

NOTICE OF ANNUAL MEETING

The annual meeting (the "Meeting") of shareholders (the "Shareholders") of Cineplex Inc. (the "Corporation" or "Cineplex") will be held online via webcast on May 22, 2024, at 9:00 a.m. (EDT).

In order to accommodate the most Shareholders, employees, communities and other stakeholders, the Corporation is providing facilities to allow its Shareholders to participate in an online meeting format whereby Shareholders and duly appointed proxyholders may attend and participate in the Meeting via live webcast. The Corporation welcomes all Shareholders and others who wish to attend the Meeting to do so by joining the live webcast that will be available at www.virtualshareholdermeeting.com/CINEPLEX2024. Registered Shareholders and duly appointed proxyholders will have an opportunity to attend, participate and vote at this online Meeting from any location. Non-registered (beneficial) Shareholders may also attend online and ask questions but are not able to vote unless they have duly appointed themselves as proxyholders in advance of the Meeting. Guests will also be able to attend online and listen to the Meeting but will not be able to vote or ask questions during the Meeting. A summary of the information Shareholders will need to attend, participate, and vote at the Meeting is provided in the "How to Vote" section of the management information circular (the "Circular").

AT THE MEETING SHAREHOLDERS WILL BE ASKED TO:

- receive the consolidated financial statements of the Corporation for the year ended December 31, 2023, together with the auditor's report thereon (the "Annual Financial Statements");
- elect the directors of the Corporation (the "**Directors**") to hold office until the close of the next annual meeting of Shareholders;
- appoint PricewaterhouseCoopers LLP as auditor of the Corporation for the coming year and to authorize the Directors to fix the remuneration paid to the auditor;
- vote on an advisory resolution on the Corporation's approach to executive compensation; and
- transact such other business as may properly be brought before the Meeting or any continuation of the Meeting after any postponement.

The Circular provides detailed information relating to the matters to be addressed at the Meeting. To participate in the Meeting, Shareholders should visit www.virtualshareholdermeeting.com/ CINEPLEX2024 and log-in using the 16-digit control number included either on the proxy form (registered Shareholders) or voting instruction form (non-registered Shareholders), as applicable. The Meeting platform is fully supported across browsers and devices running the most up-to-date version of applicable software plug-ins. Please ensure that you have a strong, preferably high-speed, internet connection from wherever you intend to participate in the Meeting. The Meeting will begin promptly at 9:00 a.m. (EDT) on Wednesday, May 22, 2024. Online check-in will begin starting 15 minutes prior, at

8:45 a.m. (EDT). Please allow ample time for online check-in procedures. If you encounter any difficulties accessing the Meeting during the check-in or while the Meeting is in progress, please call the technical support number posted on the Meeting's online Shareholder login page. The Meeting's online webcast format allows registered Shareholders and duly appointed proxyholders to attend the Meeting live, submit questions and vote while the Meeting is in progress (provided voting was not conducted in advance of the Meeting). Guests will be able to attend the Meeting through the online webcast, by joining as a guest at www.virtualshareholdermeeting.com/CINEPLEX2024. Guests will not be able to submit questions or vote.

Shareholders are encouraged to vote in advance by utilizing the "notice-and-access" process ("Notice-and-Access") for distribution of the Meeting materials to Shareholders as provided by National Instrument 54-101 - Communication with Beneficial Owners of Securities of a Reporting Issuer and National Instrument 51-102 - Continuous Disclosure Obligations. Notice-and-Access is a set of rules that allows issuers to post electronic versions of meeting materials, including circulars and annual financial statements, online on the System for Electronic Document Analysis and Retrieval ("SEDAR+") at www.sedarplus.ca and an alternate website, rather than mailing paper copies of such meeting materials to Shareholders. Electronic copies of the Circular, the Annual Financial Statements and management's discussion and analysis for the year ended December 31, 2023, may also be found on SEDAR+ at www.sedarplus.ca and also on the Corporation's investor relations website at https://corp.cineplex.com/investors/reports-filings. Utilizing Notice-and-Access directly benefits the Corporation through a reduction in both postage and printing costs, and also promotes environmental responsibility by decreasing the large volume of paper documents generated by printing proxy-related materials; it also provides Shareholders with faster access to information about the Corporation.

Shareholders may contact the Corporation's General Counsel (tel: (416) 323-6691 or email: thomas.santram@cineplex.com) with questions about Notice-and-Access or to obtain paper copies, free of charge, of the Circular and the Annual Financial Statements. Requests should be received by May 8, 2024 in order to receive the Circular and Annual Financial Statements in advance of the proxy voting deadline.

DATED at Toronto, Ontario this 18th day of April, 2024

By order of the Directors

"Ellis Jacob", President and Chief Executive Officer

Note: If you are a Shareholder and you are not able to attend the Meeting, please exercise your right to vote by signing and returning the enclosed form of proxy to Broadridge Investor Communications Corporation so as to arrive not less than 48 hours before the time set for the holding of the Meeting or any reconvened meeting after an adjournment or postponement thereof (excluding Saturdays, Sundays and holidays). Shareholders can vote via: telephone at 1-800-474-7493 (English) or 1-800-474-7501 (French); online by visiting www.proxyvote.com using your computer or mobile data device with your 16 digit Control Number; or by mail: (a) in the enclosed envelope; or (b) in an envelope addressed to Cineplex Inc., c/o Broadridge Investor Communications Corporation, Attention: Data Processing Centre, P.O. Box 3700, STN Industrial Park, Markham, ON, L3R 929. The Directors have fixed the record date for the Meeting as April 10, 2024 (the "Record Date"). Only Shareholders of record at the close of business on the Record Date will be entitled to notice of the Meeting.

TABLE OF CONTENTS

LETTER FROM THE CHAIR OF THE BOARD OF DIRECTORS	1
VOTING & PROXIES: QUESTIONS AND ANSWERS	3
MANAGEMENT INFORMATION CIRCULAR	8
FORWARD LOOKING STATEMENTS	8
THE CORPORATION	8
PROXY SOLICITATION AND VOTING	9
QUORUM	11
COMMON SHARES AND PRINCIPAL HOLDERS THEREOF	11
MATTERS TO BE CONSIDERED AT THE MEETING	
DIRECTOR NOMINEES	14
DIRECTOR COMPENSATION PHILOSOPHY	23
DIRECTORS' COMPENSATION	23
DIRECTOR COMMON SHARE OWNERSHIP GUIDELINES	23
DIRECTORS' DEFERRED SHARE UNIT PLAN	23
DIRECTOR COMPENSATION TABLE	24
COMMITTEE MEMBERSHIP	24
COMPENSATION DISCUSSION & ANALYSIS	25
LETTER FROM CNCG COMMITTEE CHAIR	25
NAMED EXECUTIVE OFFICERS	27
OBJECTIVES	27
PHILOSOPHY	27
COMPENSATION GOVERNANCE	28
COMPETITIVE BENCHMARKING	31
ELEMENTS OF COMPENSATION	
ANNUAL INCENTIVE	
LONG-TERM INCENTIVE COMPENSATION	
BENEFITS AND PERQUISITES	40
RETIREMENT SAVINGS AND PENSION AGREEMENTS	
EXECUTIVE SUCCESSION PLANNING	41
PERFORMANCE GRAPH	
2023 CEO COMPENSATION AND PAY FOR PERFORMANCE	
SUMMARY COMPENSATION TABLE	45
INCENTIVE PLAN AWARDS	47
SUMMARY OF LONG-TERM INCENTIVE PLANS	48
PENSION ARRANGEMENTS	
TERMINATION AND CHANGE OF CONTROL BENEFITS	
EMPLOYMENT AGREEMENTS	
OTHER INFORMATION	
DIRECTORS' AND OFFICERS' INSURANCE	
INTERESTS OF INFORMED PERSONS IN MATERIAL TRANSACTIONS	
CORPORATE GOVERNANCE	
COMMITTEES	59
OTHER BUSINESS	
ADDITIONAL INFORMATION	
APPROVAL OF DIRECTORS	
SCHEDI II E "A": MANDATE OF THE ROARD OF DIRECTORS	67

Welcome to the Cineplex Inc. Annual Meeting of Shareholders

Letter from the Chair of the Board



Dear fellow Shareholders,

It is my pleasure to write you today as Chair of the Board of Directors of Cineplex Inc. I am honoured to lead this great group of Directors and be part of an organization that I strongly support.

Despite an ever-evolving entertainment landscape, Cineplex achieved strong financial results in 2023. We experienced robust performance in Q2 and achieved a record breaking Q3 – the best in our company's history.

We continue our efforts to deliver long-term, sustainable value to our shareholders. We are confident that Cineplex is well-positioned, and firmly believe that we have taken, and are continuing to take, the steps necessary to improve Cineplex's financial health and ensure its continued success.

Return of Business and Sound Strategic Plan

Throughout the past year, the team responded to content supply challenges by implementing measures aimed at enhancing operational efficiency, ensuring disciplined capital allocation, revitalizing our theatrical exhibition offerings, and driving growth within our diversified businesses. These efforts were instrumental in driving growth across all of our business units and resulted in Cineplex delivering strong financial results.

Recognizing the importance of strengthening our balance sheet, we took decisive action by selling our amusement solutions business. This strategic divestment was an important step towards realizing the company's focus on deleveraging and executing on our comprehensive refinancing plan. We are confident that these actions will benefit the business and generate long-term value for our shareholders.

Strength of the Board

The strength of our Board is essential to delivering excellent corporate governance. Throughout the year, the Board worked closely with senior management to ensure that Cineplex's strategy continues to foster growth and innovation. In addition, our ongoing executive succession

planning initiatives ensure the robust management pipeline for navigating future challenges and opportunities.

I am proud to report our commitment to inclusion and diversity within Cineplex is well reflected in our Board. Currently, four female members constitute 44% of the Directors or 50% of the independent Directors, while four members of underrepresented communities make up 44% of the Directors. A diverse Board with a broad range of skills and experiences is crucial in supporting Cineplex's strategic objectives.

Path Forward: A Promising Future

Looking ahead, Cineplex is poised for a strong future, buoyed by our commitment to enhancing the guest experience and driving growth within our businesses. With the resolution of the writers' and actors' strikes, we anticipate a steady supply of film product and the continued resilience of the exhibition business. Coupled with the comprehensive refinancing plan, we are well positioned to embark on the next phase of our growth journey.

Your Board remains focused on addressing our stock performance and on charting a course towards sustainable growth, profitability and shareholder returns.

I want to express my gratitude to our shareholders for your continued support of Cineplex. Your confidence in our vision and leadership is deeply appreciated, and we are fully committed to delivering results that reflect the trust you have placed in us. On behalf of the entire Board, I would like to thank the Cineplex team for their passion, resilience, and tireless efforts.

Sincerely yours,

Phyllis Yaffe

Chair of the Board, Cineplex Inc.

Phylis Yoffen

boardchair@cineplex.com

VOTING AND PROXIES: QUESTIONS AND ANSWERS

Q. Why is Cineplex having an online Meeting?

A. In order to accommodate as many of its Shareholders, employees, communities and other stakeholders as possible, Cineplex is providing facilities to allow Shareholders to participate in an online format whereby registered Shareholders and duly appointed proxyholders may attend and participate in the Meeting via live webcast. Attending the Meeting online enables registered Shareholders and duly appointed proxyholders, including non-registered Shareholders who have duly appointed themselves as proxyholder, to participate in the Meeting and ask questions, all in real time.

Q. How will Shareholders be able to participate in the Meeting?

A. If you are a registered Shareholder or duly appointed proxyholder, you can join the Meeting at www.virtualshareholdermeeting.com/CINEPLEX2024 where you will be able to listen to the Meeting, ask questions and vote in real time (provided you are connected to the internet and comply with all of the requirements set out under "How do I vote?" below).

If you are a non-registered Shareholder and you have not appointed yourself as proxyholder, you will not be able to vote online at the Meeting. You may, however, attend the Meeting and ask questions by logging in to the live webcast by entering the 16 digit control number located on your voting instruction form. If you are a non-registered Shareholder and you wish to vote online at the Meeting, please see "How do I vote?" below.

Q. Am I entitled to vote?

A. You are entitled to vote if you are a holder of common shares of the Corporation (the "**Common Shares**") as of the close of business on April 10, 2024, the Record Date for the Meeting. Each Common Share is entitled to one vote.

Q. What am I voting on?

A. You will be voting:

- on the election of the Directors to hold office until the next annual meeting of Shareholders;
- on the appointment of PricewaterhouseCoopers LLP as auditor of the Corporation until the next annual meeting of Shareholders; and

 on consideration and approval, in an advisory, non-binding capacity, of the Corporation's approach to executive compensation disclosed in the Circular.

Q. What if amendments are made to these matters or if other matters are brought before the Meeting?

A. If you attend the Meeting and are eligible to vote, you may vote on such matters as you choose. If you have completed and returned a proxy, the securities represented by such proxy will be voted or withheld from voting in accordance with your instructions on any ballot that may be called for and, if you specify a choice with respect to any matter to be acted upon, the securities will be voted accordingly. The persons named in the proxy form will have discretionary authority with respect to amendments or variations to matters identified in the Notice of Annual Meeting and to other matters that may properly come before the Meeting. If any other matters properly come before the Meeting, the persons named in the proxy form will vote on them in accordance with their best judgment.

Q. Who is soliciting my proxy?

A. The Corporation will use Notice-and-Access to conduct the solicitation of proxies. Proxies may also be solicited on behalf of the Corporation's management by telephone, over the internet, in writing or in-person. The Corporation has retained Shorecrest Group Ltd. ("Shorecrest") to solicit proxies from Shareholders. The cost of solicitation will be borne by the Corporation.

Q. Who can you call for assistance with voting?

If you have any questions regarding the procedures for voting or completing your form of proxy or voting instruction form, please contact Shorecrest toll free in North America at 1-888-637-5789 or collect call from outside North America at 1-647-931-7454, or by email at contact@shorecrestgroup.com.

Q. How do I vote?

A. You may vote in the following ways:

NON-REGISTERED SHAREHOLDERS – You are a non-registered Shareholder if your Common Shares are held in the name of an intermediary (such as a securities broker, financial institution, trustee, custodian or other nominee who holds Common Shares on behalf of the Shareholder or in the name of a clearing agency in which the intermediary is a participant). If you receive a voting instruction form,

this tells you that you are a non-registered Shareholder.

Option 1 – By Proxy (Voting Instruction Form)

Internet Go to www.proxyvote.com and follow

the instructions.

Telephone 1-800-474-7493 (English) or

> 1-800-474-7501 (French) and follow the instructions. If you use this method you can only appoint, as your proxyholder, officers of the executive Corporation named on your voting

instruction form.

Mail completed Return vour voting instruction form in the postage pre-

paid return envelope provided.

Your intermediary is required to seek your voting instructions in advance of the Meeting. You will have received from your intermediary a package of information with respect to the Meeting, including either a proxy form or a voting instruction form. Each intermediary has its own signature and return instructions. It is important that you comply with these instructions if you want the voting rights attached to your Common Shares to be exercised. If you vote by internet or telephone, you must do so before 5:00 p.m. (EDT) on May 17, 2024 (or at least 48 hours, excluding Saturdays, Sundays and holidays, prior to any reconvened meeting in the event of an adjournment of the Meeting).

The Corporation intends to pay for intermediaries to send the proxy-related materials to objecting beneficial owners.

Option 2 - Online at the Meeting

If you wish to vote online at the Meeting, you have to follow the procedure set out below under "Can I appoint someone other than the individuals named in the form of proxy to vote my Common Shares?" to appoint yourself as your proxyholder. If you have not duly appointed yourself as proxyholder, you will not be able to vote at the Meeting but will be able to attend and ask questions.

(1) You may appoint yourself or another individual as proxyholder by following the procedure set out below under "Can I appoint someone other than the individuals named in the form of proxy to vote my Common Shares?". All nonregistered Shareholders and/or appointees

who wish to vote online during the Meeting must be issued a unique 8-digit Appointee Identification Number by the Shareholder to access the online Meeting, vote and ask questions. You MUST provide the Appointee the EXACT NAME and EIGHT CHARACTER **APPOINTEE IDENTIFICATION NUMBER to access** the Meeting. Appointees can only be validated at the online Shareholder Meeting using the EXACT NAME and EIGHT CHARACTER APPOINTEE IDENTIFICATION NUMBER you enter. If you do not create an EIGHT DIGIT APPOINTEE IDENTIFICATION NUMBER, a nonregistered Shareholder or their representative ("Appointee") will not be able to vote at the Meeting.

- (2) At least 15 minutes before the Meeting starts, log in at www.virtualshareholdermeeting.com/ CINEPLEX2024.
- (3) Enter the EXACT NAME and 8-digit APPOINTEE IDENTIFICATION NUMBER provided by the Shareholder.
- (4) Vote.

You have to be connected to the internet at all times in order to be able to vote when solicited. It is your responsibility to make sure you stay connected for the entire Meeting. You should allow ample time to login at the Meeting and complete the related procedure.

REGISTERED SHAREHOLDERS – You are a registered Shareholder when your name appears on your share certificate. Your proxy form tells you whether you are a registered Shareholder.

Option 1 – By Proxy (Proxy Form)

Online Vote at www.proxyvote.com using your

> computer or mobile device with your 16 digit Control Number located on

your form of proxy.

Telephone You may enter your vote instructions

by telephone at 1-800-474-7493 (English) or 1-800-474-7501 (French). You will need your 16 digit Control Number located on your form of proxy.

Mail Complete, sign, date and return your completed proxy form in the postage

pre-paid return envelope provided.

In order for your vote to be valid, Broadridge Investor Communications Corporation ("Broadridge") must receive your proxy form no later than 5:00 p.m. (EDT) on May 17, 2024 (or at least 48 hours, excluding Saturdays, Sundays and holidays, prior to any reconvened meeting in the event of an adjournment of the Meeting). Please see below, "Can I appoint someone other than the individuals named in the form of proxy to vote my Common Shares?", for the procedure to follow to appoint another person to act as your proxyholder.

Option 2 - Online at the Meeting

- (1) At least 15 minutes before the Meeting starts, login at www.virtualshareholdermeeting.com/CINEPLEX2024.
- (2) Enter the 16-digit control number found on your proxy form.
- (3) Vote.

You have to be connected to the internet at all times in order to be able to vote when solicited. It is your responsibility to make sure you stay connected for the entire Meeting. You should allow ample time to login at the Meeting and complete the related procedure.

Q. I am a guest. How do I attend and participate in the Meeting?

A. Guests may attend the online Meeting as set out below. Guests can listen to the Meeting but are not able to vote or ask questions.

- (1) At least 15 minutes before the Meeting starts, log in at www.virtualshareholdermeeting.com/CINEPLEX2024.
- (2) Click on "I am a guest" and then complete the online form.

If you attend the Meeting, it is important that you are connected to the internet at all times during the Meeting. It is your responsibility to ensure connectivity for the duration of the Meeting. You should allow ample time to login at the Meeting and complete the related procedure.

Q. Who votes my Common Shares and how will they be voted if I return a proxy?

A. The persons named in the form of proxy will vote, or withhold from voting, Common Shares in respect of which they are appointed, on any ballot that may be called for, in accordance with the instructions of

the Shareholder as indicated on the proxy. In the absence of such specification, such Common Shares will be voted:

- FOR the election of each of the nominees as Directors listed under the heading Matters to be Considered at the Meeting – Election of Directors;
- FOR PricewaterhouseCoopers LLP to be appointed as the Corporation's auditor; and
- **FOR** the approach to executive compensation disclosed in this Circular.

The persons named in the form of proxy are conferred with discretionary authority with respect to amendments or variations of matters identified in the form of proxy and Notice of Annual Meeting of Shareholders and with respect to other matters which may properly come before the Meeting. In the event that amendments or variations to matters identified in the Notice of Annual Meeting of Shareholders are properly brought before the Meeting, it is the intention of the persons designated in the form of proxy to vote in accordance with their best judgment on such matter or business. As at the date of this Circular, the Directors know of no such amendments, variations or other matters.

Q. Can I appoint someone other than the individuals named in the form of proxy to vote my Common Shares?

A. The persons named in the form of proxy are representatives of the Corporation. A Shareholder may authorize these representatives to vote their Common Shares or may appoint another person (who need not be a Shareholder) to represent them at the Meeting.

NON-REGISTERED SHAREHOLDERS – If you are a non-registered Shareholder who wishes to attend and vote at the Meeting (or have another person attend and vote on your behalf), you must do the following:

- (1) Insert your name (or the name of the person whom you wish to attend and vote on your behalf) in the space provided on the voting instruction form, create an EIGHT CHARACTER IDENTIFICATION NUMBER and sign and return the voting instruction form in accordance with the directions provided on it.
- (2) You MUST provide your Appointee the EXACT NAME and an EIGHT (8) CHARACTER APPOINTEE

IDENTIFICATION NUMBER to access the Meeting. Appointees can only be validated at the online Shareholder Meeting using the EXACT NAME and EIGHT (8) CHARACTER APPOINTEE IDENTIFICATION NUMBER you enter below.

REGISTERED SHAREHOLDERS — If you are a registered Shareholder who wishes to appoint some other person (who need not be a Shareholder) to represent you at the Meeting, you may do so by writing such other person's name in the blank space provided in the form of proxy, create an EIGHT CHARACTER IDENTIFICATION NUMBER and provide the EXACT NAME and an EIGHT CHARACTER APPOINTEE IDENTIFICATION NUMBER to your appointee to access the Meeting.

Q. What if my Common Shares are registered in more than one name or in the name of my company?

A. The document appointing a proxy must be in writing and completed and signed by a Shareholder or their attorney authorized in writing or, if the Shareholder is a corporation, by a duly authorized officer or attorney thereof. Persons signing as officers, attorneys, executors, administrators, directors, etc., should so indicate and may be asked to provide satisfactory evidence of such authority.

Q. Can I revoke a proxy or voting instruction?

A. A Shareholder who has given a proxy may revoke the proxy: (a) by completing and signing a proxy bearing a later date and depositing it as set forth above; (b) by depositing an instrument in writing executed by the Shareholder or by their attorney authorized in writing at the registered office of the Corporation at any time up to and including two business days preceding the date of the Meeting, or any reconvened meeting after an adjournment or postponement thereof, at which the proxy is to be used; or (c) in any other manner permitted by law.

Q. What is electronic delivery?

A. Electronic delivery is voluntary email notification sent to Shareholders when documents such as the Corporation's annual report, quarterly reports and the Circular are available on its website. If you wish, you may elect to be notified by email when documentation is posted on its website. Electronic delivery saves paper, reduces environmental impacts and reduces costs.

Q. Is my vote confidential?

A. Your proxy vote is confidential. Proxies are received, counted and tabulated by Broadridge which does not disclose the results of individual Shareholder votes unless: (a) they contain a written comment clearly intended for management; (b) in the event of a proxy contest or proxy validation issue; or (c) to meet legal requirements.

Q. How many Common Shares are outstanding?

A. As of the Record Date, there were 63,684,281 Common Shares outstanding. We have no other class or series of voting shares outstanding.

As at the date of this Circular, to the knowledge of the Directors, there are no Shareholders that beneficially own or exercise control or direction over more than 10% of the outstanding Common Shares of the Corporation.

Q. How can I request a copy of the Circular?

A. Shareholders may obtain paper or electronic copies of the Circular and the Corporation's Annual Financial Statements free of charge by contacting the Corporation's General Counsel by telephone at (416) 323-6691 or by email at thomas.santram@cineplex.com.

A request for paper copies before the Meeting should be sent well in advance, so that it is received by the Corporation by May 8, 2024, in order to allow sufficient time for Shareholders to receive the paper copies and to return the proxy form or voting instruction form by its due date. The Corporation will mail the paper copies within three business days of receipt of any request. Shareholders will receive by pre-paid mail a "notice package" which will include the Notice of Annual Meeting of Shareholders and a form of proxy or voting instruction form.

Q. What if I have other questions?

A. If you have other questions regarding a Shareholder's ability to participate or vote at the Meeting, please contact Broadridge at proxy.request@broadridge.com.

MANAGEMENT INFORMATION CIRCULAR

Forward-Looking Information and Risks

Certain information in the Circular contains forward-looking statements within the meaning of applicable securities laws. These forward-looking statements include, among others, statements with respect to Cineplex's objectives and goals, and strategies to achieve such objectives and goals, as well as statements with respect to Cineplex's beliefs, plans, objectives, expectations, anticipations, estimates and intentions. The words "may", "will", "could", "should", "would", "suspect", "outlook", "believe", "plan", "anticipate", "estimate", "expect", "intend", "forecast", "objective" and "continue" (or the negative thereof) and words and expressions of similar import, are intended to identify forward-looking statements.

By their very nature, forward-looking statements involve inherent risks and uncertainties, including those described in Cineplex's Annual Information Form ("AIF") and in Cineplex's management's discussion and analysis for the year ended December 31, 2023 (the "Annual MD&A"). These risks and uncertainties, both general and specific, give rise to the possibility that predictions, forecasts, projections and other forward-looking statements will not be achieved.

Certain material factors or assumptions are applied in making forward-looking statements and actual results may differ materially from those expressed or implied in such statements. Cineplex cautions readers not to place undue reliance on these statements as a number of important factors, many of which are beyond Cineplex's control, could cause actual results to differ materially from the beliefs, plans, objectives, expectations, anticipations, estimates and intentions expressed in such forward-looking statements. These factors include, but are not limited to, Cineplex's expectations with respect to liquidity and capital expenditures, including its ability to meet its ongoing capital, operating and other obligations, and anticipated needs for, and sources of, funds; Cineplex's ability to execute cost-cutting and revenue enhancement initiatives in response to adverse economic conditions; risks generally encountered in the relevant industry, competition, customer, legal, taxation and accounting matters; and the outcome of the litigation with respect to Cineplex's online booking fee (as described in detail in the AIF).

The foregoing list of factors that may affect future results is not exhaustive. When reviewing Cineplex's forward-looking statements, readers should carefully consider the foregoing factors and other uncertainties and potential events, including possible consequences epidemics or pandemics. Additional information about factors that may cause actual results to differ materially from expectations and about material factors or assumptions applied in making forward-looking statements may be found in the "Risks and Uncertainties" section of the Annual MD&A.

Cineplex does not undertake to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as required by applicable Canadian securities law. Additionally, Cineplex undertakes no obligation to comment on analyses, expectations or statements made by third parties in respect of Cineplex, its financial or operating results or its securities. All forward-looking statements in the Circular are made as of the date hereof and are qualified by these cautionary statements. Additional information, including Cineplex's AIF and Annual MD&A, can be found on SEDAR+ at www.sedarplus.ca.

MANAGEMENT INFORMATION CIRCULAR

Cineplex is utilizing the "notice-and-access" process ("Notice-and-Access") under National Instrument 54-101 - Communication with Beneficial Owners of Securities of a Reporting Issuer ("NI 54-101") and National Instrument 51-102 – Continuous Disclosure Obligations ("NI 51-102") for distribution of this Circular to holders (the "Shareholders") of common shares (the "Common Shares") of the Corporation. Further information on Notice-and-Access, including how Shareholders may obtain a paper copy of this Circular, is contained below under the heading Notice-and-Access.

This Circular is furnished in connection with the solicitation by the directors of the Corporation (the "**Directors**") of proxies to be used at the annual meeting of Shareholders (the "**Meeting**") to be held on May 22, 2024. Such Meeting shall be held via online webcast at 9:00 a.m. EDT, and at any reconvened meeting after any postponement or adjournment thereof, for the purposes set forth in the Notice of Annual Meeting of Shareholders. All dollar amounts in this Circular are expressed in Canadian dollars. Except where otherwise noted herein, the information contained in this Circular is given as at March 17, 2024.

THE CORPORATION

Cineplex Inc. (the "Corporation" or Cineplex") dates its history back to 1912 when Adolph Zukor founded the Famous Players Film Corporation. Subsequent decades have seen a series of mergers, acquisitions and growth that created the current corporate structure. Since its initial public offering in 2003, Cineplex has acquired theatres from Famous Players Limited Partnership, American Multi-Cinema Inc., Empire Theatres Limited, and others, creating a national coast-to-coast movie exhibition company. In recent years, Cineplex has also focused on diversification initiatives expanding its core competencies into digital place-based media, and amusement and leisure businesses.

Cineplex is a top-tier Canadian brand that operates in the Film Entertainment and Content, Amusement and Leisure, and Media sectors. Cineplex offers a unique escape from the everyday to millions of guests through its circuit of movie theatres and location-based entertainment venues. In addition to being Canada's largest and most innovative film exhibitor, the Corporation operates Canada's favourite destination for 'Eats & Entertainment' (The Rec Room), complexes specially designed for teens and families (Playdium), and a newly launched entertainment concept that brings movies, amusement gaming, dining, and live performances together under one roof (Cineplex Junxion). It also operates successful businesses in digital commerce (Cineplex Store), alternative programming (Cineplex Events), motion picture distribution (Cineplex Pictures), cinema media (Cineplex Media), digital place-based media (Cineplex Digital Media) and amusement solutions (Player One Amusement Group). Providing even more value for its guests, Cineplex is a partner in Scene+, Canada's largest entertainment and lifestyle loyalty program.

As at December 31, 2023, Cineplex owned, leased or had a joint venture interest in 1,631 screens in 158 theatres from coast to coast as well as 13 location based entertainment ("LBE") venues in six provinces.

Cineplex Entertainment Limited Partnership ("Cineplex Entertainment LP") is a limited partnership formed under the laws of the Province of Manitoba; the general partner of Cineplex Entertainment LP is Cineplex Entertainment Corporation.

The Corporation is governed by the *Business Corporations Act* (Ontario). The Corporation is a reporting issuer in each of the provinces and territories of Canada and its Common Shares are traded on the Toronto Stock Exchange ("TSX") under the symbol "CGX" and its convertible debentures are traded under the symbol "CGX.DB.B". The principal and head office of the Corporation is located at 1303 Yonge Street, Toronto, Ontario, M4T 2Y9. All references to "Cineplex" in this Circular refer to the Corporation and its subsidiaries, including Cineplex Entertainment LP, Cineplex Entertainment Corporation, Famous Players Limited Partnership, Famous Players Co., Cineplex Digital Media Inc. ("CDM"), Galaxy Entertainment Inc. ("Galaxy"), and until its sale on February 1, 2024, Player One Amusement Group Inc. ("P1AG").

PROXY SOLICITATION AND VOTING

SOLICITATION OF PROXIES

The Corporation will use Notice-and-Access to conduct the solicitation of proxies. Proxies may also be solicited on behalf of the Corporation's management by telephone, over the internet, in writing or in-person. The Corporation has retained Shorecrest Group Ltd. ("Shorecrest") to solicit proxies from Shareholders. The cost of solicitation will be borne by the Corporation.

NOTICE-AND-ACCESS

The Corporation will use Notice-and-Access for distribution of this Circular and other Meeting materials to both registered Shareholders and non-registered Shareholders.

Notice-and-Access is a set of rules that allows issuers to post electronic versions of meeting materials, including circulars and annual financial statements online, via the System for Electronic Document Analysis and Retrieval ("SEDAR+") at www.sedarplus.ca and an alternate website, rather than mailing paper copies of such meeting materials to Shareholders. Electronic copies of this Circular, the Corporation's consolidated financial statements for the year ended December 31, 2023, together with the auditor's report thereon (the "Annual Financial Statements") and the Annual MD&A may be found on SEDAR+ at www.sedarplus.ca and also on the Corporation's investor relations website at https://corp.cineplex.com/investors/reports-filings.

Utilizing the Notice-and-Access process directly benefits the Corporation through a reduction in both postage and printing costs and promotes environmental responsibility by decreasing the large volume of paper documents generated by printing proxy-related materials. It also provides Shareholders with faster access to information about the Corporation.

Shareholders with questions about Notice-and-Access or who wish to obtain paper copies of this Circular and the Annual Financial Statements free of charge may contact the Corporation's General Counsel at (416) 323-6691 or by email at thomas.santram@cineplex.com.

A request for paper copies before the Meeting should be sent well in advance, so that the Corporation receives it by May 8, 2024, in order to allow sufficient time for Shareholders to receive the paper copies and to return the proxy form or voting instruction form by its due date. The Corporation will mail the paper copies within three business days of receipt of any request.

The Corporation has sent the Notice of Annual Meeting of Shareholders and a form of proxy or voting instruction form (the "Notice Package") to all Shareholders informing them that this Circular is available online and explaining how this Circular may be accessed. The Corporation will not directly send the Notice Package to non-registered Shareholders. Instead, the Corporation will pay intermediaries to forward the Notice Package to all non-registered Shareholders.

Shareholders should follow the instructions for completion and delivery contained in the form of proxy or voting instruction form. Shareholders are reminded to review this Circular before voting.

WHO CAN YOU CALL FOR ASSISTANCE WITH VOTING?

If you have any questions regarding the procedures for voting or completing your form of proxy or voting instruction form, please contact Shorecrest toll free in North America at 1-888-637-5789 or collect call from outside North America at 1-647-931-7454, or by email at contact@shorecrestgroup.com.

APPOINTMENT OF PROXIES

The persons named in the form of proxy sent to you in the Notice Package are representatives of the Corporation. A registered Shareholder who wishes to appoint some other person to represent him or her at the Meeting may do so by writing the name of such other person in the blank space provided in the form of proxy or by completing another form of proxy. Such other person need not be a Shareholder.

To be valid, proxies must be deposited at the offices of Broadridge Investor Communications Corporation, Attention: Data Processing Centre, P.O. Box 3700, STN Industrial Park, Markham, ON, L3R 9Z9, so as not to arrive later than 5:00 p.m. (EDT) on May 17, 2024. If the Meeting is adjourned, proxies must be deposited 48 hours (excluding Saturdays, Sundays and holidays) before the time set for any reconvened meeting at which the proxy is to be used.

The document appointing a proxy must be in writing and completed and signed by a Shareholder or their attorney authorized in writing or, if the Shareholder is a corporation, by a duly authorized officer or attorney thereof. Persons signing as officers, attorneys, executors, administrators, directors, etc., should so indicate and may be asked to provide satisfactory evidence of such authority.

REVOCATION OF PROXIES

A Shareholder who has given a proxy may revoke the proxy: (a) by completing and signing a proxy bearing a later date and depositing it as set forth above; (b) by depositing an instrument in writing executed by the Shareholder or by their attorney authorized in writing at the registered office of the Corporation at any time up to and including the last business day preceding the date of the Meeting, or any reconvened meeting after an adjournment or postponement thereof, at which the proxy is to be used; or (c) in any other manner permitted by law.

VOTING OF PROXIES

The persons named in the form of proxy will vote, or withhold from voting, Common Shares in respect of which they are appointed, on any ballot that may be called, in accordance with the instructions of the Shareholder as indicated on the proxy. In the absence of such specification, such Common Shares will be voted:

- **FOR** the election of each of the nominees as Directors listed under the heading *Matters to be Considered at the Meeting Election of Directors*;
- FOR the appointment of PricewaterhouseCoopers LLP as auditor of the Corporation; and
- FOR the approach to executive compensation disclosed in this Circular.

The persons appointed under the form of proxy are conferred with discretionary authority with respect to amendments or variations of matters identified in the form of proxy and Notice of Annual Meeting of Shareholders and with respect to other matters that may properly come before the Meeting. In the event that amendments or variations to matters identified in the Notice of Annual Meeting of Shareholders are properly brought before the Meeting, it is the intention of the persons designated in the form of proxy to vote in accordance with their best judgment on such matter or business. As at the date of this Circular, the Directors know of no such amendments, variations or other matters.

NON-REGISTERED SHAREHOLDERS

Information set forth in this section is very important to persons who hold Common Shares otherwise than in their own names. A non-registered Shareholder (a "Beneficial Holder") who beneficially owns Common Shares, but such Common Shares are registered in the name of an intermediary (such as a securities broker, financial institution, trustee, custodian or other nominee who holds Common Shares on behalf of the Shareholder or in the name of a clearing agency in which the intermediary is a participant) should note that only proxies deposited by Shareholders whose names are on the records of the Corporation as the registered holders of Common Shares can be recognized and acted upon at the Meeting.

Common Shares that are listed in an account statement provided to a Shareholder by a broker are likely not registered in the Shareholder's own name on the records of the Corporation; such Common Shares are more likely registered in the name of the Shareholder's broker or an agent of the broker.

Applicable regulatory policy in Canada requires brokers and other intermediaries to seek voting instructions from Beneficial Holders in advance of Shareholders' meetings. Every broker or other intermediary has its own mailing procedures and provides its own return instructions, which should be carefully followed by Beneficial Holders in order to ensure that their Common Shares are voted at the Meeting. Often the form of proxy supplied to a Beneficial Holder by its broker is identical to that provided to registered Shareholders. However, its purpose is

limited to instructing the registered Shareholder how to vote on behalf of the Beneficial Holder. Most brokers now delegate responsibility for obtaining instructions from clients to Broadridge, which typically prepares a voting instruction form (a "Voting Form") that it mails to the Beneficial Holders and asks Beneficial Holders to return the Voting Form directly to Broadridge. Broadridge then tabulates the results of all instructions received and provides appropriate instructions representing the voting of Common Shares to be represented at the Meeting. A Beneficial Holder receiving a Voting Form cannot use that Voting Form to vote Common Shares directly at the Meeting. The Voting Form must be returned to Broadridge well in advance of the Meeting to have the Common Shares voted.

Although Beneficial Holders may not be recognized directly at the Meeting for purposes of voting Common Shares registered in the name of their broker or other intermediary, a Beneficial Holder may attend at the Meeting as proxyholder for the registered holder and vote their Common Shares in that capacity. Beneficial Holders who wish to attend the Meeting and indirectly vote their own Common Shares as proxyholder for the registered holder must instruct the Corporation to do so by either: (i) filing and submitting the Form 54-101F6 – *Request for Voting Instructions Made by Reporting Issuer* previously sent to such Beneficial Holder by the Corporation; or (ii) submitting any other document in writing to the Corporation that requests that the Beneficial Holder or a nominee thereof be appointed as proxyholder. In either case, Beneficial Holders should carefully follow the instructions of their intermediaries and their service companies.

QUORUM

A quorum is required for the Meeting. For the Meeting, at least two persons present or represented by proxy and representing in total at least 25% of the votes attached to all outstanding Common Shares will constitute a quorum.

COMMON SHARES AND PRINCIPAL HOLDERS THEREOF

The Corporation is authorized to issue an unlimited number of Common Shares. Pursuant to the articles and bylaws of the Corporation, Shareholders of record at the close of business on the record date, which the Board has established as April 10, 2024 (the "**Record Date**"), are entitled to notice of and to attend the online Meeting themselves or by proxy and to one vote per Common Share on all matters proposed to come before the Meeting. As at the Record Date, there were 63,684,281 Common Shares outstanding.

As at the date hereof, to the knowledge of the Directors, there are no Shareholders that beneficially own or exercise control or direction over more than 10% of the outstanding Common Shares of the Corporation.

MATTERS TO BE CONSIDERED AT THE MEETING

FINANCIAL STATEMENTS

The Annual Financial Statements will be placed before the Shareholders at the Meeting. No formal action will be taken at the Meeting to approve the Annual Financial Statements. If any Shareholder has questions regarding the Annual Financial Statements, such questions may be asked at the Meeting.

ELECTION OF DIRECTORS

The Corporation is required to have a minimum of one Director and a maximum of twenty Directors. The number of Directors was previously fixed by the Board at nine. Directors are appointed at each annual meeting of Shareholders to hold office for a term expiring at the close of the next annual meeting. The nine nominees for election as Directors at the Meeting are listed, commencing on page 14, under *Director Nominees*.

At the annual meeting of the Corporation's Shareholders held on May 24, 2023 (the "2023 Annual Meeting"), the following individuals, all of whom plan to stand for re-election to the Board, received the following votes, regarding their election, from voting Shareholders.

	Director Election Results: 2023 Annual Meeting								
Director:	Banks	Bruce	Dea	Fukakusa	Hayes	Jacob	Marwah	Mohamed	Yaffe
For:	17,447,010	17,446,826	17,487,861	17,493,798	17,491,379	17,487,433	17,474,418	17,459,725	17,484,218
Withheld:	3,267,455	3,267,639	3,226,604	3,220,667	3,223,086	3,227,032	3,240,047	3,254,740	3,230,247
Total:	20,714,465	20,714,465	20,714,465	20,714,465	20,714,465	20,714,465	20,714,465	20,714,465	20,714,465
% For:	84.23%	84.23%	84.42%	84.45%	84.44%	84.42%	84.36%	84.29%	84.41%

The persons named in the form of proxy, if not expressly directed to the contrary in such form, will vote in favour of the appointment of each of the nominees disclosed in this Circular as a Director of the Corporation.

MAJORITY VOTING POLICY

The Board has adopted a policy requiring majority voting in Director elections for any meeting of Shareholders where an uncontested election of Directors is held; for the purposes of this policy, an "uncontested election" of Directors of the Corporation means an election where the number of nominees for Directors is equal to the number of Directors to be elected ("Majority Voting Policy"). Pursuant to this policy, if an existing Director is running for re-election, and if the number of proxy votes withheld for such Director is greater than the votes in favour of such Director, the Director will be required to submit a letter of resignation to the Chair promptly following the Corporation's annual meeting. The Majority Voting Policy applies regardless of whether any appointment is being contested. Following receipt of the letter of resignation, the Compensation, Nominating and Corporate Governance Committee (the "CNCG Committee") will consider whether to accept such resignation. With the exception of special circumstances, the CNCG Committee will be expected to recommend that the Board accept the resignation. Within 90 days following the Corporation's annual meeting, the Board will make its decision whether to accept the resignation, and disclose such decision by a press release; such press release to include the reasons for rejecting the resignation, if applicable, a Director who tenders a resignation pursuant to the Majority Voting Policy will not be permitted to participate in any meeting of the Board or the CNCG Committee at which the resignation is considered. A copy of the Majority Voting Policy of the Corporation may be found on the Corporation's investor relations website at https://corp.cineplex.com/investors/governance.

APPOINTMENT OF AUDITOR

It is proposed that the firm of PricewaterhouseCoopers LLP, Chartered Accountants, be re-appointed as auditor of the Corporation, to hold office until the next annual meeting of Shareholders or until its successor is appointed, and that the Directors be authorized to fix the remuneration of the auditor. PricewaterhouseCoopers LLP has been the auditor of the Corporation (as successor to the Cineplex Galaxy Income Fund) since 2003. At the 2023 Annual Meeting, PricewaterhouseCoopers LLP received the vast majority of votes in favour of its re-appointment from voting Shareholders, calculated as set forth in the following table.

Auditor Election Results: 2023 Annual Meeting				
For:	16,627,151			
Withheld:	4,775,383			
Total:	21,402,534			
% For:	77.69%			

The Board recommends that Shareholders vote in favour of the following resolution:

"RESOLVED THAT, PricewaterhouseCoopers LLP be appointed as auditor of the Corporation for the coming year and that the Directors be hereby authorized to fix the remuneration paid to the auditor."

The persons named in the form of proxy, if not expressly directed to the contrary in such form, will vote in favour of a resolution to re-appoint PricewaterhouseCoopers LLP as auditor of the Corporation and authorize the Directors to fix its remuneration.

NON-BINDING ADVISORY VOTE ON EXECUTIVE COMPENSATION ("SAY ON PAY")

The Board believes that Shareholders should have the opportunity to fully understand the philosophy, objectives and principles that the Board has used to make executive compensation decisions. The Board has adopted a policy to hold, at each annual meeting of Shareholders, a non-binding advisory vote on the Corporation's approach to executive compensation as disclosed in this Circular. This Shareholder advisory vote forms an important part of the ongoing process of engagement between Shareholders and the Board on executive compensation. At the 2023 Annual Meeting, the following votes were cast regarding the Corporation's executive compensation practices:

Say on Pay Results: 2023 Annual Meeting			
For:	11,350,488		
Against:	3,558,456		
Total:	14,908,944		
% For:	76.13%		

The Board values feedback received from Shareholders through the vote and through the Corporation's Shareholder engagement activities, and continues to ensure that the Corporation's compensation programs are responsive to market and economic factors and aligned with Shareholder interests.

The Board encourages Shareholders to carefully review the "Compensation Discussion & Analysis" section of this Circular before voting on this matter. The "Compensation Discussion & Analysis" section describes the Corporation's compensation philosophy, the objectives of the different elements of the compensation programs and the way the Board assesses performance and makes decisions. It explains how the Corporation's compensation programs are based upon on a pay-for-performance culture, aligned with strong risk management principles and the long-term interests of Shareholders, and benchmarked to market-aligned reference groups and peer groups. Please see page 31 for a detailed discussion of the reference groups and peer groups reviewed by the CNCG Committee when assessing whether the Corporation's compensation programs are aligned with the market. The executive compensation program supports the Corporation's goal of delivering strong, consistent and predictable results to Shareholders over the longer term.

The Board recommends that Shareholders vote in favour of the following non-binding advisory resolution:

"RESOLVED THAT, on an advisory basis and not to diminish the role and responsibilities of the Board of Directors, the Shareholders accept the approach to executive compensation disclosed in the Circular delivered in advance of the 2024 annual meeting of Shareholders."

The persons named in the form of proxy, if not expressly directed to the contrary in such form, will vote in favour of the resolution to accept the Corporation's approach to executive compensation.

As this is an advisory vote, the results will not be binding upon the Board. However, in considering its approach to executive compensation in the future, the Board will take into account the results of the vote, together with feedback received from Shareholders during the course of other engagement activities. If a significant number of Common Shares are voted against the advisory resolution, the CNCG Committee will review its approach to executive compensation in the context of any specific Shareholder concerns that have been identified and may make recommendations to the Board, accordingly.

The Corporation's practices meet the model policy on "Say on Pay" for boards of directors developed by the Canadian Coalition for Good Governance.

DIRECTOR NOMINEES*



2023 Board/Committee Membership	Meeting Attendance			
Board of Directors	8 of 9	89%		
CNCG Committee	6 of 6	100%		
Annual Meeting Voting Results				

Annual Meeting Voting Results				
Year	Votes in Favour	Votes Withheld		
2023	84.23%	15.77%		
2022	99.73%	0.27%		

Securities field as at fiscal year effu						
Fiscal Year	Shares or Share Equivalents (#) ^(A)	Value (\$) ^(B)	% of Share Ownership Requirement ^(C)			
2023	59,972	\$501,966	167%			
2022	48,322	\$388,992	130%			

Jordan Banks

55
Ontonio Conodo
Ontario, Canada
Director since May 2013
Independent

Mr. Banks is currently the Executive Chair of Great Canadian Gaming having previously served as President of Rogers Sports & Media, Managing Director of Facebook & Instagram Canada, CEO at JumpTV, Managing Director of eBay Canada, as well as working as an executive at the National Hockey League Players' Association in its international business and licensing group. Mr. Banks also practiced corporate law at Goodmans LLP and was the co-founder of Thunder Road Capital where he provided investment and advisory services to tech companies. Mr. Banks sits on the Board of Directors for SickKids Foundation, the Canadian Children's Literacy Foundation, and Cineplex Inc., and has spent the past two decades raising money and awareness for Alzheimer's research and care.

^{*} See page 22 for all footnote references in Director Biographies



2023 Board/Committee Membership			M	eeting Attendance
Board of Directors		9	of 9 100%	
Audit Committee		4	of 4 100%	
Annual Meeting Voting Results				
Year	Votes in Favour			Votes Withheld
2023	84.23%		15.77%	
2022	99.03%			0.97%
	Securiti	es held as at f	scal year er	nd
Fiscal Year	Shares or Share Equivalents (#) ^(A)	Value	(\$) ^(B)	% of Share Ownership Requirement ^(c)
2023	58,880	\$492	,826	164%
2022	47,230	\$380	,202	127%

Robert Bruce

67
Ontario, Canada
Director since May 2010
Independent

Mr. Bruce is a Corporate Director. A Founding Partner of Mobile Klinik Professional Smartphone Repair, he was CEO from early 2015 to 2018, after which he became Executive Chairman until it was successfully acquired by TELUS in mid-2020. Prior to founding Mobile Klinik, Mr. Bruce was President, Communications at Rogers Communications Inc., running both their Wireless and Cable Divisions for six years, after serving as President, Rogers Wireless from 2005 to 2009. Mr. Bruce joined Rogers Wireless in 2001 as Executive Vice President and Chief Marketing Officer and President, Wireless Data Services. Before that, Mr. Bruce was Senior Vice President, Marketing at Bell Mobility. In his career, he has held senior operating and marketing roles with Pepsi-Cola Canada, Oshawa Foods Limited and Warner Lambert. Mr. Bruce currently sits as a Director on Grant Thornton LLP Partnership Board. He has sat on numerous boards, including United Way Board of Trustees for Toronto and York, Canadian Marketing Association and Canadian Wireless Telecom Association. Mr. Bruce has a M.Sc. from University of Waterloo and a M.B.A. from Queen's University.



2023 Board/Committee Membership			Me	eting Attendance	
Board of Directors			9 of 9 100		00%
CNCG Comn	nittee	_	6 o	f 6 10	00%
Annual Meeting Vo			ing Results		
Year	Votes in Favour		V	otes Withheld	
2023	84.42%			15.58%	
2022	99.02%			0.98%	
Securities held as at			scal year end		
Fiscal Year	Shares or Share Equivalents (#) ^(A)	Value ((\$) ^(B)	% of Share Owne Requirement ⁽	
2023	53,417	\$447,	100	149%	
2022	41,767	\$336,	224	112%	

Joan D	ea
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60
California, U.S.A.
Director since November 2006
Independent

Ms. Dea is the Founder and Managing Director of Beckwith Investments, LLC, which invests in and advises innovative, leading companies. Previously, Ms. Dea served as Executive Vice President, Head of Strategic Management and Corporate Marketing with BMO Financial Group. As a member of the Executive Committee, she developed and managed BMO's strategic and change agendas. Ms. Dea was also a partner at the Boston Consulting Group where she was a leader in the Global Financial Services and Consumer Goods, Retail and Media Practices, co-founded BCG Ventures and held several internal leadership positions. In addition to her role as a Director of the Corporation, she serves as a Director of Charles Schwab Corporation (serving on the Nominating and Governance and the Compensation Committees) and Charles Schwab Bank. Her past board experience includes Torstar Corporation (from 2009 to 2015) and Performance Sports Group (from 2015 to 2017). In October 2016, Performance Sports Group instituted proceedings under the Canadian Companies' Creditors Arrangement Act and the U.S. Bankruptcy Code (Chapter 11). Ms. Dea also serves as Chair of the Board of Directors of LEAP, a Canadian venture philanthropy. She is past Chair of Women's Initiative, Vice Chair of the National Ballet of Canada, Trustee of Marin Academy and member of a number of advisory boards. Ms. Dea holds a Bachelor of Arts degree from Yale University and Master of Science degree in Economics with Distinction from the London School of Economics. She was previously named one of Canada's Most Powerful Women.



2023 Board/Committee Membership	Meeting Attendance		
Board of Directors	9 of 9	100%	
Audit Committee (Chair)	4 of 4	100%	
A LAA C V C D L			

	Annua	al Meeting Vo	ting Results	
Year	Votes in Favour		,	Votes Withheld
2023	84.45%		15.55%	
2022	98.52%			1.48%
Securities held as at fiscal year end				
Fiscal Year	Shares or Share Equivalents (#) ^(A)	Value	(\$) ^(B)	% of Share Ownership Requirement ^(C)
2023	51,169	\$428	,285	143%
2022	37.189	\$299	.371	100%

Janice Fukakusa, C.M.

<u> </u>
69
Ontario, Canada
Director since May 2017
Independent

Ms. Fukakusa is The Chancellor of Toronto Metropolitan University and a corporate Director. She was formerly the Chief Administrative Officer and Chief Financial Officer of Royal Bank of Canada, from which she retired in January 2017 following a distinguished 31-year career. Ms. Fukakusa currently serves on the boards of a number of corporate and not-for-profit organizations, including University Health Network. She was inducted into Canada's Most Powerful Women Hall of Fame and previously selected as Canada's CFO of the Year by Financial Executives Canada, PwC and Robert Half. In 2016, she was named one of the 25 Most Powerful Women in Banking by American Banker magazine for the fourth consecutive year. Ms. Fukakusa holds the professional designations of Fellow Chartered Professional Accountant (FCPA) as well as Certified Public Accountant (CPA). She obtained a Bachelor of Arts from University of Toronto and a Master of Business Administration from Schulich School of Business, and in 2016 was awarded an Honorary Doctorate of Laws from York University.



2023 Board/Committee Membership	Meeting Attendance		
Board of Directors	9 of 9	100%	
Audit Committee	4 of 4	100%	

Annual Meeting Voting Results				
Year	Votes in Favour	Votes Withheld		
2023	84.44%	15.56%		
2022	99.58%	0.42%		

Securities held as at fiscal year end				
Fiscal Year	Shares or Share Equivalents (#) ^(A)	Value (\$) ^(B)	% of Share Ownership Requirement ^(C)	
2023	43,465	\$363,802	121%	
2022	31.815	\$256.111	85%	

Donna Hayes

<u> </u>
67
Ontario, Canada
Director since November 2016
Independent

Ms. Hayes is the retired Publisher and Chief Executive Officer of Harlequin, one of the world's leading publishers of books for women, and now part of Harper Collins Publishing. She spearheaded Harlequin's industry leading level of innovation by incorporating forward looking technology (eBooks, downloadable audio, mobile applications) into their business model. Recognition of Harlequin under Hayes' leadership included a Levy Home Entertainment Award for best mass market publisher, the Canadian Public Relations Society's Gold Award of Excellence for communications management, a YWCA "W" Award for promoting the empowerment of women and Book Business Magazine's Publishing Innovator of the Year. In addition, in 2021 Ms. Hayes was presented with the McGill Distinguished Leader Award, which is presented to a graduate who has demonstrated exemplary leadership in their chosen field. Ms. Hayes has served on the Board of Directors of the Pelee Island Bird Observatory (PIBO), the American Association of Publishers, the Toronto Public Library Foundation, the Toronto Wildlife Centre, and the TD Financial Group (Toronto-Dominion Bank), where she served on both the Audit and Corporate Governance Committees. Ms. Hayes holds an Honours Degree in English Literature and Communications from McGill University and has completed the Professional Publishing Course at Stanford University as well as the Executive Management Program at the Richard Ivey School at The University of Western Ontario.



2023 Board/Committee Membership		Mee	ting Attendance		
Board of Directors		9 of 9 100%		6	
Annual Meeting Voting Results					
Year	Votes in Fav	our/	V	otes Withheld	
2023	84.42%			15.58%	
2022	99.67%		0.33%		
Securities held as at fiscal year end					
Fiscal Year	Shares or Share Equivalents (#) ^{(A)(E)}	Value	(\$) ^(B)	% of Share Ownershi Requirement ^{(C)(E)}	р
2023	436,968	\$3,657	7,418	122%	
2022	410,642	\$3,305	5,688	110%	

Ellis Jacob, C.M., O.Ont.

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70				
Ontario, Ca	anada			
Director, Executive 2003			~	Chief ember
Not Indepe	endent			

Mr. Jacob has worked in the motion picture exhibition industry since 1987. Prior to assuming his current position as President and Chief Executive Officer in 2003, Mr. Jacob co-founded Galaxy Entertainment Inc. in 1999, and served as its CEO. Mr. Jacob previously served in senior roles at Cineplex Odeon Corporation, including Chief Financial Officer and Chief Operating Officer. In addition to his role as a Director of the Corporation, Mr. Jacob serves as a Director of ASM Global and Boat Rocker Media Inc. He is a member of the Executive Committee of the National Association of Theatre Owners (NATO), an Executive Committee member of the Global Cinema Federation and a Director of the Movie Theatre Association of Canada. Mr. Jacob is an active community member, volunteering his expertise with Baycrest Centre for Geriatrics, Mount Sinai Hospital and the Canadian Children's Literacy Foundation. He holds an MBA from the Schulich School of Business and is a Fellow Chartered Professional Accountant (FCPA), Fellow Certified Management Accountant (FCMA), and Fellow Chartered Accountant (FCA) and holds the ICD.D designation from the Institute of Corporate Directors. In 2010, Mr. Jacob was appointed a Member of the Order of Canada; in 2013, he was recognized as Canada's Most Innovative CEO by Canadian Business Magazine; in 2014, he was recognized as Canada's Most Admired CEO, Enterprise, by Waterstone Human Capital; in 2019, he received the ICTA Global Cinema Innovation Award; in 2021, he was appointed a Member of the Order of Ontario; in June, 2021, he received an Honorary Doctorate Degree from The Ontario College of Art & Design University (OCADU); and most recently, he received the 2022 NATO Marguee Award.



2023 Bo	oard/Committee Men	nbership	Meeting Attendance	
Board of Dire	ectors		9 of 9 100%	
CNCG Committee			6 of 6 100%	
Annual Meeting Voting Results				
Year	Votes in Fa	vour	Votes With	held
2023	84.36%	84.36% 15.64%		,
2022	99.03%		0.97%	
Securities held as at fiscal year end				
Fiscal Year	Shares or Share Equivalents (#) ^(A)	Value (\$) ^(B)	e (\$) ^(B) % of Share Ownership Requirement ^(C)	
2023	70,927	\$593,659	3,659 198%	
2022	59,277	\$477,180		159%

Sarabjit S. Marwah

72
Ontario, Canada
Director since November 2009
Independent

Mr. Marwah is the former Vice-Chairman and Chief Operating Officer of Scotiabank. In that capacity, he was responsible for many of Scotiabank's corporate, financial and administrative functions and was actively involved in developing Scotiabank's strategic plans and priorities. He joined Scotiabank's Finance Division in 1979 and held successively more senior positions, including Senior Vice-President & Comptroller and Executive Vice-President, Finance. He was appointed Chief Financial Officer in 1998, and Vice-Chairman and Chief Operating Officer in 2008. Mr. Marwah is a member of the Board of Directors of George Weston Ltd., and ONEX Ltd., and was previously on the Board of Directors of TELUS and Torstar Corporations. He also served as Chair of the Hospital for Sick Children, the Chair of the Humber River Regional Hospital, and member of the Board of Directors of the C.D. Howe Institute, the Toronto International Film Festival and the 2008 and 2009 United Way Cabinets. Mr. Marwah served as a Senator, in the Senate of Canada, from 2016 until 2023.



2023 Board/Committee Membership		bership	Meeting Attendance		
Board of Directors			8 of 9	89%	
CNCG Committee (Chair)			5 of 6	83%	
Annual Meeting Voting Results					
Year	Votes in Fav	our our	Votes Withheld		
2023	84.29%		15.71%		
2022	89.47%		10.53%		
	Securities held as at fiscal year end				
Fiscal Year	Shares or Share Equivalents (#) ^(A)	Value (\$) ^(B)		e Ownership rement ^(C)	
2023	47,758	\$399,734	1	133%	

\$276,606

92%

Nadir Mohamed, C.M.

68
Ontario, Canada
Director since May 2017
Independent

2022

Mr. Mohamed began his communications career more than 30 years ago. He joined Rogers Communications in August 2000 and was President and CEO of Rogers Wireless from 2001 through 2005 when he was appointed President and COO of Rogers Communications Group. He was appointed the President and CEO of Rogers Communications Inc. in March 2009 and retired in December 2013. Mr. Mohamed has been engaged in a spectrum of community organizations and over the past few years has focused on Canada's innovation and entrepreneurship agenda. He is the Co-Founder of Scale Up Ventures and Chair of Toronto Metropolitan University's DMZ Ventures Inc. Mr. Mohamed serves on the board of CPP Investments and is the Chair of Alignvest Management Corporation. Mr. Mohamed was named by Bloomberg as one of the world's most successful immigrants and in October 2013 was honoured by the UN Association in Canada at their 2013 Global Citizens Dinner. In 2019, Mr. Mohamed was appointed a Member of the Order of Canada.

34,361



2023

2023 Board/Committee Membership		Meeting Attendance	
Board of Directors (Chair)		9 of 9	100%
CNCG Committee		6 of 6	100%
Annual Meeting Voting Results			
Vear	Votes in Favour	Votes Withh	eld

2022	99.18%		0.82%			
	Securities held as at fiscal year end					
Fiscal Year	Shares or Share Equivalents (#) ^(A)	Value (\$) ^(B)	% of Share Ownership Requirement ^(C)			
2023	80,534	\$674,070	225%			
2022	60,147	\$484,183	161%			

15.59%

0 000/

Phyllis Yaffe, C.M.

75
Ontario, Canada
Director since May 2020 ^(F)
Independent

Ms. Yaffe has held a number of strategic positions in film and television in Canada since the 1980s including Chief Executive Officer and Chief Operating Officer of Alliance Atlantis Communications Inc. and Chief Executive Officer of Alliance Atlantis Broadcasting Inc. Most recently, she served as Consul General in New York for the Government of Canada from September 2016 through December 2019. In addition to serving as Chair of the Board of the Corporation, she currently serves on the Board of Directors and is Chair of the Human Resources and Corporate Governance Committee of Blue Ant Media, a privately held Canadian media company and serves as Chair of the Board of Directors for Baycrest Health Sciences. She has previously served on the boards of Lions Gate Entertainment Corporation, Torstar Corporation and Astral Media Inc. In 1999, Ms. Yaffe was selected as the Canadian Women in Communications Woman of the Year and received the Lifetime Achievement Award from Women in Film and Television in 2000. In 2006, she was included in the Women's Executive Network's list of Canada's 100 Most Powerful Women; in 2007, she was inducted into the Canadian Association of Broadcasters' Broadcast Hall of Fame; in 2015, she was honoured as a recipient of the Order of Canada. Ms. Yaffe has previously volunteered her time as Chair on the Board of Directors of Women Against Multiple Sclerosis and served as Chair on the Board of Governors for Toronto Metropolitan University.

84.41%

00 400/

Notes:

- (A) The information as to Common Shares beneficially owned, directly or indirectly, including by associates or affiliates, not being within the knowledge of the Corporation, has been furnished by the respective nominees, and includes Common Share equivalents of deferred share units ("DSUs").
- (B) The 2022 and 2023 lines represent the total value of the Common Shares and Common Share equivalents beneficially owned or controlled by the noted nominee based on the TSX Common Share closing price of \$8.05 on December 31, 2022, and \$8.37 on December 31, 2023, respectively.
- (C) For all Directors other than the CEO, ownership percentage is based upon the Common Share ownership value threshold for Directors of \$300,000; the CEO ownership threshold is \$3,000,000. Meeting the ownership expectation would be indicated by obtaining a value of 100% or greater. Recent fluctuations in share price have caused certain Directors to fall below the share ownership expectation.
- (D) The Director ownership guidelines provide for a three year period of time from initial election to the Board before a Director is expected to meet the ownership threshold.
- (E) The CEO is not compensated for his services as a Director; his ownership guideline is based upon three times his base salary. For details of the CEO ownership, see *Management Common Share Ownership Guidelines*.
- (F) Ms. Yaffe previously served as a trustee of Cineplex Galaxy Income Fund from February, 2008 until January, 2011 and then as a Director of the Corporation from January, 2011 until September, 2016. Her current term as a Director commenced on May 1, 2020.

DIRECTOR COMPENSATION PHILOSOPHY

The Board is responsible for overseeing Cineplex's management to ensure that decisions are made in the best interests of the Corporation and Shareholders. Director compensation is reviewed biennually to assess the competitive positioning relative to a sample of North American organizations of similar size and industry. The companies used to assess the competitiveness of Directors' pay are consistent with the Primary Reference used to assess executive compensation. (See the "Competitive Benchmarking" section herein for additional detail on the Reference Group constituents and development rationale.) Cineplex periodically engages an independent consulting firm, Willis Towers Watson ("WTW") to provide competitive compensation data, and a compensation review was completed in 2023. Cineplex considers this data in making compensation decisions.

In 2023, Board Member compensation was positioned below the 25th percentile of the Reference Group, while the Chair of the Board was positioned between the 25th and 50th percentile. Considering the findings of the competitive review of the market and that changes have not been made to Board compensation since 2017, the Board approved an increase to compensation in 2024 as outlined below. Compensation continues to be positioned below the market range.

DIRECTORS' COMPENSATION

Directors receive an annual retainer in the form of cash with an election to defer all or a portion of compensation in Deferred Share Units ("DSU" or "DSUs"), described below. The Directors are also reimbursed for out-of-pocket expenses for attending meetings. Mr. Jacob, as a member of management, does not receive any compensation for his service as a Director.

Compensation Component		2023	2024
Annual Retainer	Board Chair	\$175,000	\$200,000
	Non-Executive Board Member	\$100,000	\$115,000
Chair Retainer (additional)	Audit Committee	\$20,000	\$25,000
	CNCG Committee	\$15,000	\$20,000

DIRECTOR COMMON SHARE OWNERSHIP GUIDELINES

Directors are subject to the Common Share ownership guidelines set forth in the table below, which are expected to be met within three years of appointment. Directors may use their earned retainers to meet such obligation. The calculation of the Directors' Common Share ownership includes DSUs as Common Share equivalents. The Common Shares held by each Director are noted in their biographies.

	Multiple of Annual Retainer	Value of Ownership Requirement
2024	3x (\$115,000)	\$345,000
2023	3x (\$100,000)	\$300,000

DIRECTORS' DEFERRED SHARE UNIT PLAN

The Corporation has adopted the Board of Directors' Deferred Share Unit Plan (the "Directors' DSU Plan").

DSU ELECTION

Under the Directors' DSU Plan, independent Directors are entitled to elect to receive all or a portion of their annual retainer in the form of DSUs. Such election may be delivered no later than the last day of the Corporation's fiscal year. For a newly elected Director, the election shall be made as soon as practicable following election as a Director, and in any event no later than the date that such Director becomes eligible to participate in the Directors' DSU Plan. Elections made under the Directors' DSU Plan in 2023 are reported in the Director Compensation Table.

DISCRETIONARY GRANTS

The CNCG Committee, with the approval of the Board, may make additional grants ("Discretionary Grants") of DSUs to Directors at such times and in such amounts as the CNCG Committee may determine. To date, no Discretionary Grants have been made to Directors under the Directors' DSU Plan.

DIRECTORS' DSU PLAN TERMS

The Director participant will be credited with a number of DSUs equal to the amount of the elected portion of the annual retainer divided by the "fair market value" of the Common Shares on the date the annual retainer would have been paid. The "fair market value" is defined as the value of a Common Share determined by reference to the five-day average closing price of a Common Share, five days prior to the grant date of the DSUs.

Additional DSUs will be credited to each DSU participant equal to cash dividends paid on the same number of Common Shares, based on the "fair market value" of a Common Share at the time cash dividends are paid on the Common Shares.

The terms and conditions of DSUs granted under the Directors' DSU Plan are subject to adjustments, under certain circumstances, at the discretion of the Board. The Board may discontinue or amend the Directors' DSU Plan at any time (including amendments to change the terms and conditions of any DSU). If the Directors' DSU Plan is terminated, prior awards remain outstanding and in effect in accordance with their applicable terms and conditions.

DIRECTOR COMPENSATION TABLE

The table below sets out all compensation provided to all current Directors for the year ended December 31, 2023. As Mr. Jacob did not receive compensation for his services as a Director of the Corporation, his total compensation is discussed under *Compensation Discussion & Analysis*. For 2023, to assist the Corporation to manage cash flow, all Directors agreed to take payment of their fees entirely in DSUs.

	Chair / Committee Chair	Fees Earned (\$)	Total Compensation (\$)	% of Total Compensation Taken as DSUs
Jordan Banks		100,000	100,000	100%
Robert Bruce		100,000	100,000	100%
Joan Dea		100,000	100,000	100%
Janice Fukakusa	✓	120,000	120,000	100%
Donna Hayes		100,000	100,000	100%
Sarabjit Marwah		100,000	100,000	100%
Nadir Mohamed	✓	115,000	115,000	100%
Phyllis Yaffe	✓	175,000	175,000	100%

COMMITTEE MEMBERSHIP

The below table sets forth the committee members, all of whom are independent Directors; Mr. Jacob does not serve on a committee in light of his role as CEO.

Committee Members	Audit Committee	CNCG Committee
Jordan Banks		✓
Robert Bruce	✓	
Joan Dea		✓
Janice Fukakusa	Chair	
Donna Hayes	✓	
Sarabiit Marwah		✓
Nadir Mohamed		Chair
Phyllis Yaffe		✓

COMPENSATION DISCUSSION & ANALYSIS

LETTER FROM THE COMPENSATION, NOMINATING AND CORPORATE GOVERNANCE COMMITTEE

Dear Shareholders,

The CNCG Committee is pleased to provide this report on Cineplex's overall executive compensation approach and the compensation results for the CEO and the Corporation's other named executive officers for 2023.

CINEPLEX'S APPROACH TO COMPENSATION

The CNCG Committee believes compensation decisions should be highly correlated to short-term and long-term performance, and should align with the interests of Shareholders, while attracting, motivating and retaining top talent. To support this, the compensation philosophy contains the following elements:

- · At-risk compensation: a meaningful portion of executive pay should be at risk;
- Pay-for-performance: pay is structured to encourage decision-making that is aligned with business objectives and shareholders' interests;
- **Competitive:** compensation supports attraction and retention by being competitive with similarly-sized Canadian organizations and U.S. organizations in the film exhibition, location-based entertainment and media businesses;
- Shareholder value: ensures a strong link between incentive compensation and long-term shareholder value growth; and
- Long-term growth: compensation is tied to the achievement of objectives that create sustainable growth and long-term value.

CINEPLEX's 2023 PERFORMANCE

An assessment of the Corporation's annual performance is a key factor in determining executive compensation. Reflecting on this past year, the strength of the Corporation's results can be attributed to its diversification strategy, its team's skilled and tenured operating and financial / balance sheet management discipline, and its ability to understand our guests' behaviour through leading data analytics.

Cineplex delivered value and significant financial growth in 2023 compared to 2022, including 25.9% year-over-year increase in revenue, and adjusted EBITDAaL increasing by 190.3% to \$157.4 million (from \$54.2 million), excluding the results of P1AG. In 2023, the Corporation also achieved a variety of objectives to create value for our Shareholders and customers, including:

- Announcing the sale of P1AG for gross proceeds of \$155 million in cash, subject to customary
 post-closing adjustments, thereby providing additional liquidity to strengthen the balance sheet.
 This transaction closed on February 1, 2024;
- Achieving strong box office growth of 30.1% and outpacing the North American box office relative to 2022, by an impressive 785 basis points, despite the content supply challenges our industry faced last year due to the writers' and actors' strikes; and
- Cineplex's biggest year for international programming, delivering 10% of Cineplex's annual box office revenue.

CEO AND NEO 2023 COMPENSATION

Based on these and other factors, the CNCG Committee made the following compensation decisions:

- Base salaries: no changes were made to CEO and NEO base salaries for 2023;
- Annual incentives: Based on an assessment of the Annual Incentive Measures outlined on page

34, the CNCG Committee approved a corporate performance score of 75% of target, driven by EBITDAaL adjusted for attendance, Guest NPS scores for Location-based Entertainment, and the Corporation's strategic objectives, as well as individual scores from 90-125% depending on achievement against 2023 goals;

- CEO and NEO annual incentive award: The CNCG Committee awarded the CEO an annual Incentive award of 85% of target. 2023 annual incentive awards for the NEOs were 75-88% of their respective targets;
- At the CEO's recommendation and as approved by the Board, the annual Incentive award was paid 60% cash and deferred 40% through stock options in response to shareholder engagement feedback to further align pay with shareholder return and long-term value creation;
- CEO Long-Term Incentive: The CEO's long-term incentive award was increased from 200% to 250% of base salary to align with the competitive market. The CEO recommended, and the Board approved, that the grant be lowered to 225% of base salary for 2023;
- CEO total direct compensation: the total compensation is \$3.6 million which is an increase of \$1.1 million from 2022, due to annual incentives (\$0 in 2022 and \$850,000 in 2023) and long-term incentives (from 200% for 2022 to 225% for 2023). The base salary of the CEO has not been adjusted for the past 10 years;
- NEO Long-Term Incentives and total compensation: The aggregate NEO annual long-term incentive is \$4.3 million which will be granted as 50% Performance Share Units ("PSU" or "PSUs"), 25% Restricted Share Units ("RSU") and 25% options, and reflects increases to long-term incentive targets to align with market. Aggregate NEO total compensation is \$8.2 million; and
- Vesting of PSUs: As a result of Cineplex's relative TSR over the last three years, the performance factor for the PSUs granted in 2021, which vested in October 2023, was 0.61x. The share price also decreased by 36% from grant price to settlement date. For the CEO's PSUs, this resulted in a significant decrease (61%) from grant value of \$800,000 to the realized value of \$310,000. Over the last three years Cineplex share price has been significantly impacted by the COVID19 pandemic and its effects on the industry including the film slate in 2023, as well as the recent impacts of the actors' and writers' guild strikes.

SHAREHOLDER ENGAGEMENT

Shareholder engagement continues to play an important role in helping ensure that the Corporation's compensation policies remain aligned with the interests of Shareholders. In 2023, the CNCG Committee addressed the decline in "Say on Pay" support that fell below the 80% level at the 2023 Annual Meeting, by management engaging with Shareholders on key topics including share price performance, balance sheet initiatives and compensation.

IN CONCLUSION

We are committed to continuing to assess and refine our approach to executive compensation to ensure it is aligned with Shareholders' interests and talent attraction and retention. The following Compensation Discussion & Analysis section provides more details on the CNCG Committee's approach to compensation, and the alignment between the Corporation's performance and compensation outcomes.

Sincerely,

Nadir Mohamed

Chair,

Compensation, Nomination and Corporate Governance Committee

NAMED EXECUTIVE OFFICERS ("NEO")

The "Compensation Discussion		
& Analysis" section describes	Ellis Jacob	Chief Executive Officer ("CEO")
the Corporation's approach to executive compensation	Gord Nelson	Chief Financial Officer ("CFO")
philosophy, objectives and	Dan McGrath	Chief Operating Officer ("COO")
principles and outlines	Fabrizio Stanghieri	EVP, Managing Director, Media ("EVP & MD, Media")
compensation paid to the NEOs.	Kevin Watts	EVP, Exhibition & LBE ("EVP EXH + LBE")

Biographies for the NEOs and other members of the executive team can be found in the AIF.

OBJECTIVES

OBJECTIVES: "To attract, motivate and retain executives critical to the success of the Corporation and the enhancement of Shareholder value."

The CNCG Committee achieves these objectives through:

- Aligning executive compensation to the Corporation's performance and shareholder return;
- Providing incentives to meet and exceed performance-based goals; and
- Differentiating the level of compensation based on market benchmarks, individual performance, contribution to overall business performance, leadership qualities and scope of responsibilities.

The CNCG Committee believes compensation decisions should be highly correlated to long-term performance and should align the interests of Shareholders and executives, while attracting, motivating and retaining top talent.

PHILOSOPHY

At-Risk Compensation	A meaningful portion of an executive's pay should be at-risk and be subject to business results. Incentive compensation should fluctuate with the Corporation's success.
Pay-for-Performance	Encourage management to make decisions and take actions that are aligned with the Corporation's business objectives and Shareholder interests.
Competitive	Compensation opportunities shall be competitive with similarly-sized Canadian and U.S. organizations in the film exhibition industry. U.S. companies are included because Cineplex is the only publicly-traded Canadian film exhibition company.
Shareholder Value	There is a strong link between incentive compensation and long-term Shareholder value creation.
Long-term Growth	Management's compensation opportunity must be tied to the achievement of objectives that create sustainable growth and long-term value.

In structuring executive compensation packages, the CNCG Committee considers how each component of compensation promotes retention and/or motivates performance by executives. Other compensation elements (base salaries, perquisites and personal benefits, severance and other termination benefits) are primarily intended to provide predictable compensation levels that reward continued service, which the Corporation believes is necessary to attract and retain highly qualified executives.

COMPENSATION GOVERNANCE

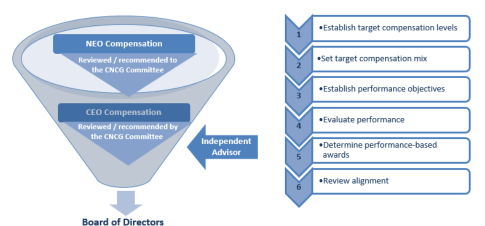
ROLE OF THE CNCG COMMITTEE

The CNCG Committee is responsible for reviewing and making recommendations to the Board about the compensation of Cineplex's executive officers, including the NEOs, within the constraints of the agreements described below under *Employment Agreements*.

The CNCG Committee currently consists of five independent Directors: Mr. Nadir Mohamed (Chair), Mr. Jordan Banks, Ms. Joan Dea, Mr. Sarabjit Marwah and Ms. Phyllis Yaffe. No member of the CNCG Committee is a current or former officer or employee of the Corporation or any of its subsidiaries. Although the members of the CNCG Committee serve on boards and committees of other issuers, no executive officer of the Corporation also serves as a director or member of the compensation committee of any of those issuers where members of the CNCG Committee also serve. For information about specific expertise of each Committee member that enables the committee to make decisions on the suitability of Cineplex's compensation policies and practices, refer to the Director profiles in the "Director Nominees" section of this Circular.

The CNCG Committee annually reviews and approves the compensation strategy, policies and principles for executive officers, including the apportionment of pay between fixed compensation and performance-based compensation.

The following chart illustrates Cineplex's compensation decision-making process and the roles of various stakeholders in the process:



INDEPENDENT COMPENSATION CONSULTANTS

From time to time and as necessary, the CNCG Committee retains independent compensation consultants to help identify appropriate reference companies and to obtain and evaluate current executive compensation data for those companies. While the consultants' information and advice inform the decision-making process, the CNCG Committee relies on its own judgment to make final decisions. The CNCG Committee has retained WTW, an independent consulting firm, to consult on executive compensation matters since 2010. In 2023, WTW provided information and advice to the CNCG Committee, including:

- Director and executive compensation market reviews, including reference groups;
- Short-term incentive program and metrics;
- · Long-term incentive design and analysis review;
- · Shareholder engagement support; and
- Disclosure review.

Total fees paid by the Corporation to WTW in 2022 and 2023 were:

	2022 Fees	2023 Fees
Executive compensation related fees	\$286,493	\$324,380
All other fees ⁽¹⁾	\$0	\$5,000

(1) All other fees were incurred in connection with non-executive compensation benchmarking.

The CNCG Committee considers WTW to be independent based on an assessment of a variety of factors, including:

- WTW recognizes that its clients count on it to provide thoughtful and objective advice;
- WTW has defined and disclosed consulting protocols and processes to support the CNCG Committee to ensure advice remains independent;
- No single client accounted for a significant concentration of WTW's revenues for any of the most recent three fiscal years; revenue for the fiscal year ended December 31, 2023, was approximately \$9 billion U.S.;
- No regular members of the executive compensation consulting team own any Common Shares, other than perhaps (but not known) through mutual funds; and
- There are no other business or personal relationships between the compensation consulting team and any members of the CNCG Committee or Cineplex's management team.

COMPENSATION RISK ASSESSMENT

As part of its oversight of compensation practices, the CNCG Committee annually considers the implications of the risks associated with the Corporation's compensation policies and practices by completing a thorough assessment. The Corporation's compensation programs and practices are evaluated to determine pay-for-performance alignment with the time horizons of risk and to ensure the mitigation of unintended outcomes or the creation of inappropriate incentives.

WHAT WE DO	WHAT WE DON'T DO
Executive & Director share ownership expectations	X Single measure plans
Clawback Policy in long-term incentive plans	X Provide guaranteed, multi-year bonuses
Anti-Hedging Policy	X Reprice or replace underwater stock options
Code of Business Conduct and Ethics	X Payout incentives if unwarranted by performance
Significant percentage of at-risk compensation	X Grant, renew or extend loans to employees
CEO post-employment hold provision	X Overweight options (generally limited to 25%)
Post-employment hold provisions in the PSU Plan	X Implement single trigger voluntary change of control termination provisions for new executive
Link to time horizon/risk profile $(1 - 10 \text{ year plans})$	contracts
Capped incentive opportunities	X Include the value of unexercised option awards in
Balance of absolute and relative performance	determining ownership compliance
External independent advice	X Allow stock option grants with an exercise price
Competitive target positioning against reference groups	below 100% of fair market value

Based on the review of compensation plans in 2023, the CNCG Committee believes that there are strong practices in place to minimize the likelihood of material risk-taking and has not identified any risks that are reasonably likely to have a material adverse effect on the Corporation.

CLAWBACK POLICY

To ensure that risk and pay-for-performance are strongly aligned, clawback provisions in the long-term incentive plan can be applied when financial restatements occur that are due to misconduct or otherwise based on the CNCG Committee's assessment and judgment of the circumstances at that time.

ANTI-HEDGING POLICY

The Corporation has established a policy that neither Directors nor executives (including but not limited to NEOs) are permitted to purchase financial instruments, including, for greater certainty, prepaid variable forward contracts, equity swaps, collars or units of exchange funds, that are designed to hedge or offset a decrease in market value of equity securities granted as compensation or held, directly or indirectly, by any NEO or Director. To the knowledge of the Corporation, no Director, NEO or other executive has previously purchased any such financial instrument for hedging.

SAY ON PAY

The Corporation has determined that a "Say on Pay" vote is in the best interests of Shareholders. A non-binding advisory resolution was tabled at the 2023 Annual Meeting and results were at 76.13% support. The Board values feedback from Shareholders through the vote and management's Shareholder engagement activities, and the Board continues to ensure that the Corporation's compensation programs are responsive to economic conditions and aligned with Shareholder interests.

Transparency and Shareholder engagement is critically important to the Board and management. The Corporation proactively engaged with Shareholders prior to the 2023 Annual Meeting to outline executive compensation decisions. Following the vote and throughout the year, management continued active dialogue with Shareholders through a combination of one-on-one meetings and investor conferences.

DISCRETION

The CNCG Committee and the Board retain the ability to exercise discretion to increase or decrease performance-based compensation to accommodate unusual circumstances that would improperly reward or penalize NEOs separate and apart from general market, industry or corporate performance.

MANAGEMENT COMMON SHARE OWNERSHIP GUIDELINES

All NEOs and other key members of senior management are subject to Common Share ownership expectations. Such members of management have up to five years to achieve their ownership expectation from the time they become subject to the guidelines. The ownership expectations for NEOs are set forth below, together with the breakdown of each NEO's holdings.

- Beneficially owned Common Shares will count towards ownership
- DSUs (from voluntary annual incentive deferrals) and RSUs held by or on behalf of a NEO will count towards ownership
- x Unexercised options do not count towards ownership
- x PSUs do not count towards ownership

	Ownership Expectation (% of base)	Total Value of Actual Ownership ⁽¹⁾	Current Ownership (% of target) ⁽²⁾	Achieved Guideline ⁽³⁾
Ellis Jacob	3.0x	\$3,657,418	122%	✓
Gord Nelson	2.0x	\$911,251	101%	✓
Dan McGrath	2.0x	\$843,378	79%	x ⁽²⁾
Fabrizio Stanghieri	1.0x	\$192,083	56%	x ⁽³⁾
Kevin Watts	1.0x	\$138,055	43%	x ⁽³⁾

Notes:

- (1) Based on the TSX closing price per Common Share of \$8.37 as at December 31, 2023.
- (2) Meeting the ownership expectation would be indicated by obtaining a value of 100% or greater. Recent fluctuations in share price have caused Mr. McGrath to fall below the share ownership expectation as at December 31, 2023.
- (3) Under the ownership guideline, Mr. Stanghieri and Mr. Watts have until July, 2025, and February, 2027, respectively, to meet the share ownership expectations.

The following table sets forth the types of shares and units held by each NEO and the total value thereof as at December 31, 2023, based on the closing price.

	# of Common Shares	Share Value ⁽¹⁾	# of RSUs	RSU Value ⁽¹⁾	# of DSUs	DSU Value ⁽¹⁾	Total # of All	Total Value ⁽²⁾⁽³⁾
Ellis Jacob	233,000	\$1,950,210	87,279	\$730,525	116,688	\$939,338	436,967	\$3,657,418
Gord Nelson	84,245	\$705,131	24,626	\$206,120			108,871	\$911,251
Dan McGrath	69,168	\$578,936	31,594	\$264,442			100,762	\$843,378
Fabrizio Stanghieri	12,309	\$103,026	10,640	\$89,057			22,949	\$192,083
Kevin Watts	6,872	\$57,519	9,622	\$80,536			16,494	\$138,055

Notes:

- (1) Ownership values shown above are based on the TSX closing price per Common Share of \$8.37 as at December 31, 2023.
- (2) Neither PSUs nor Options count towards shareholding requirements and therefore are excluded from the table.
- (3) Rounding variances due to fractional share units.

POST-EMPLOYMENT HOLD REQUIREMENT

The CEO is subject to a one-year post-retirement Common Share ownership expectation at the same thresholds as noted above except following a change of control and unless waived at the discretion of the CNCG Committee. The ownership expectation does not apply in the case of termination by the Corporation or by the executive for good reason, death or disability.

COMPETITIVE BENCHMARKING

REFERENCE GROUPS

The CNCG Committee has established two reference samples to benchmark compensation levels, including: (i) North American industry-related proxy sample ("Primary Reference"); and (ii) general industry survey sample ("Secondary Reference", collectively, the "Reference Groups"). The Secondary Reference provides additional validation given that Cineplex is the only publicly-traded cinema exhibition company in Canada. The CNCG Committee reviews the Reference Groups annually.

Primary Reference

The CNCG Committee regularly reviews the appropriateness of the Primary Reference, giving consideration to the criteria set forth below. In 2023, the CNCG Committee reviewed the Primary Reference and adjusted the companies included to account for changes in comparator organization's financial performance and corporate structure. As a result, Recipe Unlimited Corporation was removed and MTY Food Group, Wildbrain, Brinker International, The Marcus Corporation, and Sphere Entertainment Co were added to the comparator group.

CRITERIA	SCREENING
INDUSTRY	Media & Entertainment, particularly Cinema Related "brand name" companies
GEOGRAPHY	North American
SIZE	Revenue and market capitalization of approximately ½ - 2x Cineplex

RATIONALE FOR U.S. COMPANIES

- Given Cineplex is the only publiclytraded cinema exhibition company in Canada, there is a lack of directly comparable Canadian cinema reference organizations
- Including U.S. companies reflects Cineplex's market for talent

Comparators(n = 13)	Industry	Revenue (Last 12 Months)	Market Cap (3 month avg.)
Canadian Comparators (n = 6)			
Cogeco Inc.	Integrated Telecommunication Services	\$3,068	\$765
Corus Entertainment Inc.	Broadcasting	\$1,450	\$141
IMAX Corporation	Movies and Entertainment	\$387	\$932
Indigo Books & Music Inc.	Other Specialty Retail	\$951	\$53
MTY Food Group Inc.	Restaurants	\$1,169	\$1,290
WildBrain Ltd.	Movies and Entertainment	\$498	\$261
U.S. Comparators (n = 7)			
AMC Entertainment Holdings, Inc.	Movies and Entertainment	\$4,699	\$1,676
Brinker International, Inc.	Restaurants	\$4,245	\$1,590
The Marcus Corporation	Movies and Entertainment	\$693	\$475
Sphere Entertainment Co.	Movies and Entertainment	\$723	\$1,217
Cinemark Holdings, Inc.	Movies and Entertainment	\$3,028	\$1,853
Dave & Buster's Entertainment, Inc.	Leisure Facilities	\$2,170	\$1,698
Lions Gate Entertainment Corp.	Movies and Entertainment	\$3,985	\$2,058
	Percentile Statistics		
	25 th Percentile	\$723	\$475
	50 th Percentile	\$1,450	\$1,217
	75 th Percentile	\$3,068	\$1,676
Cineplex Inc.	Movies and Entertainment	\$1,389	\$545
	Percent Rank	48P	27P

Note:

Secondary Reference

The CNCG Committee reviews compensation compared to a broad sample of Canadian general industry companies participating in WTW's executive compensation database, with revenue between \$500 million and \$2.5 billion. This broader reference sample is used to validate the select proxy sample data and to provide competitive data for executive roles beyond the NEOs.

⁽¹⁾ Data sourced from S&P Capital IQ and presented in local currency in millions of dollars. Market capitalization reflects 3 month average from September 30, 2023 to December 31, 2023.

ELEMENTS OF COMPENSATION

		Objective	Features	Form
Base Salary		Rewards skills, capabilities, knowledge and experience, reflecting the level of responsibility and expected contribution	Paid in accordance with each employment agreement Reviewed periodically	Cash
Annual Incentive	Cash	Rewards executives for their contribution to the achievement of annual financial and non-financial goals	Performance period: annual For 2023, the annual incentive performance metrics were focused on profitability ("EBITDAaL"), Guest NPS and strategic objectives for a combined weighting of 75% in addition to individual performance (25% weighting). The Board retains the right to apply discretion in assessing performance against goals. Payout opportunity: 0% - 200% of target	Cash
	DSUs	Encourages long-term decision making and Shareholder alignment	Voluntary election into two DSU Plans: (i) Three Year DSU Plan: vest within three years; and (ii) Payment on Termination DSU Plan: vest upon the cessation of employment	Equity/ Cash
	PSUs (50%)	Provides a strong link between pay and performance Aligns compensation time horizon with performance measures Attraction / Retention	Based on the performance measures:	Equity/ Cash
Long-Term Incentives	RSUs (25%)	Aligns interests of executives and Attraction / retention	Three year term 100% vest at end of three years	Equity/ Cash
	Options (25%)	Rewards long-term performance of the Corporation and potential for future contribution Links the interests of executives and Shareholders over the long-term	Ten year term Vest over a period of 4 years (25% per year) Common Share options may be exercised if the share price exceeds the options' exercise price subject to vesting restrictions	Equity
Pension, Refinement Savings and Benefits		Provides a competitive total rewards package and support physical, mental, social and financial well-being of executives		Cash/ Benefit
Perquisites			Select perquisites provided on a limited basis to the NEOs and generally do not exceed \$50,000 per person	Cash/ Benefit

2023 TARGET TOTAL DIRECT COMPENSATION MIX

To attract and retain the talent the Corporation needs to in order to succeed, the executive compensation program must be market competitive. In accordance with the compensation philosophy, a significant portion of compensation is provided "at-risk" in the form of variable compensation where the values of the incentives are dependent on the performance of the Corporation. As set out in the following, approximately 50% or more of 2023 total compensation is "at-risk".

	Approxir	ximate Percentage of 2023 Target Total Direct Compensation					
	FIXED	VARIABLE					
	Base Salary	Annual Incentive Long-term Incentives Total V Compe					
Ellis Jacob	24%	24%	52%	76%			
Gord Nelson	32%	19%	49%	68%			
Dan McGrath	31%	23%	46%	69%			
Fabrizio Stanghieri	46%	19%	35%	54%			
Kevin Watts	46%	19%	35%	54%			

BASE SALARY

Base salaries are paid as a secure and predictable component of compensation to attract and retain talent; they are reviewed annually to reflect performance, competitiveness and scope of responsibility. The CNCG Committee reviews and approves, as appropriate, the CEO's base salary recommendations for the other NEOs. Adjustments are generally in line with the overall base salary budget of the organization. The CEO's base salary has not been adjusted for over 10 years and the NEOs base salaries were not adjusted for 2023. Considering the results of the compensation benchmarking, for most NEOs, excluding the CEO, 2024 base salaries have been adjusted by 2% to 11%.

	2022 Base Salary	2023 Base Salary	2024 Base Salary
Ellis Jacob	\$1,000,000	\$1,000,000	\$1,000,000
Gord Nelson	\$451,440	\$451,440	\$500,000
Dan McGrath	\$533,520	\$533,520	\$554,861
Fabrizio Stanghieri	\$340,000	\$340,000	\$346,800
Kevin Watts	\$320,000	\$320,000	\$331,200

ANNUAL INCENTIVE

The annual incentive is designed to motivate executives to achieve financial and strategic goals over the short-term. The CNCG Committee annually establishes a scorecard of performance measures ("Annual Incentive Measures") as part of the annual budgeting and business planning process.

Target Annual Incentive Opportunities

	2023 % of	Base Salary	2024 % of Base Salary		
	Target Maximum		Target	Maximum	
Ellis Jacob	100%	200%	100%	200%	
Gord Nelson ¹	60%	120%	75%	150%	
Dan McGrath	75%	150%	75%	150%	
Fabrizio Stanghieri ²	40%	80%	50%	100%	
Kevin Watts ²	40%	80%	50%	100%	

(1) Target annual incentive for Mr. Nelson was increased to 75% and maximum annual incentive was increased to 150% for 2024

(2) Target annual incentive for Messrs. Stanghieri and Watts was increased to 50% and maximum annual incentive was increased to 100% for 2024

Annual Incentive Measures

Aligning with Cineplex's business priorities, the Annual Incentive Measures included individual goals and business financial, operational, performance and customer feedback metrics. For 2023, the corporate performance measures of the annual incentive included EBITDAaL and performance-adjusted EBITDAaL, Guest Net Promoter Score ("NPS"), and strategic objectives. Management recommended, and the Committee approved, not adjusting the results for attendance against the Attendance Strategic Objective. For business unit executives, business unit EBITDAaL and strategic objectives are measured along with Corporate EBITDAaL. The CNCG Committee may also apply discretion on overall funding for annual Incentives.

		chibition & LBE utives ¹		
Component	Individual Corporate			
Weight	25% 75%			
		EBITDAaL 40%		
Messures	Mantaa	Guest NPS 10%		
Measures	Varies	Strategic Objectives 15%		

	Business Unit Executives ²			
Component	Individual	Corporate		
Weight	25%	75%		
		EBITDAaL 40%		
Measures	Varios	BU EBITDAaL 15%		
ivieasures	Varies	BU Strategic Objectives 10%		

Notes:

- (1) Table outlines the weight and measures for Mr. Jacob, Mr. Nelson, Mr. McGrath, and Mr. Watts.
- (2) Table outlines the weight and measures for Mr. Stanghieri.

Key incentive area		Rationale	Metric
Financial Results 40% weight	75%	Measure of Cineplex's profitability at an operational level and provide analysts and investors with comparability in evaluating and valuing Cineplex's performance period over period	EBITDAaL: earnings before interest income and expense, income taxes, depreciation and amortization expense and after cash rent paid or payable on lease obligations. Performance Adjusted EBITDAaL: EBITDAaL adjusted for industry attendance performance and stock-
Guest Sentiment 15% weight		Measure customer loyalty with possible correlation with revenue	Guest Net Promoter Score (NPS): Guests rate their likelihood to recommend Cineplex on an 11-point scale
Strategic Objectives 20% weight		Reward for achievements tied to Cineplex's strategic objectives	Measures vary
Individual Performance 25% weight		achieving goals that support the Cineplex's ojectives and individual	Measures vary

Cineplex achieved threshold results against annual EBITDAaL targets and above target results for performance-adjusted EBITDAaL. Guest NPS scores for LBE were above target while below threshold result for Theatres. Under the corporate strategic objectives, Cineplex achieved above target results for various per patron revenue, cost management, and employee engagement scores, but below target on actual attendance.

Based on these results, for 2023, the CNCG Committee determined a short-term incentive funding level of about 85% was appropriate based on individual and business performance considerations. The CNCG Committee decided on a payout of 85% of target for the CEO, aligned with the annual incentive awards provided to the other NEOs. The CEO recommended, and the Board approved, that the CEO receive 60% of the annual incentive award be paid in cash and 40% in stock options given the feedback from shareholder engagement and to align with overall shareholder return.

The following table specifies the annual incentive payout as a percentage of target for the last three years. For 2021 and 2022, partial awards were paid in recognition of significant cost control, liquidity measures, and EBITDAaL and revenue improvements year over year. For 2023, performance against the corporate metrics saw improvements over past years that were heavily affected by the COVID-19 restrictions and individual performance was also above target.

	Actual Annual Incentive Paid (as a % of Target) 2021 2022 2023					
Ellis Jacob ¹	50%	0%	85%			
Gord Nelson	75%	25%	85%			
Dan McGrath	75%	25%	85%			
Fabrizio Stanghieri	75%	25%	75%			
Kevin Watts	75%	25%	88%			

(1) Mr. Jacob was awarded 85% of target under the annual incentive plan which was delivered as 60% cash and 40% deferred as stock options.

EXECUTIVE DEFERRED SHARE UNIT PLANS

The Corporation has adopted two executive deferred share unit plans (the "Executive DSU Plans") designed to facilitate equity ownership. The plans allow for either a three year deferral of Annual Incentive payment (the "Three Year DSU Plan") or a longer deferral period (the "Payment on Termination DSU Plan"). NEOs and certain other senior officers are entitled to elect to receive all or a portion of the annual cash incentive annual incentive in the form of DSUs. The Executive DSU Plans do not provide any additional compensation.

Vesting

The DSUs in the Three Year DSU Plan vest on December 15 of the third calendar year following the year the annual incentive plan payment is payable (the "Vesting Date"). DSUs in the Payment on Termination DSU Plan vest upon the cessation of employment. On or after the Vesting Date (but in no event later than December 31 of the calendar year in which the Vesting Date falls) the vested DSUs will be settled for cash consideration determined by multiplying the number of vested DSUs by the "fair market value" of a Common Share on such date. The "fair market value" is defined as, if the Common Shares are listed on the TSX, the value of a Common Share determined by reference to the five-day average closing price of a Common Share on the immediately preceding five trading days, or, if the Common Shares are not so listed, the "fair market value" will be the value established by the Board in its sole discretion.

Terms

Participants are credited on the date that the annual incentive plan payment would otherwise be payable with a number of DSUs equal to the amount of the annual incentive plan payment elected in DSUs divided by the "fair market value" of the Common Shares on such date. Additional partial DSUs will be credited to participants equal to cash dividends paid on the same number of Common Shares, based on the "fair market value" of a Common Share at the time cash dividends are paid on the Common Shares.

LONG-TERM INCENTIVE COMPENSATION

The CNCG Committee annually reviews the amount of long-term incentive compensation ("LTI") to be awarded to NEOs and other participants. The CNCG Committee meets with the CEO to solicit feedback regarding each individual's present and potential contribution, total compensation package, number of Common Shares available for issuance under the Corporation's existing omnibus equity incentive plan adopted by the Board of Directors on August 9, 2020 (the "Omnibus Plan"), described below, and limitations on grants to insiders.

PSUs represent 50% of the target LTI grant and are subject to a payout range of 0% to 200% of target based on select performance criteria. The remainder of the LTI grant is split between RSUs (25% weight), to support retention of key talent, and stock options (25% weight) which reward on the basis of share price growth.

The Board has approved an adjustment to the LTI target for the CEO to 250% of base salary, however, the CEO

declined the full award for 2023. The CEO recommended, and the Board approved, an award of 225% of base salary, to be granted in February 2024, in respect of 2023 individual and business performance. Given that LTI is a forward-looking compensation element, the increase in LTI (rather than base salary) further aligns the CEO's compensation with shareholder return.

The CNCG Committee also approved an adjustment to the LTI targets for Messrs. Nelson, McGrath, Stanghieri and Watts to 150%, 150%, 75% and 75% of their respective base salaries to align to the competitive market. All awards were approved at target.

	Target (% of Base Salary)	Actual Approved Grant (% of Base Salary)	Long-term Incentive Mix		
			PSUs	RSUs	Stock Options
Ellis Jacob	250%	225%	50%	25%	25%
Gord Nelson	150%	150%	50%	25%	25%
Dan McGrath	150%	150%	50%	25%	25%
Fabrizio Stanghieri	75%	75%	50%	25%	25%
Kevin Watts	75%	75%	50%	25%	25%

OMNIBUS EQUITY INCENTIVE PLAN

At the Corporation's 2020 annual meeting of Shareholders, Shareholders approved the Omnibus Plan for future awards to replace the then existing PSU Plan, RSU Plan and Option Plan. The Omnibus Plan provides the Corporation with flexibility in settling RSUs/PSUs in equity or cash at the discretion of the Corporation, and the flexibility in reporting LTI from a financial perspective. All stock options, RSUs and PSU grants beginning with the August 2020 grant (in respect of the 2019 performance year) are under the Omnibus Plan. All outstanding Common Shares available for future grants under the legacy Option Plan were transferred to the Omnibus Plan for future grants. Furthermore, all cancelled and forfeited options granted under the legacy Option Plan will be returned to the Omnibus Plan pool and be accounted in the reserve for future grants.

PERFORMANCE SHARE UNITS

The Corporation grants PSUs to certain employees, as selected by the CEO and approved by the CNCG Committee. Each PSU granted, notionally represents the value of one Common Share on the date of the grant. Additional partial PSUs will be credited to each PSU participant equal to cash dividends if paid on the same number of Common Shares based on the "fair market value" of a Common Share at the time cash dividends are paid on the Common Shares.

The CNCG Committee annually determines the terms of the PSU grants including the performance period, performance measures and multiplier, based on the recommendation of the CEO and input from management. The PSU grant has a payout range of 0% to 200% of target based on the actual performance at the end of three years against select performance measures.

Since 2020, the performance measures have been Relative Total Shareholder Return ("RTSR") against two groups: an established peer group consisting of companies in our industry ("PSU Select Peer Group") and the S&P/TSX Composite Index. RTSR is measured over three years.



<25th

0.00x

- Focuses on growth in RTSR over a three-year period.
- The multipliers for RTSR are used to determine a final multiplier used to determine payouts at period end.

Performance

 5^{th}

6th

7th

Relative TSR Select Comparators:

1.00x

0.67x

0.33x

0.00x

AMC Entertainment Inc., Cinemark Holdings Inc., Dave & Buster's Entertainment Inc., National CineMedia Inc., IMAX Corporation and The Marcus Corporation.

S&P/TSX Composite:

Reflects the constituents of the S&P/TSX composite at the end of the performance period.

Peers

WHY THESE COMPANIES?

- Operate in the same industry as Cineplex's core business of theatrical exhibition and entertainment centers
- Most regularly evaluated against by public market analysts



Vesting

Under the terms of the Omnibus Plan, for PSUs, a participant's adjusted award will vest at the end of the applicable performance period. On a date selected by the CNCG Committee, and subject to any withholding obligations, a participant will redeem their vested PSUs and the Corporation will either provide the Common Shares or make a lump sum cash payment in an amount equal to the number of vested PSUs held by such participant multiplied by the volume-weighted average price of the Common Shares for the 5 trading days immediately prior to the settlement date.

Terms

PSUs granted under the Omnibus Plan can be settled in either cash or equity at the discretion of the Corporation. The terms and conditions of PSUs granted under the Omnibus Plan are subject to adjustment under certain circumstances, as set forth in the Omnibus Plan, at the discretion of the CNCG Committee. The CNCG Committee may discontinue grants of PSUs in the Omnibus Plan at any time or, except as set forth below, may amend the terms of PSUs under the Omnibus Plan at any time (including amendments to change the vesting provisions of any PSU), provided, however, that no such amendment or termination may diminish any rights accrued in respect of grants of PSUs made prior to the effective date of such amendment or termination.

RESTRICTED SHARE UNITS

RSUs granted under the Omnibus Plan operate in the same manner and have the same terms as the PSUs and may be settled in either equity or cash at the discretion of the Corporation, however, they do not have any performance conditions. Each RSU notionally represents the value of one Common Share on the date of the grant. Additional partial RSUs will be credited to each RSU participant equal to cash dividends paid on the same number of Common Shares, based on the "fair market value" of a Common Share at the time cash dividends are paid on the Common Shares.

Vesting

A participant's RSU award will vest at the end of the applicable period, consistent with the Omnibus Plan. On a date selected by the CNCG Committee, a participant will redeem the vested RSUs and the Corporation will either provide the Common Shares or make a lump sum cash payment in an amount equal to the number of vested RSUs held by such participant multiplied by the volume-weighted average price of the Common Shares for the 5 trading days immediately prior to the settlement date.

STOCK OPTIONS

Stock options may be granted under the terms of the Omnibus Plan to participants in respect of unissued Common Shares.

Plan Element	Description
Eligibility	Granted to selected individuals at the Executive Director level and above.
Grant Determination	The CEO considers each participant's present and potential contribution to the success of the Corporation and provides a recommendation to the CNCG Committee which annually recommends the number and allocation of options per participant to be granted by the Board.
Exercise Price	All options will have a fixed exercise price, which shall not be less than the closing price of the Common Shares on the TSX on the trading day immediately preceding the date of grant (except that if no Common Shares traded in the five preceding trading days, the exercise price will be not less than the average of the closing bid and ask prices over the preceding five trading days).
Vesting	One-fourth of the total options granted vest on each of the first four anniversaries of the grant.
Term	Maximum term of ten years, subject to extension of up to ten business days in the event that termination of an option would otherwise occur during a blackout period.
Conditions	Non-transferable.

BENEFITS AND PERQUISITES

Eligibility

All NEOs participate in the group benefits plan for all employees that provides health, dental and out-of-country benefits coverage on a cost-sharing basis.

Additional Coverage

Personal and Immediate Family	 Up to \$20,000 for Mr. Jacob, and approximately \$5,000-10,000 for other NEOs for a Health Care Spending Account.
Medical Costs	 This coverage provides additional support to these individuals during times of illness and aids in their preventative health care and quick recovery
	 Each NEO can access medical consultations on an expedited basis
Life Insurance	 A whole life insurance policy is provided to Mr. Jacob and Mr. McGrath in lieu of life coverage available under the group benefits plan (valued at \$1,000,000 and \$500,000, respectively)
	 Policies are convertible upon retirement and, in the case of Mr. Jacob, provide a more appropriate level of coverage than is available under the group benefits plan
	 Remaining NEOs pay personally for term life insurance under the group benefits plan
Disability	 Additional disability coverage is provided by Cineplex to each NEO as the formula for disability coverage in the group benefits plan does not provide sufficient replacement income for individuals at higher income levels
Travel	 NEOs are required to travel in the normal course of business and an annual car allowance treated as taxable income is paid to each NEO
	 The amounts have been set and are benchmarked against widely-available data in compensation surveys
	 The annual amount for the CEO and NEOs is \$24,000 and \$14,000, respectively

RETIREMENT SAVINGS AND PENSION AGREEMENTS

Group Registered Retirement Savings Plan

Employer contributions are made to the Group Registered Retirement Savings Plan ("GRRSP") for each employee's account based on contributions by each employee to the GRRSP in accordance with the following schedule:

Employee GRRSP Contributions	0%	1%	2%	3% or more		
Employment Service	Cineplex GRRSP Contributions					
Less than 1 year	0%	0%	0%	0%		
>1 year – 5 years	0%	1%	2%	3%		
5 – 10 years	0%	1.3%	2.7%	4%		
More than 10 years	0%	1.7%	3.3%	5%		

- Review: Regularly reviewed against market data to provide a competitive retirement incentive.
- Eligible: All full-time Cineplex employees benefit from the same employer contribution levels.
- Calculation: GRRSP contributions are based on current base salary at the time of contribution.
- Adjustments: Occur on service anniversaries throughout the year.

2023 employer contributions to GRRSP as a percentage of 2023 base salary for NEOs are at 5.0% of base salary. Employer contributions are made only to the annual RRSP contribution maximum in a year and accordingly may be lower than the earned entitlement.

Defined Benefit Plan

Cineplex Entertainment LP established a supplemental executive retirement plan ("SERP") for Mr. Jacob, pursuant to the terms of his employment agreement, effective January 1, 2006, and amended and restated on October 1, 2010, March 1, 2014, and March 1, 2017. Mr. Jacob's contract was renewed for an additional year until December 31, 2024. Cineplex Entertainment LP is required to secure its obligations under the SERP by posting a letter of credit with a face amount equal to the accrued pension benefit obligation in respect of the SERP as recorded in the Annual Financial Statements. The SERP provides for annual maximum payments of \$650,000.

Mr. Jacob is entitled (at his option) to elect to receive an annual payment or a lump sum payment equal to the value of the applicable benefit described above upon retirement. If Mr. Jacob's employment is terminated in any of the three circumstances described below, then Mr. Jacob will be entitled (at his option) to either: (a) receive a lump sum payment of the present value of an annuity that would provide for annual payments determined as if he had retired as at the date of termination of his employment; or (b) to receive such annual payments commencing as at the date of termination of his employment. The three circumstances under which this option exists are, if Mr. Jacob's employment is terminated: (i) by Cineplex Entertainment LP without cause; (ii) by Mr. Jacob based on constructive dismissal or similar circumstances or within 12 months following a change of control; or (iii) by Mr. Jacob or Cineplex Entertainment LP as a result of Mr. Jacob becoming disabled. For details, please refer to the Defined Benefit Plan table following the Summary Compensation Table.

EXECUTIVE SUCCESSION PLANNING

Objective

A key responsibility of the Board, acting on the recommendations of the CNCG Committee, is to ensure that there is an emergency plan and a long-term plan in place to replace the CEO when appropriate.

Action

In addition to reviewing the CEO's performance annually on a formal basis, regular discussions are held with the CEO about retirement plans and term of contract to facilitate long-term succession planning. Based on the talent review process, input of the CEO and separate consideration of any qualified external candidates, the CNCG Committee and the Board ensure that there is a short-term and long-term plan to manage CEO succession in an orderly manner and to ensure that the best talent is selected.

Talent Review

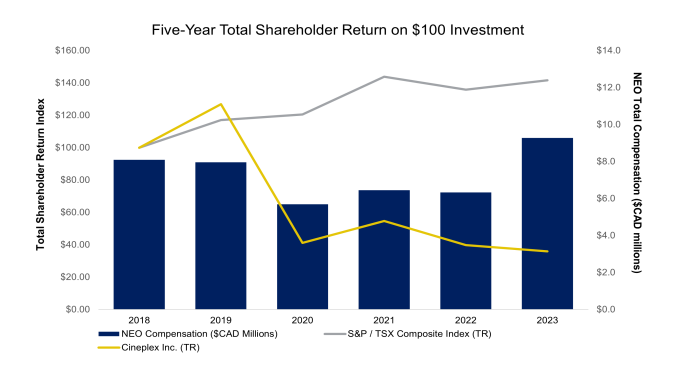
The CNCG Committee conducts annual talent reviews with the CEO to assess the potential bench strength of key executives, including the following:

- Actual performance against objectives;
- Key strengths;
- Development opportunities;
- Promotion potential of key executives; and
- In-depth review of the contingency and long-term succession plans for the CEO and executive team.

Throughout the year, key executives present business information at Board or committee meetings to demonstrate their business knowledge and potential for taking on more responsibility. Social and other events beyond meetings are held to allow Directors to interact more informally with key executives and other employees.

PERFORMANCE GRAPH

The graph below compares the return for \$100 invested in Common Shares on December 31, 2018 with the total return of the S&P/TSX Composite Index (the "Index"), assuming the reinvestment of dividends in additional Common Shares. The graph also illustrates the relationship between Shareholder return and NEO compensation.



NEO compensation is based on the amounts disclosed in the Summary Compensation Table relating to fiscal periods from 2018 to 2023 for the five most highly compensated executive officers in each year.

From 2018 to 2023, the Corporation's total shareholder return was negative (-68%), particularly due to the sharp decline of the share price in 2020 as a result of the impact of COVID-19 on the Corporation's operations. The increase in share price in 2019 was significantly impacted by the control premium related to Cineworld's proposed acquisition of Cineplex (which was subsequently determined by the Ontario Superior Court of Justice to have been wrongfully repudiated by Cineworld). From 2018 to 2019, total compensation reported in the Summary Compensation Table remained consistent or decreased slightly. Compensation in 2020 was below target levels due to reduced salaries and no annual incentive awards being granted. In 2021, compensation increased slightly, returning salaries to regular levels while annual incentive awards remained below target. In 2022, compensation remained flat due to the increase in the LTI awards for NEOs offset by annual incentive awards which were lower than previous years, which further aligns the NEOs' compensation to shareholder return. In 2023, compensation increased due to annual incentive payouts closer to target and an increase in LTI targets to align with market.

While compensation reported in the Summary Compensation Table includes actual cash (base salary and bonus), Cineplex notes that it also includes the LTI at grant and not the amounts that have been realized by the NEOs through these programs. The PSUs granted in 2018, 2019, 2020 and 2021 achieved final performance factors of 0.21x, 0.07x, 0.43x and 0.61x, respectively (where 1.0x would be equal to target).

2023 CEO COMPENSATION AND PAY FOR PERFORMANCE

2023 Compensation

The CNCG Committee approved a number of actions in regards to the CEO's 2023 compensation:

- No base salary increase;
- Actual annual incentive award at 85% of target based on the Corporation and individual performance; the Board awarded 60% cash and 40% stock options to the CEO;
- Actual LTI award at 225% of base salary based on 2023 performance; The Board awarded 250% but the CEO declined to receive the full award. The CEO recommended, and the Board approved, an award of 225% of base salary, to be granted in February 2024, in respect of 2023 individual and business performance; and
- Approval of final performance factor for 2021 PSUs of 0.61x and final share price of \$8.17 for RSUs and PSUs, resulting in an overall realized value of 39% of the \$12.87 grant price.

In addition to the above, in November 2023, the Board of Directors renewed Mr. Jacob's contract, which resulted in a negative compensatory impact on his pension (-\$631,800).

5-year Equity Value Look Back

Based on the December 31, 2023, Common Share price, long-term incentives granted over the past five years were valued between 12% and 58% of the grant value. The CEO has not exercised any of the stock options granted since 2017. The CEO currently holds stock options granted between 2018-2023. Except for 2023 stock option grants, all other stock options are under water as at December 31, 2023.

CEO Long-Term Incentive Value (year of grant)		2019	2020	2021	2022	2023
Options	Fair Value as at Grant Date	\$400,000	\$400,000	\$400,000	\$500,000	\$500,000
	Value as at Dec. 31, 2023 ⁽¹⁾	\$0	\$0	\$0	\$0	\$15,238
PSUs	PSUs (Grant Value)	\$800,000	\$800,000	\$800,000	\$1,000,000	\$1,000,000
	PSU Paid/Current Value ⁽²⁾	\$24,116	\$428,646	\$309,787	\$225,037	\$105,706
RSUs	RSUs (Grant Value)	\$400,000	\$400,000	\$400,000	\$500,000	\$500,000
	RSU Paid/Current Value ⁽³⁾	\$171,509	\$498,426	\$253,924	\$250,045	\$480,480
Total Curre	nt Value (as a % of Target)	12%	58%	35%	24%	30%

Notes:

- (1) Options granted in 2019 to 2022 were "under water" based on the TSX closing price per Common Share of \$8.37, as at December 31, 2023.
- (2) Paid value for 2019, 2020 and 2021 represents actual value based on performance factors for the 2019, 2020 and 2021 PSU plans; current value for 2022 and 2023 at year-end is tracking at a 0.45x and 0.11x performance factor, respectively. The value of units held are multiplied by the performance factor and are then multiplied by the TSX closing share price per Common Share of \$8.37 as at December 31, 2023.
- (3) RSU Current Value represents the number of RSUs awarded multiplied by the TSX closing share price per Common Share of \$8.37 as at December 31, 2023.

Zone of Alignment

The following graph provides another perspective of Cinepley's CEO pay-for-performance alignment relative to its Primary Reference group, which includes direct Canadian consumer-facing and U.S. exhibitor peers. Each dot on the table represents a reference organization. Cineplex's positioning within the alignment zone illustrates that Cineplex's relative three-year total CEO compensation is aligned with Cineplex's relative total Shareholder return (share price increase plus dividends, "TSR").



Notes:

(2) Total compensation is the actual compensation disclosed in the Summary Compensation Table for the previous three years.

⁽¹⁾ TSR reflects the three-year period ending December 31, 2023.

SUMMARY COMPENSATION TABLE

The following table sets out information concerning the compensation earned by the NEOs for the three most recently completed financial years:

Name and Principal Position	Year	Base Salary (\$)	Unit-Based Awards (\$) ⁽¹⁾	Option- Based Awards (\$) ⁽²⁾	Annual Non- Equity Incentive Plan Compensation (\$) ⁽³⁾	Pension Value (\$) ⁽⁴⁾	All Other Compensation (\$)(⁵⁾	Total Compensation (\$)
Ellis Jacob	2023	1,000,000	1,687,500	902,500	510,000	(601,020)	93,676	3,592,656
President &	2022	1,000,000	1,500,000	500,000	-	(609,990)	94,061	2,484,071
Chief Executive Officer	2021	1,000,000	1,200,000	400,000	500,000	(611,970)	94,039	2,582,069
Gord Nelson	2023	451,440	562,500	187,500	230,234	22,572	-	1,454,246
Chief Financial	2022	451,440	423,225	141,075	112,860	22,572	-	1,151,172
Officer	2021	451,440	338,580	112,860	203,013	22,572	-	1,128,465
Dan McGrath	2023	533,520	624,219	208,073	340,119	26,676	-	1,732,607
Chief Operating	2022	533,520	500,175	166,725	133,380	26,676	-	1,360,476
Officer	2021	533,520	500175	166725	299,905	26,676	-	1,527,001
Fabrizio	2023	340,000	195,075	65,025	101,660	17,000	-	718,760
Stanghieri EVP & MD.	2022	340,000	178,500	59,500	85,000	17,000	-	680,000
Media	2021	340,000	153000	51000	101,932	17,000	-	662,932
Kevin Watts	2023	320,000	186,300	62,100	112,000	16,000	-	696,400
EVP, Exhibition &	2022	320,000	168,000	56,000	80,000	15,260	-	639,260
LBE	2021	285,000	128250	42750	85,443	14,250	-	555,693

Notes:

- (1) This column shows the grant date value of awards in respect of the compensation year (although granted early the following year).
 - For 2023, the "Unit-Based Awards" column includes the value of the PSU and RSU awards at a grant price of \$8.03, determined using the 5-day volume-weighted average trading price and were granted on February 20, 2024.
 - For 2022, the "Unit-Based Awards" column includes the value of the PSU and RSU awards at a grant price of \$8.71, determined using the 5-day volume-weighted average trading price and were granted on February 17, 2023.
 - For 2021, the "Unit-Based Awards" column includes the value of the PSU and RSU awards at a grant price of \$13.89, determined using the 5-day volume-weighted average trading price and were granted on February 23, 2022. The Award for the CEO was reduced by 20% from the target award.
- (2) Amounts in this column reflect the grant date fair value of option awards in respect of the compensation year (although granted early the following year). Amounts will be recognized as share-based compensation expense by Cineplex for financial reporting purposes, as determined in accordance with IFRS 2, "Share-based payments" of the CPA Canada Handbook Accounting. No option grants between 2021-2023 for NEOs were adjusted, amended, cancelled, replaced or significantly modified.
 - For 2023, the number of Options granted was determined using a value ratio of 36.3%, reflecting the recent share price experience, and granted on February 20, 2024. The Stock Option value for Mr. Jacobs also includes \$340,000 (40%) annual incentive which was deferred into stock options.
 - For 2022, the number of Options granted was determined using a value ratio of 33.3%, reflecting the recent share price experience, and granted on February 17, 2023.
 - For 2021, the number of Options granted was determined using a value ratio of 39.8%, reflecting the recent share price experience, and granted on February 23, 2022. The Award for the CEO was reduced by 20% from the target award.

SUMMARY COMPENSATION TABLE (continued)

Notes (Continued):

- (3) All amounts reflected under "Annual Non-Equity Incentive Plan Compensation" relate to the annual cash incentive program and are based on the Annual Incentive Measures.
 - In 2023, the CEO was approved to receive a payout at 85% of target, aligned with the annual incentive awards provided to the other NEOs. The CEO's award was paid as 60% cash which is reflected on this table and 40% stock options which is reported under the Stock Options column.
 - In 2022, the CEO was approved to receive a payout at 25% of target, aligned with the annual incentive awards provided to the other NEOs. The CEO declined the annual incentive award for 2022, in order to provide greater annual incentive funding opportunities at lower levels of the organization. All other NEOs received awards at 25% of target.
 - In 2021, in consideration of business and individual performance, affordability and talent retention, the CEO received an award of 50% of target; the remaining NEOs received an award of 75% of target.
- (4) The "Pension Value" amounts for Mr. Jacob are the total of the amounts shown in both of the "Compensatory Change" columns of the Defined Benefit Plans and Group Registered Retirement Savings Plans set forth under the "Pension Arrangements" section. Mr. Jacob reached the maximum benefit payable under the terms of the SERP in 2020. In November 2023, Mr. Jacob's employment contract was renewed by the Board until December 31, 2024, reducing the overall pension benefit to be received by Mr. Jacob. See Pension Arrangements for more details.
- (5) The "All Other Compensation" column includes amounts that, in the aggregate, are worth \$50,000 or more per year for each NEO. Mr. Jacob receives an annual car allowance in the amount of \$24,000 and the remaining NEOs are each entitled to an annual car allowance of \$14,000. See the "Employment Agreements" section.

INCENTIVE PLAN AWARDS

The following table sets out all outstanding incentive-based awards for each NEO as at December 31, 2023. The value of unvested "Unit-Based Awards" noted in the table is included in the values noted in the "Unit-Based Awards" column of the Summary Compensation Table. Annual incentive award amounts to be paid in DSUs are included in the values noted in the "Annual Non-Equity Incentive Plan Compensation" column of the Summary Compensation Table.

Name		Opt	ion-Based	Unit-Based Awards				
	Year of Option Grant	Number of Common Shares Underlying Unexercised Options (#) ⁽¹⁾	Option Exercise Price (\$)	Option Expiration Date	Value of Unexercised "In-The- Money" Options (\$)	Number of Common Shares in Unit-Based Awards That Have Not Vested (#) ⁽²⁾	Market or Payout Value Of Unit-Based Awards That Have Not Vested (\$) ⁽³⁾	Market or Payout Value of Vested Share- Based Awards Not Paid Out or Distributed (\$)
Ellis Jacob	2023	172,388	8.71	17/2/2032	15,238	261,837	1,061,269	0
	2022	75,058	13.39	23/2/2032				
	2021	104,439	12.87	11/4/2031				
	2020	126,984	8.25	17/8/2030				
	2019	170,781	25.05	21/2/2029				
Gord	2023	48,639	8.71	17/2/2032	3,440	73,878	299,440	0
Nelson	2022	21,178	13.39	23/2/2032				
	2021	021 29,467 12.87 11/4/203	11/4/2031					
	2020	28,663	8.25	17/8/2030				
	2019	38,549	25.05	21/2/2029				
Dan	2023	57,483	8.71	17/2/2032	5,081	94,781	393,487	0
McGrath	2022	31,286	13.39	23/2/2032				
	2021	43,531	12.87	11/4/2031				
	2020	42,343	8.25	17/8/2030				
	2019	56,947	25.05	21/2/2029				
Fabrizio	2023	20,514	8.71	17/2/2032	1,943	31,920	130,329	0
Stanghieri	2022	9,570	13.39	23/2/2032				
	2021	13,316	12.87	11/4/2031				
	2020	16,190	8.25	17/8/2030				
	2019	19,693	25.05	21/2/2029				
Kevin	2023	19,307	8.71	17/2/2032	1,629	28,867	116,428	0
Watts	2022	8,022	13.39	23/2/2032				
	2021	11,162	12.87	11/4/2031				
	2020	13,571	8.25	17/8/2030				
	2019	14,770	25.05	21/2/2029				

Notes:

- (1) Includes both unvested and vested options valued as at December 31, 2023. In 2023, none of the NEOs exercised any options.
- (2) Represents outstanding PSUs and RSUs awarded in 2022 and 2023 and excludes DSUs.
- (3) The market value of the unvested awards is based upon the TSX closing price per Common Share of \$8.37, as at December 31, 2023. The PSUs also assume a payout factor of 0.45x for 2022 PSUs and 0.11x for 2023 PSUs.

(4) As at December 31, 2023 there were no vested awards awaiting payout.

The following table sets out the value of incentive plan awards vested or earned for each NEO during the past year. All of these amounts are included in the Summary Compensation Table as described in the notes below.

Name	Option-Based Awards –Value Vested During the Year (\$) ⁽¹⁾	Unit-Based Awards – Value Vested During the Year (\$) ⁽²⁾	Non-Equity Incentive Plan Compensation – Value Earned During the Year (\$) ⁽³⁾
Ellis Jacob	11,429	563,710	510,000
Gord Nelson	2,579	159,047	230,234
Dan McGrath	3,811	234,965	340,119
Fabrizio Stanghieri	1,457	71,874	101,660
Kevin Watts	814	60,247	112,000

Notes:

- The amounts reflected in the "Option-Based Awards Value Vested During the Year" column represent the value of the awards that vested in 2023 using the December 31, 2023 TSX share closing price of \$8.37 against the original grant price. 2018 and 2019 awards are fully vested however continue to be under water, meaning they have \$0 vested value. 2020, 2021, 2022, and 2023 awards each vested one quarter in 2023. 2020 awards are the only awards with vested value.
- (2) The amounts reflected in the "Unit-Based Awards Value Vested During the Year" column represent RSUs and PSUs awarded in 2020 that fully vested in September 2023. These represent a lower value than their original grant date resulting in a negative return which reflects corporate and share price performance. Furthermore, the PSU performance factor was at 0.61x.
- (3) The amounts reflected in the "Non-Equity Incentive Plan Compensation Value Earned During the Year" column represent the annual incentive plan cash payments performance plan year 2023, no NEO elected to receive their annual incentive in DSUs.

SUMMARY OF LONG-TERM INCENTIVE PLANS

OPTION PLAN

The aggregate number of Common Shares reserved for issuance upon the exercise of all options granted under the Option Plan may not exceed 5,250,000 Common Shares. No more options may be granted under the Option Plan. If options granted under the Option Plan are cancelled or reach maturity without being exercised, the underlying Common Shares will be transferred to the Omnibus Plan.

Except with the approval of the Shareholders given by the affirmative vote of a majority of the votes cast at a meeting of the Shareholders (excluding the votes attaching to Common Shares beneficially owned by insiders, to whom Common Shares may be issued pursuant to any unit compensation arrangement, and their associates¹ and their Associates), no options shall be granted to any participant if such grant could result in the aggregate number of Common Shares issued to insiders within any 12-month period, or issuable to insiders at any time, under the Option Plan and any other security compensation arrangement, exceeding 10% of the total number of issued and outstanding Common Shares and securities exchangeable for Common Shares at such time.

Pursuant to the Option Plan, a participant, rather than exercising an option, may elect at any time to surrender their vested options for cancellation and receive an amount (the "Growth Amount") equal to the difference between the market price of the Common Share underlying the option and the exercise price of the option, which Growth Amount, less any amounts required to be withheld, will be payable through the issuance by the Corporation to the participant of a number of Common Shares calculated by dividing the Growth Amount by the market price of the underlying Common Shares.

The Option Plan provides that a participant will be required to repay funds from the disposition of Common Shares acquired on exercise of an option or proceeds derived from an option in certain circumstances, including where the participant has been determined to have engaged in acts of fraud or breach of fiduciary duty.

The terms and conditions of options granted under the Option Plan are subject to adjustment under certain

The term "associates" as defined in the Securities Act (Ontario).

circumstances, as set forth in the Option Plan, at the discretion of the Board. The Board may discontinue the Option Plan at any time or, except as set forth below, amend the Option Plan at any time (including amendments to change the vesting provisions of any option, change the termination provisions of any option that does not entail an extension beyond the original expiration date or change eligible participants of the Option Plan), provided, however, that no such amendment may adversely alter or impair any option previously granted to a participant without the consent of the participant. Any such amendment shall, if required, be subject to the prior approval of, or acceptance by, the TSX.

An amendment to: (i) increase the aggregate number of Common Shares issuable under the Option Plan; (ii) extend the term of an option other than as provided for in the Option Plan; (iii) reduce the exercise price of options previously granted, (iv) cancel and reissue options to the same participant at a lower price; (v) effect a change in the eligibility to participate in the Plan which would permit non-employee Director participation in the Plan; or (vi) effect a change which would permit options to be transferable or assignable, other than in the event of death or legal incapacity, requires approval by vote of a majority of the votes cast at a meeting of the Shareholders (excluding the votes attaching to Common Shares beneficially owned by insiders, to whom Common Shares may be issued pursuant to any unit compensation arrangement, and their associates).

OMNIBUS EQUITY INCENTIVE PLAN

The aggregate number of Common Shares reserved for issuance upon the exercise of all options granted and PSUs and RSUs settled in Common Shares under the Omnibus Plan may not exceed 3,265,822. Options currently outstanding under the Option Plan that are cancelled or expire may be transferred to the Omnibus Plan and become available to be settled in Common Shares under the Omnibus Plan.

Except with the approval of the Shareholders given by the affirmative vote of a majority of the votes cast at a meeting of the Shareholders (excluding the votes attaching to Common Shares beneficially owned by insiders, to whom Common Shares may be issued pursuant to any unit compensation arrangement, and their associates), no equity shall be granted to any participant if such grant could result in the aggregate number of Common Shares issued to insiders within any 12-month period, or issuable to insiders at any time, under the Omnibus Plan and any other security compensation arrangement, exceeding 10% of the total number of issued and outstanding Common Shares and securities exchangeable for Common Shares at such time.

Awards of options, RSUs and PSUs may be made under the Omnibus Plan. All of the awards are subject to the conditions, limitations, restrictions, exercise price, vesting, settlement and forfeiture provisions determined by the Plan Administrator, in its sole discretion, subject to such limitations provided in the Omnibus Plan, and will generally be evidenced by an award agreement. In addition, subject to the limitations provided in the Omnibus Plan and in accordance with applicable law, the Plan Administrator may accelerate or defer the vesting or payment of awards, cancel or modify outstanding awards, and waive any condition imposed with respect to awards or Common Shares issued pursuant to awards.

Pursuant to the Omnibus Plan, a participant, rather than exercising an option, may elect at any time to surrender their vested options for cancellation (a "Cashless Exercise") and receive an amount (the "In-the-Money Amount") equal to the difference between the market price of the Common Share underlying the option and the exercise price of the option. Subject to the provisions of the Omnibus Plan, the Corporation will satisfy payment of the In-the-Money Amount by delivering to the participant such number of Common Shares having a fair market value equal to the In-the-Money Amount. Only the number of Common Shares actually issued to the participant in connection with a Cashless Exercise will reduce the number of Common Shares reserved for issuance under the Omnibus Plan.

The number of RSUs or PSUs granted at any particular time under the Omnibus Plan will be calculated by dividing (a) the amount of any annual incentive or similar payment that is to be paid in RSUs or PSUs, as determined by the Plan Administrator, by (b) the greater of (i) the Market Price of a Common Share on the date of grant and (ii) such amount as determined by the Plan Administrator in its sole discretion. The Plan Administrator shall have the authority to determine any vesting terms applicable to the grant of RSUs or PSUs. Upon settlement, holders will receive (a) one fully paid and non-assessable treasury Common Share in respect of each vested RSU or PSU, (b) a cash payment or (c) a combination of Common Shares and cash, in each case as determined by the Plan Administrator. Any such cash payments made by the Corporation shall be calculated by multiplying the number of

RSUs to be redeemed for cash by the market price per Common Share as at the settlement date.

RSUs and PSUs shall be credited with dividend equivalents in the form of additional RSUs and PSUs, as applicable. Dividend equivalents shall vest in proportion to, and settle in the same manner as, the awards to which they relate. Such dividend equivalents shall be computed by dividing: (a) the amount obtained by multiplying the amount of the dividend declared and paid per Common Share by the number of RSUs and PSUs, as applicable, held by the participant on the record date for the payment of such dividend, by (b) the market value of a Common Share at the close of the first business day immediately following the dividend record date, with fractions being rounded up to the nearest whole number.

The terms and conditions of options, RSUs and PSUs granted under the Omnibus Plan are subject to adjustment under certain circumstances, as set forth in the Omnibus Plan, at the discretion of the Board. The Board may discontinue the Omnibus Plan at any time or, except as set forth below, amend the Omnibus Plan at any time (including amendments to change the vesting provisions of any option, RSU or PSU, change the termination provisions of any option, RSU or PSU that does not entail an extension beyond the original expiration date or change eligible participants of the Omnibus Plan), provided, however, that no such amendment may adversely alter or impair any option, RSU, or PSU previously granted to a participant without the consent of the participant. Any such amendment shall, if required, be subject to the prior approval of, or acceptance by, the TSX.

An amendment to: (i) increase the aggregate number of Common Shares issuable under the Omnibus Plan; (ii) extend the term of an option other than as provided for in the Omnibus Plan; (iii) reduce the exercise price of options previously granted; (iv) cancel and reissue options to the same participant at a lower price; (v) effect a change in the eligibility to participate in the Omnibus Plan which would permit non-employee Director participation in the Plan; (vi) effect a change which would permit options to be transferable or assignable, (vii) increase or remove the 10% limits on Common Shares issuable or issued to insiders, or (viii) delete or reduce the range of amendments which require approval of Shareholders, requires approval by vote of a majority of the votes cast at a meeting of the Shareholders (excluding the votes attaching to Common Shares beneficially owned by insiders to whom Common Shares may be issued pursuant to any unit compensation arrangement and their associates).

Securities Authorized for Issuance Under Equity Compensation Plans

The following dilution calculation includes the total equity available to grant and equity granted but not yet exercised (collectively, the "Equity Pool"). As at December 31, 2023, there were 1,802,934 options available and outstanding under the Option Plan representing a dilution level of 2.8% on the then 63,684,281 outstanding Common Shares. Under the Omnibus Plan, there were 3,696,379 options, RSUs, and PSUs available and outstanding representing a dilution level of 5.8% on 63,684,281 outstanding Common Shares.

Exercised options that do not result in the issuance of Common Shares are returned to the pool and are included in the calculations of the equity pool and dilution level contained herein. In 2023, a total of 461,786 options and 784,805 PSUs and RSUs were granted, representing 2.0% of all Common Shares outstanding as at December 31, 2023. Cineplex's burn rate for the prior three years has been 2.0% (2020), 1.5% (2021), and 1.1% (2022).

Plan Ca	ategory	Number of Common Shares to be issued upon exercise of outstanding options, warrants and rights (#)	Weighted-average exercise price of outstanding options, warrants and rights (\$)	Number of Common Shares remaining available for future issuance equity compensation plans(#)
Equity compensation plans approved by	Option Plan	807,747	\$28.61	N/A
security holders	Omnibus Plan	1,552,858	\$10.21	787,113
Equity compensation plans not approved by security holders		N/A	N/A	N/A
Total		2,360,605	N/A	787,113

PENSION ARRANGEMENTS

Cineplex's pension and group retirement savings plans are described above under the "Compensation Discussion & Analysis" section and the following table outlines the details for 2023 relating to the CEO.

Defined Benefit Plan Table SERP - Ellis Jacob

Number of Years Credited Service (#)	Annual Benefits Payable (\$)		Accrued Obligation at	Compensatory Change (\$)		Accrued Obligation at Year	
	At Year End	After age 69	Start of Year (\$)		Change (\$)	End (\$)	
24.5	650,000	650,000	7,783,700	(631,800)	813,200	7,965,100	

The actuarial valuation amount for 2023 in the "Compensatory Change" column reflects a negative amount arising from the retirement date being deferred. At the end of 2020, Mr. Jacob had reached the maximum benefit payable under the terms of the SERP. In November 2023, Mr. Jacob's employment contract was renewed by the Board for an additional year (to December 31, 2024).

TERMINATION AND CHANGE OF CONTROL BENEFITS

Under the terms of the employment agreements for each NEO, in the event of termination other than for cause or disability, and including upon a "change of control" (as defined below), the NEO will be paid a lump sum amount of base salary and annual incentive as set out below. The NEO will also continue to receive benefits during the period of notice set out below following termination (other than Mr. Jacob, who will continue to receive such benefits for the remainder of his life).

For purposes of the employment agreements, a "change of control" is defined as any sale, disposition, assignment, reorganization, amalgamation, merger or other transaction, or series of related transactions, as a result of which an entity or group of entities unrelated to Cineplex acting jointly or in concert, or entities associated or affiliated with any such entity or group within the meaning of the *Securities Act* (Ontario), becomes the owner, legal or beneficial, directly or indirectly, of more than 50% of the Common Shares (on a fully diluted basis) or exercises control or direction over more than 50% of the Common Shares (on a fully diluted basis) following such acquisition.

DSU Plans

Termination

Under the Payment on Termination DSU Plan, a participant will be entitled to receive, after the effective date the participant ceases to be an employee of the Corporation (the "Termination Date"): (i) on the day, designated by the participant in writing to the Board, during the period commencing on the business day immediately following the Termination Date and ending on the 90th day following such date, which date shall be no later than the end of the calendar year following the year in which the Termination Date occurs; and (ii) if no notice is given, then on the 90th day following the Termination Date, a lump sum cash payment equal to the number of vested DSUs credited to such participant's DSU account multiplied by the value of a Common Share on the Termination Date net of any applicable withholdings.

If the services of a participant in the Three Year DSU Plan are terminated prior to the Vesting Date, the participant is entitled, by giving written notice to the Corporation, to redeem such participant's DSUs on a date which shall not be prior to the sixth trading day following the release of the Corporation's quarterly or annual results and shall be no later than: (i) the end of the calendar year following the year in which the participant's employment was terminated; and (ii) the Vesting Date for an amount equal to the "fair market value" of all DSUs held by such participant under the DSU Plan. If the participant fails to provide notice to the Corporation, the participant will be deemed to have elected to redeem all DSUs as of the earliest to occur of: (i) the end of the calendar year following the year in which the participant's employment was terminated; and (ii) the Vesting Date.

Change of Control

Upon a "change of control," at the discretion of the CNCG Committee, all DSUs will vest and be redeemable at their "fair market value" for executives and all DSUs granted under the Directors' DSU Plan will immediately vest at the discretion of the CNCG Committee. Alternatively, to the extent that the change of control would also result in a capital reorganization, arrangement, amalgamation or reclassification of the capital of the Corporation and the CNCG Committee does not accelerate the vesting of DSUs, the CNCG Committee may make adequate provisions to ensure that, upon completion of the proposed change of control, the number of DSUs outstanding under each Executive DSU Plan and/or determination of the "fair market value" shall be appropriately adjusted in such manner as it considers equitable, in its discretion, to prevent substantial dilution or enlargement of the rights granted to holders of the DSUs.

Option Plan - For Stock Options Awarded Prior to 2020

Termination

Subject to the overriding discretion of the CNCG Committee, an option and all rights to purchase Common Shares pursuant thereto shall expire and terminate immediately upon the participant who holds such option ceasing to be an officer or employee, except that: (i) other than in the case of termination for cause, all vested and exercisable options held at the time a participant ceases to be an eligible person may be exercised by the participant for a period of 30 days following the time that such participant ceases to be an eligible person and after such 30 day period shall expire and terminate; (ii) in the case of retirement, all options held at the time a participant ceases to be an eligible person will continue to vest and may be exercised by the participant for a period of three years following the time that such participant ceases to be an eligible person and after such three year period shall expire and terminate; (iii) in the case of death or disability, all vested and exercisable options held at the time a participant ceases to be an eligible person may be exercised by the participant for a period of one year following the time that such participant ceases to be an eligible person and after such one year period shall expire and terminate; and (iv) where an employment agreement provides otherwise.

Change of Control

Upon a "change of control", all options will become exercisable. A "change of control" is defined in the Option Plan as any sale, disposition, assignment, reorganization, amalgamation, merger or other transaction, or series of related transactions, as a result of which an entity or group of entities acting jointly or in concert, or entities associated or affiliated with any such entity or group within the meaning of the *Securities Act* (Ontario), becomes the owner, legal or beneficial, directly or indirectly, of more than 50% of the Common Shares or exercises control or direction over more than 50% of the Common Shares.

Omnibus Equity Incentive Plan

Termination

If a participant is terminated for cause, such participant will, unless otherwise determined by the CNCG Committee in writing, forfeit all rights to any vested and unvested awards held by such participant.

If a participant resigns or a participant's employment is terminated without cause, any unvested awards shall be immediately forfeited and cancelled; any vested awards may be exercised or settled by the participant during the period that terminates on the earlier of: (a) the expiry date of such award; and (b) the date that is 30 days after the termination date, provided that the with respect to any PSUs held by a participant terminated without cause, the attainment of performance goals shall be assessed based on the lesser of (i) the actual achievement of the performance goals up to the termination date, and (ii) Target Performance (as defined in the Omnibus Plan). Any award that has not been exercised, settled or surrendered at the end of such period shall be immediately forfeited and cancelled.

If the employment of a participant is terminated due to death, any award held by the participant that has not vested as of the date of death shall vest on such date and may be exercised, settled or surrendered to the Corporation by the participant at any time during the period that terminates on the earlier of: (a) the expiry date of such award; and (b) the first anniversary of the date of death, with any award that has not been exercised, settled or surrendered at the end of such period being immediately forfeited and cancelled.

If the employment of a participant is terminated due to disability, then each award held by the participant that has not vested as of the date of the disability of such participant shall vest on such date and may be exercised or surrendered to the Corporation by a participant at any time until the expiry date of such award, provided that with respect to any PSUs held by such disabled participant, the attainment of performance goals shall be assessed on the basis of the lesser of: (i) the actual achievement of the performance goals up to the termination date; and (ii) Target Performance (as defined in the Omnibus Plan).

If a participant's employment is terminated due to Retirement (defined as age 60 or earlier at the discretion of the Plan Administrator), options will continue to vest in accordance with their terms and may be exercised at any time during the period that terminates on the earlier of: (i) the expiry date of the option; and (ii) the fourth anniversary of the termination date; RSUs shall continue to vest in accordance with their terms, and PSUs shall continue to vest in accordance with their terms and actual attainment of performance goals with respect to such PSUs.

Change of Control

If a participant's employment is terminated without cause within 12 months following a "change in control", any unvested awards shall immediately vest and any vested awards may be exercised, settled or surrendered by the participant at any time during the period that terminates on the earlier of: (i) the expiry date of such award; and (ii) the date that is 90 days after the termination date, provided that with respect to any PSUs held by a participant, the attainment of performance goals shall be assessed on the basis of the lesser of: (i) the actual achievement of performance goals up to the Termination Date; and (ii) Target Performance (as defined in the Omnibus Plan).

The Plan Administrator may, without the consent of any participant, take such steps as it deems necessary or desirable, including to cause: (i) the conversion or exchange of any outstanding awards into or for, rights or other securities of substantially equivalent value, as determined by the Plan Administrator in its discretion, in any entity participating in or resulting from a change in control; (ii) outstanding awards to vest and become exercisable, realizable, or payable, or restrictions applicable to an award to lapse, in whole or in part prior to or upon consummation of such merger or change in control and, to the extent the Plan Administrator determines, terminate upon or immediately prior to the effectiveness of such merger or change in control; (iii) the termination of an award in exchange for an amount of cash and/or property, if any, equal to the amount that would have been attained upon the exercise or settlement of such award or realization of the participant's rights as of the date of the occurrence of the transaction (and, for the avoidance of doubt, if as of the date of the occurrence of the transaction the Plan Administrator determines in good faith that no amount would have been attained upon the exercise or settlement of such award or realization of the participant's rights, then such award may be terminated by the Corporation without payment); (iv) the replacement of such award with other rights or property selected by the Board in its sole discretion; or (v) any combination of the foregoing. In taking any of these actions, the Plan Administrator will not be required to treat all awards similarly in the transaction.

Unless otherwise determined by the Plan Administrator, if, as a result of a Change in Control, the Common Shares of the Corporation will cease trading on the TSX, the Corporation may terminate all of the awards, other than an option held by a participant that is a resident of Canada for the purposes of the *Income Tax Act* (Canada), granted under the Omnibus Plan at the time of and subject to the completion of, the Change in Control transaction by paying to each holder an amount equal to the fair market value of his or her respective award (as determined by the Plan Administrator, acting reasonably) at or within a reasonable period of time following completion of such Change in Control transaction.

A "change in control" is defined in the Option Plan as any sale, disposition, assignment, reorganization, amalgamation, merger or other transaction, or series of related transactions, as a result of which an entity or group of entities acting jointly or in concert, or entities associated or affiliated with any such entity or group within the meaning of the Securities Act (Ontario), becomes the owner, legal or beneficial, directly or indirectly, of more than 50% of the Common Shares or exercises control or direction over more than 50% of the Common Shares.

The following table is a summary of payments that would be made under various termination scenarios for each NEO, all with an effective departure date of December 31, 2023. In all cases any outstanding base salary, annual incentive and unused vacation relating to the period of employment up to the date of departure would be due and payable but are not included in the table. The amounts reflected in the below tables are not reflected in the Summary Compensation Table.

TABLE 1: Termination in the Event of: (a) Without Cause; or (b) Mr. Jacob, Mr. McGrath and Mr. Nelson, Resignation for Good Reason (other than under a Change of Control)

Name	Period of Notice	Base Salary & Bonus Notice (\$) ⁽¹⁾	Unit-Based Awards (\$) ⁽²⁾	Option-Based Awards (\$) ⁽³⁾	Pension Value (\$) ⁽⁴⁾	All Other Compensation (\$) ⁽⁵⁾
Ellis Jacob	36 months	6,000,000	1,061,269	15,238	92,340	231,697
Gord Nelson	24 months	1,444,608	169,449	-	45,144	-
Dan McGrath	24 months	1,867,320	229,960	-	53,352	-
Fabrizio Stanghieri	18 months	714,000	74,495	-	25,500	-
Kevin Watts	18 months	672,000	65,438	-	24,000	-

Notes:

- (1) Base salary and bonus notice payments to Mr. Jacob will be made within 10 business days; all other NEOs can select lump sum or base salary continuance.
- (2) Value of Unvested Unit Based Awards (RSUs/PSUs) is calculated at TSX closing price on December 31, 2023 of \$8.37 per Common Share. Table includes unvested PSUs with performance periods ending after December 31, 2023. 2022 and 2023 PSUs are valued at a 0.45x and 0.11x performance factor, respectively, based on actual performance tracking at year-end. In the case of the CEO, PSUs pay out at the end of the three-year Performance Period, thus creating a performance tail. For all other NEOs, PSUs are prorated for the period of active employment. PSUs in their second or third year of their three-year Performance Period pay out at the end of the Period, thus creating a performance tail.
- (3) In the case of Mr. Jacob, this includes all vested and unvested options (amount reflected shows only unvested options). In the case of the remaining NEOs, any vested options can be exercised but do not represent additional value upon departure. Unvested options expire upon departure under this scenario.
- (4) In the case of Mr. Jacob, the pension value represents three years of GRRSP employer contributions during the notice period. In the event of resignation with six months' notice, there are no further GRRSP contributions. For the remaining NEOs, the Pension Value is equivalent to GRRSP employer contributions during the notice period.
- (5) All Other Compensation does not include the value of group benefits that continue during the notice period. In the case of Mr. Jacob, All Other Compensation includes insurance costs relating to the notice period. For the remaining NEOs, All Other Compensation is less than \$50,000.

TABLE 2: Termination Following a Change of Control (all NEOs), either by Employer Without Cause or by Employee for Good Reason (CEO does not Require Good Reason for First 12 Months)

Name	Period of Notice	Base Salary & Bonus Notice (\$) ⁽¹⁾	Unit-Based Awards (\$) ⁽²⁾	Option-Based Awards (\$) ⁽³⁾	Pension Value (\$) ⁽⁴⁾	All Other Compensation (\$) ⁽⁵⁾
Ellis Jacob	36 months	5,700,000	1,061,269	15,238	92,340	231,697
Gord Nelson	24 months	1,444,608	299,440	3,440	45,144	-
Dan McGrath	24 months	1,867,320	393,487	5,081	53,352	-
Fabrizio Stanghieri	18 months	714,000	130,329	1,943	25,500	-
Kevin Watts	18 months	672,000	116,428	1,629	24,000	-

Notes:

- (1) All payments are made on a lump sum basis within 10 business days. If the change of control does not result in termination of employment, the base salary and bonus notice payments do not apply. Under the CEO's employment agreement updated effective March 1, 2014, notice payments under a change of control are now capped at \$5,700,000 regardless of the then current base salary and target bonus amounts.
- (2) Includes unvested PSUs and RSUs with performance periods ending after December 31, 2023. All RSUs and PSUs vest immediately

unless they can reasonably continue by the successor entity and no termination occurs, in which case the incremental value of Unit-Based Awards would be \$0 under this scenario. 2022 and 2023 PSUs are valued at a 0.45x and 0.11x performance factor, respectively, based on actual performance tracking at year-end. In the case of the CEO, PSUs pay out at the end of the three-year Performance Period, thus creating a performance tail. For all other NEOs, PSUs are prorated for the period of active employment. PSUs in their second or third year of their three-year Performance Period pay out at the end of the Period, thus creating a performance tail.

- (3) Includes all unvested options, which vest immediately.
- (4) In the case of Mr. Jacob, the amount represents three years of GRRSP employer contributions during the notice period. In the event of resignation with six months' notice, there is no further GRRSP contributions. For the remaining NEOs, the Pension Value is equivalent to GRRSP employer contributions during the notice period.
- (5) All Other Compensation does not include the value of group benefits that continue during the notice period. In the case of Mr. Jacob, All Other Compensation includes insurance costs relating to the notice period. For the remaining NEOs, All Other Compensation is less than \$50,000.

Termination with Cause (all NEOs), CEO Resignation with less than 6 Months' Notice, all other NEO Resignations No compensation will be paid upon termination under these conditions. Any options that vested prior to the date of resignation would remain vested in the relevant NEO and could be exercised.

TABLE 3: Termination as a Result of Disability (all NEOs)

Name	Period of Notice	Base Salary & Bonus Notice (\$)	Unit-Based Awards (\$) ⁽¹⁾	Option-Based Awards (\$) ⁽²⁾	Pension Value (\$)	All Other Compensation (\$) ⁽³⁾
Ellis Jacob	-	-	1,061,269	15,238	-	231,697
Gord Nelson	-	-	169,449	3,440	-	-
Dan McGrath	-	-	229,960	5,081	-	-
Fabrizio Stanghieri	-	-	74,495	1,943	-	-
Kevin Watts	-	-	65,438	1,629	-	-

Notes:

- (1) Includes unvested PSUs with performance periods ending after December 31, 2023. The 2022 and 2023 PSUs are valued at a 0.45x performance factor and 0.11x performance factor respectively, based on actual performance tracking at year-end. In the case of the CEO, PSUs pay out at the end of the three-year Performance Period, thus creating a performance tail. For all other NEOs, PSUs are prorated for the period of active employment. PSUs in their second or third year of their three-year Performance Period pay out at the end of the Period, thus creating a performance tail.
- (2) The Option Plan provides that options be exercised within one year from date of departure due to death or disability (accelerated vesting in these limited circumstances) and within four years from date of departure due to retirement. Option value represents the unvested awards remaining at a value of \$8.37 (December 31, 2023, TSX Common Share closing price).
- (3) All Other Compensation is the same as set out in item (5) to the first termination table. Continued benefits coverage during the notice period for disability is dependent upon the carrier's plan policies.

EMPLOYMENT AGREEMENTS

Each of the NEOs is subject to an employment agreement, which contains provisions setting out: (i) the base salary; (ii) the manner for increasing the base salary; (iii) scope of responsibilities; (iv) entitlements to benefits; (v) entitlement to participation in compensation plans; and (vi) severance benefits that may be provided on termination of services. Each employment agreement provides that the NEO will be provided with a compensation package (base salary, incentives and benefits).

Base Salaries

The base salaries paid to each of the NEOs in 2023 are set out in the Summary Compensation Table.

Annual Incentives

All of the NEOs are entitled to receive an annual incentive based upon the achievement of targets set by the CNCG

Committee. The annual incentive design and targets are approved by the CNCG Committee and are set out in the "Annual Incentives" section above. All performance targets on financial measures are the same for any NEOs who have the measure within their bonus plan.

Long-term Incentive Compensation

All of the NEOs are eligible to participate in any LTI plans that may exist from time to time. The Board determines the amount of any annual awards under these plans and the amount of each individual award based on the relative contribution of the individual as assessed by the CEO and the CNCG Committee.

With respect to PSUs, RSUs and options under the Omnibus Plan, any grants made to the CEO before retirement will vest fully on a post-retirement basis. Under this scenario, PSUs and RSUs are fully valued and pay out at the end of the three-year Performance Period, thus creating a performance tail. For all other NEOs, PSUs and RSUs are prorated for the period of active employment within the Performance Period. PSUs and RSUs in their second or third year of their three-year Performance Period pay out at the end of the period, thus creating a performance tail.

Perquisites and Benefits

Under the terms of the employment agreements, the CEO receives an annual car allowance in the amount of \$24,000; all other NEOs are entitled to an annual car allowance of \$14,000.

All NEOs are subject to a non-competition clause for 12 months following departure and a non-solicitation clause for the same 12-month period. Mr. Jacob will also receive post-retirement health and dental benefits for the remainder of his life and administrative services with an annual cost to the Corporation of up to \$50,000 for the first five years of his retirement.

Mr. Jacob's employment agreement was renewed for an additional year (to December 31, 2024) by the Board at the November, 2023, Board meeting. Mr. Jacob's employment agreement stipulates that he shall be a Director, subject to election by the Shareholders. No compensation is paid to Mr. Jacob for his role as a Director.

OTHER INFORMATION

DIRECTORS' AND OFFICERS' INSURANCE

The Directors and officers of the Corporation and its subsidiaries are covered under directors' and officers' insurance policies that provide an aggregate limit of liability to the insured Directors and officers of \$55 million (including \$5 million in Side-A) insurance coverage. For the insurance term November 1, 2023 to October 31, 2024, the Corporation paid a total premium of \$489,481 or a rate per million dollars of coverage of \$8,900. The by-laws of the Corporation provide for indemnification of its Directors and officers from and against liability and costs in respect of any action or suit against them in connection with the execution of their duties of office, subject to certain usual limitations.

INTERESTS OF INFORMED PERSONS IN MATERIAL TRANSACTIONS

To the knowledge of the Directors, other than as disclosed in this Circular, no "Informed Person" has had any material interest, direct or indirect, by way of beneficial ownership of securities or otherwise, in any material transaction (or any proposed transaction) with the Corporation, in the past five years. "Informed Person" means: (a) a Director or executive officer of the Corporation; (b) a director or executive officer of a person or company that is itself an Informed Person or subsidiary of the Corporation; (c) any person or company who beneficially owns or controls or directs, directly or indirectly, voting securities of the Corporation or a combination of both carrying more than 10% of the voting rights attached to all Common Shares; (d) the Corporation, if it has purchased, redeemed or otherwise acquired any of its securities, for so long as it holds any of its securities; and (e) any associate or affiliate of any Informed Person.

CORPORATE GOVERNANCE

The Board and management of the Corporation recognize that effective corporate governance practices are fundamental to the long-term success of the Corporation. Sound corporate governance contributes to Shareholder value through increased investor confidence. The Board and management are therefore committed to maintaining a high standard of corporate governance and compliance with the corporate governance guidelines of the Canadian Securities Administrators.

The Directors are experienced executives. They are independent. They are responsible for focusing on management's skill set and experience to ensure that the Corporation has the talent it needs to fulfill its goals and objectives.

Within that context, the Board oversees significant corporate actions and makes decisions relating to, among other things, strategic planning, strategic objectives, capital allocation, succession planning, talent management and development, planning for growth, both organic and by acquisition, financial reporting, the development of fundamental polices and systems, including ESG, the control environment, the management of enterprise risk and the safeguarding and enhancement of the Corporation's brand.

The Mandate of the Board is attached as Schedule "A" to this Circular and is available on SEDAR+ at www.sedarplus.ca. The Board regularly refers to the Mandate to ensure that it is fulfilling its governance obligations. The Board also regularly reviews and revises, as necessary or appropriate, the Corporation's governance practices in response to the Corporation's strategic direction, as well as the evolving governance landscape.

CORPORATE GOVERNANCE HIGHLIGHTS

- 8 of the 9 nominated Directors are independent; only the CEO is not independent.
- We have Director equity ownership guidelines.
- We disclose Directors' equity holdings.
- Committees are 100% independent.
- The role of Chair and CEO are separate.
- Our Directors are not "over-boarded".
- We have no public company interlocking directorships.
- The Board and its Committees have full authority to retain independent external advisors.
- We have a Code of Business Conduct and Ethics.
- We have a Supplier Code of Conduct.
- We have individual, not slate, voting for Directors.
- Our CEO does not sit on any Board committee.
- We have a *Majority Voting Policy* for Director elections.
- We do not have a staggered board; all Directors are elected annually.
- All Shareholders are entitled to vote equally.
- We have an independent Chair of the Board.
- We conduct a thorough annual peer assessment of the Board and each committee.
- Directors have in-camera sessions at every Board or committee meeting.

BOARD COMPOSITION AND INDEPENDENCE

All of the Directors currently on the Board are nominated for re-election at the Meeting.

The Board views an individual as independent if he or she has no direct or indirect relationship with Cineplex that could, in the view of the Board, be reasonably expected to interfere with the exercise of that individual's independent judgment. The Board is currently comprised of nine individuals, all of whom are independent (other than Mr. Jacob) within the meaning of applicable securities laws. The Chair of the Board is independent, as is the Chair of the Audit Committee and the CNCG Committee. If a matter relevant to the business of any Director is brought before the Board, that Director is expected to exercise judgment to determine if a conflict exists and if one does exist, he or she will not participate in any relevant discussions. Each Director has no relationship with Cineplex that could be perceived to affect their independence.

DIRECTOR TERM LIMITS AND RENEWAL

The Board has considered the issue of term limits for Directors and will continue to do so. At this time, the Board does not believe that it is in the best interests of the Corporation to establish a limit on the number of times a Director may stand for election. While such a limit could help in creating an environment where fresh ideas and viewpoints are available to the Board, term limits can also disadvantage the Corporation through losing the beneficial contribution of Directors who have developed, over a period of time, increasing knowledge of, and insight into, the Corporation and its operations and who could therefore provide increasingly useful contributions to the Board as a whole. Additionally, the Board feels that its current rigorous self-evaluation process is effective in ensuring that Directors continue to add value and remain strong contributors, and the current constitution of the Board reflects these objectives. While the Board has not adopted Director term limits, the Corporation's Charter of Expectations for Directors sets forth certain guidelines regarding the performance and participation of Directors, including potential grounds for resignation from the Board as well as expectations around retirement.

As at the date hereof (excluding Mr. Jacob), the average years of service on the Board is approx. 10 years. As at present time, four independent Directors, Mr. Banks, Mr. Bruce, Ms. Dea and Mr. Marwah have each been serving for more than 10 consecutive years.

COMMITTEES

Audit Committee

The Board maintains an Audit Committee and a CNCG Committee. The Audit Committee is currently comprised of Mr. Bruce, Ms. Fukakusa and Ms. Hayes, all of whom are independent; Ms. Fukakusa is Chair of the Audit Committee. In addition to each member's general business experience, set forth below are details noting the education and experience of each member of the Audit Committee that is relevant to the performance of each member's responsibilities on the Audit Committee:

- Janice Fukakusa (Chair) Ms. Fukakusa retired as Chief Administrative Officer and Chief Financial Officer of Royal Bank of Canada in January 2017. As a member of RBC's Group Executive, she was one of eight executives responsible for setting the overall strategic direction of RBC. In addition, she chaired the Group Operating Committee. Having joined RBC in 1985, she held positions in retail and business banking, corporate banking, account management, corporate finance, treasury, strategic development and corporate functions. Ms. Fukakusa currently serves on the boards of a number of corporate and not-for-profit organizations, including University Health Network. Prior to joining the bank, Ms. Fukakusa worked at PricewaterhouseCoopers LLP and she holds the professional designation of Fellow Chartered Professional Accountant (FCPA) and Fellow Chartered Accountant (FCA). Ms. Fukakusa obtained her Bachelor of Arts from University of Toronto and holds a Master of Business Administration from Schulich School of Business and an Honorary Doctorate of Laws from York University.
- Robert Bruce Mr. Bruce is the retired Executive Chairman and Founding Partner of Mobile Klinik where he was responsible for overseeing all financial and operating aspects of the company. Prior to that he served as President, Communications for Rogers Communications Inc., having responsibility for marketing, sales, distribution, retail stores, customer care and all aspects of operations for both cable and wireless, with substantial financial management obligations. His role at Rogers, as well as past roles at BCE Mobile Communications, Pepsi-Cola Canada and Oshawa Foods Limited, have provided him significant experience with operational and financial aspects of each of these businesses. Mr. Bruce graduated from Queen's University with a Masters of Business Administration and University of Waterloo with a Master of Science.
- Donna Hayes Ms. Hayes is the retired Publisher and Chief Executive Officer of Harlequin, one of the world's leading publishers of books for women, and now part of Harper Collins Publishing. As Publisher and CEO, Ms. Hayes widened the scope of Harlequin's focus from romance fiction to publisher of books (fiction and nonfiction) for women. Many of the company's most successful lines were developed under her leadership. She also spearheaded Harlequin's industry-leading level of innovation by incorporating forward-looking technology (eBooks, downloadable audio, mobile applications) into their business model. Ms. Hayes graduated in 1978 with an honours degree in English literature and communications from McGill University. She has served on the Board of Directors of the American Association of Publishers, the Pelee Island Bird Observatory (PIBO), the Toronto Public Library Foundation, the Toronto Wildlife Centre, and the TD Financial Group (Toronto-Dominion Bank), where she served on both the Audit and Corporate Governance Committees.

COMMITTEES (continued)

Compensation, Nominating & Corporate Governance Committee

As of the date hereof, the CNCG Committee is comprised of five independent Directors within the meaning of applicable securities laws: Mr. Mohamed (Committee Chair), Mr. Banks, Ms. Dea, Mr. Marwah and Ms. Yaffe. The members' general business experience and education relevant to performance as a member of the CNCG Committee, together with each member's biography, are contained in the "Director Nominees" section of this Circular. The CNCG Committee is regularly briefed on corporate governance matters and meets regularly with WTW, the CNCG Committee's compensation consultants, both with management and in-camera, to review key trends in corporate and executive compensation and corporate governance and to receive guidance and recommendations to help them carry out the CNCG Committee's responsibilities.

- Nadir Mohamed (Committee Chair) Mr. Mohamed served in numerous executive roles with Rogers Communications, including President and CEO of Rogers Communications Inc. He has extensive experience with executive compensation matters, employee engagement, succession planning and leadership development. Mr. Mohamed has extensive experience in innovation and entrepreneurship which are important to the Corporation.
- Jordan Banks In his past roles with Rogers Media, Facebook Canada and senior executive roles with other organizations, Mr. Banks has been responsible for all aspects of executive compensation, leadership development, engagement, succession planning, culture and internal corporate governance, thus having been directly involved as a decision maker with the topics that the CNCG Committee is responsible for managing. Mr. Banks also has extensive board experience with Hospital for Sick Children Foundation, the University of Waterloo and the Art Gallery of Ontario.
- Joan Dea Ms. Dea has a broad perspective on all matters relating to compensation, nomination and governance. During her tenure as a member of the executive committee of BMO Financial Group, she shared responsibility for executive compensation, leadership development, engagement, talent management, culture and corporate governance. At Boston Consulting Group, she led partner responsibility for several human resources functions including recruiting, development and compensation in Canada. Her consulting practice included advice to clients on leadership, team dynamics, succession planning, corporate governance, culture, compensation and people development best practices. Ms. Dea currently serves on the Nominating and Governance Committee as well as the Compensation Committee of Charles Schwab Corporation and has previously served as a member of the Nominating and Corporate Governance Committee as well as the Salary and Organization Committee of Torstar Corporation.
- Sarabjit Marwah Mr. Marwah had a lengthy career with the Bank of Nova Scotia, serving in a number of senior financial, operational, strategic and managerial roles, including Vice Chair and COO. He has served on numerous boards, including George Weston Ltd., Torstar Corporation, TELUS Corporation, C.D. Howe Institute as well as several Scotiabank subsidiaries. In those roles as well as industry and charitable organizations, Mr. Marwah has been responsible for overseeing executive compensation matters and succession planning, both roles being integral to service on the Corporation's CNCG Committee. He earned a BA (Hons), an MA in Economics and an MBA in Finance from the University of California, Los Angeles (UCLA).
- Phyllis Yaffe Ms. Yaffe previously served as the Chief Executive Officer of Alliance Atlantis Communications Inc. where she was responsible for all aspects of compensation, including executive compensation, leadership development, employee engagement, succession planning and internal corporate governance. She is currently a director of Blue Ant Media, chairing the Human Resource and Governance Committee. She previously served as the lead director of Torstar Corporation, on its Salary and Organization Committee and was chair of its Nominating and Corporate Governance Committee. She also previously served as a director and on the Audit Committee at Lions Gate Entertainment Corporation. These committees have a similar mandate and responsibility as the CNCG Committee at Cineplex and have each provided Ms. Yaffe with a broad perspective on all matters relating to compensation, nomination and governance.

BOARD MEMBER ATTENDANCE

The table below sets forth the number of formal Board and committee meetings held, as well as the attendance by each Director who served during the year ended December 31, 2023:

Director ⁽¹⁾	Director Meetings Attended (#)	Audit Committee Meetings Attended (#)	CNCG Committee Meetings Attended (#)
Jordan Banks	8 of 9	N/A	6 of 6
Robert Bruce	9 of 9	4 of 4	N/A
Joan Dea	9 of 9	N/A	6 of 6
Janice Fukakusa	9 of 9	4 of 4	N/A
Donna Hayes	9 of 9	4 of 4	N/A
Ellis Jacob	9 of 9	N/A	N/A
Sarabjit Marwah	9 of 9	N/A	6 of 6
Nadir Mohamed	8 of 9	N/A	5 of 6
Phyllis Yaffe	9 of 9	N/A	6 of 6

Note:

(1) Does not include attendance at the 2023 Annual Meeting.

POSITION DESCRIPTIONS

The Mandate of the Board includes a description of the Board Chair's responsibilities and each committee has terms of reference by which the committee Chair can be assessed. A copy of the Mandate of the Board is attached as Schedule "A" to this Circular and is available on the Corporation's investor relations website at https://corp.cineplex.com/investors/governance. The Board has not developed further written position descriptions for the Chair of the Board or the chairs of the committees of the Board. The CEO's responsibilities are set out in his employment agreement.

SELECTION, ORIENTATION AND CONTINUING EDUCATION

New Board members will be selected against set criteria that ensure broad and appropriate levels of expertise will be available to management. The CNCG Committee acknowledges that the Board's membership should represent a diversity of backgrounds, experience and skills. Additionally, the CNCG Committee explicitly considers the level of representation of women and underrepresented communities on the Board in identifying and nominating candidates for election or re-election to the Board. Further, the CNCG Committee also reviews interlocking board memberships to determine whether any common board memberships may impair the ability of any Directors to exercise independent judgment. No more than two Directors may sit on the same public company board without the consent of the CNCG Committee.

Directors are selected for their integrity and character, sound and independent judgment, breadth of experience, insight and knowledge and business acumen. Directors are expected to bring these personal qualities to their role and apply their business judgment to help the Board make wise decisions and provide thoughtful and informed counsel to senior management. Working with the CEO and, when necessary, outside resources, the CNCG Committee will, when appropriate, identify qualified individuals and conduct interviews and reference checks before formally nominating new Board members.

The CNCG Committee has determined that all of the existing Directors shall be nominated to stand for re-election.

The following table outlines an inventory of the skills and experience of the independent Board members standing for election at the Meeting.

Skills & Experience	Jordan Banks	Robert Bruce	Joan Dea	Janice Fukakusa	Donna Hayes	Sarabjit Marwah	Nadir Mohamed	Phyllis Yaffe
Senior Executive ⁽¹⁾	٧	٧	٧	٧	٧	٧	٧	٧
Other Directorships ⁽²⁾	٧	٧	٧	٧	٧	٧	٧	٧
Financial or Risk Management	٧	٧	٧	٧	٧	٧	٧	٧
Media	٧	٧	٧		٧		٧	٧
Technology	٧	٧	٧	٧	٧	٧	٧	
Film Exhibition, Production or Distribution							٧	٧
Real Estate		٧		٧		٧		
Marketing	٧	٧	٧	٧	٧		٧	٧
Retail and Customer	٧	٧	٧	٧	٧	٧	٧	٧
Strategy and Governance	٧	٧	٧	٧	٧	٧	٧	٧
Data & Analytics	٧	٧	٧					

Notes:

- (1) Has held a senior officer position or that of chair of the board of a major organization.
- (2) Director of a major organization (public, private, non-profit).

The CNCG Committee is responsible for ensuring that all Directors fully understand the role of the Board and its committees and keeping themselves up-to-date on the the nature and operation of the Corporation's business. The CNCG Committee advises all Directors of major developments in corporate governance and important trends and new legal and regulatory requirements. In addition, presentations are made regularly to the Board on different aspects of the Corporation's business as well as updates on best practices in governance matters. During 2023, all Directors were in attendance during these presentations and updates. New Directors will be provided with an orientation session upon joining the Board, including meetings with senior management and incumbent Directors.

To fulfill its responsibilities, the CNCG Committee is regularly provided with governance updates from external sources to ensure that it is fully briefed on governance requirements and best practices. WTW regularly attends scheduled CNCG Committee meeting and provides direct education to the members on items relating to corporate governance. In 2023, WTW participated in five of five meetings of the CNCG Committee, thus participating in all meetings where executive compensation was discussed. Further, on a regular basis, the Corporation's General Counsel provides legal updates to ensure that members are aware of changing laws and regulations. In particular, at an annual governance meeting, Directors are provided with detailed information about regulatory matters. Further, all Directors are members of the Institute of Corporate Directors and have access to resources made available by the Institute. Additionally, from time to time, members of the Board participate in various events designed to keep them up to date on current issues facing the Corporation.

NOMINATION OF DIRECTORS

The CNCG Committee is responsible for recruiting, assessing and proposing individuals qualified to become new independent Directors and submit recommendations to the Board for its consideration and decision, as well as to consider nominees, if any, recommended by either management or the Shareholders for election as Directors. The current Directors support the individuals nominated herein to be elected as the members of the Board.

As part of its governance process in recommending potential independent Directors, the CNCG Committee will consider potential appointees to the Board. Once approved by a majority of the CNCG Committee's members, potential independent Directors will be presented to the Board for its consideration.

COMPENSATION

The Board, acting on the recommendations of the CNCG Committee, reviews the adequacy and form of compensation of the Corporation's senior executives and Directors, based on reviews of the competitive marketplace, to ensure that they are respectively current and reflective of the roles and responsibilities of each group. Director compensation is reviewed biennually to compare Canadian board compensation based on size of organization, type of entity, meeting and attendance requirements, committee representation, and additional Board Chair and committee Chair responsibilities. Executive compensation is reviewed as set out in the "Compensation Discussion & Analysis" section of this Circular.

IN-CAMERA SESSIONS

During 2023, the Board held nine in-camera sessions at meetings of the Board, one at each meeting of the Board, during which the non-management Directors met without members of management for the purpose of facilitating open and candid discussion among the Directors. In-camera sessions exclusive of members of management are also held at every meeting of the CNCG Committee and the Audit Committee.

ELECTION OF CHAIR

The Board elects, from its ranks, a Chair to preside at all meetings of the Board. Ms. Yaffe was appointed as Chair on June 29, 2020. Ms. Yaffe previously served as Chair of the Corporation from January 1, 2011 until September, 2016.

COMMUNICATION WITH THE BOARD

Shareholders may attend the annual meeting of Shareholders of the Corporation as both members of management and the Board will be present. In the event that such meeting is not convenient for any Shareholder, they may communicate directly with the Chair at any time via email to boardchair@cineplex.com.

ASSESSMENTS

The CNCG Committee is responsible for developing processes to assess Board and committee effectiveness and to consider the development needs of the Board, individual Directors, committees and their members. The CNCG Committee seeks input from both internal and external counsel to develop a formal assessment process for the Board as well as each committee. The CNCG Committee reviews such process annually and revises it as may be required.

Formal assessments are performed annually through the use of confidential surveys (compiled on a blind basis by external legal counsel) which contain questions regarding the performance of the Board and each committee, as well as peer reviews of each individual Director in their Board and committee roles. The extensive surveys review the performance of each committee based on the detailed Terms of Reference for each committee as well as the Mandate of the Board of Directors and the Charter of Expectations of Directors. Each committee and the Board discuss the compiled results at in-camera sessions. In addition to the formal written review followed by in-camera discussion at each committee and Board meeting, the chair of each committee and the Chair conduct individual conversations with each member to review the formal written results so as to ensure that all concerns have a thorough opportunity to be heard. The Chair is then tasked with ensuring that any necessary follow-up discussions or actions are undertaken to address any concerns raised.

RETIREMENT

In addition to the mandate of the Board, the Corporation has adopted a Charter of Expectations for Directors. While no mandatory retirement age is provided, the Charter of Expectations sets guidelines regarding the performance and participation of Directors, including potential grounds for dismissal from the Board as well as expectations around retirement.

CEO OBJECTIVES

Each year, with active participation by the CEO, the CNCG Committee sets detailed performance objectives for the CEO that outline the strategic, business and leadership development initiatives that will be undertaken in the coming year. The CNCG Committee also sets the deliverables and metrics for the CEO that must be met in the coming year to directly measure compensation under the various incentive plans. On an annual basis, the CEO reports to the CNCG Committee on his performance against his previously set objectives. In addition, the Board and members of the executive management participate in an annual formal assessment regarding the performance of the CEO. The findings of the CNCG Committee are reported to the Board for discussion, which can be held either with or without management present. A formal review of the findings and the Board's overall assessment of CEO performance are reviewed with the CEO.

DIVERSITY

Board

Cineplex encourages diversity in the composition of the Board. The Corporation signed the Catalyst Accord as a commitment to use its best efforts to increase the representation of women on the Board and has joined the international Catalyst-affiliated "30% Club". The CNCG Committee actively seeks women candidates as a normal practice during the director identification and selection process. It consults with internal and external resources, reviews information sources that profile women who are currently on or have an interest in serving on public Canadian boards and seeks to identify qualified women in relevant industries.

Although diversity was already a factor considered in the nomination of Directors, the Board also adopted in 2019 a formal Board Diversity Policy (the "Diversity Policy"), a copy of which is available at https://corp.cineplex.com/investors/governance. While the Diversity Policy does not have set targets regarding the representation of women on the Board, the Board recognizes that diversity enriches discussions among directors and better reflects the Corporation's relationships with its various stakeholders. As at the date hereof, the Board includes four women, who together represent 44% of the Directors or 50% of the independent Directors. The Board also currently includes four people from underrepresented communities, who together represent 44% of the Directors.

Further to the Diversity Policy, in 2020, on behalf of the Corporation, Mr. Jacob signed the Black North Initiative CEO Pledge, recognizing the existence of anti-Black systemic racism in Canada, and committed to ensuring that inclusion is core to Cineplex's workplace culture and that our businesses are representative of the communities which Cineplex serves. This pledge includes a commitment to hire a minimum of one Black leader to fill an executive or Board member role by 2025.

Management

Although the Corporation has no formal targets regarding women in executive officer positions, as specified in the *Diversity Policy*, available at https://corp.cineplex.com/investors/governance, the level of representation of women and diversity in management will be considered by the Corporation, the Board and the CNCG Committee in making management appointments. As an employer with a longstanding record of promoting diversity and supporting a culture of inclusion, the Corporation fully appreciates the benefits of leveraging a range of talents and perspectives. As a result, the Corporation actively considers the representation of women and individuals from underrepresented communities in executive officer appointments as a normal practice. As at December 31, 2023, three members of the Corporation's executive management, including its major subsidiaries, were women, which represents 28% of executive management and 29% of senior management.

The Corporation has been recognized for its diversity and inclusion initiatives and is proud to focus on inclusion at all levels of the business.

ETHICAL BUSINESS CONDUCT

The Board has approved a *Code of Business Conduct and Ethics* for the Corporation and its subsidiaries (the "**Code**"). All of the Directors, officers and full-time employees of the Corporation and its subsidiaries are subject to the Code. To ensure compliance, management requires formal review and acknowledgement of the Code by each full-time employee at the beginning of their employment and annually thereafter. Management monitors compliance with the Code and any Director or employee may report any violations of the Code directly to the Chair of the Audit Committee (currently Ms. Fukakusa). No waivers of the Code have been granted to date. A copy of the Code is available on the Corporation's website.

Part-time employees are subject to a separate hourly employee Code of Conduct.

The Code reflects the Board's commitment to high standards of ethical and business practices. The Code sets out basic principles to guide all Directors, officers, employees, agents, representatives and advisors of Cineplex and its subsidiaries and affiliates. The Code addresses, among other things, compliance with laws, rules and regulations, conflicts of interest, confidentiality, privacy, corporate opportunities, competition and fair dealing, gifts and entertainment, dealing with public officials, discrimination and harassment, health and safety, use of technology, ownership and use of intellectual property, reporting procedures and whistle-blowing.

Cineplex is committed to providing equal opportunity in all aspects of employment, and the Code provides that Cineplex will not tolerate any discrimination or harassment of any kind. Reporting and investigation procedures are set out in the Code and Cineplex's *Harassment, Discrimination and Workplace Violence Policy*, a copy of which is available on the Corporation's website.

A high standard of integrity is of utmost importance to Cineplex. Under the Code, gifts, gratuities or entertainment may only be offered if it is consistent with customary business practices, is not excessive in value, cannot be construed as a bribe or payoff, and does not violate any applicable laws. Strict rules also apply when Cineplex does business with governmental agencies and officials. Officers or employees of companies that are partially or wholly owned by a government entity are considered foreign officials.

Cineplex encourages the reporting of violations and potential violations of the Code and has established a whistle-blowing procedure within the Code.

Cineplex values its relationships with suppliers because they help it achieve its business objectives and contribute to its overall success as a Corporation. To that end, the Corporation has adopted a *Supplier Code of Conduct*. The *Supplier Code of Conduct* sets forth the principles and ethical standards that the Corporation expects of its suppliers throughout the course of the business relationship with Cineplex. A copy of the *Supplier Code of Conduct* is available on the Corporation's website, at https://corp.cineplex.com/investors/governance, and more details of the program are noted in the AIF.

ESG: ENVIRONMENTAL, SOCIAL AND GOVERNANCE

Cineplex's corporate governance extends to environmental and social responsibility issues. The Board oversees the Corporation's ESG practices with assistance from the CNCG and Audit Committees. The CNCG Committee reviews the design, implementation and effectiveness of the Corporation's ESG strategy and policies, as well as the metrics for, and the integration of, the Corporation's ESG strategy within the Corporation's long-term strategic plan and Enterprise risk management. The Audit Committee reviews ESG metric disclosures and the processes, systems and controls that support these disclosures. Cineplex affects positive social, cultural and environmental change at the national and local levels. The Corporation recognizes the importance of having a strong ESG framework integrated across its operations, benefiting not only Cineplex's employees, guests and partners across Canada and the United States, but also driving and creating value for its Shareholders. Further details regarding ESG initiatives as well as the Corporation's activities and policies are set out in the AIF. A copy of the Corporation's ESG Statement is available on the corporate website at https://corp.cineplex.com/investors/governance.

ESG: ENVIRONMENTAL, SOCIAL AND GOVERNANCE (Continued)

- Our Board has oversight of ESG as noted in the Board Mandate, Audit Committee Terms of References and CNCG Committee Terms of Reference.
- Our leadership team participates in comprehensive inclusivity and diversity training and we make regular training courses available to employees.
- We have a Board Diversity Policy as well as an overall corporate Diversity Policy applicable across the Corporation's ecosystem of businesses.
- We disclose an enterprise level Human Rights Policy which addresses discrimination based on gender, race, disability, ethnicity, nationality, religion, sexual orientation, gender identity and gender expression.
- We publicly disclose data on workforce equality connected with gender equality for the Board and senior management.
- We have a publicly disclosed occupational Health and Safety Policy which explicitly encompasses all facilities and operations and extends to suppliers.
- We have a publicly disclosed Code of Business Conduct & Ethics which includes suppliers.
- We also have a separate publicly disclosed Supplier Code of Conduct which applies the same standards to suppliers or vendors and addresses the environmental impact of supplier products or services.
- We have a publicly disclosed anti-bribery or anti-corruption policy which specifically prohibits personnel from receiving and giving gifts, bribes, or facilitation payments.
- We have Inclusion, Social Responsibility, and Health and Safety Committees that contribute to the broader ESG Committee and create policies, programs and operational controls in their areas of focus.
- Cineplex's environmental initiatives are aimed at reducing its environmental footprint. Through three interconnected environmental issues: waste, energy consumption and eco-friendly materials, Cineplex is taking steps to reduce its greenhouse gas emissions, manage its resources and waste

OTHER BUSINESS

The Directors are not aware of any other business to come before the Meeting other than those items of business set forth in the attached Notice of Annual Meeting of Shareholders. If any other matters properly come before the Meeting, it is the intention of the persons named in the form of proxy to vote in respect of those matters in accordance with their judgment.

ADDITIONAL INFORMATION

Further information relating to the Audit Committee and the Corporation's external auditor is available in the AIF in the section entitled "Audit Committee". Financial information is provided in: (i) the Corporation's consolidated financial statements for the period ended December 31, 2023 and the Annual MD&A; (ii) the interim financial statements of the Corporation subsequent thereto; and (iii) the AIF (together with any documents incorporated therein by reference), all of which are available upon written request from the Secretary of the Corporation, 1303 Yonge Street, Toronto, Ontario, M4T 2Y9 and are available at Cineplex's website or on SEDAR+ at www.sedarplus.ca.

APPROVAL OF DIRECTORS

The contents and the sending of this Circular to the Shareholders have been approved by the Board of Directors of the Corporation. DATED at Toronto, Ontario this 6th day of March, 2024

By Order of the Board of Directors of Cineplex Inc.

"Ellis Jacob", President and Chief Executive Officer

SCHEDULE "A"

MANDATE OF THE BOARD OF DIRECTORS

Cineplex's Articles of Incorporation provide that the investments and affairs the Corporation will be subject to the control and authority of a minimum of one and a maximum of twenty members of the Board (each, a "Director"). The Directors are responsible for supervising the activities and managing the investments and affairs of the Corporation pursuant to the Corporation's bylaws (the "Bylaws"). The responsibilities of the Board described herein are made pursuant to the Bylaws and do not impose any additional responsibilities or liabilities on the Directors at law or otherwise.

1. COMPOSITION

The Board shall be constituted with a majority of individuals who qualify as independent Directors (defined below).

2. RESPONSIBILITIES OF THE BOARD OF DIRECTORS

The Board is responsible for supervising the activities and managing the investments and affairs of the Corporation pursuant to the Bylaws and, in that regard, shall be specifically responsible for:

- (a) the adoption of a strategic planning process and approval, on at least an annual basis, of a strategic plan which takes into account, among other things, the opportunities and risks of the Corporation's business and investments;
- (b) to the extent feasible, satisfying itself: as to the integrity of the CEO and senior officers of the Corporation; and that the CEO and other senior officers create and maintain a culture of integrity throughout the Corporation and its subsidiaries and affiliates;
- (c) identifying of the principal risks for the Corporation and ensuring the implementation of appropriate risk management systems;
- (d) oversight of executive succession planning and leadership development;
- (e) CEO succession planning, including review of CEO criteria and potential candidates to ensure strong and effective leadership transitions;
- (f) oversight of Board succession planning to ensure continuity and consistency;
- (g) adopting a disclosure policy which: (i) enables the Corporation to communicate effectively; (ii) addresses how the Corporation interacts with its stakeholders, including analysts and the public; (iii) contains measures for the Corporation to avoid selective disclosure; and (iv) is reviewed at such intervals or times as the Board deems appropriate;
- (h) the integrity of the internal control and management information systems of the Corporation;
- (i) establishing and maintaining a standing independent audit committee from members of the Board (the "Audit Committee");
- (j) reviewing and reassessing the adequacy of the terms of reference of the Audit Committee at such intervals or times as the Board deems appropriate;
- (k) receiving recommendations of the Audit Committee, and reviewing and approving, the audited, interim and any other publicly announced financial information of the Corporation;
- (I) developing the Corporation's approach to corporate governance, including developing corporate governance principles and guidelines that are specifically applicable to the Corporation and its subsidiaries and affiliates;
- (m) implementing a process for assessing the effectiveness of the Board as a whole, the committees of the Board and the contribution of individual Directors:
- (n) implementing a process for examining the size of the Board and undertaking, where appropriate, a program to establish a Board size which facilitates effective decision-making;
- (o) implementing a process for reviewing the adequacy and form of compensation for Directors and

- ensuring that Director compensation realistically reflects the responsibilities and risk involved in being a Director;
- (p) oversight of the Corporation's environmental, social and governance (ESG) practices;
- (q) "material change" in the affairs of the Corporation means any change in the Corporation's business, operations or capital that could reasonably be expected to have a significant effect on the market price or value of the Corporation's securities. A material change includes a decision to make such a change by the Board or by the Corporation's senior management under the belief that Board confirmation of such change is probable.
- (r) "material relationship" means a relationship which could, in the view of the Board, reasonably interfere with the exercise of a Director's independent judgment. Without limiting the generality of the foregoing, the following persons are considered to have a material relationship with the Corporation:
 - (i) a person who is, or has been within the last three (3) years, an employee or executive officer of the Corporation, or any of its predecessor, subsidiary or affiliated entities;
 - (ii) a person whose immediate family member is, or has been within the last three (3) years, an executive officer of the Corporation, or any of its predecessor, subsidiary or affiliated entities;
 - (iii) a person who: (i) is a partner¹ of the Corporation's internal or external auditor; (ii) is employed by the firm that is the Corporation's internal or external auditor; or (iii) was within the last three (3) years a partner or employee of the Corporation's internal or external auditor and personally worked on the Corporation's audit (or that of its predecessor or subsidiary entities) during that time;
 - (iv) a person whose spouse, minor child or stepchild, or child or stepchild who shares a home with a person who: (i) is a partner of the firm that is the Corporation's internal or external auditor; (ii) is an employee of the Corporation's internal or external auditor and participates in its audit, assurance or tax compliance (but not tax planning) practice; or (iii) was within the last three years a partner or employee of the Corporation's internal or external auditor and personally worked on the Corporation's audit (or that of its predecessor or subsidiary entities) during that time;
 - (v) a person who, or whose immediate family member, is or has been within the last three
 (3) years, an executive officer of an entity if any of the Corporation's current executive officers serves or served at the same time on such entity's compensation committee;
 - (vi) a person who received, or whose immediate family member who is employed as an executive officer of the Corporation or any of its predecessor or subsidiary entities received, more than seventy-five thousand dollars (\$75,000) in direct compensation from the Corporation or its predecessor or subsidiary entities during any twelve (12) month period within the last three (3) years, other than: (i) as remuneration for acting in their capacity as a member of the Board, a member of the board of trustees or any board committee; or (ii) fixed amounts of compensation under a retirement plan for prior service with the Corporation or any of its predecessor or subsidiary entities if the compensation is not contingent in any way on continued service; and
 - (vii) a person who is an affiliated entity of the Corporation or any of its predecessor or subsidiary entities.

Confirmed March 6, 2024

Cineplex Inc. 68

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^{1 &}quot;partner" does not include a fixed income partner whose interest in the internal or external auditor is limited to the receipt of fixed amounts of compensation (including deferred compensation) for prior service with an internal or independent auditor if the compensation is not contingent in any way on continued services.

TIME IS OF THE ESSENCE. PLEASE VOTE TODAY.

Questions may be directed to:



North American Toll-Free 1-888-637-5789
Banks and Brokers and collect calls outside North America 647-931-7454

Email at contact@shorecrestgroup.com | www.shorecrestgroup.com