk joined Finning in 2014 and has held multiple senior leadership positions within the company including Vice President of Treasury for Finning, Finance Director for Finning UK and Ireland and Senior Vice President of Commercial

and Financial Performance Management for Finning (Canada). In 2020 Mr. Palaschuk was recognized as one of Canada's Top 40 Under 40[®].

Prior to Finning, Mr. Palaschuk was Vice President of natural resources investment banking at Goldman Sachs in Calgary and New York.

Mr. Palaschuk holds a Bachelor of Commerce Degree in Finance (with distinction) from the University of Calgary.



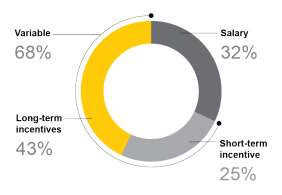
2022 compensation

The table below shows Mr. Palaschuk's total direct compensation for 2022, compared to the two previous years.

	2022	2021	2020
Fixed pay			_
Salary	\$620,630	\$539,678	\$426,487
Variable (at-risk) pay			
Short-term incentive (annual cash bonus)	\$483,522	\$388,684	\$251,393
Long-term incentive			
Performance share units	\$412,500	\$375,000	\$302,500
Stock options	\$165,000	\$150,000	\$121,000
Restricted share units	\$247,500	\$225,000	\$181,500
Total direct compensation	\$1,929,152	\$1,678,362	\$1,282,880

2022 pay mix

The graph below shows the breakdown of Mr. Palaschuk's total direct compensation for 2022. 68% of Mr. Palaschuk's 2022 pay was at risk.



David Primrose | President, Finning (Canada)

David Primrose was appointed President of Finning (Canada) in March 2022, after serving as the interim President for Finning (Canada) beginning in November 2021. Over the course of his 35-year career at Finning, Mr. Primrose has held several executive roles, including Executive Vice President of Core Industries for Finning (Canada), Executive Vice President of Mining for Finning (Canada), Senior Vice President of Human Resources for Finning International, Vice President of Human Resources for Finning (Canada), Managing Director for Finning United Kingdom and Ireland and Divisional Director of Power Systems for Finning UK.

Mr. Primrose is a Chartered Professional Accountant, Certified General Accountant, and a Stanford School of Business Executive Education graduate.



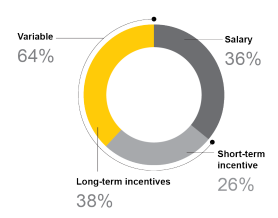
2022 compensation

The table below shows Mr. Primrose's total direct compensation for 2022, compared to the two previous years.

	2022	2021	2020
Fixed pay			
Salary	\$517,551	\$464,179	\$432,180
Variable (at-risk) pay			
Short-term incentive (annual cash bonus)	\$379,136	\$403,245	\$267,088
Long-term incentive			
Performance share units	\$275,000	\$275,000	\$275,000
Stock options	\$110,000	\$110,000	\$110,000
 Restricted share units 	\$165,000	\$165,000	\$165,000
Total direct compensation	\$1,446,687	\$1,417,424	\$1,249,268

2022 pay mix

The graph below shows the breakdown of Mr. Primrose's total direct compensation for 2022. 64% of Mr. Primrose's 2022 pay was at risk.



Juan Pablo Amar | President, Finning South America

Mr. Amar was appointed President of Finning South America in January 2020. He has responsibility for all Finning's operations in Chile, Argentina and Bolivia. He joined Finning South America in August 1992 and has worked in various areas and operations and leadership roles as Commercial Manager, Accounting and Taxation Manager, Report Manager and Controller for all Finning South America.

In November 2010, Mr. Amar became Vice President of Human Resources, responsible for people strategy, training, organizational development, safety and corporate communications in Finning South

America. In February of 2013, he assumed the position of Vice President of Finance, leading areas of legal and insurance, finance, controller, taxes, treasury, collections and internal audit. In March 2017, he took over as Vice President of Operations for Chile and Bolivia, responsible for the growth strategy and operations of those regions.

Mr. Amar is a Certified Public Accountant from Diego Portales University. He has also earned certifications in project preparation and evaluation from the University of Chile.



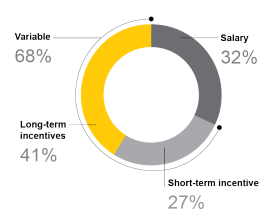
2022 compensation

The table below shows Mr. Amar's total direct compensation for 2022, compared to the two previous years.

	2022	2021	2020
Fixed pay			
Salary	\$476,940	\$471,276	\$417,616
Variable (at-risk) pay			
Short-term incentive (annual cash bonus)	\$396,608	\$449,057	\$304,903
Long-term incentive			
 Performance share units 	\$302,500	\$330,000	\$302,500
Stock options	\$121,000	\$132,000	\$121,000
Restricted share units	\$181,500	\$198,000	\$181,500
Total direct compensation	\$1,478,548	\$1,580,333	\$1,327,519

2022 pay mix

The graph below shows the breakdown of Mr. Amar's total direct compensation for 2022. 68% of Mr. Amar's 2022 pay was at risk.



Dave Cummings | former Executive Vice President and Chief Digital Officer

Mr. Cummings retired from his position as Executive Vice President and Chief Digital Officer on December 31, 2022 after nine years with Finning and remains in an advisory capacity to Finning until May 2023. He had executive accountability to lead the digital, operations excellence, pricing and information technology teams across the company, and to develop and deliver digital performance solutions and other digital value-added services to our customers.

Prior to Finning, Mr. Cummings was CIO and Technology Executive at Maxum Petroleum, North America's largest oil field specialist fuels and lubricants distribution and services company headquartered in Connecticut, U.S.A. Prior to Maxum Petroleum, Mr. Cummings served as Chief Information Officer of Univar, a global industrial chemical distributor. Before joining Univar, Mr. Cummings spent 23 years with ConocoPhillips in numerous locations in operations, engineering, technology and commercial roles.

Mr. Cummings was educated in the United Kingdom and earned a BS (Honours) in Business Administration and an MBA in Business Management.



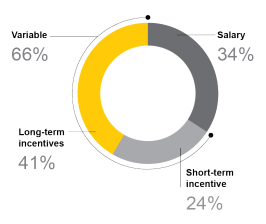
2022 compensation

The table below shows Mr. Cummings' total direct compensation for 2022, compared to the two previous years.

	2022	2021	2020
Fixed pay			
Salary	\$452,628	\$442,623	\$414,267
Variable (at-risk) pay			
Short-term incentive (annual cash bonus)	\$342,309	\$317,270	\$256,017
Long-term incentive			
Performance share units	\$275,000	\$302,500	\$316,250
Stock options	\$110,000	\$121,000	\$126,500
Restricted share units	\$165,000	\$181,500	\$189,750
Total direct compensation	\$1,344,937	\$1,356,261	\$1,302,784

2022 pay mix

The graph below shows the breakdown of Mr. Cummings' total direct compensation for 2022. 66% of Mr. Cummings' 2022 pay was at risk.

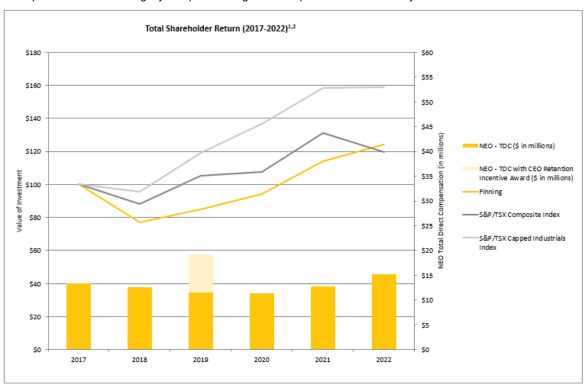


Share performance and executive compensation

Each year, the human resources committee assesses the compensation of our named executives in comparison to Finning's performance, including total shareholder return.

The graph below compares the total shareholder return of \$100 invested in Finning common shares on December 31, 2017 against the total return of the S&P/TSX Composite Index and the S&P/TSX Capped Industrials Index for the five most recently completed financial years, assuming reinvestment of dividends. The graph also shows the total direct compensation awarded to our named executives over the same period.

Executive compensation generally correlates with our share performance, with the exception of years 2019 and 2020, when total compensation declined slightly compared to higher share performance in those years.



	2017	2018	2019 ³	2020	2021	20224
Finning	\$100	\$77	\$85	\$94	\$114	\$124
S&P/TSX Composite Index	\$100	\$88	\$105	\$108	\$131	\$120
S&P/TSX Capped Industrials Index	\$100	\$95	\$119	\$137	\$159	\$159
Total direct compensation awarded to the named executives (\$ millions)	\$13.37	\$12.62	\$11.70	\$11.39	\$12.69	\$15.15

Notes:

- 1 Source: NASDAQ. Total shareholder return for indices is calculated using index values at closing.
- 2 Total shareholder return for Finning includes dividends.
- 2019 total direct compensation awarded to the named executives excludes the CEO retention incentive award. In the chart above, for 2019, the lightly shaded component for total direct compensation to named executives shows the \$8 million grant value of the retention incentive award, as described in the 2020 management proxy circular.
- 4 In compliance with Subsection 1.2 of Form 51-102F6 Statement of Executive Compensation, in 2022, six named executives are included in this report compared to five in previous years. The total direct compensation for all NEOs in 2022, excluding Mr. Cummings, was \$13.79M. Please see the listing of named executives for the period from 2017 – 2022 below.

Named executives over this period is as disclosed in the summary compensation table in our management proxy circulars for these years as follows:

- 2017: L. Scott Thomson, Steven Nielsen, Juan Carlos Villegas, Marcello Marchese, Dave Cummings
- 2018: L. Scott Thomson, Steven Nielsen, Juan Carlos Villegas, Marcello Marchese, Dave Cummings
- 2019: L. Scott Thomson, Steven Nielsen, Marcello Marchese, Kevin Parkes, Dave Cummings
- 2020: L. Scott Thomson, Greg Palaschuk, Kevin Parkes, Juan Pablo Amar, Dave Cummings, Steven Nielsen
- 2021: L. Scott Thomson, Greg Palaschuk, Kevin Parkes, Juan Pablo Amar, David Primrose
- 2022: L. Scott Thomson, Kevin Parkes, Greg Palaschuk, Juan Pablo Amar, David Primrose, Dave Cummings

Cost of management ratio

The table below shows the total direct compensation provided to NEOs in 2022 compared to 2021, expressed as a percentage of net revenue. Total direct compensation awarded to the named executives increased by \$2.1M, primarily driven by the inclusion of six NEOs compared to five in the previous year while net revenue increased by 23% year over year.

Year	Total direct compensation awarded to the named executives (\$ millions) ¹	Net revenue (\$ millions)	Cost of management ratio (net revenue) ^{2, 3}
2022	\$15.15	\$8,215	0.18%
2021	\$12.69	\$6,696	0.19%

Notes:

- 1 In 2022, six named executives are included in the total direct compensation awarded compared to five in 2021. The total direct compensation for all NEOs in 2022, excluding Mr. Cummings, was \$13.79M.
- 2 This is a specified financial measure. Please see page 95 for more information.
- 3 In 2022, the cost of management ratio, excluding Mr. Cummings, was 0.17%.

Executive compensation details

Summary compensation table

The table below sets out the total compensation earned by each named executive in the last three fiscal years ending December 31, 2022, 2021 and 2020. Mr. Thomson retired from Finning as President and CEO on November 15, 2022. On November 16, 2022, Mr. Parkes succeeded Mr. Thomson as President and CEO.

	Year	Salary	Share awards ¹	Option awards ²	Non-equity incentive plan compensation ³	Pension value ⁴	All other compensation ⁵	Total compensation
L. Scott Thomson	2022	\$1,188,008	\$3,080,000	\$770,000	\$1,643,279	\$294,028	\$83,495	\$7,058,810
former President and	2021	\$1,083,590	\$2,800,000	\$700,000	\$1,636,141	\$263,251	\$80,052	\$6,563,034
Chief Executive Officer	2020	\$870,771	\$3,000,000	\$750,000	\$1,129,281	\$208,832	\$398,835	\$6,357,719
Kevin Parkes	2022	\$751,369	\$660,000	\$165,000	\$696,578	\$137,141	\$73,897	\$2,483,985
President and Chief	2021	\$613,702	\$600.000	\$150,000	\$432,450	\$108,494	\$136,905	\$2,041,551
Executive Officer	2020	\$523,003	\$528,000	\$132,000	\$251,393	\$96,178	\$155,545	\$1,725,990
	2022	\$620,630	\$660,000	\$165,000	\$483,522	\$116,297	\$49,902	\$2,095,351
Greg Palaschuk Chief Financial Officer	2021	\$539,678	\$600,000	\$150,000	\$388,684	\$94,031	\$43,635	\$1,816,028
	2020	\$426,487	\$484,000	\$121,000	\$251,393	\$64,781	\$46,841	\$1,394,502
David Primrose	2022	\$517,551	\$440,000	\$110,000	\$379,136	\$758,000	\$42,025	\$2,246,712
President, Finning	2021	\$464,179	\$440,000	\$110,000	\$403,245	\$255,000	\$82,073	\$1,754,497
(Canada)	2019	\$432,180	\$440,000	\$110,000	\$267,088	\$70,000	\$139,347	\$1,458,615
Juan Pablo Amar ⁶	2022	\$476,940	\$484,000	\$121,000	\$396,608	n/a	\$94,441	\$1,572,989
President, Finning	2021	\$471,276	\$528,000	\$132,000	\$449,057	n/a	\$85,998	\$1,666,331
South America	2020	\$417,616	\$484,000	\$121,000	\$304,903	n/a	\$234,987	\$1,562,506
Dave Cummings	2022	\$452,628	\$440,000	\$110,000	\$342,309	\$88,810	\$803,561	\$2,237,308
former Chief Digital Officer	2021	\$442,623	\$484,000	\$121,000	\$317,270	\$82,925	\$118,799	\$1,557,985
Officer	2020	\$414,267	\$506,000	\$126,500	\$256,017	\$71,372	\$153,200	\$1,527,356

Notes:

The table below sets out the underlying theoretical assumptions and values used to calculate the value of the PSUs. These are different from the values used to determine the accounting fair value for financial reporting purposes as for accounting purposes, the TSR component of PSUs is measured at fair value using the Monte Carlo model and the ROIC component of PSUs is measured at fair value using the company's share price on the TSX on the grant date of May 18, 2022.

Assumptions	2022	2021	2020
Expected term	3 years	3 years	3 years
Performance discount at target relative to payout schedule	100%	100%	100%
Share price at grant	\$33.32	\$33.31	\$17.69
PSU value	\$33.32	\$33.31	\$17.69
Accounting fair value at grant	\$37.87	\$36.93	\$19.52

See Incentive plan awards - Value vested or earned during the year on page 86 for the market or payout values at the end of 2022.

The grant value of RSU awards was calculated by taking the number of RSUs granted, multiplied by the volume weighted average trading price of our shares on the TSX for the five trading days preceding the grant date: \$33.32 in 2022, \$33.31 in 2021, and \$17.69 in 2020. The accounting fair value is the same.

2 The grant price of stock options is the fair market value on the day prior to the grant date. The Black-Scholes model was used in the valuation of the stock option awards.

The table below sets out the underlying theoretical assumptions and values used for the stock option awards. The option value is different from the accounting fair value used for financial reporting purposes. For administrative reasons, the valuation for stock option awards was conducted on April 30, 2022, prior to the grant date of May 18, 2022 which is used for accounting purposes. Also, the option value for stock option awards does not take into account the historical expected life of the stock options which is considered for accounting purposes.

Refers to grants of PSUs and RSUs. The 2022 grant date value of PSU awards was calculated by taking the number of PSUs granted, multiplied by the volume weighted average trading price of our shares on the TSX for the five trading days preceding the grant date (\$33.32).

2022	2021	2020
7 years	7 years	7 years
31.39%	31.37%	32.21%
3.13%	3.18%	3.16%
2.73%	0.97%	0.38%
\$34.02	\$33.11	\$17.75
\$8.54	\$7.38	\$3.66
\$8.00	\$6.70	\$3.59
	7 years 31.39% 3.13% 2.73% \$34.02 \$8.54	7 years 7 years 31.39% 31.37% 3.13% 3.18% 2.73% 0.97% \$34.02 \$33.11 \$8.54 \$7.38

- 3 Amounts refer to the short-term incentive awards. These awards are in respect of the 2022 financial year and were paid out in
- 4 Compensatory amounts include the current pension service costs during the year and the impact of pay increases since the previous year's calculation. See pension plans beginning on page 88 for more information.
- 5 Includes employer matches for the ESPP and all perquisites (car allowance, athletic club dues, allowance for preparation of tax returns, executive medical examinations and life insurance) and other executive benefits. Amounts reported represent the total incremental cost to
 - Mr. Amar's 2022 amount includes a car allowance of \$44,522 and \$26,997 for executive medical and life insurance benefits
 - Mr. Cummings' 2022 amount includes a housing allowance of \$60,000 and \$682,500 in enhanced retirement benefits. He has agreed to remain with the company until May 31, 2023, in an advisory capacity.
- 6 Mr. Amar's amounts have been converted from Chilean pesos based on the following average annual exchange rates: 1 CLP = 0.0015 CAD in 2022, 1 CLP = 0.0017 CAD in 2021, and 1 CLP = 0.0017 CAD in 2020.

Incentive plan awards

Outstanding equity awards

The following table summarizes all share-based and option-based awards that were held by each named executive, as of December 31, 2022.

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				Option-ba	sed awards			
	Grant date	Number of securities underlying unexercised options	Option exercise price	Option expiration date	Value of unexercised in-the-money options ¹	Number of shares or units of shares at target that have not vested ²	Market or payout value of share awards at target that have not vested ²	Market or payout value of vested share awards not paid out or distributed ³
L. Scott Thomson	May 18/22	90,174	\$34.02	May 18/29	<u> </u>	94,514	\$3,181,341	
	May 19/21	94,835	\$33.11	May 19/28	\$52,159	88,229	\$2,969,788	-
•	May 13/20	68,371	\$17.75	May 13/27	\$1,087,783	69,106	\$2,326,108	\$5,273,731
•	May 15/18	92,708	\$33.68	May 15/25	-	_	_	-
Total	•	346,088		•	\$1,139,942	251,849	\$8,477,237	\$5,273,731
Kevin Parkes	May 18/22	19,323	\$34.02	May 18/29	-	20,252	\$681,682	-
	May 19/21	20,322	\$33.11	May 19/28	\$11,177	18,905	\$636,342	-
	May 13/20	36,100	\$17.75	May 13/27	\$574,351	12,163	\$409,407	\$954,684
	May 15/19	29,418	\$22.31	May 15/26	\$333,894	-	-	-
	May 15/18	16,996	\$33.68	May 15/25	-	-	-	-
	Mar 21/18	-	-	-	-	-	-	\$100,778
	May 15/17	21,934	\$26.79	May 15/24	\$150,687			
	May 11/16	12,841	\$21.83	May 11/23	\$151,909	-	-	-
	Feb 26/16		-	-	-	-	-	\$145,007
Total		156,934			\$1,222,018	51,320	\$1,727,431	\$1,200,469
Greg Palaschuk	May 18/22	19,323	\$34.02	May 18/29	-	20,252	\$681,682	-
	May 19/21	20,322	\$33.11	May 19/28	\$11,177	18,905	\$636,342	-
	May 13/20	33,092	\$17.75	May 13/27	\$526,494	11,149	\$375,275	\$875,152
	May 15/19	11,767	\$22.31	May 15/26	\$133,555	-	-	-
	May 15/18	6,799	\$33.68	May 15/25	-	-	-	_
	Nov 10/17	5,432	\$31.47	Nov 10/24	\$11,896	-	-	-
	May 15/17	6,700	\$26.79	May 15/24	\$46,029	-	-	-
	May 11/16	7,112	\$21.83	May 11/23	\$84,135	-	-	-
Total		110,547			\$813,286	50,306	\$1,693,299	\$875,152
David Primrose	May 18/22	12,882	\$34.02	May 18/29	-	13,502	\$454,477	-
	May 19/21	14,903	\$33.11	May 19/28	\$8,197	13,864	\$466,662	-
	May 13/20	30,083	\$17.75	May 13/27	\$478,621	10,135	\$341,144	\$795,621
	May 15/19	23,535	\$22.31	May 15/26	\$267,122	-	-	-
	May 15/18	9,839	\$33.68	May 15/25	-	-	-	-
	May 15/17	12,698	\$26.79	May 15/24	\$87,235	-	-	-
	Dec 31/10	-	-				-	\$198,055
Total	10/00	103,940	#04.00	10/00	\$841,175	37,501	\$1,262,383	\$993,676
Juan Pablo Amar	May 18/22	14,170	\$34.02	May 18/29	- -	14,851	\$499,885	-
	May 19/21	17,883	\$33.11	May 19/28	\$9,836	16,637	\$560,001	¢075 150
•	May 13/20 May 15/19	11,031 3,766	\$17.75 \$22.31	May 13/27 May 15/26	\$175,503 \$42,744	11,149	\$375,275	\$875,152
	May 15/19 May 15/18	6,799	\$33.68	May 15/25	Ψ42,144			
Total	Way 15/10	53,649	Ψ00.00	Way 15/25	\$228,083	42,637	\$1,435,161	\$875,152
Dave Cummings	May 18/22	12,882	\$34.02	May 18/29	Ψ220,000	13,502	\$454,477	-
0 0	May 19/21	16,393	\$33.11	May 19/28	\$9,016	15,254	\$513,450	-
	Nov 6/20	-	φοσ.11 -		-	-	-	\$472,721
	May 13/20	34,596	\$17.75	May 13/27	\$550,422	11,656	\$392,341	\$915,071
	May 15/19	29,418	\$22.31	May 15/26	\$333,894	- 11,000		-
•	May 15/18	16,996	\$33.68	May 15/25	-	-	-	-
•	May 15/17	21,934	\$26.79	May 15/24	\$150,687	-	-	-
	May 11/16	18,838	\$21.83	May 11/23	\$222,854	-	-	-
Total	-	151,057		-	\$1,266,873	40,412	\$1,360,268	\$1,387,792

Notes:

- 1 Based on our 2022 year-end closing share price on the TSX of \$33.66. Stock options have a seven-year term and vest over three years (see page 72). For more information, see page 87.
- 2 These figures represent unvested PSUs, RSUs, DSUs and dividend equivalents, rounded to the nearest whole number. Value is based on our 2022 year-end closing share price on the TSX of \$33.66. PSUs vest at the end of three years if performance criteria are met (see page 70). RSUs vest at the end of three years (see page 72).
- 3 These figures represent vested PSU awards, DSUs and dividend equivalents as at December 31, 2022. The value of vested PSUs is based on a fair market value of \$33.44, the volume weighted average trading price on the TSX for the five trading days preceding December 31, 2022. Vested PSUs, as presented in this table, include dividend equivalents and were paid out in cash in February 2023. The value of vested DSUs is based on our 2022 year-end closing share price on the TSX of \$33.66. DSUs can only be redeemed when an executive leaves or retires from Finning (see page 72).

Incentive plan awards - Value vested or earned during the year

The table below shows the value of all share-based and option-based awards that vested in 2022 for each named executive, as well as non-equity incentive plan compensation earned during the year.

	Option awards – value vested during the year ¹	Share awards – value vested during the year ²	Non-equity incentive plan compensation – value earned during the year
L. Scott Thomson ³	\$1,587,380	\$8,719,555	\$1,643,279
Kevin Parkes	\$283,525	\$1,178,890	\$696,578
Greg Palaschuk	\$206,898	\$964,857	\$483,522
David Primrose	\$232,813	\$974,994	\$379,136
Juan Pablo Amar⁴	\$205,242	\$961,265	\$396,608
Dave Cummings	\$275,945	\$1,139,278	\$342,309

Notes:

- 1 For option awards, the value is the difference between the exercise price of the options and the closing price of our common shares on the TSX on the vesting date. If the closing price was below the exercise price, the stock options have no current value. Stock options have a seven-year term and vest over three years (see page 72).
- 2 Includes PSUs, RSUs and DSUs. PSUs vest at the end of three years if performance criteria are met (see page 70).
- 3 In respect of the 2019 CEO retention incentive award, Mr. Thomson was credited on his retirement date of November 15, 2022 with eleventwelfths of the December 22, 2022 retention units, which vested as DSUs. These DSUs were redeemed on November 17, 2022, in the amount of \$1,912,321. In consideration of the early vesting of the December 22, 2022 tranche, Mr. Thomson agreed to amendments to his employment agreement relating to restricted activities for a period of 24 months following his departure from Finning, as described on page 75. All other retention units under the 2019 retention incentive award were cancelled and no further retention units will convert to DSUs after his retirement date.
- 4 The value for Mr. Amar has been converted from Chilean Pesos based on an average exchange rate of 1 CLP = \$0.0015 CAD.

Stock options exercised in 2022

The following table shows the number of stock options exercised by NEOs in 2022. The value realized by NEOs who exercised stock options in 2022 is the difference between the fair market value of our common shares on the TSX on the date of exercise and the exercise price of the stock options.

	Number of stock options exercised	Value Realized
L. Scott Thomson	121,860	\$1,401,363
Kevin Parkes	12,360	\$147,269
Greg Palaschuk	14,830	\$130,717
David Primrose	11,467	\$187,434
Juan Pablo Amar	11,030	\$165,427
Dave Cummings	37,570	\$336,926

Equity compensation plan information

The table below provides details about the equity securities authorized for issuance under our 2005 stock option plan for senior executives.

(as at December 31, 2022)	Number of shares to be issued upon exercise of outstanding options	Weighted average exercise price of outstanding options	Number of shares remaining available for future issuance under equity compensation plans (excluding outstanding options)
Equity compensation plans approved by share	eholders		
2005 stock option plan for senior executives	1,567,168	\$27.63	3,374,598
Equity compensation plans not approved by shareholders	nil	nil	nil

About the stock option plan

Under the 2005 stock option plan, the board is authorized to issue options to executives of Finning or its subsidiaries.

The maximum number of common shares that may be issued upon the exercise of options granted under the stock option plan is currently fixed at 7,470,000.

The table below is a summary of the activity under the stock option plan, including grants, cancellations and exercises from January 1, 2022 to December 31, 2022.

As at January 1, 2022			As at January 1, 2022 Activity in 2				nber 31, 2022
2005 stock option plan	# of common shares or options	% of shares outstanding	# of options granted	# of options cancelled and/or withheld	# of options exercised and issued	# of common shares or options	% of shares outstanding
Shares issued on exercise of options	2,354,047	1.49%			174,187	2,528,234	1.67%
Options granted and outstanding	1,772,547	1.12%	339,689 ¹	(370,881)	(174,187)	1,567,168	1.04%
Options available for future grants	3,343,406	2.12%	(339,689)	370,881		3,374,598	2.23%
Total	7,470,000	4.73%				7,470,000	4.94%

Note:

The next table shows the burn rate under our stock option plan for the last three years, being the number of options granted during each year divided by the weighted average number of securities outstanding for the applicable fiscal year:

	2022	2021	2020
Weighted average number of securities outstanding	154,740,313	161,088,129	162,289,564
Options granted under our 2005 stock option plan	339,689	370,776	724,739
Burn rate	0.22%	0.23%	0.43%

Making changes to our stock option plan

Any changes to the 2005 stock option plan require both shareholder and regulatory approvals. There is a very limited ability for the board to make non-material changes.

We can only increase the maximum number of common shares that may be issued under our stock option plan if we receive shareholder approval and the approval of the necessary regulatory authorities. Shareholder approval is also required for any re-pricing of previously granted options.

The number of common shares that may be issued and the exercise price for stock options issued under our stock option plan will be adjusted if there is a stock split, consolidation or similar transaction.

If we receive all the necessary regulatory approvals, we can adopt sub-plans that apply to designated executives or groups of executives. This gives us the flexibility to tailor specific plans to meet local taxation and regulatory requirements in jurisdictions outside Canada where we employ senior executives. As part of the 2005 stock option plan, the board has approved a sub-plan for residents of the UK that has some minor variations that are necessary to comply with local tax requirements.

¹ Options granted to executives in 2022 represent 0.22% of Finning's issued and outstanding common shares as at December 31, 2022.

Other things to know about the plan

The total number of options granted to insiders of Finning under the 2005 stock option plan, when combined with all other security-based compensation arrangements of Finning, cannot exceed 10% of the total number of issued and outstanding common shares.

We have 3,374,598 common shares remaining in reserve to be issued under our 2005 stock option plan, representing 2.23% of the total number of issued and outstanding common shares as of December 31, 2022.

Since the plan's inception in 2005, 2.528,234 shares have been issued on the exercise of stock options granted under the plan. representing 1.67% of the total number of issued and outstanding common shares as of December 31, 2022.

All executives of Finning are eligible to receive stock option awards under the 2005 stock option plan. The plan terms are the same for all executives, including named executives. For further information on plan terms upon termination or a change-incontrol, please see page 90.

You can read more about the stock option plan on page 72. You can receive a copy of the plan document by writing to our Corporate Secretary, Finning International Inc., 19100 94 Avenue, Surrey, British Columbia V4N 5C3 or send an email to corporatesecretary@finning.com.

Pension plans

Many of our employees participate in our various pension plans.

Executive pensions are generally set at the market median when compared to pension benefits provided by comparator companies in the appropriate region where the executive is based.

Canada

Since January 1, 2010, executives at the level of vice president or above are enrolled in a defined contribution pension plan (the Canadian Executive DC Plan) and an associated unfunded supplementary accumulation plan (ESAP). Mr. Thomson, Mr. Parkes, Mr. Palaschuk and Mr. Cummings participate in these plans.

Prior to January 1, 2010, executives were enrolled in a registered defined benefit pension plan (the Canadian Executive DB Plan) and an executive supplementary income plan (ESIP). The Canadian Executive DB Plan and the ESIP were closed to new entrants on January 1, 2010. Mr. Primrose participates in these plans.

Additional details are provided on both the Canadian Executive DC Plan and Canadian Executive DB plan below.

Canadian Executive DC Pension Plan

The Canadian Executive DC Plan is non-contributory. We contribute 12% of salary plus an amount equal to the short-term incentive (capped at target) to the plan. Contributions are made to the plan up to the limit permitted under the Income Tax Act (Canada) and notional contributions for amounts in excess of the limits are made to the unfunded supplementary accumulation plan.

Contributions to the Canadian Executive DC Plan are invested according to the investment options selected by the executive. Notional contributions to the ESAP are credited with interest based on a long-term Government of Canada bond yield plus 2%.

The table below shows the accumulated value at the start and end of the year, as well as compensatory amounts the named executives earned during the year in the Canadian Executive DC Plan and the ESAP.

	Accumulated value at start of year	Compensatory	Accumulated value at year end
L. Scott Thomson ¹	\$2,159,716	\$294,028	\$0
Kevin Parkes	\$296,264	\$137,141	\$431,894
Greg Palaschuk	\$588,605	\$116,297	\$690,497
Dave Cummings	\$787,252	\$88,810	\$855,482

1 Mr. Thomson ceased to be a member of the Canadian Executive DC Plan when he retired from his position as President and CEO on November 15, 2022. The accumulated value of his Canadian Executive DC plan and the ESAP as at November 15, 2022 was \$2,507,424.

Canadian Executive DB Pension Plan

The Canadian Executive DB Plan is non-contributory. Contributions are made to the plan up to the limit permitted under the Income Tax Act (Canada) and notional contributions for amounts in excess of the limits are made to the unfunded ESIP.

The total combined amount of pension payable is determined as 2% of a participant's final average earnings multiplied by the total number of years of credited service. The total pension is capped at 70% of a participant's final average earnings. Final average earnings are defined as the average annual pensionable earnings (130% of base salary) during the 36 consecutive

months within the last ten years of employment in which such earnings were the highest. Pensions are reduced at a rate of 3% per year before age 60, for retirement after age 55.

The number of credited years of service at December 31, 2022, the estimated annual pension benefits payable and the estimated value of the accrued obligation at the end of both 2021 and 2022 for the NEO participating in the Canadian Executive DB Plan are provided in the following table:

	Number of	Annual benef	its payable ²				
	years credited service ¹	At year end	at age 65	Accrued obligation at start year	Compensatory ³ change	Non- Compensatory ³ change	Accrued obligation at year end
David Primrose	31.3	\$329,161	\$481,284	\$6,167,000	\$758,000	(\$1,833,000)	\$5,092,000

Notes:

- 1 As at December 31, 2022.
- 2 Annual benefits payable are determined using the plan formula. The estimate of annual benefits payable at year end represents unreduced pensions payable prior to any application of early retirement reductions. The estimate of annual benefits payable at age 65 uses Mr. Primrose's current salary rate.
- 3 Compensatory amount shown includes the current service cost earned during the current year as well as the impact of any pay increases since the previous year's calculation. Non-compensatory amounts include other elements such as changes in assumptions. The assumptions applied in determining the projected benefits and obligations reflect the same assumptions used in Finning's annual financial statements. The key assumption change that resulted in the non-compensatory decrease was the corporate bond yield discount rate, which increased over the

South America

We do not offer company-sponsored pension plans in South America. Therefore, Mr. Amar is not included in the pension tables above.

Termination and change-in-control

We have employment agreements with each of our named executives that set out their salary, benefits and incentive plans and, for all named executives other than Mr. Amar, include change-in-control provisions. The normal termination without cause provisions in Mr. Amar's employment agreement would apply in a change-in-control scenario, in accordance with the governing Chilean law.

These agreements protect Finning and the named executives and also serve as an important risk management tool by having clear terms on benefits payable upon termination or termination following a change-in-control. The agreements also include non-solicitation and non-competition provisions, which apply regardless of the reason for termination. For

The President and CFO has a double-trigger change-in-control agreement. In 2020, in line with good governance and competitive market practices, we implemented double-trigger change-in-control agreements for our other named executives, other than Mr. Amar.

Messrs. Palaschuk, Primrose and Amar, they must comply with the non-solicitation and non-competition provisions for a period of 12 months and with confidentiality provisions indefinitely after the termination of their employment. Mr. Parkes must comply with the non-solicitation and non-competition provisions for a period of 24 months, and with non-disparagement and confidentiality provisions indefinitely after the termination of his employment. For Mr. Parkes, a breach of these contractual provisions entitles Finning to immediately terminate any and all post-termination entitlements.

Estimated payments if employment is terminated

The table below shows the amounts that would have been paid if any of the named executives resigned on December 31, 2022. It also shows the estimated value of incremental payments the named executives would receive in each of the situations listed below, assuming a termination date of December 31, 2022. If terminated with cause, no incremental payments are provided.

Estimated incremental value upon retirement, termination, or change-in-control

	Compensation element ^{1,2}	Estimated payments upon resignation	Retirement	Termination (without cause, no change-in-control) ³	Termination (without cause and change-in-control) ⁴
	Cash	\$696,578	n/a	\$2,723,714	\$2,723,714
	Vested Awards	\$2,223,591	n/a	n/a	n/a
Kevin Parkes	Unvested Awards	n/a	\$946,471	n/a	\$99,448
	Pension	\$431,894	n/a	n/a	n/a
	Total	\$3,352,063	\$946,471	\$2,723,714	\$2,823,162
	Cash	\$483,522	n/a	\$1,228,482	\$1,922,585
	Vested Awards	\$1,505,483	n/a	n/a	n/a
Greg Palaschuk	Unvested Awards	n/a	\$916,098	n/a	\$91,477
	Pension	\$690,497	n/a	n/a	n/a
	Total	\$2,679,502	\$916,098	\$1,228,482	\$2,014,062
	Cash	\$379,136	n/a	\$1,304,874	\$1,739,833
	Vested Awards	\$1,669,841	n/a	n/a	n/a
David Primrose	Unvested Awards	n/a	\$717,918	n/a	\$82,505
	Pension ⁵	\$329,161	n/a	n/a	n/a
	Total	\$2,378,138	\$717,918	\$1,304,874	\$1,822,338
	Cash	\$880,135	\$1,383,950	\$1,362,667	n/a
	Vested Awards	\$921,175	n/a	n/a	n/a
Juan Pablo Amar	Unvested Awards	n/a	\$818,511	n/a	\$91,030
	Pension	n/a	n/a	n/a	n/a
	Total	\$1,801,310	\$2,202,461	\$1,362,667	\$91,030

Notes:

- 1 Cash includes base salary and short-term incentive plan amounts.
- 2 Vested and unvested awards include grants under the long-term incentive plan and DSUs.
- 3 Amounts outlined under termination (without cause) are based on terms outlined in the relevant employment agreements.
- Reflects incremental payments as a result of a change-in-control and termination for good reason and when the surviving entity assumes all long-term incentive awards. For more details, see double trigger change-in-control provisions below.
- Mr. Primrose is a participant in the Canadian Executive DB Plan. There is no lump sum provision available under this plan after age 55. The amount shown for pension upon resignation assumes commencement of Mr. Primrose's pension at age 60 and reflects the accrued annual pension amount. Based on the terms of the Canadian Executive DB Plan, he would have the option to commence the pension prior to age 60; however, this would reduce his pension amount at a rate of 3% per year before age 60.

6 Amounts pertaining to this table have been excluded for both Mr. Thomson and Mr. Cummings. Mr. Thomson retired as President and CEO on November 15, 2022. Mr. Cummings retired as CDO on December 31, 2022. He will remain with the company until May 31, 2023, in an advisory capacity and received enhanced retirement benefits in 2022. Please refer to page 84 for details.

Double trigger change-in-control provisions

We have a double-trigger change-in-control agreement with all named executives, other than Mr. Amar, which means that cash benefits are only payable if two events occur: a change-in-control of Finning and the named executive terminates their employment within twelve months after the change-in-control for "good reason." In Mr. Amar's case, cash benefits are payable simply if Mr. Amar is terminated without cause, in compliance with his employment agreement and applicable Chilean law.

A change-in-control is defined as follows:

- a merger of Finning with another corporation, entity or group which results in the holder of shares or units of that other corporation, entity or group holding, in the aggregate, more than 50% of all voting shares of Finning;
- a sale of all or substantially all of Finning's assets to any individual, partnership, corporation, entity or group; or
- the sale by Finning of shares of Finning sufficient to transfer voting control of Finning to an individual, partnership, corporation, entity or group;

in each case other than a Permitted Transferee, being any company that is affiliated with Finning, including subsidiary companies; or any managing director, general partner, director, limited partner, officer or employee of an affiliated company, including subsidiary companies.

"Good reason" is defined as any action taken by the company after a change-in-control (without the named executive's consent, which they must not withhold unreasonably) that results in:

- a material change in the executive's status, duties, position or responsibilities
- a material reduction in the executive's salary or benefits entitlements (other than short-term and long-term incentive plans)
- a requirement that the executive's primary work location be more than 50 kilometres away from the executive's present work location, or
- any reason amounting to constructive dismissal under the laws of British Columbia.

Treatment of compensation if employment is terminated

The table below summarizes the compensation that would be paid to the named executives upon employment termination. If a named executive dies, unvested stock options vest immediately and must be exercised within one year or by the original expiry date, whichever is earlier. Any unvested PSUs and RSUs continue to be eligible to vest as if the executive were still employed and vesting amounts are pro-rated for the period of employment. Unvested DSUs become null and void.

	Type of termination event								
Compensation element	Resignation (prior to retirement eligibility)	Retirement ¹	Termination (involuntary, not for cause)	Termination (with cause)	Termination (without cause and change-in-control)				
Salary	Salary ends ²	Salary ends ³	Lump sum payment: Mr. Parkes: 24 months' base salary Messrs. Palaschuk and Primrose: nine months plus one additional month per completed year of service up to maximum of 18 months' base salary Mr. Amar: monthly salary multiplied by each year of service with the company or fraction thereof	Salary ends	Messrs. Parkes, Palaschuk and Primrose: 24 months' base salary Mr. Amar: no specific agreement in place ⁴				
Short-term incentive	Payable at assessed performance if the executive has worked the entire calendar year, otherwise award is forfeited	Incentive for the current year is pro-rated to the retirement date	Mr. Parkes: 24 months of the target award or the average award received in the previous two years, whichever is less Mr. Palaschuk: payment is pro-rated based on the number of months worked during the year, based on the average award received in the past two years Mr. Amar: no specific agreement in place Mr. Primrose: 18 months of the target award or average award received in the previous two years, whichever is less	No incentive paid	Messrs. Parkes, Palaschuk and Primrose: 24 months of the target award or the average award received in the previous two years, whichever is less Mr. Amar: no specific agreement in place ⁴				
Performance share units	Vested PSUs are redeemed Unvested PSUs are cancelled	Vested PSUs are redeemed Unvested PSUs vest according to plan terms and are pro-rated to the retirement date	Vested PSUs are redeemed Unvested PSUs are cancelled	All PSUs are cancelled	If surviving entity does not assume awards, vested PSUs and any unvested PSUs the human resources committee deems to be vested are redeemed				
Stock options	Vested stock options must be exercised within 30 days of resignation or by end of original term, whichever is sooner Unvested options are cancelled	Vested stock options must be exercised within three years of retirement or by the end of the original term, whichever is sooner Unvested options continue to vest	Vested stock options must be exercised within 30 days of termination or by the end of the original term, whichever is sooner Unvested stock options are cancelled	All vested and unvested stock options are cancelled	If surviving entity does not assume awards, vested options and 50% of unvested options are exercisable (within a seven-day window) before completion of the change-incontrol, remaining unvested options are cancelled				
Restricted share units	Vested RSUs are payable Unvested RSUs are cancelled	Vested RSUs are payable Unvested RSUs vest according to plan terms and are pro-rated to the retirement date	Vested RSUs are payable Unvested RSUs are cancelled	All RSUs are cancelled	If surviving entity does not assume awards, vested RSUs and any unvested RSUs the human resources committee deems to be vested are redeemed				
Deferred share units	Vested DSUs are payable	Vested DSUs are payable	Vested DSUs are payable	Vested DSUs are payable	Vested DSUs are payable				
	Unvested DSUs are cancelled	Unvested DSUs are cancelled	Unvested DSUs are cancelled	Unvested DSUs are cancelled	Unvested DSUs are cancelled				
Pension (Defined Contribution)	Entitled to accrued pension	Entitled to accrued pension	Entitled to accrued pension	Entitled to accrued pension	Entitled to accrued pension				
Pension (Defined Benefit)	Entitled to accrued pension	Entitled to accrued pension	Entitled to accrued pension	Entitled to accrued pension	Entitled to accrued pension				

Type of termination event

Compensation element	Resignation (prior to retirement eligibility)	Retirement ¹	Termination (involuntary, not for cause)	Termination (with cause)	Termination (without cause and change-in-control)
Benefits	Benefits end	Post-retirement benefits are provided for five years or to age 65, whichever is sooner	Benefits end	Benefits end	Benefits end

Notes:

- 1 If an executive retires to accept competitive employment, unvested stock options, PSUs and RSUs are immediately forfeited.
- 2 Per the terms outlined in his employment contract and local Chilean employment practices, Mr. Amar is entitled to receive a payment equivalent to eleven months' salary upon resignation from the company.
- Per the terms outlined in his employment contract and local Chilean employment practices, Mr. Amar is entitled to receive a payment equivalent to his final monthly salary multiplied by each year of service with the company or fraction thereof.
- 4 No specific change-in-control agreement is in place for Mr. Amar. If he is terminated without cause after a change-in-control, payments are provided in accordance with the terms described in the above table under "Termination (involuntary, not for cause)."

Other information

Directors' and officers' insurance

We provide liability insurance for our directors and officers. Our policy has an aggregate limit of \$125,000,000 in a policy year. The retention is nil for a non-indemnifiable loss against individual directors and officers, \$250,000 to indemnify a loss against the directors and officers and \$500,000 for entity securities claims.

Loans to directors and officers

As a general rule we do not provide loans to our directors and officers. As of February 28, 2023, we did not have any loans outstanding to a current or former director or officer of Finning or any of our subsidiaries. Any loan to a director would require the board's approval.

We do provide loans from time to time to employees that are routine indebtedness.

Normal course issuer bid

We have maintained a normal course issuer bid (NCIB) continuously since 2015, which we renew annually in May. On May 10, 2021, we announced the renewal of our NCIB which allowed us to purchase up to 8,000,000 of our common shares for cancellation during the twelve-month period from May 13, 2021 to May 12, 2022. The amount represented 4.9% of our total common shares issued and outstanding as at May 7, 2021. On May 9, 2022, we announced the renewal of our NCIB. The current NCIB allows us to purchase up to 8,000,000 of our common shares for cancellation during the twelve-month period from May 13, 2022 to May 12, 2023, representing 5.1% of our public float of 155,646,910 common shares as at May 5, 2022.

On December 20, 2021, we announced that, in connection with our NCIB, we had entered into an automatic share purchase plan with a designated broker, which became effective on January 4, 2022 following TSX approval. A renewal of the automatic share purchase plan was approved by the TSX and was implemented on May 13, 2022. The automatic share purchase plan allows for the purchase of shares under the NCIB when Finning would ordinarily not be permitted to purchase shares due to regulatory restrictions and customary self-imposed blackout restrictions.

The purchase price under the NCIB is the market price of our common shares at the time of purchase, plus brokerage fees, or such other price as the TSX may permit. Under the current NCIB, we can purchase, through the facilities of the TSX or other Canadian marketplaces or alternative trading systems, if eligible, a daily maximum of 93,350 common shares representing 25% of the average daily trading volume, subject to certain exceptions for block purchases.

We implemented the NCIB because the board believes that purchasing our common shares from time to time is an effective way to use available cash to increase shareholder value.

Since May 11, 2015, we have purchased 23,590,023 common shares at a weighted average price of \$28.05 per common share.

Shareholders can obtain a free copy of our notice of intention to implement a NCIB by contacting our Corporate Secretary (see below for contact information).

For more information

You can find additional information about Finning on our website (www.finning.com) and under our profile on SEDAR (www.sedar.com), including our consolidated financial statements and MD&A for the most recently completed financial year.

To request a printed copy of our consolidated financial statements and MD&A or other documents referenced in this circular, send a request to:

Corporate Secretary Finning International Inc. 19100 94 Avenue Surrey, British Columbia V4N 5C3

Or email corporatesecretary@finning.com.

Description of specified financial measures

In this circular, we use certain financial measures that do not have a standardized meaning prescribed by Canadian generally accepted accounting principles (GAAP) and therefore may not be comparable to similar measures presented by other issuers. Accordingly, specified financial measures should not be considered as a substitute or alternative for financial measures determined in accordance with GAAP (GAAP financial measures).

Management believes that certain specified financial measures, including non-GAAP financial measures, provide users of our circular, MD&A and consolidated financial statements with important information regarding the operational performance and related trends of our business. By considering these specified financial measures in combination with the comparable GAAP financial measures (where available) we believe that users are provided a better overall understanding of our business and financial performance during the relevant period than if they simply considered the GAAP financial measures alone.

Non-GAAP financial measures include Adjusted EBIT, EBIT for PSU payout, EBITDA, Adjusted EBITDA, EBITDA for EBITDA% payout, free cash flow, invested capital for ICT payout, invested capital for PSU payout, net debt, net revenue for EBITDA% payout, and net revenue for ICT payout.

In addition to the non-GAAP financial measures, other specified financial measures include cost of management ratio (net revenue), EBIT as a percentage of net revenue, Adjusted EBIT as a percentage of net revenue, EBITDA as a percentage of net revenue, Adjusted EBITDA as a percentage of net revenue for EBITDA% payout, adjusted EPS, invested capital, ICT, invested capital turnover for ICT payout, net debt to Adjusted EBITDA, net revenue, ROIC, Adjusted ROIC, ROIC for PSU payout, and SG&A as a percentage of net revenue.

Net revenue is defined as total revenue less the cost of fuel related to the mobile refuelling operations in our Canadian operations. As these fuel costs are pass-through in nature for this business, we view net revenue as more representative than revenue in assessing the performance of the business because the rack price for the cost of fuel is fully passed through to the customer and is not in our control. SG&A as a percentage of net revenue is calculated as SG&A divided by net revenue. We also calculate net revenue for EBITDA% payout and net revenue for ICT payout which may exclude certain items from net revenue, at the discretion of the human resources committee, for the purpose of incentive payout.

A reconciliation to net revenue used for EBITDA% payout from revenue (the most directly comparable GAAP financial measure) is as follows:

Year ended December 31, 2022	
(\$ millions)	
Total revenue	\$ 9,279
Cost of fuel	(1,064)
Net revenue	8,215
Items excluded for EBITDA% payout:	
Net revenue of Hydraquip	(38)
Net revenue used for EBITDA% payout	\$ 8,177

A reconciliation to net revenue used for ICT payout from revenue (the most directly comparable GAAP financial measure) is as follows:

\$ 9,279
(1,064)
8,215
(38)
(164)
\$ 8,013
\$

EBIT (a GAAP measure) is defined as earnings before finance costs and income taxes. EBIT as a percentage of net revenue
is calculated as EBIT divided by net revenue. We may also calculate an Adjusted EBIT and Adjusted EBIT as a percentage
of net revenue which excludes items that we do not consider to be indicative of operational and financial trends either by
nature or amount, to provide a better overall understanding of our underlying business performance. We also calculate EBIT
for PSU payout which may exclude certain items from EBIT, at the discretion of the human resources committee, for the
purpose of incentive payout.

A reconciliation to EBIT used for PSU payout from EBIT (the most directly comparable GAAP financial measure) is as follows:

Year ended December 31			
(\$ millions)	2020	2021	2022
EBIT	\$ 392 \$	552 \$	768
Items excluded for PSU payout:			
CEWS support due to COVID-19	(115)	(12)	-
Severance and restructuring costs	55	-	-

Return on our investment in Energyst	-	(5)	-
EBIT used for PSU payout	\$ 332 \$	535 \$	768

EBITDA is defined as earnings before finance costs, income taxes, depreciation and amortization. We believe that EBITDA improves comparability between periods by eliminating the impact of finance costs, income taxes, depreciation, and amortization. EBITDA as a percentage of net revenue is calculated as EBITDA divided by net revenue. We use EBITDA and EBITDA as a percentage of net revenue to assess and evaluate the financial performance or profitability of reportable segments. We may also calculate Adjusted EBITDA and Adjusted EBITDA as a percentage of net revenue to exclude items we do not consider to be indicative of operational and financial trends either by nature or amount to provide a better overall understanding of our underlying business performance and profitability. We also calculate EBITDA as a percentage of net revenue for EBITDA% payout which may exclude certain items from EBITDA, at the discretion of the human resources committee, for the purpose of incentive payout. EBITDA as a percentage of net revenue for EBITDA% payout is EBITDA for EBITDA% payout divided by net revenue for EBITDA% payout.

A reconciliation to EBITDA used for EBITDA% payout from EBIT (the most directly comparable GAAP financial measure) is as follows:

Year ended December 31, 2022 (\$ millions)	
EBIT	\$ 768
Depreciation and amortization	333
EBITDA	1,101
Items excluded for EBITDA% payout:	
EBITDA of Hydraquip	(7)
EBITDA used for EBITDA% payout	\$ 1,094

- · Adjusted EPS excludes the after-tax per share impact of significant items that we do not consider to be indicative of operational and financial trends either by nature or amount to provide a better overall understanding of our underlying business performance.
- Free cash flow is cash flow provided by or used in operating activities less net additions to property, plant and equipment and intangible assets. We use free cash flow to assess cash operating performance, including working capital efficiency. Consistent positive free cash flow generation enables us to re-invest capital to grow our business and return capital to shareholders.
- Invested capital is total assets less total liabilities, excluding net debt. Net debt is calculated as short-term and long-term debt, net of cash and cash equivalents. We use invested capital as a measure of the total cash investment made in Finning and each reportable segment. Invested capital is used in a number of different measurements (ROIC, Adjusted ROIC, ICT) to assess financial performance against other companies and between reportable segments. We also calculate invested capital for ICT payout and invested capital for PSU payout which may exclude certain items from invested capital, at the discretion of the human resources committee, for the purpose of incentive payout.

Invested capital used for ICT payout is calculated as follows:

	2022				
(\$ millions)	N	/lar 31	Jun 30	Sep 30	Dec 31
Cash and cash equivalents	\$	(295) \$	(170) \$	(120) \$	(288)
Short-term debt		804	992	1,087	1,068
Current portion of long-term debt		63	110	106	114
Non-current portion of long-term debt		909	807	836	815
Net debt		1,481	1,739	1,909	1,709
Total equity		2,296	2,337	2,449	2,461
Invested capital		3,777	4,076	4,358	4,170
Average invested capital over the last four quarters					4,095
Items excluded for incentive payout:					
Invested capital of 4Refuel, Hydraquip and net pension	n be	nefit asset (net of deferre	d tax) in the	
UK (average over the last four quarters)					(435)
Average invested capital over the last four quarters			·		
used for ICT payout				\$	3,660

For the years 2020, 2021, and 2022, no adjustments were made to invested capital to calculate invested capital used for PSU payout. Invested capital was the same as reported in Finning's MD&A. Average invested capital over the last four quarters used for ICT payout for 2020, 2021, and 2022 were \$3,432 million, \$3,279 million, and \$4,095 million, respectively.

- ICT is net revenue for the last twelve months divided by average invested capital of the last four quarters. We use ICT to measure capital efficiency. Invested capital turnover for ICT payout is net revenue for ICT payout for the last twelve months divided by average invested capital over the last four quarters used for ICT payout.
- . ROIC is EBIT for the last twelve months divided by average invested capital of the last four quarters, expressed as a percentage. We view ROIC as a useful measure for capital allocation decisions that drive profitable growth and attractive returns to shareholders. We may also calculate an Adjusted ROIC using Adjusted EBIT to exclude significant items that we do not consider to be indicative of operational and financial trends either by nature or amount to provide a better overall

- understanding of our underlying business performance. ROIC for PSU payout is EBIT for PSU payout for the last twelve months divided by average invested capital over the last four guarters used for PSU payout.
- Net debt to adjusted EBITDA ratio is calculated as net debt divided by Adjusted EBITDA for the last twelve months. We use this ratio to assess operating leverage and ability to repay debt. This ratio approximates the length of time, in years, that it would take us to repay debt, with net debt and Adjusted EBITDA held constant.
- Cost of management ratio (net revenue) is total direct compensation awarded to the named executives divided by net revenue. We use cost of management ratio to monitor and track trends in total direct compensation awarded to our named executives relative to net revenues.

For additional information regarding these financial measures, including descriptions, composition, and where applicable, reconciliations from certain specified financial measures to their most directly comparable measure under GAAP, see the heading "Description of Specified Financial Measures and Reconciliations" in our 2022 MD&A, available on our website (www.finning.com) and under our profile on SEDAR (www.sedar.com).

You can read about how we use certain of these financial measures in our incentive plans in the discussion about 2022 executive compensation beginning on page 54.

Forward-looking information disclaimer

This circular contains information about our business outlook, objectives, plans, strategic priorities and other information that is not historical fact. Information we provide is forward-looking when we use what we know and expect today to provide information about the future. Forward-looking information in this circular includes, but is not limited to, information with respect to: our target to reduce our absolute GHG emissions by 40% by 2027 (from a 2017 baseline); our expectation for momentum in 2023 for continued improvement in our full-cycle earnings capacity; our plans to reinforce our mid-cycle operating cost and capital model; our outlook for constructive demand conditions in our end markets and expectation for strength in mining and energy sectors to more than offset slowing construction markets in the UK and South America; our expectation for growth in the first half of 2023, underpinned by our record equipment backlog, very busy workshops, and growth in rebuilds; advancing our sustainability journey; and expanding our talent analysis beyond gender in 2023. All such forward-looking information is provided pursuant to the 'safe harbour' provisions of applicable Canadian securities laws. Unless otherwise indicated by us, forward-looking information in this circular reflects our expectations at the date in this circular. Except as may be required by Canadian securities laws, we do not undertake any obligation to update or revise any forward-looking information, whether as a result of new information, future events, or otherwise.

Forward-looking information, by its very nature, is subject to numerous risks and uncertainties and is based on a number of assumptions. This gives rise to the possibility that actual results could differ materially from the expectations expressed in or implied by such forward-looking information and that our business outlook, objectives, plans, strategic priorities and other information that is not historical fact may not be achieved. As a result, we cannot guarantee that any forward-looking information will materialize. Factors that could cause actual results or events to differ materially from those expressed in or implied by this forward-looking information include: the impact and duration of, and our ability to respond to and manage, high inflation, increasing interest rates, supply chain challenges, and the impacts of the Russia-Ukraine war; general economic and market conditions; foreign exchange rates; commodity prices; interest rates; our ability to maintain our relationship with Caterpillar; the level of customer confidence and spending, and the demand for, and prices of, our products and services; our dependence on the continued market acceptance of our products, including Caterpillar products, and the timely supply of parts and equipment; our ability to continue to sustainably reduce costs and improve productivity and operational efficiencies while continuing to maintain customer service; our ability to manage cost pressures as growth in revenue occurs; our ability to negotiate satisfactory purchase or investment terms and prices, and secure financing on attractive terms or at all; the intensity of competitive activity; business disruption resulting from business process change, systems change and organizational change; regulatory initiatives or proceedings, litigation and changes in taxes, laws, regulations, or policies; stock market volatility; changes in political and economic environments in the regions we carry on business; our ability to respond to climate changerelated risks; the occurrence of natural disasters, pandemic outbreaks, geo-political events, acts of terrorism, social unrest or similar disruptions; and our ability to protect ourselves from cybersecurity threats or incidents. Forward-looking information is provided in this circular for the purpose of giving information about management's current expectations and plans and allowing investors and others to get a better understanding of our operating environment. Readers are cautioned that it may not be appropriate to use such forward-looking information for any other purpose.

Forward-looking information provided in this circular is based on a number of assumptions that we believed were reasonable on the day we provided the forward-looking information, including but not limited to: that we will be able to successfully manage our business through the current challenging times involving volatile commodity prices, high inflation, increasing interest rates, supply chain challenges and the impacts of the Russian-Ukraine war, and successfully execute our economic condition and business cyclicality mitigation strategies, including preparing for future waves (if any) of COVID-19; an undisrupted market recovery; the successful execution of our profitability drivers; that our cost actions to drive earnings capacity in a recovery can be sustained; that commodity prices will remain at constructive levels; that our customers will not curtail their activities; that general economic and market conditions will continue to be strong; that the level of customer confidence and spending, and the demand for, and prices of, our products and services will be maintained; that support and demand for renewable energy will continue to grow; we will successfully execute our plans and intentions; we will successfully execute climate change initiatives to reduce our GHG emissions; our ability to successfully attract and retain skilled staff; market competition will remain at similar levels; the products and technology offered by our competitors will be as expected; that we have sufficient liquidity to meet operational needs; consistent and stable legislation in the countries in which we operate; no disruptive changes in the technology environment and our current good relationships with Caterpillar, our customers and our suppliers, service providers and other third parties will be maintained and that Caterpillar and such other suppliers will deliver quality, competitive products with supply chain continuity; quoting activity for requests for proposals for equipment and product support is reflective of opportunities; and strong recoveries in our regions, particularly in Chile and the UK. Some of the assumptions, risks and other factors that could cause results to differ materially from those expressed in the forward-looking information contained in this circular are discussed in Section 4 of our current annual information form (AIF) and in the annual management's discussion and analysis (MD&A), which are available under our profile on SEDAR (www.sedar.com).

We caution readers that the risks described in the AIF and the annual MD&A are not the only risks that could impact us. Additional risks and uncertainties not currently known to us or that are currently deemed to be immaterial may also have a material adverse effect on our business, financial condition, or results of operations.

Appendix A

National Instrument 58-101 **Disclosure of Corporate Governance Practices**

PRACTICE	FINNING
1. Board of Directors	
(a) Disclose the identity of directors who are independent.	All directors of Finning are independent, other than Kevin Parkes.
(b) Disclose the identity of directors who are not independent, and describe the basis for that determination.	Kevin Parkes is the current President and CEO of Finning. Mr. Parkes is the only director who is not independent of management.
(c) Disclose whether or not a majority of directors are independent. If a majority of directors are not independent, describe what the board of directors (the board) does to facilitate its exercise of independent judgment in carrying out its responsibilities.	Twelve of the thirteen directors as of the date of this circular are independent.
(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.	The directorships in other reporting issuers held by the director nominees are listed in the description of each nominee under the heading "Director profiles".
(e) Disclose whether or not the independent directors hold regularly scheduled meetings at which non-independent directors and members of management are not in attendance. If the independent directors hold such meetings, disclose the number of meetings held since the beginning of the issuer's most recently completed financial year. If the independent directors do not hold such meetings, describe what the board does to facilitate open and candid discussion among its independent directors.	At each board meeting, the board meets without members of management present and also meets in-camera without its non-independent director, Kevin Parkes. Where matters directly involving Mr. Parkes (such as his compensation or performance) are being discussed, Mr. Parkes is excused from those discussions and the directors meet alone. For committee meetings, at every meeting the independent directors also meet in-camera without management present. Since the beginning of Finning's most recently completed financial year, every board meeting and committee meeting included an in-camera session at which members of management and the non-independent director were not in attendance.
(f) Disclose whether or not the chair of the board is an 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.	The Board Chair, Harold N. Kvisle, is independent. The Board Chair's role and responsibilities are described in the "Terms of Reference for the Board Chair", which are posted on Finning's website in the Governance section – Corporate Governance Policies.
(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 attendance record of each of the directors is shown in the table "Attendance" on page 47.
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 board's written Terms of Reference are attached as Appendix C.
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.	The board has developed written position descriptions for the Board Chair and has Committee Operating Guidelines which include Terms of Reference for committee chairs.

PRACTICE	FINNING
(b) Disclose whether or not the board and Chief Executive Officer have developed a written position description for the Chief Executive Officer. If the board and Chief Executive Officer have not developed such a position description, briefly describe how the board delineates the role and responsibilities of the Chief Executive Officer.	The board and the President and CEO have developed a written position description for the President and CEO, which is reviewed annually. In addition, the human resources committee annually reviews goals and objectives for the President and CEO and assesses his performance against the goals and objectives for the year.
4. Orientation and Continuing Education	
(a) Briefly describe what measures the board takes to orient new directors regarding:	A full description of these measures is contained under the heading "Director orientation" on page 51.
(i) the role of the board, its committees and its directors; and	
(ii) the nature and operation of the issuer's business.	A full description of these measures is contained under the heading "Director orientation" on page 51.
(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 to meet their obligations as directors.	A full description of these measures is contained under the heading "Continuing education" on page 51.
5. Ethical Business Conduct	
(a) Disclose whether or not the board has adopted a written code for the directors, officers and employees. If the board has adopted a written code:	The board has adopted a written code of conduct (code), which is applicable to directors, officers and employees of Finning.
(i) disclose how a person or company may obtain a copy of the code;	The code is available on Finning's website (www.finning.com) and under our profile on SEDAR (www.sedar.com).
(ii) describe how the board monitors compliance with its code, or if the board does not monitor compliance, explain whether and how the board satisfies itself regarding compliance with its code; and	Management is responsible for reporting violations of the code and any actions it has taken to the audit committee of the board. If any significant violation is reported, the audit committee chair would report to the board of directors.
(iii) provide a cross-reference to any material change report filed since the beginning of the issuer's most recently completed financial year that pertains to any conduct of a director or executive officer that constitutes a departure from the code.	There were no material violations of the code in 2022 that required the filing of a material change report.
(b) Describe any steps the board takes to ensure directors exercise independent judgment in considering transactions and agreements in respect of which a director or executive officer has a material interest.	If there is a conflict of interest or the perception of a conflict of interest regarding an executive officer or director, the executive officer or director is required to disclose the matter and does not participate in negotiations, discussions or approvals pertaining to the matter.
(c) Describe any other steps the board takes to encourage and promote a culture of ethical business conduct.	In addition to adopting the code, which includes contact information for the Compliance Officer, a global whistleblower telephone hotline and an online reporting system exist, which are accessible through Finning's website and hosted by an independent third party. Further, Finning has a code of ethics for senior executive and financial management, a global antibribery and anti-corruption policy for directors, officers and employees of the company, and a supplier code of conduct. See page 46 for information about the code and steps taken to promote a culture of ethical business practices.

PRACTICE	FINNING
6. Nomination of Directors	
(a) Describe the process by which the board identifies new candidates for board nomination.	The governance and risk committee is responsible for identifying, recruiting and recommending candidates for nomination or appointment to the board. At least annually, the committee reviews the board's current composition by comparing the diversity of skills, attributes and experience of board members against board requirements. See pages 17 and 38 and Appendix B for information about the director nomination process and page 50 for information about the skills matrix.
(b) Disclose whether or not the board has a nominating committee composed entirely of independent directors. If the board does not have a nominating committee composed entirely of independent directors, describe what steps the board takes to encourage an objective nomination process.	The duties of a nominating committee are carried out by the governance and risk committee. The governance and risk committee is composed entirely of independent directors.
(c) If the board has a nominating committee, describe the responsibilities, powers and operation of the nominating committee.	The governance and risk committee mandate is described on page 30.
7. Compensation	
(a) Describe the process by which the board determines the compensation for the issuer's directors and officers.	The governance and risk committee and the human resources committee are responsible for recommending the compensation of Finning's directors and executive officers, respectively. The committees use comparative information to ensure that compensation is aligned with Finning's 50 th percentile compensation philosophy, and is competitive considering the scope of responsibilities of our directors and executive officers. The process followed by the committees is described in "Director compensation" beginning on page 43 and in the executive compensation discussion and analysis beginning on page 62.
(b) Disclose whether or not the board has a compensation committee composed entirely of 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.	The duties of a compensation committee are shared between the governance and risk committee and the human resources committee. The governance and risk committee is responsible for reviewing director compensation and making recommendations to the board regarding the director compensation program. The human resources committee is responsible for annually reviewing and approving executive compensation and for making recommendations to the board regarding the President and CEO's compensation. Both the governance and risk committee and the human resources committee are composed entirely of independent directors.
(c) If the board has a compensation committee, describe the responsibilities, powers and operation of the compensation committee.	The governance and risk committee's mandate is described in their report beginning on page 30. The human resources committee's mandate is described in their report beginning on page 31.
8. Other Board Committees	
If the board has standing committees other than the audit, compensation and nominating committees, identify the committees and describe their function.	Finning has a safety, environment and social responsibility committee. The mandate of this committee is described in their report beginning on page 33.

PRACTICE FINNING

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 the board, its committees, and its individual directors are performing effectively.

The governance and risk committee has responsibility for conducting performance evaluations of the board, the Board Chair, each of the board committees, the committee chairs and individual directors. The board's peer evaluation process is facilitated through individual director surveys and evaluations and oneon-one interviews between individual directors and the Board Chair and between the governance and risk committee chair and the Board Chair. The evaluation process is normally conducted by an independent external consultant every three years, with a survey in the interim years using in-house designed surveys, evaluating governance and performance against the board's objectives and obtaining the board's input on areas of priority focus for the board. The surveys and the external assessments also include executive management's input and perspective. In 2022, the annual board performance assessment was conducted in-house by the office of the Corporate Secretary. Details of the 2022 evaluation process and results are described on page 38. Ultimately, the governance and risk committee makes recommendations to the full board regarding any changes and improvements it determines necessary as a result of these assessments.

Appendix B

Canada Business Corporations Act

Diversity disclosure

FINNING

1. 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.

The board has not adopted term limits because it would risk losing directors with a deep understanding of our business and strategic relationships. The board believes that it has achieved healthy renewal through ordinary turnover and its retirement policy. Details about the board retirement policy and about board turnover can be found at page 53.

2. Policies Regarding the Representation of Designated Groups on the Board

(a) Disclose whether the issuer has adopted a written policy relating to the identification and nomination of women, Aboriginal peoples, persons with disabilities, and members of visible minorities ("designated groups") as directors. If the issuer has not adopted such a policy, disclose why it has not done so.

The board has adopted a written inclusion and diversity policy that sets out our approach for promoting and achieving diversity on our board, including the identification and nomination of directors who offer diversity, including, among others, in terms of gender, visible minorities. Aboriginal peoples and persons with disabilities (designated groups). Refer to page 41 for more information about the board inclusion and diversity policy and diversity on our board.

- b) If the issuer has adopted a policy referred to in 2.(a), 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.

The policy sets out our approach to enhancing inclusion and diversity on our board as a means to diversify perspectives and drive our business strategy to ultimately deliver better outcomes for our stakeholders. When assessing board composition and identifying and nominating candidates for election, the board considers candidates using objective criteria and considers the benefits of diversity as part of its overall business strategy. Diversity refers to business experience, geography, age, gender, Aboriginal peoples, persons with disabilities, visible minorities, sexual orientation and other personal characteristics.

The governance and risk committee is responsible for annually reviewing the policy, assessing its effectiveness in promoting an inclusive and diverse board consistent with the principles of the policy, and recommending to the board, as needed, amendments to the policy. As part of this process, the governance and risk committee annually surveys directors using a skills matrix, which includes diversity, and a confidential questionnaire to self-identify diversity within the designated groups. In 2020, the board set a target for women to comprise at least 30% of the board. The board met this target in advance and since 2022 has exceeded this target with a board composition of which 38% of all directors are women. See pages 40 and 50 for more information on our board diversity and our skills matrix, respectively.

PRACTICE FINNING

3. Consideration of the Representation of Designated **Groups in the Director Identification and Selection Process**

Disclose whether or not the board or nominating committee considers the level of representation of designated groups on the board in identifying and nominating candidates for election or reelection to the board and, as the case may be, how that level is considered or the reasons why it is not considered

The governance and risk committee and board consider the representation of designated groups on the board and diversity in general when identifying and evaluating potential nominees for election or reelection. This selection process includes considering (including through the survey referred to above) the current board composition and the skill set required to round out the capabilities of the board, together with the diversity principles of the policy, which include having due regard for all groups referred to in the policy, including the designated groups, and maintaining at least 30% female representation on the board. Where external search organizations are asked to identify board nominees, they are instructed to include in their candidate list gender diverse candidates, as well as members of visible minorities, Indigenous peoples and/or persons with disabilities. Where two candidates bring equivalent skills to the board, the candidate representing diversity characteristics will be preferred.

4. Consideration Given to the Representation of Designated **Groups in Senior Management Appointments**

Disclose whether or not the issuer considers the level of representation of designated groups when appointing members of senior management and, as the case may be, how that level is considered or the reasons why it is not considered.

For CBCA purposes, "members of senior management" comprise our "executive officers" as defined in National Instrument 51-102 Continuous Disclosure Obligations. As of the date of this proxy circular, we have nine executive officers.

We are a member of the 30% Club Canada, an initiative to aim for at least 30% female representation on boards and in executive management positions. When nominating candidates to senior management positions, our objective is to identify the person who best possesses the skills required for each position, regardless of whether the nominee falls within the designated groups. However, where two candidates bring equivalent skills to the position, the candidate representing diversity characteristics will be preferred.

The board is committed to support management in building and sustaining an inclusive and diverse workforce. Refer to page 40 for more information about our ongoing inclusion and diversity initiatives. **PRACTICE FINNING**

5. Issuer's Targets Regarding the Representation of Designated Groups on the Board and in Senior Management **Positions**

Disclose whether or not the issuer has, for each group referred to in the definition of designated groups, adopted a target number or percentage, or a range of target numbers or percentages, for members of the group to hold positions on the board of directors or in senior management by a specific date

To further our commitment to gender equality and the advancement of women in corporate Canada, in 2020 the board established a target under the board inclusion and diversity policy for women to comprise 30% of our board. Also, as a member of the 30% Club Canada, we aim for at least 30% female representation on our board and in executive management positions.

The extent of our board and senior management team diversity is affected by a number of factors, including the size of the available candidate pool having the necessary qualifications, personal attributes, business background and experience. Therefore, we have not adopted targets regarding other designated groups for the board and/or our senior management team at this time. However, we are committed to increasing the diversity of our organization, as we recognize diversity enhances decision-making and improves results. When recruiting, we endeavour to seek out candidates with diverse backgrounds and when two candidates bring equivalent skills to the position, the candidate representing diversity characteristics will be preferred.

- for each group for which a target has been adopted, the target and the annual and cumulative progress of the corporation in achieving that target, and
- Our target established in 2020 for 30% female representation on our board was achieved in advance and then exceeded in 2022 with five of our current thirteen directors being female (38%).
- Refer to page 41 for more information about female representation in executive management positions
- for each group for which a target has not been adopted, the reasons why the corporation has not adopted that target
- See the answer to question 5 above.

6. Number and Percentages of Directors and Members of Senior Management Positions from Each of the Designated Groups

For each group referred to in the definition of designated groups, the number and proportion, expressed as a percentage, of members of each group who hold positions on the board of directors; and

Our board currently has thirteen directors, of whom:

- Five identify as women (38%)
- One identifies as a visible minority (8%)
- None identify as being an Aboriginal person or a person with a disability

All of our current directors are standing for re-election at the annual meeting.

For each group referred to in the definition of designated groups, the number and proportion, expressed as a percentage, of members of each group who are members of senior management of the corporation, including all of its major subsidiaries.

We have nine members of senior management (as defined in the CBCA), of whom:

- Two identify as women (22%)
- None identify as being an Aboriginal person, a member of a visible minority or a person with a disability

Appendix C

Finning International Inc. Terms of Reference for the Board of Directors

INTRODUCTION I.

- The primary responsibility of the Board is to foster the long-term success of the Corporation to maximize shareholder A. value and provide strategic oversight, consistent with its fiduciary responsibility to act in the best interests of the Corporation as a whole.
- В. The Board operates by delegating certain of its authorities, including spending authorizations, to management and by reserving certain powers to itself. Subject to the Articles and By-laws of the Corporation, the Board retains the responsibility for managing its own affairs, including planning its composition, selecting its Chair, nominating candidates for election to the Board, appointing committees and determining director compensation.
- C. These terms of reference are prepared to assist the Board and management in clarifying responsibilities and ensuring effective communication between the Board and management.

II. COMPOSITION AND BOARD ORGANIZATION

- Director nominees are initially considered and recommended by the Governance and Risk Committee of the Board, approved by the Board and elected annually by the shareholders of the Corporation.
- В. A majority of directors comprising the Board must qualify as independent directors.
- C. Certain of the responsibilities of the Board referred to herein may be delegated to committees of the Board. The responsibilities of those committees are set forth in their terms of reference, as amended from time to time upon approval by the Board.

III. **DUTIES AND RESPONSIBILITIES**

Α. Managing the Affairs of the Board

The Board operates by delegating certain of its authorities, including spending authorizations, to management and by reserving certain powers to itself. The legal obligations of the Board are described in detail in Section IV. Subject to these legal obligations and to the Articles and By-laws of the Corporation, the Board retains the responsibility for managing its own affairs, including:

- planning its composition and size;
- ii) selecting and setting the terms of reference for the Board Chair;
- nominating candidates for election to the Board;
- iv) appointing committees;
- V) determining director compensation;
- vi) assessing the effectiveness of the Board, committees and directors (including the Board Chair and committee chairs) in fulfilling their responsibilities;
- approving any recommended changes to the terms of reference for the Board, the Board Chair, an vii) individual director, the President & Chief Executive Officer, Board committees, Committee Operating Guidelines and the Guidelines for the Board of Directors;
- viii) approval of annual Board objectives;
- facilitating annual site visits to country operations; and ix)
- approval of the minutes of the annual meeting of shareholders.

B. Management and Human Resources

The Board has the responsibility:

¹ A definition of an independent director can be found in the Appendix to the Guidelines for the Board of Directors.

- i) for the appointment and replacement of a Chief Executive Officer (CEO), for monitoring CEO performance, for approving CEO compensation and providing advice and counsel to the CEO in the execution of the CEO's duties:
- ii) for approving terms of reference for the CEO;
- iii) in consultation with the CEO, for approving annual objectives that the CEO is responsible for meeting;
- iv) to the extent feasible, for satisfying itself as to the integrity of the CEO and executive management and for ensuring that they create a culture of integrity throughout the organization;
- upon considering the advice of the CEO and the recommendation of the Human Resources Committee, for approving the appointment of all corporate officers; and
- vi) for ensuring that plans have been made for management succession including appointing, training and monitoring of senior management.

C. **Monitoring and Acting**

The Board has the responsibility:

- for monitoring the Corporation's progress towards its annual operating plan and strategic goals, and for i) revising and altering corporate direction through management in light of changing circumstances;
- for approving any payment of dividends and new financings; ii)
- to ensure management identifies the principal risks of the Corporation's business (including country iii) investment and political risks) and takes all reasonable steps to ensure the implementation of appropriate systems to manage these risks; and
- for directing management to ensure systems are in place for the implementation and integrity of the iv) Corporation's internal control and information technology systems.

D. **Planning and Strategy Determination**

The Board has the responsibility:

- for annual review and approval of the Corporation's annual operating plan; i)
- ii) for adopting a strategic planning process;
- iii) for approving, at least annually, a strategic plan that takes into account, among other things, the opportunities and risks of the business; and
- for reviewing with management the mission of the business, its objectives and goals, and the strategy by which it proposes to reach those goals.

E. **Policies and Procedures**

The Board has the responsibility:

- for approving and monitoring compliance with all significant policies and procedures by which the i) Corporation is operated:
- for approving any recommended changes to the Global Political Contributions Policy; ii)
- for approving any recommended changes to the Board Inclusion and Diversity Policy; iii)
- for approving any recommended changes to the Code of Conduct and Code of Ethics for Senior Executive iv) and Financial Management; and
- for ensuring systems are in place which are designed to ensure that the Corporation operates at all times V) within applicable laws and regulations, and to the highest ethical and moral standards.

F. **Financial and Corporate Issues**

The Board has the responsibility:

- with consideration to the recommendation of the Audit Committee, for nominating an External Auditor for approval by shareholders; and if the Board does not adopt the Audit Committee's recommendation for External Auditor, ensure this fact is disclosed in the Annual Information Form;
- with consideration to the recommendation of the Audit Committee, for approving the compensation of the ii) External Auditor; and if the Board does not adopt the Audit Committee's recommendation, ensure this fact is disclosed in the Annual Information Form:
- for taking reasonable steps to ensure the implementation and integrity of the Corporation's internal control iii) and management information systems;
- iv) for reviewing operating and financial performance relative to budgets or objectives;
- for approving annual and quarterly financial statements, management's discussion and analysis and related V) news release, and approving the release thereof by management;

- vi) for approving any recommended changes to the Corporation's By-laws and ensuring any such changes are put before the shareholders for ratification;
- for approving the Management Proxy Circular, Annual Information Form and documents incorporated by vii) reference therein; and
- viii) for approving the commencement or settlement of litigation that may have a material impact on the Corporation

G. Reporting to Stakeholders

- i) The Board has the responsibility to periodically review the communications policies of the Corporation.
- ii) The Board has the responsibility to direct management:
 - to ensure that the Corporation maintains effective, productive and appropriate reporting and a) communications links with Caterpillar;
 - to ensure that the financial performance of the Corporation is adequately reported to the public b) and regulators on a timely and regular basis as required by law;
 - c) to ensure that the financial results are reported fairly and in accordance with generally accepted accounting principles;
 - to ensure the timely reporting of any other developments that have a significant and material d) impact on the value of the Corporation;
 - to report annually to shareholders at its annual shareholders' meeting on its stewardship for the e) preceding year; and
 - to ensure that the Corporation has systems in place which accommodate feedback from f) stakeholders.

IV. **LEGAL REQUIREMENTS**

- A. The Board is responsible for taking all reasonable steps to ensure that legal requirements have been met, annual shareholder meetings held, and documents and records have been properly prepared, approved and maintained.
- B. Canadian law, the jurisdiction of incorporation of the Corporation, identifies the following as legal requirements for the Board:
 - to manage, or supervise the management of, the business and affairs of the Corporation; i)
 - ii) to act honestly and in good faith with a view to the best interests of the Corporation;
 - iii) to exercise the care, diligence and skill that a reasonably prudent person would exercise in comparable circumstances:
 - to act in accordance with its obligations contained in the Canada Business Corporations Act, the Securities iv) Act of each province and territory of Canada, other relevant legislation and regulations, and the Corporation's Articles and By-laws; and
 - in particular, it should be noted that the following matters must be considered by the Board as a whole and V) may not be delegated to a Committee:
 - a) any submission to the shareholders of a question or matter requiring the approval of the
 - the filling of a vacancy among the directors or in the office of the External Auditor; b)
 - any issuance of securities, including the manner of issuance and any terms applicable to the c) issuance of the securities;
 - d) the declaration of dividends;
 - e) the purchase, redemption or any other form of acquisition of securities issued by the Corporation;
 - the payment of a commission to any person in consideration of the purchase or agreement to f) purchase securities of the Corporation from the Corporation or from any other person, or procuring or agreeing to procure purchasers for any such securities;
 - the approval of Management Proxy Circulars; g)
 - the approval of any Take-over Bid Circular or Directors' Circular; h)
 - i) the approval of the financial statements of the Corporation; and
 - j) the adoption, amendment or repeal of By-Laws of the Corporation.



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