# NOTICE OF ANNUAL AND SPECIAL MEETING OF SHAREHOLDERS 2023

TAKE NOTICE THAT THE ANNUAL AND SPECIAL MEETING OF THE SHAREHOLDERS OF **COGECO COMMUNICATIONS INC.** (THE "CORPORATION") WILL BE HELD VIA LIVE VIDEO WEBCAST ONLINE:

# ON THURSDAY, THE 11TH DAY OF JANUARY, 2024 AT THE HOUR OF 11:30 IN THE MORNING (MONTRÉAL TIME), VIA LIVE WEBCAST AT:

https://web.lumiagm.com/#/424761509

The Corporation's and Cogeco Inc.'s annual meetings will be held back-to-back, at the same location and through the same webcast. The formal business of each meeting will be conducted separately; however, management's presentation will address both the Corporation's and Cogeco Inc.'s shareholders.

## FOR THE FOLLOWING PURPOSES:

- 1. To receive the consolidated financial statements of the Corporation for the year ended August 31, 2023 and the report of the Auditors thereon;
- 2. To elect ten Directors:
- 3. To appoint Auditors and to authorize the Board of Directors to fix their remuneration;
- 4. To consider and, if thought fit, approve an advisory resolution on Board's approach to executive compensation;
- 5. To consider and, if thought fit, to adopt a resolution approving amendments to the Stock Option Plan (the "Option Plan"); and
- 6. To transact such other business as may properly be brought before the meeting.

This year, in compliance with applicable securities requirements and an order of the Director under the Canada Business Corporations Act, the Corporation is using "notice-and-access" procedures for delivery of the Information Circular and related materials to both its registered and non-registered shareholders. Under notice-and access, the Corporation is no longer required to distribute paper copies of certain annual meeting-related materials such as information circulars. Instead, electronic versions of such materials will be posted on a website for investor access and review. While shareholders will still receive by mail a form of proxy or voting instruction form so that they can vote their shares, instead of receiving a paper copy of the Notice and Information Circular, shareholders will receive a notice outlining the matters to be addressed at the meeting and, explaining how they can access the Information Circular electronically and how to request a paper copy. Notice-and-access is environmentally friendly and benefits the Corporation and its shareholders through a substantial reduction in the costs of paper, printing and postage.

If the shareholder's name appears on a share certificate, this shareholder is considered a "registered shareholder". Registered shareholders may request paper copies of the meeting materials at no cost by calling Computershare Trust Company of Canada, toll-free within North America at 1-866-962-0498 or direct, from outside of North America at 514-982-8716 and entering the 15-digit control number as indicated on the form of proxy. if the shareholder's shares are listed in an account statement provided by an intermediary, this shareholder is considered a "non-registered shareholder". Non-registered shareholders may request paper copies of the meeting materials from Broadridge at no cost up to one year from the date the circular was filed on SEDAR+, through the internet by going to www.proxyvote.com or by telephone at 1-877-907-7643 or direct, from outside of North America at 303-562-9305 and entering the 16-digit control number provided on the voting instruction form and



following the instructions provided. Shareholders will not receive another form of proxy or voting instruction form. Shareholders must retain their current one to vote their shares. In any case, requests should be received at least ten (10) business days (December 27, 2023) prior to the meeting date in order to receive the meeting materials in advance of the meeting.

Please contact our proxy solicitation agent, Morrow Sodali Canada Ltd. ("MS"), at 1-888-444-0598 toll-free in North America, or call collect outside North America at 1-289-695-3075 or by email at <a href="mailto:assistance@morrowsodali.com">assistance@morrowsodali.com</a> with any questions you may have regarding the Meeting.

Dated November 22, 2023

By order of the Board,

Valéry Zamuner

Senior Vice President, Chief Corporate and Legal Affairs Officer and Secretary

1 Place Ville Marie Suite 3301 Montreal, Quebec H3B 3N2



# TO BE COUNTED PROXIES MUST BE RECEIVED BY COMPUTERSHARE NO LATER THAN 5:00 p.m. (EASTERN STANDARD TIME) ON JANUARY 9, 2024.

The time limit for the deposit of proxies may be waived or extended by the Chair of the Meeting at his discretion without notice.

In order to ensure that your proxy is received in time for Cogeco Communications Inc.'s Annual Meeting to be held on Thursday, January 11, 2024, we recommend that you vote in any of the following ways:

VOTING METHOD	BENEFICIAL SHAREHOLDERS  If your shares are held with an investment dealer, a broker, bank or other intermediary	REGISTERED SHAREHOLDERS/EMPLOYEES  If your shares are held in your name and represented by a physical certificate or if you are a participant in the Corporation's Employee Share Purchase Plan
INTERNET	Visit www.proxyvote.com and enter your 16-digit control number located on the enclosed voting instruction form.	Go to www.investorvote.com and follow the instructions. You will need your 15-digit control number, which is on your proxy form or voting instruction form.
TELEPHONE	Canadian: In English: 1-800-474-7493 In French: 1-800-474-7501 U.S.: As it appears on the voting instruction form and enter your 16-digit control number located on the enclosed voting instruction form.	Call 1-866-732-8683 (toll-free in North America) from a touch-tone phone and follow the voice instructions. You will need your 15-digit control number which is noted on your proxy form or voting instruction form. If you vote by telephone, you cannot appoint anyone other than the appointees named on your proxy form as your proxyholder.
FACSIMILE	N/A	Complete, sign and date your proxy form or voting instruction form and send it by fax to Computershare Investor Services at 1-866-249-7775 (toll-free in North America) or 1-416-263-9524 (outside of North America).
MAIL	Complete, sign and date your voting instruction form and return it in the envelope provided.	Complete, sign and date your proxy form or voting instruction form and return it in the envelope provided.



# MESSAGE FROM THE BOARD CHAIR AND LEAD DIRECTOR

Dear Shareholder,

On behalf of the Board of Directors of Cogeco Communications Inc. (the "Corporation" or "Cogeco Communications"), we are pleased to invite you to the annual and special meeting of shareholders of the Corporation to be held at 11:30 a.m. on January 11, 2024 (the "Annual Meeting").

Based on our successful experience with our annual meetings of shareholders held virtually in January 2021 and January 2022 and considering that the majority of the largest Canadian and Québec-based companies held their latest annual shareholders meeting virtually, we have decided this year to hold our Annual Meeting in a virtual-only format. You will be able to attend our Annual Meeting online by visiting https://web.lumiagm.com/#/424761509. In your capacity as shareholder, you will also be able to ask questions and vote electronically on the applicable resolutions. We hope that hosting our Annual Meeting online will enable participation by all our shareholders, regardless of their location.

Your participation and vote at the Annual Meeting is important. We invite you to complete and return the enclosed form of proxy or voting instructions form, so that your views can be represented. Even if you plan to attend our Annual Meeting, we encourage you to vote in advance, either via the Internet or by completing and returning the enclosed form of proxy or voting instructions form, as applicable. Please contact our proxy solicitation agent, Morrow Sodali, at 1888 444-0598 toll-free in North America, or call collect outside North America at 1 289 695-3075 or by email at assistance@morrowsodali.com with any questions you may have.

The attached Information Circular describes the business to be conducted at the Annual Meeting and provides information on our governance practices.

The Corporation is seeking to building a business that delivers the best and most sustainable value to all our stakeholders – our customers, our shareholders, our employees, and the communities where we live and work. In the Information Circular, you will see that, during fiscal 2022, we decided to directly oversee, at the Board level, the Corporation's sustainability strategy, goals and related initiatives that are aligned to the best environmental, social and governance (ESG) practices. Cogeco Communications' sustainability strategy forms an integral part of its business strategy to ensure long-term and resilient value creation. We have a long-standing commitment to social engagement and community action, with a real focus on digital inclusion, climate action, leading operating practices and responsible and ethical management. On the environmental front, we continue to forge ahead with initiatives to reduce our carbon footprint. Our near-term emissions reduction targets are in line with the targets approved by the Science Based Targets Initiative (SBTi) regarding what is required to meet the goals of the Paris Agreement. Moreover, we have committed to achieving a longer-term target of net-zero emissions across our value chain by 2050.

When it comes to the social aspect, our many accomplishments include donating 2.5% of our pre-tax profits to non-profit organizations in our communities. As we foster a diverse and inclusive culture, we pursued our efforts to promote gender diversity and expanded our aspirations to increase the representation of the BIPOC (Black, Indigenous and People of Color) communities, particularly at the leadership levels, and of people with disabilities throughout our workforce. We are also proud to have achieved overall gender parity within our Boards of Directors. In keeping with our focus on digital inclusion, we continue to work closely with governments to bridge the digital divide between rural areas and urban centers across our footprint in Canada and the United States. In the area of governance, we are committed to excellence. As a result, Cogeco Communications was yet again recognized by the Globe and Mail Board Games as among the best within Canadian family-controlled dual-class public corporations.

To conclude, we would like to express our heartfelt thanks to Ms. Patricia Curadeau-Grou, who will be retiring as Director of Cogeco Inc. at its annual meeting of shareholders. She made a significant contribution to the Boards of Directors of Cogeco Inc., on which she served for the last four years, and Cogeco Communications, on which she served for eight years, from 2012 to 2019. Patricia also served as Chair and member of the Human Resources Committees and member of the Audit and Strategic Opportunities Committees throughout her tenure at both Corporations. Her extensive career in the banking and financial sectors have provided her with valuable skills and knowledge in financial and credit matters. In particular, the experience she has gained through her senior executive leadership roles, with responsibilities encompassing a broad spectrum of areas such as deal making, strategy and risk, was a distinct asset and value to the Boards.

This year, we reviewed the composition of the Boards of both Corporations following the retirement of Ms. Patricia Curadeau-Grou. Mr. Arun Bajaj, who currently serves on the Board of Cogeco Inc., is now a candidate as Director of the Board of Cogeco Communications. Ms. Robin Bienenstock will be stepping-down as a Director of Cogeco Communications at the Annual Meeting and is now a candidate as Director of the Board of Cogeco Inc. We thank Robin for her three years of service on the Board of Cogeco Communications and for submitting her candidacy as a nominee as Director of Cogeco Inc. These changes will maintain the overall size of the Boards at a manageable level, while also maintaining the Corporation's diversity objectives under its Board Diversity Policy.

We look forward to discussing these developments and more, with you, at our Annual Meeting!

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**LOUIS AUDET** 

**Board Chair** 

JAMES CHERRY Lead Director

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# INFORMATION CIRCULAR

## **GENERAL INFORMATION**

This Information Circular is furnished by the Management of Cogeco Communications Inc. ("Cogeco Communications" or the "Corporation"), which is soliciting proxies for use at the Annual Meeting of Shareholders of the Corporation (the "Meeting"), and at any adjournment thereof, to be held at the date, time and place and for the purposes set forth in the foregoing notice of Meeting.

Rules adopted by the Canadian Securities Administrators ("CSA"), known as the "notice and access" distribution option, allow companies to send shareholders a notice to the effect that certain annual meeting materials may be posted on a website for shareholder access, rather than mailing full sets of such materials to them. This year, the Corporation is taking advantage of the "notice and access" option. There will be notices to shareholders containing instructions on how shareholders can gain access to the Corporation's notice of meeting and Information Circular. The notices will also contain instructions on how shareholders can ask that annual meeting materials be delivered to them electronically or, should they wish, in printed form on a one-time or ongoing basis.

Cogeco Communications has retained Morrow Sodali Canada Ltd. ("MS") to solicit proxies at a fee of approximately \$25,000, plus out-of-pocket expenses. All expenses in connection with the solicitation of proxies will be borne by Cogeco Communications.

Additionally, Cogeco Communications may use the Broadridge QuickVote<sup>TM</sup> service, which involves non-objecting beneficial shareholders being contacted by MS to obtain voting instructions over the telephone, and relaying them to Broadridge (on behalf of the Cogeco Communications' shareholders' intermediary). While representatives of MS are soliciting proxies on behalf of Cogeco Communications' management, Cogeco Communications' shareholders are not required to vote in the manner recommended by the Board of Directors of Cogeco Communications (the "Board" or the "Board of Directors"). The QuickVote<sup>TM</sup> system is intended to assist Cogeco Communications' shareholders in placing their votes, however, Cogeco Communications' shareholders are not obligated to vote using the QuickVote<sup>TM</sup> system, a Cogeco Communications' shareholder may vote (or change or revoke their votes) at any other time and in any other applicable manner described in this Information Circular. Any voting instructions provided by a Cogeco Communications' shareholder will be recorded and such Cogeco Communications' shareholder will receive a letter from Broadridge (on behalf of the Cogeco Communications' shareholder's intermediary) as confirmation that their voting instructions have been accepted.

Please contact our proxy solicitation agent, MS, at 1-888-444-0598 toll-free in North America, or call collect outside North America at 1-289-695-3075 or by email at <a href="mailto:assistance@morrowsodali.com">assistance@morrowsodali.com</a> with any questions you may have regarding the Meeting.

Unless otherwise stated, the information contained in this Information Circular is given as of November 22, 2023 and all dollar amounts are in Canadian dollars.

## INFORMATION ON VOTING

#### **VOTING MATTERS**

At the Meeting, shareholders will vote on: the election of Directors; the appointment of auditors including authorizing the Board of Directors to fix their remuneration; the acceptance of the Corporation's approach to executive compensation; and the approval of amendments to the Corporation's Stock Option Plan (the "Option Plan").

## **RECORD DATE FOR NOTICE OF MEETING**

The Board of Directors has fixed November 30, 2023 as the record date (the "Record Date") for the purpose of determining shareholders entitled to receive the notice of Meeting.

#### **VOTING SHARES AND PRINCIPAL SHAREHOLDERS**

As at November 22, 2023, 28,797,378 subordinate voting shares and 15,691,100 multiple voting shares of the Corporation were outstanding. Such shares are the only shares carrying the right to vote at the Meeting. Holders of

subordinate voting shares of record at the close of business on the Record Date will be entitled to one vote per share at the Meeting and holders of multiple voting shares of record at the close of business on the Record Date will be entitled to ten votes per share at the Meeting.

To the knowledge of the Directors and officers of the Corporation, the only persons or companies who or which, as at November 22, 2023, beneficially own, directly or indirectly, or control or direct, voting securities carrying 10% or more of the voting rights attached to any outstanding class of voting securities of the Corporation are the following:

Name	Number of Subordinate Voting Shares	Percentage of Class	Number of Multiple Voting Shares	Percentage of Class	Percentage of All Voting Rights
Cogeco Inc. <sup>[1]</sup>	_	_	15,691,100	100	84.5
Rogers Communications Inc.	10,687,925 <sup>(2)</sup>	37.1		_	5.8

- (1) Cogeco Inc. ("Cogeco") is a public corporation controlled by Gestion Audem inc., a private company as defined in the Securities Act (Québec), which is controlled by the members of the family of the late Henri and Marie-Jeanne Audet.
- (2) Based on the report filed on SEDAR+ on November 5, 2010.

#### **AUTHORIZED SHARE CAPITAL**

The authorized share capital of the Corporation is composed of subordinate voting shares and multiple voting shares (collectively the "equity shares"). Each subordinate voting share entitles the holder to one vote. Each multiple voting share entitles the holder to ten votes. The multiple voting shares are convertible at any time into subordinate voting shares on a share-for-share basis. In all other respects, the equity shares have the same rights. A general description of the rights, privileges and restrictions attaching to the subordinate voting shares and multiple voting shares can be found in section 8.1 of the Corporation's Annual Information Form. As at November 22, 2023, the subordinate voting shares represent 15.5% of the aggregate voting rights attached to the Corporation's outstanding shares

#### OWNERSHIP AND VOTING RESTRICTIONS

To maintain the eligibility of certain of its subsidiaries that hold licences of the Canadian Radio Television and Telecommunications Commission (the "CRTC") to operate broadcasting distribution undertakings under the *Broadcasting Act (Canada)*, the Corporation must comply with restrictions on ownership of voting shares by non-Canadians that are embodied in a statutory order from the Governor in Council (i.e., the federal Cabinet) to the CRTC under the *Broadcasting Act* (Canada) (the "Order"). The Order limits foreign ownership of the Corporation in the aggregate to 33 1/3% of the issued and outstanding voting shares and 33 1/3% of the votes attaching to the voting shares. The Order also requires that the chief executive officer of the Corporation and 80% of the members of the Board of Directors be Canadian. The CRTC retains the discretion under the Order to make a determination that a licensee is not controlled in fact by Canadians.

The Telecommunications Act (Canada) and its regulations as well as the Radiocommunication Regulations (Canada) established similar restrictions on ownership of voting shares of telecommunications common carriers and radiocommunication carriers by non-Canadians. These foreign ownership restrictions do not apply however to carriers having less than a 10% share of the total Canadian telecommunications market.

The issue and transfer of the shares of the Corporation are constrained by its Articles in accordance with section 174 of the Canada Business Corporations Act (the "CBCA"), in order to ensure that the Corporation and its subsidiaries comply with the Order. These restrictions limit the extent to which equity shares can be issued or transferred to non-Canadian residents and preclude control by non-Canadian residents as well as prohibit the voting of equity shares in circumstances in which there is a contravention of the Order, the Broadcasting Act (Canada) or any conditions of licenses.

The Corporation monitors, through its transfer agent Computershare Trust Company of Canada ("Computershare"), the level of non-Canadian ownership with regards to the number of all its issued and outstanding shares and the votes attaching to these shares and annually provides reports to the CRTC. Each subscriber or transferee of any shares of the Corporation is required to supply to Computershare a declaration stating certain facts with respect to citizenship and ownership and control over the shares to enable the Corporation to determine whether the non-Canadian share restrictions are being complied with.

#### **RIGHTS IN THE EVENT OF A TAKEOVER**

While, under applicable law, an offer to purchase multiple voting shares would not necessarily result in an offer to purchase subordinate voting shares, the principal shareholder of the Corporation, Cogeco, has entered into a trust agreement for the benefit of the holders of subordinate voting shares under which Cogeco has agreed, among other things, not to sell its multiple voting shares, except in certain circumstances, unless an offer on at least equivalent terms is made to the holders of subordinate voting shares.

#### ATTENDING AND VOTING AT THE MEETING

The Meeting will be held in a virtual format conducted via live webcast. Regardless of geographic location and ownership, shareholders will have an equal opportunity to participate at the Meeting and vote on the applicable resolutions. Shareholders will not be able to attend the Meeting in person. If you wish to attend the Meeting, you can attend by logging online at <a href="web.lumiagm.com">web.lumiagm.com</a>. You should allow ample time to check into the Meeting online and complete the related procedure. Please refer to our virtual meeting guide for instructions regarding the registration and participation of shareholders at the Meeting, including a list of the compatible web browsers. This guide is available on SEDAR+ at <a href="www.sedarplus.ca">www.sedarplus.ca</a> and on the Corporation's website at <a href="https://corpo.cogeco.com/cca/en">https://corpo.cogeco.com/cca/en</a>.

Registered shareholders and duly appointed proxyholders will be able to attend the Meeting, vote, ask written or verbal questions. All in real time, provided they are connected to the internet or use a phone and comply with the guidelines below. The instruction on how to ask a verbal question is in the virtual meeting guide. Non-registered shareholders will be able to appoint a proxyholder, including themselves, as set forth under the section "Beneficial Owners, Including Employees Under the Corporation's Employee Share Purchase Plan" below, or attend the Meeting as guests. However, guests will not be able to ask questions or vote at the Meeting. The vast majority of shareholders vote by proxy in advance. All shareholders are encouraged to vote by proxy ahead of the Meeting.

The Corporation intends to follow the guidelines described below at the Meeting:

- Any shareholder or duly appointed proxyholder who registers at the virtual Meeting will have the opportunity
  to vote in real time as the ballots are held.
- Voting at the virtual Meeting will be conducted by virtual ballot.
- Shareholders will nevertheless still be able to submit their vote prior to the Meeting using the proxy forms or voting instructions forms that were provided to them.
- In the interest of efficiency, shareholders will be encouraged to ask questions (either vocal or written) or submit comments by chat during a period set for this purpose at the end of the Meeting.
- However, shareholders wishing to ask a question (vocal or written) or comment on an item of the agenda to be presented or voted on will be able to do so before proceeding to vote or after the presentation of such item.
- The shareholders' written question or comments submitted by chat will be read by a representative of the Corporation, after which the Chair will direct the question to the appropriate person.
- If several questions relate to the same subject matter, a representative of the Corporation will read one of them after which the Chair will direct the question to the appropriate person.
- Any shareholder who has submitted a shareholder proposal within the delay for its inclusion in the Information Circular will be able to state his or her proposal orally by phone at the Meeting.
- Some of the senior officers of the Corporation will be visible on video during the Meeting.

These guidelines may vary from time to time depending on logistics and with a view to follow best governance practices.

#### **REGISTERED OWNERS**

You are a registered shareholder if your share certificates are in your name. You will receive a form of proxy containing the relevant details concerning the business of the Meeting, including a control number that must be used

to vote by proxy in advance of the Meeting, or join the live webcast the day of the Meeting to participate and vote at the Meeting.

Registered shareholders may vote as follows:

#### Option 1: by proxy (proxy forms)

Please complete, sign, date and return the form in the envelope provided or by facsimile to Computershare's toll-free line at 1-866-249-7775 for calls within Canada and the United States or at 1-416-263-9524 for calls outside Canada and the United States or you can vote by telephone or internet by following the instructions on your proxy form, so that in each case the completed form arrives or the vote is submitted, as the case may be, no later than 5:00 p.m. (Eastern Standard Time) on January 9, 2024 or, if the Meeting is adjourned or postponed, by 5:00 p.m. (Eastern Standard Time) two (2) business days (excluding Saturdays, Sundays and holidays) before the day on which the Meeting is reconvened. Late proxies may be accepted or rejected by the Chair of the Meeting at his or her discretion.

#### Option 2: virtually at the Meeting online

- Log in at web.lumiagm.com. We recommend that you log in at least one hour before the Meeting starts;
- Click "Login" and then enter your 15 digit control number located on the form of proxy or in the email notification you received;
- Enter password "cogeco2024" (case sensitive);
- Follow the instructions to access the Meeting, and vote when prompted.

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 ensure connectivity for the duration of the Meeting. You should allow ample time to check into the Meeting online and complete the related procedure. Please refer to the virtual meeting guide filed on SEDAR+ and on the Corporation's web site at <a href="https://corpo.cogeco.com/cca/en">https://corpo.cogeco.com/cca/en</a> for additional information, including a list of the compatible web browsers.

## BENEFICIAL OWNERS, INCLUDING EMPLOYEES UNDER THE CORPORATION'S EMPLOYEE SHARE PURCHASE PLAN

The information set forth in this section is of significant importance if you do not hold your shares in your own name and therefore you are a non-registered shareholder. Only proxies deposited by shareholders whose names appear on the records of Cogeco Communications as the registered holders of multiple voting shares or subordinate voting shares can be recognized and acted upon at the Meeting. If subordinate voting shares are listed in your account statement provided by your investment dealer, broker or other institution, then, in almost all cases, those subordinate voting shares will not be registered in your name on the records of Cogeco Communications. Such subordinate voting shares will likely be registered under the name of your investment dealer, broker or an agent of that broker. In Canada, the vast majority of such shares are registered under the name of CDS & Co., the registration name for CDS Clearing and Depository Services Inc., which acts as nominee for many Canadian brokerage firms.

You are a non-registered shareholder or "beneficial owner" if your shares are held by a nominee, that is, if your shares have been deposited with or held by a bank, a trust company, an investment dealer, a stock broker, a trustee or any other institution. Under applicable securities legislation, a beneficial owner of securities is a "non-objecting beneficial owner" if such beneficial owner has, or is deemed to have, provided instructions to the intermediary holding the securities on such beneficial owner's behalf not objecting to the intermediary disclosing ownership information about the beneficial owner in accordance with said legislation, and a beneficial owner is an "objecting beneficial owner" if such beneficial owner has or is deemed to have provided instructions objecting to same.

If you are a non-objecting beneficial owner or an objecting beneficial owner, you received shareholder meeting materials from your intermediary or its agent, and your intermediary is required to seek your instructions as to the manner in which to exercise the voting rights attached to your shares. The Corporation has agreed to pay for intermediaries to deliver to beneficial owners the proxy-related materials and the relevant voting instruction forms.

Non-registered shareholders may vote as follows:

#### Option 1: by proxy (voting instruction forms)

The voting instruction form that is sent to a non-objecting beneficial owner or an objecting beneficial owner by the intermediary or its agent should contain an explanation as to how you can vote in advance of a meeting. Please read such instructions carefully in order to ensure that your shares are voted at the Meeting.

## Option 2: virtually at the Meeting online

The voting instruction form that is sent to a non-objecting beneficial owner or an objecting beneficial owner by the intermediary or its agent should also contain an explanation as to how you can attend and vote directly at the Meeting or appoint someone to attend and vote in your place. To do so, you will need to appoint yourself or that other person as your proxyholder. See the section "Appointing a Proxyholder" below. You or your proxyholder will then be able to:

- Log in at web.lumiagm.com. We recommend that you log in at least one hour before the Meeting starts;
- Click "Login" and then enter your 4 alpha character code you received by email from Computershare as set out below under "Appointing a Proxyholder";
- Enter password "cogeco2024" (case sensitive);
- Follow the instructions to access the Meeting, and vote when prompted.

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 ensure connectivity for the duration of the Meeting. You should allow ample time to check into the Meeting online and complete the related procedure. Please refer to the virtual meeting guide filed on SEDAR+ and on the Corporation's web site at <a href="https://corpo.cogeco.com/cca/en">https://corpo.cogeco.com/cca/en</a> for additional information, including a list of the compatible web browsers.

#### **APPOINTING A PROXYHOLDER**

The persons named in the proxy form are Directors and Officers of the Corporation. A shareholder has the right to appoint another person (who does not need to be a shareholder of the Corporation) to represent him or her at the Meeting either by inserting the name of his or her chosen representative in the blank space provided in the proxy form or by completing another appropriate proxy form and, in either case, deliver the completed form of proxy to the transfer agent and registrar of the Corporation, Computershare, no later than 5:00 p.m. (Eastern Standard Time), on January 9, 2024 or if the Meeting is adjourned or postponed, by 5:00 p.m. (Eastern Standard Time) two (2) business days (excluding Saturdays, Sundays and holidays) before the day on which the Meeting is reconvened.

The following applies to shareholders who wish to appoint a person (a "third party proxyholder") other than the management nominees identified in the form of proxy or voting instruction form as proxyholder, including non-registered shareholders who wish to appoint themselves as proxyholder to attend, participate or vote at the Meeting.

Shareholders who wish to appoint a third party proxyholder to attend and participate at the Meeting as their proxyholder and vote their shares MUST submit their form of proxy or voting instruction form, as applicable, appointing that person as proxyholder AND register that proxyholder online, as described below. Registering your proxyholder is an additional step to be completed AFTER you have submitted your form of proxy or voting instruction form. Failure to register the proxyholder will result in the proxyholder not receiving a 4 alpha character code that is required to vote at the Meeting and only being able to attend as a guest.

- Step 1: Submit your form of proxy or voting instruction form: To appoint a third party proxyholder, insert that person's name in the blank space provided in the form of proxy or voting instruction form (if permitted) and follow the instructions for submitting such form of proxy or voting instruction form. This must be completed before registering such proxyholder, which is an additional step to be completed once you have submitted your form of proxy or voting instruction form.
- Step 2: Register your proxyholder: To register a third party proxyholder, shareholders must visit <a href="https://www.computershare.com">www.computershare.com</a> by no later than 5:00 p.m. (Eastern Daylight Time) on January 9, 2024 and provide Computershare with the required proxyholder contact information so that Computershare may provide the

proxyholder with a 4 alpha character code via email. Without a code, proxyholders will not be able to vote at the Meeting but will be able to participate as a guest.

#### **VOTING DISCRETION OF PROXYHOLDER**

If you give directions on how to vote your shares, your proxyholder must vote your shares according to your instructions. If your proxy form or voting instruction form does not specify how to vote on a particular issue, then your proxyholder can vote your shares as he or she sees fit. If your proxyholder does not attend the Meeting and vote virtually, your shares will not be voted.

If you have appointed a person designated by Cogeco Communications as proxyholder as provided in the form of proxy and you do not provide any instructions concerning a matter identified in the Notice of Meeting, the subordinate voting shares represented by such proxy will be voted as follows:

FOR the election of each of the ten persons nominated for election as a Director or, in the event of any vacancies among such nominees, FOR the remaining nominees and substitute nominees of Management;

FOR the appointment of Deloitte LLP, Chartered Accountants, as Auditors and the authorization of the Board of Directors to fix their remuneration;

FOR the advisory resolution accepting the Board's approach to executive compensation disclosed in this Information Circular; and

FOR the resolution to approve amendments to the Corporation's Stock Option Plan, set out in Schedule "A" hereto.

The form of proxy confers discretionary authority on the persons named therein with respect to amendments or variations to matters identified in the notice of Meeting and with respect to other business which may properly be brought before the Meeting. At the date of this Information Circular, Management of the Corporation knows of no such amendments, variations or other business to be brought before the Meeting.

## **REVOKING YOUR PROXY**

A shareholder who has given a proxy may revoke it, in accordance with subsection 148(4) of the CBCA, at any time prior to its use, by instrument in writing executed by the shareholder or by his or her attorney authorized in writing or, if the shareholder is a corporation, by an officer or attorney thereof duly authorized. Such instrument should be delivered to the Corporate Secretary at the registered office of Cogeco Communications, 1 Place Ville Marie, Suite 3301, Montréal, Québec, H3B 3N2 at any time up to and including the close of business on the last business day preceding the day of the Meeting or any adjournment thereof or depositing it with the Chair of the Meeting on the day of the Meeting, being January 11, 2024 or any adjournment thereof, or in any other manner permitted by law.

Please contact our proxy solicitation agent, MS, at 1-888-444-0598 toll-free in North America, or call collect outside North America at 1-289-695-3075 or by email at <a href="mailto:assistance@morrowsodali.com">assistance@morrowsodali.com</a> with any questions you may have regarding the Meeting.

## **BUSINESS TO BE TRANSACTED AT THE MEETING**

This Information Circular contains information relating to the receipt of Cogeco Communications' audited consolidated financial statements, the election of Directors, the appointment of Auditors including authorizing the Board of Directors to fix their remuneration, the advisory resolution to accept the Board's approach to executive compensation disclosed in the Information Circular and the ordinary resolution approving the amendments to the Corporation's Option Plan.

#### **FINANCIAL STATEMENTS**

The audited consolidated financial statements of Cogeco Communications for the year ended August 31, 2023 and the report of the Auditors thereon will be placed before the Meeting. These audited consolidated financial statements form part of the 2023 Annual Report of Cogeco Communications.

The full text of the 2023 Annual Report, in English or French, is available on Cogeco Communications' web site at <a href="mailto:corpo.cogeco.com">corpo.cogeco.com</a>.

#### **ELECTION OF DIRECTORS**

The Board has established ten as the number of Directors to be elected at the Meeting. The term of office of each Director will expire at the end of the next annual meeting of the Corporation or upon the election of a successor. All nominees are currently Directors of the Corporation, except for Arun Bajaj.

Management recommends that shareholders vote FOR the election of each of the nominees listed in the following pages.

#### **INFORMATION CONCERNING NOMINEES AS DIRECTORS**

The nominees as Directors have supplied the information concerning their principal occupation, the number of subordinate voting shares of the Corporation beneficially owned or over which control or direction is exercised and the additional information set forth opposite their respective names.



### COLLEEN ABDOULAH, M.B.A, APR

Ms. Abdoulah is a corporate director. She was the only female CEO/Chair to have led a top-ten publicly traded cable operating company, Wide Open West (doing business as WOW!) in the United-States, which she did for 12 years, from 2002-2014 and was Chair until December 2015. Prior to joining WOW!, Ms. Abdoulah spent much of her career at a former cable company Tele-Communications Inc. ("TCI") in the United-States, where she served in a number of positions including Assistant COO and Executive Vice President of Cable Operations. Her professional career spans over 30 years in the marketing, advertising and telecommunications industries.

She currently serves on the board of Rocky Mountain PBS. She is former Chair of the Board of the American Cable Association, a lobbying organization representing the interests of independent cable operators. She also served on the board of C-SPAN (an acronym for Cable-Satellite Public Affairs Network, an American cable and satellite television network), and is a former Vice President of the Executive Board of Women in Cable Telecommunications ("WICT").

Director Denver, Colorado Age: 64

Independent Director since 2019

Member of the Audit Committee and Chair of the Human Resources Committee In the nonprofit world, she currently serves on the board of World Pulse, a global social network dedicated to connecting, uniting and empowering women around the world. She is a former Chair of the Board for the Rocky Mountain Children's Law Center as well as former Chairperson for the WICT Foundation.

Ms. Abdoulah is the recipient of numerous honors and awards, including the Colorado Women's Chamber of Commerce Top 25 Most Powerful Women Award; the American Cable Association's PAC Individual Leadership Award; the Lifetime Achievement Award from Mount Royal University in Calgary; and was a Multichannel News Wonder Women honoree and an inductee to the WICT Rocky Mountain Chapter's Walk of Fame.

Ms. Abdoulah's role as senior executive, including as a past CEO, and board member in the U.S. cable industry brings to the Board a unique and strong US experience. Her marketing and operations experience brings valuable insight into the important marketing and operations segments of the business.

#### Securities Held

Years	Subordinate Voting Shares <sup>(1)(2)</sup>	Defered Share Units (DSUs) <sup>(1)</sup>	
2023 <sup>(3)</sup>	2,800	6,351	
2022 <sup>[4]</sup>	NIL	4,266	

Other Public Board Membership: None

Voting Results on Election at 2022 Annual Meeting	Votes For:	Votes Withheld:	% of
	170,529,164	170,355	99.90%



Board Chair<sup>(5)</sup>
Westmount, Québec
Age: 72
Director since 1993

#### LOUIS AUDET, Eng., MBA, C.M., O.Q.

Mr. Audet has been Board Chair of Cogeco Communications Inc. and Cogeco Inc. since September 1, 2021, after holding the position of Executive Chair from September 1, 2018 up to August 31, 2021.

Mr. Audet joined Cogeco in 1981 and held the position of President and Chief Executive Officer of Cogeco Communications Inc. from 1993 to August 31, 2018. Under his leadership, Cogeco has become a leading Canadian communications company, operating internationally.

Mr. Audet was named last year Chair of the Old Brewery Mission, a major foundation which provides emergency and other services for homeless people in the Montreal area. He is also a member of the Board of Directors of CableLabs, of the Orchestre symphonique de Montréal and a director of the Institute for Governance of Private and Public Organizations (IGOPP). He previously sat on the Boards of Directors of the Canadian Cable Telecommunications Association, Clarica, Collège Jean-de-Brébeuf, Corporation de l'École Polytechnique de Montréal, the Canadian Association of Broadcasters, the Association canadienne de la radio et de la télévision de langue française, and he served as Governor of the Council on Canadian Unity and chaired the Fondation et Alumni de l'École Polytechnique de Montréal. He was also Chairman of the Collège Jean-de-Brébeuf Development Fund..

Over the years, Mr. Audet has often been recognized by both the business and philanthropic communities for his numerous achievements. Amongst his contributions, he acted as co-Chair of the 2017 campaign for Centraide of Greater Montréal and as Chair of the 2014-2020 fundraising campaign for the Old Brewery Mission Foundation..

Mr. Audet was named Member of the Order of Canada in 2013 and Officier de l'Ordre National du Québec in 2022. In 2018, he was chosen by the United Nations Association in Canada as its annual Global Citizens Laureate. That same year, he received two Honorary Doctorates from Université de Montréal and Université du Québec in Trois-Rivières. He has also been inducted into the Club des entrepreneurs du Conseil du patronat du Québec, and was awarded the Order of Merit from the Université de Montréal Alumni Association, as well as the Merit Award from École Polytechnique Alumni Association.

With his high achievements as President and Chief Executive Officer of the Corporation, and as a director of non for profit corporations, Mr. Audet's experience in strategic planning, mergers and acquisitions, customer experience and management are the foundation for his Board leadership.

168.647.031

## **Securities Held**

Years	Subordinate Voting Shares <sup>(1)(2)</sup>	D	eferred Share Units (	DSUs) <sup>(1)</sup>
2023 <sup>(3)</sup>	111,490			NIL
2022 <sup>[4]</sup>	106,868			NIL
Other Public Board Member	ship: Cogeco Inc. (Board Chair)			
Voting Results on Flection a	t 2022 Annual Meeting	Votes For-	Votes Withheld:	% of Votes For-

98.80%

2.052.488



## Nominee as Director Westmount, Québec Age: 53

#### ARUN BAJAJ, BCL, LLB

Mr. Bajaj has been Executive Vice President, Chief Human Resources Officer and Legal Affairs at Gildan Activewear Inc. since March 1, 2021. In this role he leads the global human resources, legal affairs and communication functions. During his career at Nissan, Mr. Bajaj worked in human resources leadership roles of increasing responsibility with an emphasis on global talent management. Prior to working in human resources at Nissan, he held the role of General Counsel, Nissan Canada, following eight years in legal roles at the Ford Motor Company, based in Oakville, Ontario..

Mr Bajaj served on the Board of Cogeco Inc. (a reporting issuer, parent company of Cogeco Communications Inc.) from 2019 to 2023, and served as member and Chair of the Human Resources Committee in 2021 and from 2022 to 2023, respectively, and member of the Corporate Governance Committee from 2021 to 2023.

Mr. Bajaj serves as a members-at-large of the Board of Governors of McGill University since July 1, 2023.

Mr. Bajaj is an experienced senior executive. His international career in human resources, communication and legal fields for more than 25 years will bring an expertise which will be of significant value to the Board.

#### Securities Held

Years	Subordinate Voting Shares <sup>(1)(2)</sup>	Deferred Share Units (DSUs) <sup>(1)</sup>			
2023 <sup>[3]</sup>	NIL	NIL			
Other Public Board Membership: None					

Other Fublic Board Member Ship: None			
Voting Results on Election at 2022 Annual Meeting	Votes For:	Votes Withheld:	% of Votes For:
	N/A	N/A	N/A



Bromont, Québec Age: 64 Independent Director since 2023 Member of the Human Resources

Director<sup>(5)</sup>

Committee

#### MARY-ANN BELL, Eng., M.S.c, ASC

Ms. Bell is a corporate director. She has pursued her career in telecommunications for more than 30 years at Bell Canada, from 1982 to 2006, and at Bell Aliant Regional Communications ["Bell Aliant"], from 2006 to 2014, including as Senior Vice President, Québec and Ontario from 2009 to 2014. As part of the executive team, she has led various operational functions including engineering, field services and customer services, and was in charge of a group of affiliates. She also served on various private boards as a Bell Canada or Bell Aliant representative.

She sits on the Board of Cogeco Inc. (a reporting issuer, parent company of Cogeco Communications Inc.), and is Chair of the Corporate Governance Committee and member of the Human Resources Committee. She also sits on the Board of AtkinsRéalis (an engineering and project management company) which is a reporting issuer and where she is a member of the Audit and Chair of the Human Resources committee, and on the Board of mdf commerce.com inc. (a SaaS solutions company) which is a reporting issuer and where she is the Chair of the Audit Committee. She was until 2019 a director of Valener Inc. (a corporation which serves as the investment vehicle in Énergir Inc., formerly known as Gaz Métro), which is a reporting issuer, where she was a member of the Audit Committee. She was also a director and Chair of the Audit Committee and member of the Pension Fund Committee of Énergir Inc., a large private corporation and a key energy-sector player in Québec and Vermont.

Ms. Bell is a director of the Institute for Governance of Private and Public Organizations (IGOPP), a centre for excellence about governance created by HEC Montréal and Concordia University - The John Molson School of Business, the Stephen Jarislowsky Foundation and the Autorité des marchés financiers.

Ms. Bell has served until 2023 as a director of NAV Canada (a non-profit corporation which owns and operates Canada's civil air navigation service), where she was Chair of the Safety Committee and served as a member of the Human Resources and Royalties Customer Services Committees. Ms. Bell was also a director of Cominar Real Estate Income Trust from 2012 to 2018, where she was Chair of the Compensation Committee and member of the Audit and Investment Committees.

Ms. Bell's career in the Canadian telecommunications industry has given her extensive knowledge of the operating environment of the Corporation in Canada, which is very helpful to the Board. Her experience as board member of public and private corporations, along with her governance credentials, makes her an important contributor to the Board.

## Securities Held

Years	Subordinate Voting Shares <sup>(1)[2]</sup>	Defered Share Units (DSUs) <sup>(1)</sup>
2023 <sup>(3)</sup>	900	1,741
2022 <sup>[4]</sup>	750	1,329

Other Public Board Membership: Cogeco Inc., AtkinsRéalis and mdf commerce inc.

Voting Results on Election at 2022 Annual Meeting	Votes For:	Votes Withheld:	% of Votes For:
	170,479,659	219,860	99.87%



Lead Director<sup>[5]</sup>
Elizabethtown, Ontario
Age: 69
Independent Director since 2019
Member of the Human Resources
Committee

## JAMES C. CHERRY, B.Com, FCPA

Mr. Cherry is a corporate director. He was President and Chief Executive Officer of Aéroports de Montréal (ADM) from 2001 to 2016. He has over 40 years of experience in general management and more specifically in project and financial management in the international aerospace, defense and rail sectors. Over this period he has worked in senior executive positions with Bombardier Inc., Oerlikon Aerospace Inc., CAE Inc. and ALSTOM Canada.

He is the lead director of Cogeco Inc. (a reporting issuer, parent company of Cogeco Communications Inc.), and a member of the Audit and Human Resources Committees. Mr. Cherry also serves as a director of Nieuport Aviation, the operator of the Billy Bishop Toronto City Airport, as a director of Aerostar Airport Holdings, the operator of the Luis Munoz Marin International Airport of San Juan, Puerto Rico and as a member of the Advisory Board of World Airport Partners, a subsidiary of PSP Investments.

He served on the Board of Logistec Inc. (a reporting issuer with activities in marine and environmental services) for 10 years, until May 2021. He was Chair from 2019 to 2021 and has in the past also chaired the Audit Committee. He was also a director and chair of the Human Resources and Governance Committee of Voti Detection Inc. (a reporting issuer with activities in security screening technology) from 2017 to 2022. Mr. Cherry is a director of the McGill University Health Centre and of IAS Quebec. He co-Chaired the 2017 campaign for Centraide of Greater Montreal.

Mr. Cherry brings to the Board well-rounded experience as a business executive, including as a past CEO. His financial expertise and his experience as a director and chair of various public and Crown corporations make him a valuable member and lead director of the Corporation's Board.

## Securities Held

Years	Subordinate Voting Shares <sup>(1)(2)</sup>	Defered Share Units (DSUs) <sup>(1)</sup>
2023 <sup>(3)</sup>	1,000	6,009
2022 <sup>[4]</sup>	1,000	4,190

Other Public Board Membership: Cogeco Inc.

Voting Results on Election at 2022 Annual Meeting	Votes For:	Votes Withheld:	% of Votes For:
	169.398.136	1.301.383	99.24%



# Director London, UK Age: 57

Independent Director since 2019

Member of the Human Resources and Corporate Governance Committees

## PIPPA DUNN, LLB

Ms. Dunn is the founder and director of Broody (an incubator for startups and accelerator to more established businesses) in a joint venture with British advertising agency Mother, since 2017. In this role, she is working with entrepreneurs to turn ideas and products into successful businesses. She originally qualified as a lawyer before switching careers and has almost thirty years of progressive experience in the marketing industry, including at Coca-Cola, NTL (now Virgin Media) and Orange which merged with T-Mobile in 2010 to create EE Limited (UK's largest cellular company). She was appointed Chief Marketing Officer with profit and loss (P&L) responsibility for the Consumer arm of EE in 2012 and led that organization until the successful sale of EE to British Telecom in 2016.

Ms. Dunn brings to the Board valuable marketing intelligence and a unique perspective from her European background. Her experiences in the international communications sector, customer experience and innovation, are great assets to the Corporation's Board.

## Securities Held

Years	Subordinate Voting Shares <sup>(1)(2)</sup>	Defered Share Units (DSUs) <sup>(1)</sup>
2023 <sup>(3)</sup>	NIL	6,433
2022 <sup>[4]</sup>	NIL	3,948

Other Public Board Membership: None

Voting Results on Election at 2022 Annual Meeting	Votes For:	Votes Withheld:	% of Votes For:
	170,497,302	202,217	99.88%



## Director Toronto, Ontario Age: 56

Independent Director since 2016

Chair of the Audit Committee and member of the Strategic Opportunities Committee

#### JOANNE FERSTMAN, CPA, B.Com.

Ms. Ferstman currently serves as a corporate director. She has over 20 years of progressive experience in the financial industry. Over an 18 year period until her retirement in June 2012, she held several leadership positions with the Dundee group of companies, which operated in wealth management, resources and real estate verticals. She was responsible for financial and regulatory reporting, risk management and involved in mergers and acquisitions and strategic development and held the position of Chief Financial Officer for many years and latterly held the positions of Vice Chair of DundeeWealth Inc. and President and Chief Executive Officer of Dundee Capital Markets Inc. Prior to joining the Dundee group of companies, Ms. Ferstman spent five years at a major international accounting firm.

She currently serves as Chair of DREAM Unlimited (a real estate company), on which she also serves as Chair of the Audit Committee and as a member of the Organization, Design and Culture and Leaders and Mentors Committees. She also serves as lead director, Chair of the Audit Committee and member of the Human Resources Committee of Osisko Gold Royalties Ltd. (an intermediate mining royalty company) and as a director, Chair of the Audit Committee and member of the Human Resources Committee of ATS Automation Inc. (an advanced automation solutions corporation), each of which is a reporting issuer. Ms. Ferstman was formerly a director of Osisko Development Corp.

Ms. Ferstman's strong and in-depth knowledge of financial and fiscal matters makes her a solid contributor on assessing the Corporation's finance performance. Her past executive positions and her experience as a director and chair of audit committees on various public corporations make her a valuable director and Audit Committee Chair.

#### Securities Held

Years	Subordinate Voting Shares <sup>(1)[2]</sup>	Defered Share Units (DSUs) <sup>(1)</sup>
2023 <sup>(3)</sup>	NIL	15,368
2022 <sup>[4]</sup>	NIL	12,278

Other Public Board Membership: DREAM Unlimited, Osisko Gold Royalties Inc. and ATS Automation Inc.

Voting Results on Election at 2022 Annual Meeting	Votes For:	Votes Withheld:	% of Votes For:
	170,008,332	691,187	99.60%



# Director<sup>(5)</sup> Montréal, Québec Age: 60

Director since 2019

Member of the Strategic Opportunities Committee

## PHILIPPE JETTÉ, Eng.

Mr. Jetté has been President and Chief Executive Officer of Cogeco Communications Inc. and of Cogeco Inc. since September 1, 2018.

Mr. Jetté was President of Cogeco Peer 1 from 2015 to 2018. Previously, Mr. Jetté held several positions within Cogeco, including Senior Vice President, Chief Technology and Strategy Officer of Cogeco Communications Inc. and Cogeco Inc. between 2013 and 2015 and Vice President, Chief Technology Officer from 2011 to 2013.

With 35 years of experience in the telecommunications industry, Mr. Jetté combines practical technological know-how, mastery of complex network engineering, years of strategic planning, and global experience in marketing and sales with an extensive knowledge of the telecommunications market.

Prior to joining Cogeco, Mr. Jetté was President of PJCS Inc. (strategic ITC technology and marketing services) between 2008 and 2011. Before that, he held several technology, sales and marketing leadership positions with Bell Canada, Bell Mobility and Rogers Communications (Cantel).

Mr. Jetté acts as a Governor of the Alumni Association of École Polytechnique [Montréal].

Mr. Jetté's past senior executive management experience, including within the Cogeco group, as well as his in-depth knowledge of the communications industry provide the foundation for his contribution to the Board and his leadership of the Corporation. His knowledge of technology, marketing and sales, and management of very large operational groups are tremendous assets to the Corporation.

#### Securities Held

Years	Subordinate Voting Shares <sup>(1)(2)</sup>	Performance Share Units (PSUs) <sup>(1)</sup>
2023 <sup>(3)</sup>	15,908	13,784
2022 <sup>[4]</sup>	13,421	19.725

Other Public Board Membership: Cogeco Inc.

Voting Results on Election at 2022 Annual Meeting	Votes For:	Votes Withheld:	% of Votes For:
	170,514,367	185,152	99.89%



## Director<sup>(5)</sup> Ville de Lac Brome, Québec Age: 68

Independent Director since 2023

Chair of the Strategic Opportunities Committee and member of Corporate Governance Committee

#### NORMAND LEGAULT, B.B.A.

Normand Legault is a corporate director. He is also President of GPF1 Inc., a consultancy firm in professional sports, live entertainment and communications. He was Chairman of Groupe Solotech Inc. from 2013 to 2017 and its Chief Executive Officer from 2015 to 2017. He held several positions from 1989 to 2009 within the Grand Prix F1 of Canada, including being President and Chief Executive Officer from 1996 to 2009. As an entrepreneur, he was also involved in launching various entreprises in the graphic design, live events and access control industries.

Mr. Legault sits on the Board of Cogeco Inc. (a reporting issuer, parent company of Cogeco Communications Inc.), and is the Chair of the Strategic Opportunities Committee and member of the Corporate Governance Committee. Mr. Legault also serves on the board of Dorna Sports, a Madrid-based sports management, marketing and media company that manages the Moto GP FIM world championship.

He has served as a director with numerous corporations, both private and public, including, among others, Global Logic, a digital products engineering company from San Jose (California) from 2018 to 2021, Aéroports de Montréal from 2010 to 2019, where he served as Chairman from 2015 to 2019, as well as GDI Inc. from 2007 to 2011, Société du Parc Jean-Drapeau, Société de la Place des Arts de Montréal and Montréal International, where he served as Chairman, the Board of Trade of Metropolitan Montréal, where he served as President and Chairman, and Société Générale de Financement.

As a long-time businessman, Mr. Legault brings extensive experience in strategic planning, marketing, global markets and mergers and acquisitions. His understanding of the larger business environment and deep knowledge of the media part of the business make him a valuable member of the Corporation's Board of Directors.

## Securities Held

Years Subordinate Voting Shares <sup>(1)(2)</sup>		Defered Share Units (DSUs) <sup>(1)</sup>	
2023 <sup>(3)</sup>	NIL	8,428	
2022 <sup>[4]</sup>	NIL	6,636	

Other Public Board Membership: Cogeco Inc.

Voting Results on Election at 2022 Annual Meeting	Votes For:	Votes Withheld:	% of Votes For:
	170.554.907	144.612	99.92%



#### Director

Moncton, New Brunswick Age: 58

Independent Director since 2020

Chair of the Corporate Governance Committee and member of the Strategic Opportunities Committee

## BERNARD LORD, LL.B., B.Soc.Sc.

Since 2016, Mr. Lord is the Chief Executive Officer of Medavie, a Canadian health company that oversees Medavie Blue Cross and Medavie Health Services. From 2008 to 2016, he was President and Chief Executive Officer of the Canadian Wireless Telecommunication Association which is the wireless industry's main trade organisation. From 1997 to 2006, Mr. Lord held different elected positions, including Premier of New Brunswick from 1999 to 2006. He has also practiced law and continues to be a member of the New Brunswick Law Society and the Canadian Bar Association

He is the President of the Canadian Association of Blue Cross Plans and the Chair of the International Federation of Health Plans. He was formerly Chair of the Canadian Life and Health Insurance Association and of the Board of Ontario Power Generation, as well as director and advisor for several other corporations.

In 2000, Mr.Lord was named Grand Officier de l'Ordre de la Pléiade (La Francophonie). In 2007, he was awarded the Order of New Brunswick and in 2011, he was appointed Queen's counsel.

With his broad experience of the political sphere, Mr. Lord brings special insight into governmental initiatives undertaken by the Corporation. His knowledge of the communications industry and his legal expertise also make him a valuable director.

#### Securities Held

Years	Subordinate Voting Shares <sup>(1)(2)</sup>	Defered Share Units (DSUs) <sup>(1)</sup>
2023 <sup>(3)</sup>	NIL	7,345
2022 <sup>[4]</sup>	NIL	4,640

Other Public Board Membership: None

Voting Results on Election at 2022 Annual Meeting	Votes For:	Votes Withheld:	% of Votes For:
	170,474,486	225,033	99.87%

#### Notes related to Information Concerning Nominees as Directors tables above:

(1) As at November 22, 2023, the nominees as Directors of the Corporation also beneficially own, directly or indirectly, or control or direct subordinate voting shares and deferred share units ("DSU") of Cogeco as follows:

Name	Subordinate Voting Shares	DSUs
Colleen Abdoulah	_	_
Louis Audet*	146,252	_
Arun Bajaj	_	8,420
Mary-Ann Bell	2,520	6,125
James C. Cherry	1,500	13,623
Pippa Dunn	_	_
Joanne Ferstman	_	_
Philippe Jetté**	14,713	_
Normand Legault	_	12,740
Bernard Lord	_	_

<sup>\*</sup> The 146,252 subordinate voting shares of Mr. Audet include 66 shares owned by members of his family. Mr. Audet also owns 3,200 multiple voting shares.

- (2) Includes subordinate voting shares beneficially owned directly or indirectly, or controlled by nominee.
- (3) As at November 22, 2023, which is the date of this Information Circular.
- [4] As at November 14, 2022, which was the date of the Information Circular in respect of fiscal 2022.
- (5) In order to increase efficiency of board meetings and improve the supervision of the management of the business and affairs of both Cogeco Communications and Cogeco, Ms. Bell and Messrs. Audet, Cherry, Jetté and Legault are also nominees as Directors of Cogeco.

#### **APPOINTMENT OF AUDITORS**

At the Meeting, the shareholders will be called upon, as recommended by the Audit Committee, to appoint the External Auditors to hold office until the next annual meeting of shareholders and to authorize the Board of Directors to fix their remuneration.

The External Auditors' ultimate responsibility is to the Board of Directors through the Audit Committee, as representatives of the shareholders. The External Auditors report directly to the Audit Committee.

Deloitte LLP has been the Corporation's External Auditors since 1993. In addition to performing the audit of the Corporation's consolidated financial statements, Deloitte LLP provided other services to the Corporation and its subsidiaries.

The following table presents, by category, the fees billed by the External Auditors of the Corporation, Deloitte LLP, for the fiscal years 2023 and 2022:

#### **CATEGORY OF FEES**

	2023	2022
	\$	
Audit Fees <sup>[1]</sup>	2,173,597	2,198,611
Audit-Related Fees <sup>[2]</sup>	63,180	242,327
Tax Fees <sup>[3]</sup>	292,024	654,186
Other Fees <sup>(4)</sup>	93,000	44,051
Total	2,621,801	3,139,175

(1) "Audit fees" include mainly fees for for annual audit and quarterly reviews of the Corporation and some of its subsidiaries, audit procedures performed to comply with statutory audits of schedules for disclosure to the CRTC, statutory audits related to significant acquisitions & dispositions and translation services.

<sup>\*\*</sup> Mr. Jetté also owns 17,210 incentive share units ("ISUs") and 23,219 performance share units ("PSUs") of Cogeco.

- (2) "Audit-related fees" include mainly fees related to the accounting or disclosure of special transactions/events, changes in accounting or regulatory rules or mandates related to due diligences or internal controls and audits of employees benefits plans.
- (3) "Tax fees" include tax planning, advice, compliance, review of tax returns, assistance with audits and appeals, assistance with tax credit claims and advice regarding statutory, regulatory or administrative developments.
- (4) "Other fees" include fees for services not included in the above categories.

Management recommends that shareholders vote FOR the appointment of Deloitte LLP as Auditors of the Corporation, at a remuneration to be fixed by the Board of Directors.

## SHAREHOLDERS ADVISORY VOTE ON THE BOARD'S APPROACH TO EXECUTIVE COMPENSATION

At the Meeting, the shareholders will be called upon to vote FOR or AGAINST the following resolution:

"That, on an advisory basis and not to diminish the role and responsibilities of directors, the shareholders accept the Board's approach to executive compensation disclosed in this Information Circular."

At the annual meeting of shareholders held in January, 2023, the vote taken on the similar advisory resolution was adopted by 99.5% of the votes cast.

The Board of Directors continues to believe that shareholders should have the opportunity to fully understand the objectives and principles that the Board has used in its approach to executive compensation and to have an advisory vote on the Board's approach to executive compensation.

To assist you in making your voting decision, we refer you to the letter from the Chair of the Human Resources Committee included in this Information Circular and the "Compensation Discussion and Analysis" ("CD&A") which follows the letter. The CD&A describes the Board's approach to executive compensation, the details of the compensation program and the Board's compensation decisions for the fiscal year ended on August 31, 2023. This disclosure has been approved by the Board on the recommendation of the Human Resources Committee. Comments and questions regarding our executive compensation program are welcome and may be directed to the Corporation at <a href="mailto:boardofdirectors@cogeco.com">boardofdirectors@cogeco.com</a>.

Adoption of the advisory resolution will require that it be passed by a majority of the votes cast by virtual ballot or by proxy at the Meeting. As this is an advisory vote, the results will not be binding upon the Corporation. However, the Board of Directors takes the results of the vote into account, as appropriate, when considering future executive compensation policy and programs and in determining whether there is a need to significantly increase their engagement with shareholders on compensation related matters.

Management and the Board of Directors recommend that the shareholders vote FOR this "Say on Pay" resolution.

### APPROVAL OF AMENDMENTS TO THE OPTION PLAN

The Option Plan was originally approved in 1993 and has been amended from time to time, most recently at the annual meeting of shareholders in 2014 during which an additional 1,200,000 subordinate voting shares were reserved for issuance for a maximum of up to 3,432,500 subordinate voting shares. Amendments were also made to the amendment provisions of the Option Plan.

On November 1, 2023, the Board approved a resolution amending the Option Plan to (i) increase the number of subordinate voting shares reserved for issuance under the Option Plan by 1,000,000 from a maximum of up to 3,432,500 to 4,432,500, (ii) add a provision to extend the term of an option that expires during or within nine (9) trading days following a black-out period to the tenth (10th) trading day following the end of such black-out period, and (iii) modify the amendment provisions of the Option Plan to clarify how certain amendments to the Option Plan can be made (collectively, the "Amendments Requiring Shareholder Approval"), and to make various other amendments to align the Option Plan with applicable laws and evolving practices and guidelines for stock option plans.

In order to be adopted, the amendments to the Option Plan must be approved at the Meeting by a simple majority of the votes.

A summary of the material terms of the Option Plan, as amended, can be found under the heading "Stock Option Plan".

#### Increase in the Share Reserve

In order to ensure that a sufficient number of subordinate voting shares remain reserved for issuance under the Option Plan to enable the Corporation to continue its current practice of granting options to eligible participants, the Corporation proposes to amend the Option Plan to increase the number of subordinate voting shares reserved for issuance under the Option Plan by 1,000,000 subordinate voting shares to a maximum of up to 4,432,500 subordinate voting shares. The Option Plan currently provides that a maximum of 3,432,500 subordinate voting shares are available for issuance, such reserve having previously been approved by the shareholders and the TSX.

As of November 22, 2023, virtually all of the subordinate voting shares reserved for issuance under the Option Plan have been granted by the Corporation. The number of subordinate shares currently available for issuance pursuant to further grants of options under the Option Plan is only 259,029. Following approval of the Amendments Requiring Shareholder Approval, options outstanding (885,142) and options available for issuance under the Stock Option Plan after the proposed amendment (1,259,029) for a total of 2,144,171, would represent 4.8% of all outstanding subordinate voting shares and multiple voting shares of the share capital of the Corporation (the "Equity Shares") (44,488,478). The Corporation believes such potential dilution is reasonable and below the limit established by many large Canadian institutional shareholders and proxy advisors.

The Corporation remains committed to retaining the flexibility to grant options in upcoming years, recognizing that the proportion of options to be granted in any year will remain low as a result of a various incentives provided, including PSUs, to assist in the retention of key employees and officers of the Corporation and its several subsidiaries. The Corporation plans to make grants on an annual basis consisting of:

- a. 25% in stock options;
- b. 25% in ISUs; and
- c. 50% in PSUs.

For more details, please refer to the heading "Incentive Plan Awards".

## Expiration Date During Black-Out Periods

The Corporation proposes to add customary language that provides that if an option granted pursuant to the Option Plan is scheduled to expire during or within nine (9) trading days following a black-out period, then the term of such option will be extended to the tenth (10th) trading day following the end of such black-out period. Such inclusion will ensure that participants do not lose the benefits of their options if they expire during a black-out period, when such options may not be exercised and the underlying subordinate voting shares may not be traded.

#### Revisions to the Amendment Provisions

The Corporation has determined that it is advisable to clarify the language of and make certain revisions to the amendment provisions of the Option Plan to (i) provide the Board with discretion to approve certain amendments which are within its existing authority and do not require shareholder approval, as further described under the heading "Stock Option Plan"; (ii) clarify that an increase in the number of subordinate voting shares reserved for issuance under the Option Plan or a reduction in the exercise price or any cancellation and re-issue of an award under the Option Plan resulting from an adjustment contemplated by the Option Plan will not require shareholder approval; and (iii) otherwise limit the circumstances in which the Board can amend the Option Plan by providing that shareholder approval is required for (a) any increase to the limits pertaining to the number of subordinate voting shares issuable at any time or that may be issued within any one-year period to insiders and their associates or to any one person under the Option Plan; (b) an amendment to the date upon which awards may expire beyond their original expiry date, except if due to a black-out period as provided under the Option Plan; (c) the addition of a provision which results in a participant being issued subordinate voting shares while the underlying subordinate voting shares are not deducted in full from the reserve under the Option Plan; and (d) any change in the eligible participants to include non-employee directors of the Corporation or of its subsidiaries.

The proposed amendments to the amendment provisions of the Option Plan were adopted by the Board as a matter of good corporate practice and in order to meet the expectations of major proxy advisory firms.

Other Amendments Which Do Not Require Shareholder Approval

In addition to the Amendments Requiring Shareholder Approval, additional amendments that are within the existing authority of the Board to implement without shareholder approval are reflected in the Option Plan. Such amendments are summarized as follows:

- Plan Administration amendments to enhance efficiency in the administration of the Option Plan by permitting the committee to which the Board has delegated authority to further delegate the performance of certain functions to any officer or plan administrator;
- Limitations on Grants (i) modification of the existing participation limit such that the maximum number of subordinate voting shares issuable to any one person shall not exceed 5% of the aggregate number of Equity Shares then issued and outstanding; and (ii) addition of insider participation limits to better align the Option Plan with the policies set forth in the TSX Company Manual such that (a) the maximum number of subordinate voting shares issuable to insiders and their associates, at any time, under the Option Plan and any share compensation arrangement of the Corporation, shall not exceed 5% of the Equity Shares then issued and outstanding; and (b) the maximum number of subordinate voting shares issued from treasury to insiders and their associates, within any one-year period, under the Option Plan and any share compensation arrangement of the Corporation, shall not exceed 5% of the Equity Shares then issued and outstanding.
- Cashless Exercise addition of a "cashless exercise" feature by which a participant may exercise vested options without a cash disbursement from such participant and for which underlying subordinate voting shares will be deducted in full from the reserve under the Option Plan.
- Stock Appreciation Rights addition of a section that specifies the basis for the issuance and exercise of
  stock appreciation rights entitling participants to receive an amount in cash equal to the value of the
  appreciation in the subordinate voting shares over a specified period (a "SAR"). The principal reason for
  adopting SARs is to minimize the potential dilutive effect of issuances of subordinate voting shares under
  the Option Plan while offering the Corporation greater flexibility in providing cash payments, which may
  prove advantageous, particularly when accommodating the needs and preferences of U.S. resident
  participants.
- Termination of Employment amendments of certain provisions dealing with the treatment of awards in the event of different events of termination of a participant's employment, including to (i) allow participants who are terminated without cause to exercise vested awards within a period of 90 days following termination (as opposed to 30 days), and allow for discretion to extend such period to 12 months (as opposed to 150 days); (ii) subject awards which were granted to employees of a former subsidiary/controlled entity of the Corporation to the rules applicable in the context of a termination without cause; and (iii) subject awards in the context of a termination following a long-term disability to the same rules as a termination as a result of death.
- Change of Control amendments to the change of control provision to provide for a double-trigger, such that awards will only be accelerated in the context of a change of control if (a) an alternative award is not provided for; or (b) if the participant is terminated without cause or submits a resignation for good reason within 18 months after the change of control. This measure is specifically designed to prevent the automatic exercisability of unvested awards upon a change of control event.
- Withholding Taxes amendments to expand the Corporation's ability to satisfy its tax withholding and remittance obligations on the exercise of awards.
- U.S. Resident Participants amendments to (i) clarify that awards granted under the Option Plan to U.S. resident participants cannot have an exercise price or a SAR price that is less than the Market Value of a Share on the grant date or otherwise provide for the deferral of compensation; and (ii) comply with U.S. taxation requirements.
- International Participants addition of a section to (i) permit the Board to modify the Option Plan to conform to local laws in jurisdictions where participants may reside or work (outside of Canada and the U.S.); and (ii) allow the Board to establish sub-plans to reflect such modified provisions of the Option Plan.

- Clawback addition of a section to clarify that grants made under the Option Plan are subject to recovery pursuant to the Corporation's clawback policy.
- Definitions amendments to adjust (i) the definition of "market value" by adopting the five-day volume weighted average trading price of the subordinate voting shares on the TSX (as opposed to the last closing price on such exchange) to reflect the definition given to "market price" under the TSX Company Manual and ensure that the formula for calculating the exercise price of the options granted to participants represents the most reasonable reflection of the actual market price of the subordinate voting shares; and (ii) the definition of "retirement" as having reached 55 years of age and having completed a minimum of ten years of continuous service with the Corporation or one of its subsidiaries (as opposed to having reached 62 years of age).
- Notices amendments to clarify the manner in which notices must be provided by the Corporation and participants at the time of grant and exercise of options.
- Housekeeping certain other amendments of a "housekeeping" or clerical nature to provide greater clarity and consistency.

The foregoing is only a summary of the principal amendments to the Option Plan, the full text of which can be found on the Corporation's web site at <a href="https://corpo.cogeco.com/cca/en">https://corpo.cogeco.com/cca/en</a>. Shareholders are encouraged to review the Option Plan in its entirety.

The Amendments Requiring Shareholder Approval are subject to their confirmation by shareholders at the Meeting. The Board has determined that the Amendments Requiring Shareholder Approval are in the best interests of the Corporation and its shareholders. To be effective, the resolution would need to be passed by a majority of the votes, by online virtual ballot or by proxy, at the Meeting. Unless otherwise directed, the persons named in the accompanying form of proxy intend to vote FOR the resolution approving the Amendments Requiring Shareholder Approval.

At the Meeting, shareholders will be asked to review and, if deemed appropriate, to adopt the following resolution, also attached in Schedule A thereto:

### "BE IT RESOLVED:

THAT amendments to Cogeco Communications Inc.'s Stock Option Plan adopted on June 17, 1993 (the "Option Plan") to (i) increase the number of subordinate voting shares (the "Shares") reserved for issuance under the Option Plan by 1,000,000, from 3,432,500 to 4,432,500, (ii) add a provision to extend the term of an option that expires during or within nine (9) trading days following a black-out period to the tenth (10th) trading day following the end of such black-out period, and (iii) modify the amendment provisions of the Option Plan to clarify how certain amendments to the Option Plan can be made, the whole as further described in the Information Circular dated November 22, 2023, be and they are hereby approved; and

THAT any Director or officer of the Corporation be and is hereby authorized and directed, for and on behalf of the Corporation, to do all acts and things, as such Director or officer may determine necessary or advisable to give effect to this resolution."

Management and the Board of Directors recommend that the shareholders vote FOR this resolution approving the amendments to the Option Plan.

## **VOTING RESULTS**

Voting results on the election of Directors (on a Director by Director basis), on the appointment of Auditors and on the advisory vote accepting the Board's approach on executive compensation will be posted on SEDAR+ promptly following the Meeting, as required under section 11.3 of NI 51-102 – Continuous Disclosure Obligations issued by the CSA.

## STATEMENT OF CORPORATE GOVERNANCE PRACTICES

The objective of the Statement of Corporate Governance Practices is to provide shareholders and other stakeholders with a clear vision of our governance policies and practices. These policies and practices comply with the disclosure and listing requirements of the Toronto Stock Exchange ("TSX") and the corporate governance guidelines set out in National Policy 58-201 – *Corporate Governance Guidelines* and National Instrument 58-101 – *Disclosure of Corporate Governance Practices* (collectively the "Corporate Governance Guidelines").

The Board and management of Cogeco Communications believe that the highest standards of corporate governance are essential to the effective management of the Corporation and to build sustainable worth for its customers, business partners, employees and investors.

## **COGECO COMMUNICATIONS' GOVERNANCE AT A GLANCE**

Key elements of our governance practices and where you can find them in the Information Circular are highlighted below.

Key Elements		Highlights	Pages	
Board mandate	✓	The Board is responsible for the oversight of Management in its handling of the Corporation's business and affairs	29	
Composition of the Board		A majority of the Board is independent. Following the Meeting, it will be composed of ten Directors, with eight Directors being independent	25	
Majority voting for Directors	✓	Only nominees receiving a majority of the votes cast in their favor will be elected, subject to limited and defined circumstances	29	
Board Chair		The roles of Board Chair and President and Chief Executive Officer are separated	31	
Lead Director	✓	The Lead Director supports and enhances the ability of the independent members of the Board of the Corporation to act and express themselves independently of Management	33	
Board operations	✓	All Directors are expected to attend in person or virtually, to the extent feasible, all meetings of the Board and Committees on which they serve, including meeting in-camera without any member of Management	31	
Director attendance	$\checkmark$	All Directors have met a very high attendance rate at Board and Committee meetings	45	
Decisions requiring Board approval	✓	Major decisions concerning the Corporation are subject to Board approval	54	
Director recruitment and skills		A key part of the Corporation's nomination process is Director competencies, experience and diversity	49	
Board diversity		The Board has a written board diversity policy	28	
Board tenure	✓	The Corporation has no mandatory retirement age and/or term limits in place for Directors. The Board relies on the Board's annual evaluation process to guide Board renewal	48	
Board renewal process	✓	A comprehensive Board evaluation process, including self and peer evaluations, is conducted each year and guides the Board's renewal process	48	
Executive officer recruitment		The Corporation has an employment equity policy for executive officer recruitment	52	
Orientation and continuing education		The Corporation has a comprehensive orientation and continuing education program for new and current Directors	49	

Key Elements		Highlights	Pages
Committees of the Board	✓	The Board has four standing Committees (Audit, Human Resources, Corporate Governance and Strategic Opportunities)	33
Oversight of finance	✓	The Audit Committee oversees accounting and financial reporting as well as internal controls and reviews the financial statements	34
Oversight of compensation and succession planning	V	The Human Resources Committee has oversight of the compensation of the Corporation's executive officers and of succession planning	38
Expectations of the President and Chief Executive Officer	<b>V</b>	The Board has developed a position description for the President and Chief Executive Officer and approves the corporate goals and objectives for which he is responsible	52
Governance policy	✓	The Corporate Governance Committee develops the Corporation's approach to corporate governance	41
Disclosure policy	✓	The Corporation has a formal disclosure policy to ensure timely and reliable dissemination of information	53
Insider trading	$\checkmark$	A formal policy outlines restrictions on trading in securities of the Corporation	54
Communications with shareholders	$ \mathbf{V}$	The Corporation has adopted a Shareholder Engagement Policy which explains how shareholders can communicate with the Board	107
Strategic plan	✓	The Board annually approves the overall strategic plan and direction of the Corporation's business and affairs	45
Risk management	✓	Cogeco has a formal enterprise-wide risk management program ("ERM Program"), including cybersecurity risk management	46
Code of Ethics	<b>V</b>	Cogeco has a Code of Ethics to guide the behaviour of all persons who are part of the Cogeco group of companies or who contribute to its operations, image and reputation	47
ESG	<b>V</b>	The Corporation has put in place various initiatives and strategies aligned with the best ESG practices, which are important enablers of its business strategy	48
"Coattail" provision	V	Cogeco, the controlling shareholder of the Corporation, cannot sell its multiple voting shares (except in certain circumstances) unless a similar offer on at least equivalent terms, is made to the holders of subordinate voting shares	2

## **GOVERNANCE CONSIDERATIONS RELATED TO DUAL-CLASS SHARE STRUCTURE**

Cogeco Communications' dual-class common equity share structure, which consists of subordinate voting shares and multiple voting shares (dual-class share structure) has been in place since the initial public offering and stock exchange listing in 1993. The Board considers that this dual-class share structure has permitted Cogeco Communications to take a long-term orientation in decisions which have helped grow shareholder value significantly over the last decades.

The Audet Family, through its ownership of multiple voting shares, has steadfastly supported the Corporation's long-term focus based on continued consideration for various stakeholders and resistance to opportunistic change of control transactions. Proofs of such support include instances such as we saw in 2020 which could have benefited the Audet Family disproportionally relatives to holders of subordinate voting shares. Similarly, the Audet Family has demonstrated decades long commitment towards good governance practices.

There may have been various recent instances, in Canada and abroad which have caused some commentators and proxy advisors to question the wisdom or otherwise attack the legitimacy of dual-class share structures generally. It seems to our Board that this kind of criticism comes in phases or waves depending on specific market events or

negative experiences relating to the governance or management of particular issuers. In other words, all dual-class share structure issuers become unfairly tarred with the same brush.

Against this backdrop, there is serious research to support the thesis that corporations with dual-class share structures are just as likely, if not more likely, to deliver long-term growth than those with a single-class share structure. 1

We share the belief that with the right governance practices in place, dual-class share structures are indeed well and arguably better aligned with the long-term interests of shareholders, and certainly less prone to a focus on short-term results. Fundamentally, the Governance Committee and the Board as a whole are committed towards creating long-term value as one of the essential elements of the Corporation's overall mission and purpose.

It is worth noting that the Corporation has adopted and implemented over time various measures that provide enhanced minority shareholder protection while taking into account other important stakeholders of the Corporation. Such measures include:

- implementing "coattail provisions", which ensure equal treatment and tag-along rights for all shareholders in the context of a take-over bid;
- appointing an independent lead director;
- · having a substantial majority of independent directors on the Corporation's Board;
- requiring that key board committees (i.e. audit, compensation, governance) be exclusively composed of independent directors;
- maintaining clear procedures to deal with related-party transaction and conflicts of interests in accordance with applicable regulations and governance best practices (as described on p. <u>46</u> of this Information Circular);
- maintaining diversity policies at the Board and workforce level, setting forth clear objectives for the Corporation and taking additional steps to foster a culture of Diversity & Inclusion (D&I) by establishing a D&I Leadership Committee and small employee-led resource groups;
- implementing direct and explicit oversight at the Board level of ESG issues with a strategy centered on the levers of reducing our environmental footprint, implementing strong governance practices, and supporting our stakeholders. The Corporation's advancements on the ESG fronts have been recognized by leading voices in ESG practices and reporting (as described in the 2023 Annual report of the Corporation);
- productively engaging with minority shareholders and other stakeholders, such as MEDAC in Quebec and proxy advisory firms;
- transparently and voluntarily reporting the voting results for the subordinate voting shares on a stand-alone basis on SEDAR+ after each annual shareholders meeting.

We are very proud that our corporate governance practices are consistently recognized by the Globe and Mail Board Games as among the best within Canadian family-controlled dual class public corporations.

#### **COMPOSITION OF THE BOARD**

The Board of Directors will be composed of ten Directors after the Meeting. Following a detailed review conducted by its Corporate Governance Committee, the Board has determined that eight of the ten nominees as Directors, representing a substantial majority of the Directors, are independent Directors. A Director is independent if he/she has no direct or indirect relationship with the Corporation which could, in the view of the Board, be reasonably expected to interfere with the exercise of his/her independent judgment. In order to determine if a Director is independent, the Corporate Governance Committee and, in turn, the Board apply the criteria adopted by the CSA. To assist them with their determinations, all nominees as Directors complete, on an annual basis, a detailed questionnaire about their business relationships and shareholdings.

<sup>&</sup>lt;sup>1</sup> Institute for Governance of Private and Public Organizations (IGOPP), "Policy Paper No. 11: The Case for Dual-Class of Shares", 2019

The eight independent nominees as Directors are Mses. Abdoulah, Bell, Dunn and Ferstman and Messrs. Bajaj, Cherry, Legault and Lord. Mr. Audet, the Board Chair of the Corporation and the President of Gestion Audem inc, the controlling shareholder of the Corporation, and Mr. Jetté, who is the President and Chief Executive Officer of the Corporation, are, accordingly, not considered to be independent Directors.

The Corporation, therefore, complies with the Corporate Governance Guidelines which stipulate that the Board should have a majority of independent Directors.

The following table sets out the independence status of the ten nominees as Directors:

	Independence Status											
Nominees as Directors	Independent	Not Independent	Reason for non-independence status									
Colleen Abdoulah	V											
Louis Audet		√	Board Chair of the Corporation and President of Gestion Audem inc., which is the controlling shareholder of the Corporation									
Arun Bajaj	√											
Mary-Ann Bell	√											
James C. Cherry	V											
Pippa Dunn	√											
Joanne Ferstman	V											
Philippe Jetté		V	President and Chief Executive Officer of the Corporation									
Normand Legault	√											
Bernard Lord	√											

#### **SKILLS MATRIX**

The Board succession planning process also involves maintaining a skills matrix, which helps the Corporate Governance Committee and the Board identify any potential gap in competencies, skills or experience that the Board should possess in the context of the Corporation's global business and affairs and the competencies, skills and qualities that should be sought in candidates as Directors. In doing so, the Board relies on the annual results of the Board evaluation and the peer to peer assessment and asks each nominee as Director to indicate the skills and competencies that each demonstrates. The following table lists the top four competencies of our nominees, together with their age, tenure, official languages they are fluent in, citizenship, and residency.

BACKGROUND										TOP FOUR COMPETENCTIES							
Board Members		an ¹	nce	Years on Board <sup>2</sup>	Age <sup>2</sup>		Languages	Finances and Accounting	Human Resources	Communications Industry	Marketing/Customer Experience	Legal/ Public Policy	ılogy	Capital Markets & M&A	Intl/US Experience		
Board	Gender	Canadian	Residence	Years (		뜐	ENG	Financ Accour	Humar	Commi	Markel Experi	Legal/	Technology	Capital	Intl/US	ESG	
Colleen Abdoulah	F	N	U.S. (CO)	5	64		✓		✓	✓	✓				✓		
Louis Audet	М	Υ	Canada (QC)	31	72	✓	✓			✓	✓		✓	✓			
Arun Bajaj	М	Υ	Canada (QC)	n/a	53	✓	✓		✓			✓			✓	✓	
Mary-Ann Bell	F	Υ	Canada (QC)	1	64	✓	✓		✓	✓	✓					✓	
James C. Cherry	М	Υ	Canada (ON)	5	69	✓	✓	✓	✓		✓				✓		
Pippa Dunn	F	N	U.K. (London)	5	57		✓		✓	✓	✓				✓		
Joanne Ferstman	F	Υ	Canada (ON)	8	56		✓	✓						✓	✓	✓	
Phillipe Jetté	М	Υ	Canada (QC)	5	60	✓	✓		✓	✓	✓		✓				
Normand Legault	М	Υ	Canada (QC)	1	68	✓	✓	✓			✓			✓	✓		
Bernard Lord	М	Υ	Canada (NB)	4	58	✓	✓	✓		✓		✓				✓	

<sup>1&</sup>quot;Canadian" means a citizen within the meaning of subsection2(1) of the Citizenship Act who is ordinarily resident in Canada (source: Canada: Governor in Council, Direction to the CRTC (Ineligibility of Non-Canadians)

#### Finance and Accounting

Experience with, or understanding of, financial accounting and reporting, corporate finance and familiarity with, internal/financial accounting controls, and IFRS.

## **Human Resources**

Experience with, or understanding of, executive compensation and benefits, talent management/retention, leadership development, diversity and inclusion, and succession planning.

#### **Communications Industry**

Experience with, or understanding of, telecommunications, content industry, including strategic context, market competitors and business issues facing this industry.

#### Marketing/Customer Experience

Experience with, or understanding of, the development of new and existing markets, customer experience and insights.

## Legal/ Public Policy

Regulatory, political, legal and public policy experience including laws and regulations related to public issuers

#### Technology

Experience with, or understanding of, relevant current and emerging technologies and related innovation (.e. digital solutions/transformation), governance of information management (i.e. cybersecurity).

## Capital Markets & M&A

Experience with, or understanding of, the financial system concerned with raising capital by dealing in long-term investments and the corporate development opportunities, including mergers and acquisitions.

### Intl/US Experience

Experience with, or understanding of, cultivation and sustainability of international business relationships, most specifically in the U.S., including oversight of multinational operations.

#### ESG

Experience with, or understanding of ESG policies and practices, including those pertaining to sustainability, workplace health & safety, social responsibility and corporate governance matters.

<sup>&</sup>lt;sup>2</sup> As of November 22, 2023.

#### **BOARD DIVERSITY POLICY**

The Board has established a Policy regarding diversity on the Board of Directors, the purpose of which is to achieve and maintain diversity on the Board. Through this policy, the Board wishes to ensure that it is comprised of highly talented and dedicated individuals with a diverse mix of experience, skills and backgrounds collectively reflecting the strategic needs of the business and the nature of the environment in which the Corporation operates.

For the purposes of this policy, diversity includes, but is not limited to, industry and management experience, educational background, functional area of expertise, geography, age, gender, ethnicity, language, sexual orientation and physical ability. These characteristics are considered to ensure that the Board, as a whole, can look at business issues from a number of different and relevant perspectives and carry out its responsibilities effectively. Any search firm engaged to identify candidates for the nomination of a member of the Board will be specifically directed to consider diverse candidates.

The Corporation has set out the following objectives in its Board Diversity Policy:

- **Gender parity:** The Board of the Corporation together with its parent company, Cogeco Inc. aspire to have gender parity with women representing between 40% and 60% of the combined total of directors of both Corporations. Within each corporation, the Boards will strive to maintain at least 30% of women among its members.
- Fluency in French: As a corporation headquartered and with significant operations in Quebec, the Corporation recognizes the importance of the French language and aspires to maintain representation by directors who are fluent in French of at least 60%.
- **Geographic diversity:** As the Corporation operates in the Canadian provinces of Quebec and Ontario and in 13 U.S. states, it seeks directors with experience in these geographic areas, and has the objective of (i) having a balance of Canadian directors from each of Quebec and Ontario; and (ii) increasing U.S. representation on the Board, within legal limits.
- **Representation of other groups:** The Corporation wishes to progressively increase the representation of other "designated groups", as defined in the Canadian *Employment Equity Act* (that is, in addition to women, members of visible minorities, Aboriginal peoples and persons with disabilities)

The Board annually tracks and discloses the representation of members of designated groups including women, visible minorities, Aboriginal peoples and persons with disabilities. Members of the Board annually self-identify whether they are a member of a designated group or possess other diversity related attributes to support the Corporation in assessing its composition and the Corporation's disclosure of representation.

In 2023, seven of the ten nominees (70%) as directors self-identify<sup>2</sup> as members of designated groups, as four (40%) self-identify as women, two self identify as members of visible minorities (20%) and one (10%) self-identifies as a person with a disability. The results have increased by two as regards to members of visible minorities, have remained the same as regards to persons with disabilities and have decreased by one as regards to women. As of the date of this Information Circular, none of the nominees self-identify as Aboriginal Peoples.

#### PUBLIC BOARD MEMBERSHIPS

If a nominee as Director is a director of another issuer that is a reporting issuer in a Canadian or foreign jurisdiction, that relationship is identified above under the heading "Information Concerning Nominees as Directors". The Corporate Governance Committee, when considering nominees, takes into account other commitments of the nominees and their anticipated ability to participate actively at Board and Committee meetings.

#### INTERLOCKING DIRECTORSHIPS

No nominee as Director currently serves with any other Director of the Corporation on the board of another company outside the Cogeco group of companies that is a public issuer.

<sup>&</sup>lt;sup>2</sup> Diversity disclosure relies on voluntary self-identification by the candidates for election as Directors and therefore only represents the information of individuals who have chosen to self-identify.

#### **MAJORITY VOTING FOR DIRECTORS**

The Board has adopted a Majority Voting Policy which states that, among other things (i) shareholders will be asked to vote "for" or "against" each Director nominee; (ii) only nominees receiving a majority of the votes cast in their favour will be elected, subject to limited and defined circumstances; and (iii) if a nominee does not receive a majority of the votes cast in his or her favor by the shareholders, such nominee, if he or she is an incumbent Director, may continue in office until the earlier of the 90th day after the election, or the day on which his or her successor is appointed or elected. In accordance with the CBCA, the Board may reappoint an incumbent Director even if he or she does not receive majority support in the following limited and defined circumstances: i) to satisfy Canadian residency requirements; or ii) to satisfy the requirement that at least two Directors are not also officers or employees of the Corporation or its affiliates.

This policy applies only to uncontested elections, meaning elections where there is only one candidate nominated for each position available on the Board, as determined by the Board. A copy of this policy can be found on Cogeco Communications' web site at <a href="http://corpo.cogeco.com/cca/en/governance/">http://corpo.cogeco.com/cca/en/governance/</a>.

# **BOARD CHARTER**

The Board of Directors of Cogeco Communications is elected by the Corporation's shareholders to supervise the management of the business and affairs of the Corporation. The prime responsibility of the Board is to the Corporation and is to oversee its management and to preserve and enhance the Corporation, with due regard for the interests of its shareholders generally and other stakeholders.

The Board of Directors has a formal charter governing its role and responsibilities.

		Key Responsibilities of Board under its Charter			
Core Areas		Responsibilities			
Independence	✓	A majority of the Board must be composed of Directors who are independent under applicable securities legislation			
Term of office	V	Directors are elected by the shareholders at every annual meeting. The Board has the ability to appoint additional Directors between the annual meetings of shareholders, as provided in the Corporation's statutes			
Meeting frequency	✓	The Board holds regular meetings on a quarterly basis and additional meetings when needed. The Board holds each year a two-day strategic planning session			
Committees of Board	✓	The Board is responsible for the establishment of all Board Committees, the appointment of members on such Committees, their qualification, compensation and their good standing. The Board has established four standing Committees which are: the Audit, the Corporate Governance, the Human Resources and the Strategic Opportunities Committees, and delegates certain of its duties and responsibilities to them. Other Committees or sub-Committees may be established on an ad hoc basis from time to time to deal with particular matters			
Committee independence	✓	The Audit, Human Resources and Corporate Governance Committees must each be comprised of members who are independent under applicable securities legislation			
Strategy	V	The Board approves annually the overall strategic plan and direction of the Corporation which takes into account, among other things, the opportunities and risks of its global business and affairs identified by Management and monitors and assesses developments with may affect the Corporation's strategic plan			
Financial oversight	<b>V</b>	The Board reviews with the Audit Committee the financial performance, financial reporting and disclosure of the Corporation and its subsidiaries and obtains reasonable assurance that their internal controls and management information systems are adequate			
Risk management	<b>V</b>	The Board reviews annually the principal business risks, including ESG specific risks, facing the Corporation and its subsidiaries identified by senior Management, in the context of its global business and affairs (the "Principal Business Risks")			
	$\overline{\checkmark}$	The Board approves the Enterprise Risk Management ("ERM") policy of the Corporation and the risk appetite framework guiding strategic decision making			

Core Areas		Responsibilities
ESG	\ \ \ \ \	The Board approves annually and oversees the Corporation's ESG strategy, goals and related metrics and targets and monitors the performance on agreed upon ESG targets  The Board reviews, through the Human Resources Committee, any ESG considerations incorporated into compensation and incentive plans  The Board oversees, through the Audit Committee, the Corporation's annual ESG & Sustainability Report as well as any external assurance reports which have been mandated by the Corporation related to ESG indicators  The Board receives, through the Corporate Governance Committee, reports on current and emerging topics relating to ESG matters and reviews any action steps accordingly
Human Resources appointments and succession planning	✓	The Board appoints the President and Chief Executive Officer and senior executive officers of the Corporation, ensuring that they are of the calibre and have the personal and other qualities required for their roles. The Board plans for their succession, taking into account the recommendations of the Human Resources Committee
Compensation structures		The Board reviews, through the Human Resources Committee, the general compensation structures of the Corporation and its subsidiaries, including short and long-term incentive programs, stock option plans and pension plans
Senior executive officers' compensation	✓	Taking into account recommendations from the Human Resources Committee, the Board approves key compensation matters related to the CEO and senior executives including direct compensation, short term incentives and long term incentives
Directors' remuneration		The Board reviews, with the Corporate Governance Committee, the adequacy and form of the remuneration of Directors, the Board Chair, the lead Director and Committee Chairs to ensure their compensation adequately reflects the responsibilities and risks involved in holding such office, and approves the Directors' remuneration policy
Corporate governance	☑	The Board develops, through the Corporate Governance Committee, the Corporation's approach to corporate governance issues and ensures that appropriate structures and procedures are in place so that the Board can function independently of Management
Director nomination and orientation	V	The Board approves nominees for election as Directors and works to ensure that new Directors are provided with adequate education and orientation opportunities, understand the role of the Board and its Committees and the expectations of time and contribution of an individual Director and gain a general understanding of the Corporation's business
Continuing education	✓	The Board provides continuing education opportunities to Directors to ensure their knowledge of the Corporation's business stays current and to maintain or enhance their directorial skills
Annual performance Review	✓	The Board conducts, through the Corporate Governance Committee, an annual review of Board and Committee's effectiveness (including Director's individual contributions)
Capital investments		The Board approves projects requiring a capital investment and other outlays in excess of a certain threshold, currently \$10 million
Charters and position descriptions approvals	☑	The Board reviews and approves the charters of the Board and the Committees, the position description of the President and the CEO and the corporate goals and objectives for which he is responsible and the position descriptions of the Chair, the Lead Director and the Committee Chairs
Policy approvals		The Board reviews and approves key policies on matters such as signing authority, public disclosure, corporate social responsibility and diversity
Code of Ethics	☑	The Board has adopted a Code of Ethics applicable to Directors, officers and employees of the Corporation that is designed to promote and foster integrity and deter inappropriate action or wrongdoing, and monitors compliance with such Code

Core Areas		Responsibilities
Management invitations	V	The Board invites members of Management to attend part of Board meetings to make presentations to allow Directors to gain additional understanding and insight into the Corporation's businesses and to enhance the Directors' familiarity with such members
Shareholder feedback	V	The Board ensures measures are in place for communication feedback from shareholders, directly or through Management. It adopts and oversees the Corporation's shareholder engagement policy and its implementation
In-camera sessions	V	In-camera meetings are scheduled for each Board and Committee meetings, including special meetings, to ensure free and open discussions among the non-Management Directors

The charter of the Board is available on the Corporation's web site at http://corpo.coqeco.com/cca/en/governance/.

#### **BOARD OPERATIONS**

The Directors are expected, subject to scheduling conflicts, to attend in person or virtually, to the extent feasible, all quarterly meetings of the Board and Committees on which they sit and the annual strategic planning session. Annual Board and Board Committee meeting schedules are provided to Directors in advance and are updated on an ongoing basis. Directors are asked to notify the Corporation if they are unable to attend, and attendance at meetings is duly recorded. The attendance of Directors at Board and Committee meetings for the last fiscal year is provided below under the heading "Attendance Record".

Financial and other information that is important to the understanding of agenda items is made available to Directors several days before scheduled Board meetings to facilitate Directors' preparation for meetings. The Directors are also provided with updates on strategy, ESG, operational performance of the business units, technology, governmental activities and regulatory developments. Apart from the President and Chief Executive Officer, who is a member of the Board and participates as such, the Board invites members of Management to attend parts of Board meetings for reporting and informational purposes and to familiarize the Board with such members.

As a matter of policy, *in-camera* meetings are scheduled for each Board and Committee meetings, including special meetings, to ensure free and open discussion among the non-Management Directors.

# **BOARD CHAIR**

The Board Chair of the Corporation is a duly elected member of the Board of Directors and is appointed by the Board for a one-year term following the annual meeting of shareholders. Mr. Audet has been Board Chair since September 1, 2021.

The Board Chair ensures that the Board (i) has structures and procedures in place to enable it to function independently of Management; (ii) carries out its duties effectively; and (iii) clearly understands and respects the boundaries between the responsibilities of the Board and those of Management.

The duties and responsibilities of the Board Chair include:

With respect to the effectiveness of the Board:

- Taking reasonable measures to ensure that the Board's work runs smoothly and providing essential leadership to that effect.
- Being responsible for the management and efficient operation of the Board.
- Ensuring that the responsibilities of the Board, as set out in the Board Charter, are well understood by Directors.
- Ensuring that Directors receive all the necessary information to perform their role fully.
- Conducting, with the Corporate Governance Committee Chair, an annual formal review of Board and Committee
  effectiveness (including the individual contribution of Directors).

 Meeting every year with each Director individually to facilitate a discussion of his or her contribution and that of other Directors.

With respect to the running of the Board:

- Chairing all Board meetings.
- Reviewing and approving the proposed agendas for the meetings he chairs.
- Ensuring that the Board meets at least five times annually, including the annual planning session and as many additional times as may be necessary to carry out its duties effectively.
- Taking reasonable measures to ensure that Board meetings are conducted in such a way as to promote discussion and allow for the efficient and effective review and discussion of Board business.
- Encouraging individual Directors to ask questions and express viewpoints during meetings.
- Ensuring that the Board meets in camera at each of its meetings under the guidance of the Lead Director, unless waived at a particular meeting by independent directors.
- Recommending the composition of Committees to the Corporate Governance Committee.
- With input from the ad hoc Committee which initiates the Director recruitment process, and in tandem with the Human Resources and the Corporate Governance Committees, participating in the recruitment and retention of Directors.
- Ensuring that the Board carries out all of its duties.

With respect to the Board/Management activity and relationships:

- Acting as the primary interface between the Board and Management and ensuring, through regular contact and
  discussions with the President and Chief Executive Officer, that as such he is kept aware by Management of all
  actual and developing issues likely to be of interest to the Board including those relating to the Corporation's
  strategic direction or significant human or financial capital allocation decisions.
- Assist with major business transactions when helpful.
- Ensuring that the boundaries between Board and Management responsibilities are clearly understood and respected and that relationships between the Board and Management are conducted in a professional and constructive manner.
- Facilitating effective communication between Directors and Management, both inside and outside of Board meetings.
- · Maintaining an effective working relationship with the President and Chief Executive Officer.
- Together with the President and Chief Executive Officer, ensuring that the Corporation's strategic direction, including its mission, vision and values, are defined and submitted to the Directors for approval.
- Working with the President and Chief Executive Officer and senior Management to monitor progress on strategic planning and implementation.
- With the Human Resources Committee and the Board, participating in developing the President and Chief Executive Officer's annual goals and objectives for which the President and Chief Executive Officer is responsible.

With respect to the Board's relations with shareholders and stakeholders:

- Ensuring that the Board carries out all of its duties.
- Ensuring that the shareholders meet at least once annually and as many additional times as required by law.

• Except as otherwise authorized by the By-Laws, chairing all annual general meetings and special meetings of shareholders.

With regard to Ethics and Governance:

 Ensuring the maintenance and application of the highest ethical standards and best corporate governance practices.

With regard to Orientation and Education:

- Facilitating the orientation of new Directors.
- Facilitating the continuing education of all Directors.

Other duties and responsibilities:

- Assisting in the annual review of the Board Charter.
- In coordination with the President and Chief Executive Officer, representing the interests of the Corporation at public events such as forums and conferences.
- Carrying out such other duties and responsibilities as may be assigned by the Board.

#### **LEAD DIRECTOR**

The Lead Director supports and enhances the ability of the independent members of the Board to act and express themselves independently and generally facilitates the functioning of the Board independently of Management of the Corporation, thereby enhancing the Corporation's corporate governance practices. In the absence, or at the request, of the Board Chair, the Lead Director acts as chair of meetings of the Board, conducts *in-camera* sessions of the independent Directors following meetings of the Board and ensures that the *in-camera* sessions are conducted in such a way as to allow effective discussion between independent Directors. He communicates with the Board Chair and/or the President and Chief Executive Officer, as appropriate, on the discussions held during meetings between independent Directors.

#### **INDIVIDUAL DIRECTOR MANDATE**

Each Director shall act with prudence, honesty and integrity in fulfilling his or her prime responsibility to the Corporation, with due regard for the interests of its shareholders generally and other stakeholders. The expectations and responsibilities of Directors are described in an individual Director mandate. In addition to appointment and resignation from office, term and attendance, the mandate sets forth elements of an individual Director's duties relating to confidentiality, ethics, governance, contribution, independence, continuing education, disclosure and other matters.

# COMMITTEES

The Board has established four standing Committees, the Audit, Human Resources, Corporate Governance and Strategic Opportunities Committees, to facilitate the carrying out of its duties and responsibilities and meet applicable statutory and policy requirements. The Audit, Human Resources and Corporate Governance, are comprised of all independent Directors.

The Board usually appoints the members of the Committees for a one-year term following the annual meeting of shareholders. To see the updated composition of the Committees after the Meeting, you can visit the Corporation's web site at <a href="http://corpo.cogeco.com/cca/en/governance/">http://corpo.cogeco.com/cca/en/governance/</a>.

The Board has also developed detailed position descriptions for the Chair of each standing Committee. Each position description outlines the appointment and qualification requirements, as well as the broad responsibilities of the Chair and identifies specific duties in areas such as leadership, integrity, governance, Committee management and organizational effectiveness. The position descriptions are reviewed from time to time by the Board, through the Corporate Governance Committee. For the background and experience of the Committees members, see the heading "Information Concerning Nominees as Directors".



Joanne Ferstman Chair

Colleen Abdoulah

Robin Bienenstock

The Audit Committee oversees the accounting and financial reporting processes as well as internal controls, reviews the consolidated financial statements of the Corporation and other financial information and oversees the selection of the External Auditors and the audit process.

It is comprised of three Directors who are independent, as such term is defined in National Instrument 52-110 Audit Committees ("National Instrument 52-110"). All the members of the Committee are "financially literate" and have the ability to read and understand a set of financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity that can reasonably be expected to be raised by the Corporation's financial statements.

The Audit Committee meets on a quarterly basis and holds special meetings as circumstances require. The members of the Committee meet *in camera* at each meeting without any member of Management present, unless waived at a particular meeting by its members.

The Audit Committee has a formal charter setting out its mandate, which covers the following core areas:

- Financial reporting
- Changes in accounting policies
- Risks and uncertainties
- Financial controls and deviations
- Compliance with tax and financial reporting laws
- Relationship with the External Auditors
- Relationship with the Vice President, Internal Audit
- Other responsibilities, including oversight of related-party transactions

The text of the charter and other information relating to the Audit Committee, which are consistent with National Instrument 52-110 and with the best governance practices of the industry on audit committee, can be found in Section 15 of the Corporation's Annual Information Form for 2023.

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Core Areas		Responsibilities
	✓	review, before they are released, the condensed interim consolidated financial statements, the Management's Discussion and Analysis ("MD&A"), the annual report to shareholders and the External Auditors' report thereon and related news releases and recommend their approval to the Board of Directors
Financial reporting	✓	review, before they are released, public disclosure documents, such as a prospectus, annual information form or any other public documents containing consolidated financial statements of the Corporation, and recommend their approval to the Board of Directors
	✓	review, before they are released, the guidance provided to financial markets and financial institutions
	$\checkmark$	review the reports of the Disclosure Committee of the Corporation
Changes in accounting policies	V	review with senior Management and the External Auditors, and report to the Board significant actual or potential liabilities, contingent or otherwise, any proposed changes in securities laws, policies or regulations and/or major accounting policies and key estimates and judgments that may be material to financial reporting of the Corporation
	✓	discuss with senior Management and the External Auditors the clarity and completeness of the Corporation's consolidated financial disclosures
	$\checkmark$	review and recommend to the Board the approval of the ERM Policy
	<b>√</b>	review the Principal Business Risks and the implementation by senior Management of appropriate mitigation measures to manage these risks
	✓	develop reasonable assurance that the Principal Business Risks are effectively being mitigated and controlled
	$\checkmark$	oversee on a quarterly basis the ERM activities of the Corporation
Risks and uncertainties	$\checkmark$	Oversee on a quarterly basis the progress and effectiveness of the cybersecurity program, including relating risks and the remediation measures
uncertaintes	✓	review and recommend to the Board the approval, on an annual basis, of the risk appetite framework of the Corporation guiding strategic decision-making
	✓	oversee on a quarterly basis the operational and financial risks associated with significant programs or projects of the Corporation
	✓	review, at least annually, and approve the appropriateness of insurance coverage maintained by the Corporation
	✓	review quarterly updates of the Corporation's and its subsidiaries' outstanding contingencies, including legal claims, tax assessments and others, that could have a material effect on the financial results and condition of the Corporation

Core Areas		Responsibilities
	☑	review annually the plans of the Vice President, Internal Audit and of the External Auditors to gain reasonable assurance that the proposed combined evaluation and testing of internal controls are appropriate to cover significant risks, comprehensive, coordinated and cost effective
	✓	review with senior Management of the Corporation any significant changes to the internal control environment and measures implemented, if any, to address identified control deviations
Financial controls and deviations	☑	establish whistle-blowing procedures (which are embodied in the Cogeco Code of Ethics) for the receipt, retention and treatment of complaints received by the Corporation and its subsidiaries regarding accounting, internal accounting controls, or auditing matters and receive quarterly reports from the Vice President, Internal Audit on such matters
	☑	review and understand the processes that support the President and Chief Executive Officer's and the Chief Financial Officer's certification and be satisfied that they constitute a reasonable approach and are diligently performed
	☑	review all design and operational effectiveness weaknesses in internal control over financial reporting and disclosure controls and procedures that, individually and/or in combination, could have a material impact on the financial reporting and review the completeness and accuracy of the disclosures provided in the MD&A
	$\overline{\checkmark}$	review, approve and monitor the remediation plan, if any, proposed by the President and Chief Executive Officer and the Chief Financial Officer
Compliance with tax and financial reporting laws		review regular reports from Management concerning the Corporation's and its subsidiaries' compliance with tax and financial reporting laws and regulations which can have a material impact on financial statements
	$\overline{\checkmark}$	recommend annually to the Board the nomination of the External Auditors of the Corporation and their compensation
		perform an annual assessment of the External Auditors and, at least every five years, a comprehensive review of the External Auditors
		receive a report annually from the External Auditors with respect to their independence and objectivity
	$\checkmark$	review and approve the External Auditors' audit service plan
Relationship with	✓	if deemed appropriate, establish annual Audit Quality Indicators in consultation with the External Auditors and senior Management and then review at least annually a report from the External Auditors addressing Audit Quality Indicators
the External Auditors	☑	establish effective communication processes with senior Management and the Corporation's Internal and External Auditors to assist the Committee in monitoring objectively the quality and effectiveness of the relationship among the External Auditors, Management and the Committee
	☑	oversee the work of the External Auditors, receive quarterly review and reports from the External Auditors on the progress against the approved audit service plan, important findings, Management letter of recommendations for improvement and their final report
		resolve disagreements between senior Management and the External Auditors regarding financial reporting, if any
	$ \mathbf{V} $	meet regularly with the External Auditors in the absence of Management

Core Areas		Responsibilities
	<b>V</b>	establish annually a list of services that may not be provided by the External Auditors as a measure to safeguard their objectivity and independence and ensure compliance of such list of proscribed services with regulatory requirements
	V	pre-approve all non-audit services to be provided to the Corporation by the External Auditors, subject to the exemptions provided for in NI 52-110 and delegate the administration of the pre-approved non-audit services to the Vice President, Finance, who reports quarterly the amounts that were incurred for such services to the Audit Committee
	✓	review and approve the Corporation's policy regarding the hiring of professionals from External Auditors
	<b>V</b>	select, in concert with management, the lead External Auditor partner and review reports of External Auditors concerning the planned rotation of partners assigned to the Corporation's affairs
	$\checkmark$	review the appointment and replacement of the Vice President, Internal Audit and report such to the Board
	✓	review and approve the Vice President, Internal Audit's annual plan and schedule of audit assignments, Internal Audit Charter and annual budget
Relationship with	$\checkmark$	review annually the list of external firms used by Internal Audit
the Vice President, Internal Audit	<b>V</b>	review the reports of the Corporation's Vice President, Internal Audit with respect to control, financial risk and any other matters appropriate to the Committee's duties. Receive Management's responses to these audit observations and recommendations
	<b>√</b>	review and approve the reporting relationship of the Vice President, Internal Audit to ensure that organizational independence is effectively achieved and that the Vice President, Internal Audit has direct reporting and access to the Committee on matters affecting the Committee's duties
	$\overline{\checkmark}$	review and reassess annually the adequacy of its Charter
	✓	review the Corporation's annual ESG & Sustainability Report as well as any external assurance reports which have been mandated by the Corporation related to ESG indicators
	$\checkmark$	participate, as needed, in the resolution of high-impact cybersecurity incidents
Other responsibilities	$ \mathbf{V} $	review related party transactions, including, on a quarterly basis, the estimated fees to be paid by the Corporation to Cogeco under the Management Services Agreement
		review disclosure of the Committee's Charter and of the Committee's activities presented in the Corporation's statement of corporate governance practices
	V	after consultation with the Chief Financial Officer and the External Auditors, gain reasonable assurance, at least annually, of the quality and sufficiency of the Corporation's accounting and financial personnel and other resources

#### **HUMAN RESOURCES COMMITTEE**



Colleen Abdoulah Chair

Mary-Ann Bell

James C. Cherry

Pippa Dunn

The Human Resources Committee has oversight of the compensation of the Corporation's executive officers, as well as of their succession.

It is comprised of four Directors who are independent, as such term is defined in National Instrument 52-110. The Human Resources Committee meets at least three times yearly. The members of the Committee meet *in-camera* at each meeting without any member of Management present, unless waived at a particular meeting by its members.

The Human Resources Committee has a formal charter setting out its mandate which covers the following core areas:

- Compensation policies, programs and practices
- Oversight of the pension plans, funding and investments
- Human Resources oversight, status and performance
- Succession planning and Executive appointments

# Key Responsibilities of the Human Resources Committee

# Core Areas Responsibilities

- review and make recommendations to the Board on the general compensation structures of the Corporation and its subsidiaries
- review and make recommendations to the Board on the compensation, of the President and CEO and of the senior executive officers of the Corporation and its subsidiaries reporting to the President and CEO, such compensation consisting of base salary, short-term incentive plan (annual bonus) and the long-term incentive program (stock option, incentive share unit and performance share unit plans) in line with corporate policies in effect and stated budget and other objectives

review and make recommendations to the Board related to the granting of long-term incentives (stock options, incentive share units and performance share units), and more specifically to review and recommend (i) the overall annual grants issued to executives and other designated employees of the Corporation and its subsidiaries; (ii) any in-year grants associated with new hires or the retention of existing employees; (iii) any authorization for a pool of options, incentive share units or performance share units available to be awarded by the President and Chief Executive officer

# Compensation policies, programs and practices

- make recommendations to the Board on any new incentive plan or on any material 

  ✓ change to the Corporation's short-term and long-term incentive plans and discharge any responsibilities imposed on the Committee by these plans
- review and make recommendations to the Board on special conditions applying to senior ☑ executive officers of the Corporation and its subsidiaries such as the Senior Management Special Remuneration Plan in the event of a change in control of the Corporation
- review annually the extent to which designated senior executive officers are meeting the 

  ✓ minimum shareholdings expectations through shares or incentive or performance share units
- review and approve the compensation discussion and analysis as well as other ☑ information on executives' compensation included in the Corporation's Information Circular

review periodically trends and developments related to pensions in North America and other jurisdictions where the Corporation has operations and make recommendations to

lacktriangledown the Board on all pension retirement plans of the Corporation and its subsidiaries, and on any material amendments to these plans

# Oversight of the pension plans, funding and investments

- review and approve the Pension Plan Governance Policy, including the design of the pension plans and the roles and responsibilities of stakeholders, and any material changes thereto
- receive reports from the Pension Administration Committee
- monitor and review, as appropriate, the administration, funding and investment of the retirement plans of the Corporation and its subsidiaries, as well as oversee the selection of fund managers
- receive annual financial statements of the defined benefit plans and, where required, actuarial valuations of such plans and oversee their investment criteria and performance as well as the participants' communications and education processes

Core Areas		Responsibilities
	✓	provide oversight and support of the Corporation's human capital management considerations that involve ESG matters deemed significant such as employee diversity & inclusion, labour practices, training and development and health & safety
Human Resources oversight, status and	✓	review, monitor, report and, where appropriate, provide recommendations to the Board on the Corporation's exposure to risks related to change management and integration; human resources, including employee attraction, retention and development
performance	$\checkmark$	review annually the status of labour relations
	$\checkmark$	review quarterly (or as often as the Committee meets) health and safety indicators
	$\checkmark$	review the results of employee surveys
	✓	review annually the progress of the Corporation against the Diversity, Equity and Inclusion policy and the progress on achieving diversity and inclusion targets set as part of the ESG strategy
	✓	review at least annually the Corporation's succession plans for senior executive officers but excluding the President and CEO
	☑	monitor the progress and development of the senior executive officers in accordance with the succession plans and review at least annually the adequacy of the succession candidates to foster timely and effective executive continuity
	✓	take into account, when reviewing the succession plans, the objectives of the Corporation's Diversity, Equity and Inclusion policy
Succession planning and Executive appointments	✓	support the Board on the President and CEO succession planning by developing succession plans for this position and reviewing and recommending these plans to the Board on an annual basis
	✓	make recommendations to the Board on appointments of senior executive officers of the Corporation
	☑	in the event of an impending vacancy in the office of the President and Chief Executive Officer, to oversee the process to identify an appropriate candidate on an interim or permanent basis. Once identified, to bring forward a recommendation on the replacement candidate for approval by the Board

#### **CORPORATE GOVERNANCE COMMITTEE**



Bernard Lord Chair

Pippa Dunn

Normand Legault

The Corporate Governance Committee is broadly responsible for development and oversight of corporate governance practices within the Corporation to facilitate effective operation of the Board and its Committees as well as good practices on the part of individual Board members. The Committee also participates in the nomination process for Directors.

It is comprised of three Directors who are independent, as such term is defined in National Instrument 52-110. The Corporate Governance Committee meets at least three times yearly. The members of the Committee meet *in camera* at each meeting without any member of Management present, unless waived at a particular meeting by its members.

The Corporate Governance Committee has a formal charter setting out its mandate which covers which covers the following core areas:

- Governance and compliance
- Guiding the Board's structure and operations
- Compensation of Directors
- Nomination of qualified Directors

	Key Responsibilities of the Corporate Governance Committee					
Core Areas		Responsibilities				
		review the corporate governance practices of the Corporation in the context of its global business and affairs				
	✓	examine the adequacy and effectiveness of the Board's corporate governance practices in light of changing regulatory requirements and make suggestions for their improvement				
	$\checkmark$	monitor compliance with the Code of Ethics				
	$\overline{\checkmark}$	review and approve the Privacy Policy				
Governance and		receive privacy updates, on an annual basis, from the persons acting as Privacy Officers of the Corporation and its Business Units				
compliance	$\checkmark$	review and approve the Insider Trading Policy				
		review the Corporate Social Responsibility ("CSR") Policy and recommend its adoption by the Board				
	$\checkmark$	receive reports, on an annual basis, on the CSR program and related initiatives				
		review current and emerging topics relating to ESG matters and advise the Board on any action steps accordingly				
	☑	review the annual Information Circular of the Corporation and recommend its adoption by the Board (the CD&A part of the information circular having been reviewed by the Human Resources Committee and recommended for approval to the Board)				
		oversee the size and composition of the Board and its Committees and provide advice to the Board in this regard				
	✓	review the Individual Director Mandate, the position descriptions of the President and the CEO, the Board Chair, the Lead Director and the Committee Chairs and any material change to them and recommend their adoption by the Board				
		review annually the Charters of the Board and Committees and any change to them and recommend their adoption by the Board				
Guiding the Board's	$\overline{\checkmark}$	assess the quality and effectiveness of the Board's relationship with Management				
structures and operations	✓	review annually the Board and Committee effectiveness, including contribution by individual Board and Committee members, continuing education and any potential conflict of interest				
	☑	monitor the changes made to the Board's practices in response to the feedback received in the annual Board evaluation and one-on-one meetings between the Board Chair and Directors				
		approve the engagement by a Director of an outside legal or other advisor at the expense of the Corporation				
		ensure that Directors are provided with adequate continuing education opportunities and approve the Corporation's Guide on continuing education				
		make recommendations to the Board on the compensation of the Board Chair, Lead Director, Committee Chairs and Directors				
Compensation of		make recommendations to the Board on guidelines with respect to minimum shareholdings expectations				
Directors		review annually the extent to which Directors are meeting the minimum shareholdings expectations through shares or deferred share units				
		review and approve the information on Directors' compensation included in the Corporation's Information Circular				

Core Areas		Responsibilities				
	✓	review the policy regarding diversity on the Board and any material change to it, recommend its adoption by the Board and monitor its application				
	$\overline{\checkmark}$	maintain a skills matrix to guide the Board renewal process, which is included in the Information Circular				
Nomination of qualified Directors	<ul><li>✓</li></ul>	advise the Board on the competencies and skills the Board, as a whole, and individual Directors should possess in the context of the Corporation's global business and affairs and determine what competencies, skills and personal qualities should be sought in candidates as Directors review and satisfy itself that the Board has the necessary expertise and skills to oversee ESG matters				
	$\checkmark$	recommend proposed candidates for election as Directors to the Board				

#### STRATEGIC OPPORTUNITIES COMMITTEE



Normand Legault Chair

Robin Bienenstock

Patricia Curadeau-Grou (Cogeco Director)

Samih Elhage (Cogeco Director)







Joanne Ferstman

Philippe Jetté

Bernard Lord

The Strategic Opportunities Committee has responsibility for i) assisting the Board in assessing strategic opportunities or acquisitions; and ii) overseeing or conducting retrospective reviews of major acquisitions or divestitures made by the Corporation.

The Strategic Opportunities Committee is a joint Committee regrouping Directors of the Corporation and its parent, Cogeco. It is comprised of seven Directors, two of whom are from Cogeco's Board. Six of the seven members of the Committee are independent as such term is defined in National Instrument 52-110. The Strategic Opportunities Committee meets at least two times per year. The members of the Committee meet *in-camera* at each meeting, including special meetings, without any member of Management present, unless waived at a particular meeting by its members.

The Strategic Opportunities Committee has a formal charter setting out its mandate which covers the following core areas:

- Assisting the Board in assessing strategic opportunities or acquisitions
- Retrospective reviews

# Key Responsibilities of the Strategic Opportunities Committee

Core Areas	Responsibilities					
Assisting the Board in assessing strategic	provide a forum in which the Chief Executive Officer, alone or with other members of senior Management, can present preliminary thinking or planning on strategic opportunities or proposed material acquisitions and receive advice and counsel from the Committee in the formative stages of developing recommendations for consideration by the Board					
opportunities or acquisitions	at Management's request, establish tentative parameters and guidelines for oursuing any such strategic opportunities or proposed material acquisitions					
	consider and assess on its own initiative, strategic opportunities and provide suggestions and inputs to Management					
Retrospective reviews	oversee or conduct in a timely manner retrospective reviews to asse implementation and results of major acquisitions by the Corporation or ar					

The charters of the Audit Committee, Human Resources Committee, Corporate Governance Committee and Strategic Opportunities Committee as well as the individual Director Mandate are available on the Corporation's web site at <a href="http://corpo.cogeco.com/cca/en/governance/">http://corpo.cogeco.com/cca/en/governance/</a>.

# ATTENDANCE RECORD

The following table sets forth the attendance of the current Directors at the meetings of the Board and its standing Committees held during the 2023 fiscal year:

Director	Board Meetings		Committee Mo	Total Board and Committee Meetings Attended			
	Attended #	Audit	Human Resources	Corporate Governance	Strategic Opportunities	#	%
Colleen Abdoulah	5/5	6/6	4/4			15/15	100%
Louis Audet	5/5					5/5	100%
Mary-Ann Bell	4/4 <sup>[1]</sup>		3/3 <sup>[1]</sup>			7/7	100%
Robin Bienenstock	4/5	6/6		1/1 <sup>(2)</sup>	3/3 <sup>(2)</sup>	14/15	93%
James C. Cherry	5/5		4/4			9/9	100%
Pippa Dunn	5/5		4/4	3/3		12/12	100%
Joanne Ferstman	5/5	6/6			4/4	15/15	100%
Philippe Jetté	5/5				4/4	9/9	100%
Normand Legault	4/4 <sup>(3)</sup>			2/2 <sup>[3]</sup>	4/4	10/10	100%
Bernard Lord	5/5			3/3	4/4	13/13	100%

<sup>[1]</sup> Ms. Bell was appointed on the Board and on the Human Resources Committee on January 13, 2023.

As is apparent from the above table, the Directors demonstrated a strong commitment to their roles and responsibilities through a near to full attendance rate at Board and standing Committee meetings.

#### STRATEGIC PLANNING

The Board provides oversight and direction in the strategic planning process of the Corporation with a view to

<sup>(2)</sup> Ms. Bienenstock served on the Corporate Governance Committee for the first quarter of fiscal year 2023 and was appointed on the Strategic Opportunities Committee on January 13, 2023.

<sup>[3]</sup> Mr. Legault was appointed on the Board and on Human Resources Committee on January 13, 2023.

ensuring that Management develops and implements appropriate corporate strategies. Management has the primary responsibility of bringing forward and recommending a strategic plan. Management is expected to explain the strategic options available to the Corporation, along with the key thrusts of the plan.

The Board holds a two day strategic planning session each year, with input from senior Management of the business units as well as external experts on relevant subjects. This focused session allows for an in depth discussion and consideration of risks and opportunities identified by Management and specific strategic imperatives. At the end of the two-day strategic session, the Board approves the overall strategic plan and direction of the Corporation which takes into account, among other things, the opportunities and risks of its global business and affairs identified by Management.

The Board monitors and assesses throughout the year developments which may affect the Corporation's strategic plan and monitors the execution of the strategic plan by Management. Quarterly updates on the progress of the strategic plan are provided to the Board by the Chief Strategy Officer.

#### **ENTERPRISE RISK MANAGEMENT**

Cogeco has a formal integrated enterprise-wide risk management program ("ERM Program") structured and governed based on the most recent, widely adopted Committee of Sponsoring Organizations of the Treadway Commission ("COSO") ERM Integrated Framework. This framework puts forward the strong connection between risk, strategy and enterprise performance. The ERM Program is supported by a defined governance structure under the purview of an ERM Steering Committee composed of the President and Chief Executive Officer and his direct reports. The ERM Program entails a systematic annual identification and ranking of risks as well as the identification of related risk mitigation strategies for risks classified as principal business risks facing the Corporation and its business units, in the context of its global business and affairs (the "Principal Business Risks"). A risk profile update is also presented to the ERM Steering Committee every quarter in order to review current principal business risks as well as identify any new or emerging risks and review mitigation measures. Risks are classified under several categories e.g. macroeconomic, strategic, operational, financial, compliance and environmental, social and governance (ESG), and take into consideration both short and longer term existing and emerging risks, as deemed relevant. Cogeco endeavors to identify and focus on the Principal Business Risks which have the potential to have a major impact on Cogeco's financial situation, revenues or activities, and to manage such Principal Business Risks as may be reasonable and appropriate under the circumstances. Management's current views on the uncertainties and main risk factors that could significantly affect the Corporation's financial condition, operational results or business are included in the Management's Discussion and Analysis section of the 2023 Annual Report.

The Board reviews annually the Principal Business Risks and the implementation by Management of appropriate measures to manage these Principal Business Risks. The Audit Committee reviews on a quarterly basis ERM activities and the risk profile update as well as the operational and financial risks associated with significant programs and projects of the Corporation. Other actions of the Audit Committee include, for example, reviewing the risk appetite framework and reviewing quarterly updates of the Corporation's outstanding contingencies including legal claims, tax assessments and other contingencies. The Audit Committee also reviews, at least once a year, the appropriateness of insurance coverage maintained by the Corporation and its subsidiaries.

# RELATED PARTY TRANSACTIONS AND CONFLICTS OF INTEREST

The Audit Committee, which is comprised of members who satisfy the independence requirements as set within NI 52-110 of the CSA, reviews related party transactions to ensure their compliance with applicable legislations, regulatory rules and Cogeco's Code of Ethics. In particular, the Audit Committee reviews, on a quarterly basis, the estimated fees to be paid by the Corporation to Cogeco under the Management Services Agreement, as further explained in the section of the circular "Interest of Management and Directors in Certain Transactions". When reviewing related party transactions, the Audit Committee takes all reasonable measures to ensure that the transacted value, the terms and conditions of such transactions are fair to both the Corporation and Cogeco. A director or officer will not be involved in any decision related to any related-party transaction in which he or she has a interest.

All directors, officers and employees must promptly complete and submit a conflict of interest declaration form at ethics@cogeco.com any time a new actual, potential or perceived conflict of interest arises. In addition, directors and senior executive officers of the Corporation are required to complete annual questionnaires disclosing any conflict of interest. A director or officer of the Corporation must disclose to the Board or relevant Committee, as appropriate, in writing, or by requesting to have it entered in the minutes of the meeting at which disclosure is made, the nature and

extent of any interest he or she has in an actual or proposed material transaction. The obligation applies whether or not the transaction would ordinarily require the approval of the Board or shareholders of the Corporation and disclosure must be made, in effect, under the provisions of the CBCA as soon as he or she becomes aware of the transaction. The Vice President, Internal Audit, also reports to the Corporate Governance Committee on any such conflicts of interest situations.

#### **CODE OF ETHICS**

Code of Ethics Checklist						
Areas of Focus		Checklist				
Adoption	$\checkmark$	Code of Ethics adopted in 2003, as amended from time to time				
Coverage		the Code applies to all companies of the Cogeco group as well as all Directors, officers, employees, representatives and agents of such companies and consultants and subcontractors that maintain a relationship with Cogeco				
Ethics line	$ \mathbf{ \checkmark} $	easy access to anonymous toll-free telephone lines and web site to report potential violations/concerns				
Reporting	$\checkmark$	complete reporting made on violations, concerns and their resolution				
Training	$\checkmark$	all employees are required to attend a mandatory on-line training session every two years				
Mandatory disclosure	☑	Directors, officers and employees must disclose the nature and extent of interests in any actual or proposed material contract or transaction which could be perceived as a conflict of interest				

Cogeco's Code of Ethics (the "Code") sets out the principles which should guide the behaviour of all persons who are part of the Cogeco group of companies or who contribute to its operations, image and reputation. It is intended as a reference guide in terms of how such individuals should conduct themselves and is intended to foster an ethical approach in the workplace and in business dealings. The Code deals with such matters as respect for individuals, customers, society, the environment, business standards, corporate policies and the law. It addresses issues such as conflicts of interest, protection and proper use of corporate assets, confidentiality of corporate information, compliance with laws and regulations, reporting of illegal or unethical behaviour and fair dealing with the Corporation's security holders, customers, suppliers and employees. The Code applies to all companies comprising the Cogeco group and all directors, officers, employees, representatives and agents of any such companies. It also applies to consultants and subcontractors that maintain a relationship with the Cogeco group of companies. The Code is refined and updated on an annual basis.

The employees, consultants, sub-contractors and other representatives of the Cogeco group of companies have access to a confidential and anonymous Ethics Line under which individuals can access toll-free telephone lines (specific to location involved) or a web site to report any potential violations of the Code or concerns about accounting or auditing matters. The Ethics Line is operated by an independent external specialty provider. Sections in the Code and in the Ethics Line User's Guide explain how to report a violation of the Code and how it will be investigated. Under these procedures, any complaint submitted raising suspicions or concerns regarding ethical matters and the identity of the reporter will be kept confidential, to the fullest extent possible, within the limits imposed by law and consistent with the need to conduct a thorough investigation. Reporters will be protected from dismissal or retaliation of any kind for reporting in good faith suspicions or concerns regarding ethical matters.

The roles and responsibilities of the various stakeholders in the application of the Code and the internal reporting procedures are further detailed. Significant reports relating to accounting or auditing matters are raised promptly with the Chair of the Audit Committee and the Board Chair by the Vice President, Internal Audit. The Vice President, Internal Audit otherwise informs the Audit Committee on a quarterly basis on the number, scope and resolution of any reports that may be received relating to these matters. The Chair of the Audit Committee then informs the Board of any significant report received.

Significant reports relating to accounting or auditing matters are raised promptly with the Chair of the Audit Committee and the Board Chair by the Vice President, Internal Audit. The Vice President, Internal Audit otherwise informs the Audit Committee on a quarterly basis on the number, scope and resolution of the reports received. The Chair of the Audit Committee then informs the Board of any significant report received.

Significant reports on matters other than accounting or auditing matters are raised promptly with the Chair of the Corporate Governance Committee and the Board Chair by the Vice President, Internal Audit. The Vice President, Internal Audit otherwise provides a bi-annual summary of reported violations or concerns and their resolution to the Corporate Governance Committee, which then reports bi-annually to the Board on the application of the Code.

In order to increase employee's awareness on ethics, a formal online training on the Code of Ethics is mandatory for all new employees and Board members and must be completed by employees every two years subsequently. This mandatory training was last conducted during the 2023 fiscal year.

The Code is available on the Corporation's web site at <a href="http://corpo.cogeco.com/cca/en/governance/">http://corpo.cogeco.com/cca/en/governance/</a>. It may also be obtained upon request to the Secretary of the Corporation at its head office: 1 Place Ville Marie, Suite 3301, Montréal, Québec, H3B 3N2, telephone 514-764-4700. The Corporation may require the payment of a reasonable charge if the request is made by a person or a corporation who is not a shareholder of the Corporation.

#### SUSTAINABILITY GOVERNANCE

Since 2022, the Board of Directors oversees the Corporation' sustainability strategy, goals, performance and related initiatives on a quarterly basis. Therefore, the Board of Directors, through the Audit Committee, now has ultimate oversight responsibility as it relates to the process of identifying, assessing and managing the Corporation' sustainability risks and opportunities, including climate-related risks and opportunities.

With regards to climate change specifically, it is considered a material and strategic topic for the Corporation and is therefore integrated into ongoing discussions and analysis at the most senior levels of management and the Board of Directors.

Responsibility for the sustainability strategy and related ESG issues lies within the Sustainability function which is held at a corporate level under the purview of the Sustainability Steering Committee. This Committee, which is composed of the President and CEO and his direct reports as well as some other executives, is responsible for reviewing ESG issues and trends, approving the results of the double materiality assessment and the sustainability strategy, identifying top risks and opportunities, setting objectives and monitoring ESG performance, in support of conducting business in a socially responsible and ethical manner. Business units are accountable for implementing their specific ESG initiatives and action plans. Quarterly updates are provided to the Board of Directors on key ESG topics.

The Corporation has put in place various initiatives and strategies aligned with the best ESG practices. The Corporation's sustainability strategy forms an integral part of its business strategy and is considered an important enabler thereof. In addition, the Corporation strives to further align its sustainability strategy with the United Nations' ("UN") Sustainable Development Goals ("SDGs") as part of its continued effort to drive long-term corporate sustainability and contribute to a better and more sustainable future for all. For more details on the Corporation's ESG related achievements and priorities, please refer to the "Sustainability Strategy" section of the Corporation's 2023 Annual Report which is available on the Corporation's website at <a href="https://corpo.cogeco.com/cca/en/sustainability">https://corpo.cogeco.com/cca/en/sustainability</a>.

#### RETIREMENT AGE POLICY FOR DIRECTORS AND TENURE OF OFFICE

As stated in its charter, the Board's policy is not to require Directors to retire at a mandatory age. Neither does the Corporation have a fixed limit in years for Board tenure. In the view of the Board, obliging Directors to leave at a fixed age or after an arbitrary number of years may be counter-productive to good governance and could have the unfortunate impact of forcing the retirement of a Director who has gained great knowledge of the Corporation's business and affairs and who is still making a valuable contribution to the Board and relevant Committees that he or she serves on. The Board's approach is to rely instead on the Board's evaluation process to determine the timing of individual retirement, as further described below under "Board Renewal Process".

#### **BOARD RENEWAL PROCESS**

The Board acknowledges that there is value in refreshing Board membership regularly to ensure innovative thinking and approaches and enhance experience and skills. Thus, the composition and effectiveness of the Board and its

Committees is reviewed annually by the Board, through its Corporate Governance Committee.

The Board relies on the annual Board's evaluation to guide the Board renewal process. Individual Director self and peer evaluations are also undertaken every year in order to identify if a Director continues to add value to the Board and any potential gap in skills or experience. The Board Chair then holds one-one meetings with each Director to discuss his (her) performance, the performance of his (her) colleagues and the performance of the Board as a whole. The Board Chair reports back to the Corporate Governance Committee in July of each year and provides feedback on the results of these individual assessments and their impact, if any, on the Board composition for the following year.

The Board of the Corporation has renewed itself effectively over the last five years with the arrival of seven new Directors. When a change at the Board level is required, the Corporation launches a director recruitment process, as described below under "Director Recruitment".

#### DIRECTOR RECRUITMENT

Unless otherwise determined by the Board, when a director is being recruited, an *ad hoc* committee composed of the Board Chair, the President and CEO of the Corporation and other members of the Board, selected by the Board Chair after consultation with the Chairs of the Human Resources and the Corporate Governance Committees, initiates the process.

The ad hoc Committee takes into account in the recruitment process any potential gap in competencies, skills or experience that the Board should possess in the context of the Corporation's global business and affairs and determines the competencies, skills and qualities that should be sought in candidates as Directors. In doing so, the Committee relies on the results of the Board evaluation and on the Board skills matrix maintained by the Corporate Governance Committee, takes into consideration the range of considerations described under "Board Diversity Policy", and makes sure that non-executive Directors (other than the President and CEO and the Board Chair) are independent.

More specifically, in recognition of the importance of a diverse and inclusive Board, the *ad hoc* committee applies the following recruitment practices that will support this ongoing commitment

- 1. Any search firm engaged to identify candidates for the appointment of a member of the Board will be specifically directed to consider diverse candidates.
- 2. When assessing the composition of the Board and identifying suitable candidates, candidacy consideration uses objective criteria having due regard for the benefits of diversity. This includes background, special training of relevance, business experience in or outside the cable, broadband telecommunication, mobile and media sectors, national or international exposure, directorial experience or other elements of diversity.

The *ad hoc* committee submits candidate recommendations to the Corporate Governance Committee for assessment, prior to submission to the Board for approval.

# **ORIENTATION AND CONTINUING EDUCATION**

Summary of Director's Orientation and Education Programs						
Program / Education Session		Description				
Comprehensive orientation	✓	Briefing session on role and responsibilities of the Board, its Committees and Directors				
when a new member joins the Board	$\checkmark$	Presentations on the Corporation's range of business activities, organizational structure, financial position, strategic plan and other aspects of its business				
Cantinuina advention	$\overline{\checkmark}$	Site visits				
Continuing education	$\overline{\checkmark}$	Information sessions on various topics				
Relevant Education	$\checkmark$	Opportunity to attend relevant courses and educational events				
Courses	$\overline{\checkmark}$	ICD membership of the Corporation				

All new Directors receive a comprehensive orientation including a training session to familiarize themselves with the Corporation and the responsibilities and obligations of their position. They meet with the Board Chair and with the President and Chief Executive Officer, the Corporate Secretary and senior Management and are briefed on the role and responsibilities of the Board, its Committees and Directors and on the Corporation's range of business activities, organizational structure, financial position, strategic plan and other aspects of its business.

New Directors have access to the reference documents made available on the electronic portal of the Corporation which contain among other things the charters of the Board and Committees, the individual Director mandate, position descriptions of the Board Chair, Lead Director and Committee Chairs, corporate policies, the Cogeco Code of Ethics and the Corporation's insider trading policy.

Site visits of the Corporation's facilities are arranged from time to time for Board members, as well as briefing sessions on various topics.

This year, the following information sessions were arranged:

Subject matter / Topic presented	Presented / Hosted by	Date	Attended by	
Site visit				
Visit of Cogeco Connexion's facilities in Burlington, Ontario	Cogeco Connexion's Management	March 13, 2023	All Directors	
Strategy				
Strategy Information Session	Specialized information session by external experts		All Directors	
Technology				
Cybersecurity Training	Training by CTO and external experts	April 13, 2023	All Directors	
Media				
Digital Media Information Session	Cogeco Media Management	July 13, 2023	All Directors	

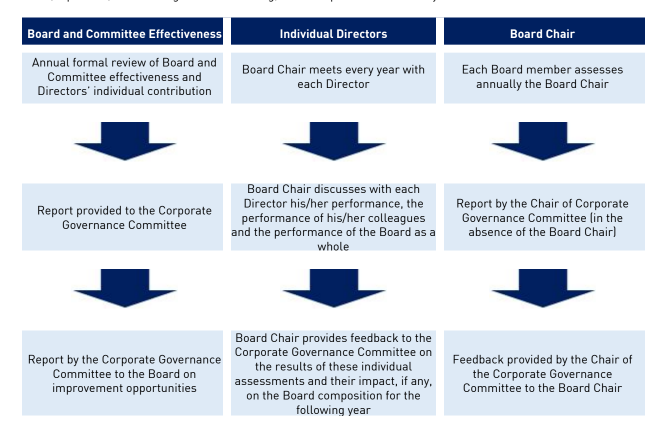
The Corporation adopted guidelines on Board continuing education under which Directors are encouraged to attend external education programs at the Corporation's expense by availing themselves of an annual tuition credit. The Corporation is also a corporate member of the Institute of Corporate Directors, which provides Directors a memberrate to events, short courses and the Directors Education Program (the "DEP"). The DEP is reimbursed by the Corporation, subject to the Board Chair's approval.

# **ASSESSMENTS**

The Board Chair and Corporate Governance Committee Chair conduct an annual formal review of Board and Committee effectiveness (including Directors' individual contributions). They develop annually with the Corporate Secretary a questionnaire which facilitates a written evaluation of the performance and effectiveness of the Board and each of the Board Committees as well as peer to peer assessments based on broad areas of business knowledge and work habits and self-assessments on the part of each individual Board member of his (her) own skills and qualifications. The questionnaire which is sent to the Directors at the beginning of each year covers such matters as the operation of the Board and of its Committees, the adequacy and timeliness of the information provided to Directors, the effectiveness of meetings and performance of Board and Committee members. The resulting information is analyzed by the Board Chair and Corporate Governance Committee Chair who then report in April to the Corporate Governance Committee, which in turn reports to the Board and identifies improvement opportunities. The Board Chair then meets with each Director individually which facilitates a discussion of the evaluation of his or her contribution and that of other Directors and other aspects of the functioning of the Board. The Board Chair reports back to the Corporate Governance Committee in July and provides feedback on the results of these individual

assessments and their impact, if any, on the Board composition for the following year.

Members of the Board are also asked in the questionnaire to assess and comment on the performance of the Board Chair. Individual responses on the Board Chair evaluation are received by the Chair of the Corporate Governance Committee who reviews the results with the other members of the Corporate Governance Committee with the Board Chair, if present, withdrawing from the meeting, and then provides a summary to the Board Chair and the Board.



The results of the formal review conducted in 2023 showed that the Board and Committees are fulfilling their mandates properly and that Directors are satisfied with the operations of the Board.

#### **BOARD'S EXPECTATIONS OF MANAGEMENT**

Generally, the Board expects, among other things, Management of the Corporation to meet the following basic objectives:

- review on an ongoing basis the Corporation's strategies and their implementation in all key areas of the Corporation's activities in light of evolving technology, government regulation and market conditions;
- report in a comprehensive, accurate and timely fashion on the global business and affairs of the Corporation and on any specific matters that it considers of material consequence for the Corporation and its security holders;
- take timely action and make appropriate decisions required by the Corporation's activities in accordance with applicable requirements or obligations and within the framework of the corporate policies in effect, with a view to enhancing shareholder value;
- conduct a comprehensive annual budgeting process and monitor closely the Corporation's financial performance in conjunction with the annual budget presented to the Board; and
- identify, in conjunction with the Board, the principal risks facing the Corporation and implement appropriate systems to manage these risks.

#### RESPONSIBILITIES OF THE PRESIDENT AND CHIEF EXECUTIVE OFFICER

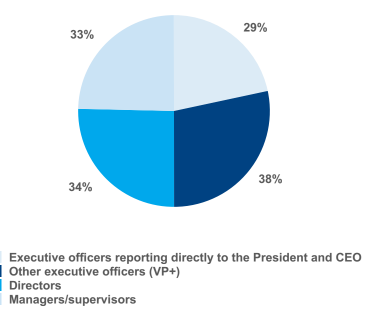
The Board developed and approved a detailed position description for the President and Chief Executive Officer, the key elements of which are:

- The President and Chief Executive Officer, as a matter of overall responsibility, provides effective leadership and vision for the Corporation and its subsidiaries; establishes current and longer term strategy, objectives and plans and monitors performance under the guidance and supervision of the Board; manages all business acquisitions and divestitures; and oversees the global business activities and affairs of the Corporation with the objective of growing shareholder value and return on capital in a sustainable manner.
- He sets the "tone" for Management to foster effective, ethical and responsible decision-making as well as strong corporate governance practices.
- With the advice of the members of senior Management, he develops the basic objectives and plans of the business of the Corporation in the context of its global business affairs and submits these, as appropriate, to the Board for its approval.
- He develops a strategic plan for the Corporation to maximize shareholder value which is reviewed annually by the Board
- He oversees, in concert with other members of Management, effective control and management of risks encountered by the Corporation, including reputational, legal, regulatory, human capital and technological risks.
- He represents the Corporation as appropriate as the lead in its relationships with its external stakeholders such as shareholders and other security holders, the investment community, the media, government agencies, major customers, suppliers and competitors.
- He sets the ethical tone for the Corporation and its Management, including: (i) satisfying the Board as to the integrity of the Corporation's senior executive officers and of the Presidents of its subsidiaries; (ii) demonstrating to the Board that himself and the other senior officers of the Corporation and Presidents of its subsidiaries create a culture of integrity throughout the organization; and (iii) overseeing compliance with the Corporation's charters, mandates and policies.
- He ensures, through regular contact and discussions with the Board Chair, that as such the Board Chair is kept aware by Management of all actual and developing issues likely to be of interest to the Board including those relating to the Corporation's strategic direction or significant human or financial capital allocation decisions.
- With the Management Disclosure Committee and other members of Management, as needed, he ensures appropriate and timely disclosure of material information.
- With the Human Resources Committee and the Board, he seeks to ensure that the Corporation has an effective senior Management team, that the Board has regular exposure to senior Management team members and that, as and when appropriate, there exists an effective plan of succession and development for the President and Chief Executive Officer and members of senior Management.

# **EXECUTIVE OFFICER RECRUITMENT AND DIVERSITY**

The Corporation is committed to creating a diverse and inclusive workplace with a sense of belonging and to ensuring everyone has equitable opportunity to develop and succeed. The Corporation promotes and fosters this inclusive workforce to expand and sustain an engaged team, drive innovation through different backgrounds, perspectives and ideas and better represents the diversity of its communities, customers and shareholders.

In 2023, 10 out of the 19 (52.6%) executive officers (as defined by the Canadian securities legislation) of the Corporation self-identify as members of designated groups, as nine (47.4%) self-identify as women and one (5%) self-identifies as a person with a disability. As of the date of this Information Circular, no executive officers self-identify as Aboriginal peoples or a member of a visible minority. This high percentage of representation of women in executive officer roles is consistent with the strong representation of women in all levels of management in the organization.



#### **SUCCESSION PLANNING**

In accordance with its Charter, the Human Resources Committee has responsibility for the process of succession planning for the President and Chief Executive Officer and the other executive officers. The Board assesses, with input from the Human Resources Committee, the need to fill vacancies whether arising through retirement or otherwise and whether qualified internal candidates are identified to fill such vacancies in these offices on an immediate and longer term basis.

The Board meets periodically with members of the Management team through their participation in meetings and presentations to the Board, at the annual strategic planning session and through informal meetings throughout the year. Such meetings provide the opportunity for Board members to get to know the Management team of the Corporation and its subsidiaries and assess their executive leadership potential. Executive assessments are also performed and development opportunities are identified and form part of the talent management process at the executive level. The Corporation recognizes the importance of leadership roles in the achievement of its strategic goals. A new competency model was introduced in 2020 and is now used to assess the leadership competencies required to deliver the Corporation's strategic plan. Global talent management sessions and succession planning exercises are conducted for all senior management positions annually and updates are provided to the Human Resources Committee. Leadership development opportunities are discussed at a company-wide level and leadership development plans for emerging leaders are reviewed and updated.

To ensure a pipeline of emerging talent from within the Corporation, personal and professional development are reviewed during the performance management cycle and integrated in individual development plans. Employee career interests are discussed. The identification of emergent leaders and experts in specific areas of the business is also integrated with talent discussions.

#### **KEY POLICIES**

# **DISCLOSURE POLICY**

The fundamental objective of the Corporation's disclosure policy is to ensure timely and factual dissemination of information to security holders generally and the investment community respecting the business, affairs and performance of the Corporation, subject to and in accordance with the requirements of securities legislation in effect and other statutory and contractual obligations limiting the disclosure of such information. At the same time, the

policy sets the rules for protection of confidential information of all types and its appropriate disclosure. It extends to Directors, officers and employees of the Corporation.

Disclosure is approved by the Management Disclosure Committee which is comprised of the President and Chief Executive Officer, the Senior Vice President and Chief Financial Officer, the Senior Vice-President, Chief Corporate and Legal Affairs Officer and Secretary and the Senior Vice President and Chief Public Affairs, Communications and Strategy Officer. The Management Disclosure Committee's reports are received by the Audit Committee. The disclosure policy of the Corporation is consistent with National Policy 51-201 – Disclosure Standards, and other applicable requirements.

In order to facilitate the effective and timely dissemination of information to all security holders and the investment community, the Corporation releases its disclosed information through newswire services, the general media, the Internet, telephone conferences with investment analysts and mailings to shareholders. Disclosed information is available in both official languages.

#### **AUTHORIZATION POLICY**

All major decisions concerning, among other things, the Corporation's corporate status, debt financing, securities, distributions, investments, acquisitions, divestitures and strategic alliances, are subject to approval by the Board. Also, capital and other expenditures of a monetary amount of \$10 million or more are subject to the prior approval of the Board.

#### **INSIDER TRADING POLICY**

As a reporting issuer, the Corporation has adopted an Insider Trading Policy. Under the Policy, insiders, including Directors and officers, are prohibited from buying or selling securities of the Corporation with knowledge of a material fact or material change that has not been generally disclosed. Among other things, the Policy restrains securities transactions during quiet or blackout periods, prohibits derivative transactions such as buying or selling puts or calls or engaging in short selling.

# **DIRECTORS' COMPENSATION**

# **COMPENSATION POLICY**

Director compensation is set by the Board on the recommendation of the Corporate Governance Committee (the "Committee").

The Committee reviews from time to time the Directors' compensation to assess its competitiveness with the market. For benchmarking purposes, the Committee uses the comparator group used for benchmarking the executive compensation of Canadian senior executives. The compensation program for the Directors is designed to achieve the following goals:

- Provide a competitive package necessary to attract and retain qualified and experienced members;
- Recognize and reward the workload, time commitment and responsibility of Board and Committee members;
   and
- Enable Board members to meet minimum share/DSU ownership expectations.

The following table sets out the current flat fee structure payable to Directors of Cogeco Communications, under the Policy regarding the compensation of Board members of the Cogeco group (the "Directors Compensation Policy"):

Annual Retainer	\$
Board Chair <sup>(1)</sup>	400,000
Member of the Board <sup>[2][3]</sup>	180,000
Lead Director <sup>(4)</sup>	25,000
Chair of the Audit Committee <sup>[4]</sup>	25,000
Chair of the Human Resources Committee <sup>[4]</sup>	20,000
Chair of the Governance Committee <sup>[4]</sup>	15,000
Chair of the Strategic Opportunities Committee <sup>[4]</sup>	15,000

- (1) The retainer of Mr. Audet, who is the Board Chair of Cogeco Communications and Cogeco, is borne equally between the two corporations.
- (2) A Director who serves on the Board of both Cogeco Communications and Cogeco receives a lesser annual retainer from each entity in the amount of \$112,500.
- (3) A Director who serves on the Board of Cogeco Communications and Breezeline receives an additional annual amount of \$20.000.
- (4) The retainer of the Lead Director of Cogeco Communications who is also the Lead Director of Cogeco and the retainer of a Committee Chair of Cogeco Communications who also chairs the same committee of Cogeco, are borne equally between the two Corporations.

#### **COMPENSATION REVIEW**

This year, the Committee has completed a review of the Board of Directors compensation with the assistance of WTW. Based on findings of the review, the Committee recommended to the Board to realign the total compensation of the Board Chair and Directors sitting on one board between the 25th percentile and the median of the market, effective January 11, 2024, as follows:

- i. increase of the Board Chair annual retainer from \$400,000 to \$450,000;
- ii. increase of the Board annual retainer from \$180,000 to \$205,000. The annual retainer of a Director who serves on the Board of both Cogeco Communications and Cogeco will be increased from \$112,500 to \$125,000;
- iii. increase of the Lead Director annual retainer from \$25,000 to \$35,000; and
- iv. increase of the retainers paid to the Chairs of the Committees in the following way:
  - Audit: from \$25,000 to \$30,000
  - Human Resources: from \$20,000 to \$30,000
  - Governance and Strategic Opportunities: from \$15,000 to \$30,000.

#### **DIRECTOR COMPENSATION TABLE**

The following table shows all components of the compensation earned by the Directors in relation to the 2023 fiscal year of the Corporation:

Name	Fees Earned	All Other Compensation	Total Compensation
Colleen Abdoulah <sup>(1)</sup>	\$ 262,000	\$ 2,000 (2)	\$ 264,000
Louis Audet <sup>(3)</sup>	\$ 200,000	\$ 5,930 [2][4]	\$ 205,930
Mary-Ann Bell <sup>(3)(5)</sup>	\$ 56,250	\$ -	\$ 56,250
Robin Bienenstock	\$ 180,000	\$ 2,000 [2]	\$ 182,000
James Cherry <sup>(3)</sup>	\$ 125,000	'	\$ 125,000
Pippa Dunn	\$ 180,000	\$ 2,000 (2)	\$ 182,000
Joanne Ferstman	\$ 205,000	\$ -	\$ 205,000
Philippe Jetté <sup>(6)</sup>	\$ -	\$ -	\$
Bernard Lord	\$ 195,000	\$ 1,000 [2]	\$ 196,000
Normand Legault <sup>[3]</sup>	\$ 60,000	\$ -	\$ 60,000

- (1) Compensation to Ms. Abdoulah is paid in US dollars and is expressed in Canadian dollars in the table using an exchange rate of 1.35 Canadian dollar per US dollar in 2023 and 1.27 Canadian dollar per US dollar in 2022. Ms. Abdoulah received an additional amount of \$20,000 USD for serving on the Board of Breezeline.
- (2) Mrs. Abdoulah, Bienenstock and Dunn and Messrs. Audet and Lord, received an additional sum of \$1,000 for each return trip for attending one or successive meetings of a member of the Cogeco Group.
- (3) The retainer of Messrs Audet, Cherry, Legault and Ms. Bell, who serve on the Boards of Cogeco Communications and Cogeco, is borne equally between the two Corporations. Ms. Bell and Mr. Legaut were appointed on the Board of Cogeco Communications on January 13, 2023.
- (4) Mr. Audet is entitled, as Board Chair, to other advantages for a total value of \$10,859.03, borne equally between the two Corporations, consisting of (i) the sum of \$6,982.82 which represents the aggregate costs to the two Corporations for his car allowance, including the insurance costs and parking; and (ii) the sum of \$3,876.21 which represents the estimated costs to the two Corporations for medical exams and premium paid for health, dental and life insurance.
- (5) Ms. Bell received an additional amount of \$10,000 for serving on the Board of Breezeline on the first quarter of fiscal year 2023.
- [6] Mr. Jetté is an executive officer of the Corporation and is not entitled to any compensation as Director.

#### **DIRECTOR COMPENSATION PAYMENT TABLE**

The following table illustrates how the fees earned for acting as Directors of the Corporation in relation to the 2023 fiscal year have been paid.

Name	Pa	yment in Cash	Payment in Cash (% of total compensation) <sup>[1]</sup>	P	ayment in DSUs	Payment in DSUs (% of total compensation) <sup>(1)</sup>	Fees Earned
Colleen Abdoulah <sup>(2)</sup>	\$	124,450	47.5 %	\$	137,550	52.5 %	\$ 262,000
Louis Audet <sup>(3)</sup>	\$	200,000	100 %	\$	_	<b>–</b> %	\$ 200,000
Mary-Ann Bell <sup>(3)(4)</sup>	\$	42,188	75 %	\$	14,063	25 %	\$ 56,250
Robin Bienenstock	\$	135,000	75 %	\$	45,000	25 %	\$ 180,000
James Cherry <sup>(3)</sup>	\$		— %	\$	125,000	100 %	\$ 125,000
Pippa Dunn	\$	22,500	12.5 %	\$	157,500	87.5 %	\$ 180,000
Joanne Ferstman	\$		— %	\$	205,000	100 %	\$ 205,000
Philippe Jetté <sup>(5)</sup>	\$	_	<b>–</b> %	\$	_	<b>-</b> %	\$ _
Bernard Lord	\$	_	<b>–</b> %	\$	195,000	100 %	\$ 195,000
Normand Legault <sup>(3)</sup>	\$	_	<b>–</b> %	\$	60,000	100 %	\$ 60,000

<sup>(1)</sup> Payment distribution between cash and DSU is based on a prorated calculation taken into consideration their choice for calendar year 2023.

<sup>(2)</sup> Compensation to Ms. Abdoulah is paid in US dollars and is expressed in Canadian dollars in the table using an exchange rate of 1.35 Canadian dollar per US dollar. Ms. Abdoulah received an additional amount of \$20,000 USD for serving on the Board of Breezeline.

- (3) The retainer of Messrs Audet, Cherry, Legault and Ms. Bell who serve on the Boards of Cogeco Communications and Cogeco, is borne equally between the two Corporations. Ms. Bell and Mr. Legaut were appointed on the Board of Cogeco Communications on January 13, 2023.
- [4] Ms. Bell received an additional amount of \$10,000 for serving on the Board of Breezelineon the first quarter of fiscal year 2023.
- (5) Mr. Jetté is an executive officer of the Corporation and is not entitled to any compensation as Director.

#### **DEFERRED SHARE UNIT PLAN**

The Corporation has a deferred share unit plan ("DSU Plan") to assist in the attraction and retention of qualified individuals to serve on the Board which is administered by the Human Resources Committee. Each existing or new member of the Board may elect in writing, in advance of the year to which his or her annual retainer(s) relates, to be paid a percentage of his or her annual retainer(s) in the form of DSUs with the balance, if any, being paid in cash. The number of DSUs that a member is entitled to receive in respect of any year is based on the elected percentage multiplied by his or her annual retainer and divided by the applicable share price. For such purpose, the applicable share price is the closing price of a subordinate voting share of the Corporation on the TSX averaged over the twenty (20) consecutive trading days immediately preceding by one day the date preceding the date of grant. Effective November 1, 2023, the applicable share price will be the volume weighted average trading price of the subordinate voting shares on the TSX for the five (5) trading days immediately preceding the grant date. Dividend equivalents are awarded in respect of DSUs in a member's account on the same basis as if the member was a shareholder of record of subordinate voting shares on the relevant record date, and the dividend equivalents are credited to the individual's account as additional DSUs (or fractions thereof).

A Director resident in Canada who ceases to be a member of the Board may redeem his or her DSUs for cash or shares in a maximum of two (2) installments, on two (2) payment dates, no later than December 15 of the first calendar year commencing after his or her termination date by providing up to two (2) written notices of redemption to the Corporation specifying the portion of DSUs to be redeemed on each such payment date no later than December 1 of the first calendar year commencing after his or her termination date. In the absence of the delivery of a notice of redemption to the Corporation covering all DSUs credited to a Director's account on or before December 1 of the first calendar year commencing after his or her termination date, the Director will be deemed to have elected a cash payment and the payment of all or the remaining DSUs credited to his or her account will be made on December 15 of the first calendar year commencing after his or her termination date. In such a case, the lump sum cash payment shall be equal to the number of DSUs credited to the Director's account on such payment date multiplied by the share price, net of any applicable withholding taxes.

# **DIRECTOR SHARE AND DEFERRED SHARE UNIT OWNERSHIP**

Directors are expected to accumulate subordinate voting shares of the Corporation or hold DSUs, as follows (the "Minimum Shareholding Expectations") within a five-year period starting on the first election of the Director to the Board of Directors:

	Minimum Shareholding Expectations
Board Chair	3x Base Salary
Other Directors	3x Basic Annual Retainer <sup>(1)</sup>

<sup>(1)</sup> The basic annual retainer is \$180,000. A Director who serves on the Board of both Cogeco Communications and Cogeco receives a lesser annual retainer from each entity in the amount of \$112,500.

To determine compliance with the Minimum Shareholding Expectations, the subordinate voting shares price is calculated based on the higher of the acquisition price and the closing price on the date of assessment. The DSU price is calculated based on the higher of the share price on the grant date, as such terms are defined at the time of the grant under the DSU Plan, and the closing price on the date of assessment.

Effective January 2024, a minimum of fifty (50)% of the Board member annual retainer will be paid in DSUs.

The following table presents the shareholdings of each current Director as at August 31, 2023:

Shareholdings					Director <sup>[1]</sup>				
as at August 31, 2023	C. Abdoulah <sup>(2)</sup>	L. Audet	M.A. Bell	R. Bienenstock	J. C. Cherry	P. Dunn	J. Ferstman	N. Legault	B. Lord
Subordinate Voting Shares Cogeco \$	0	7,472,600	144,047	0	91,660	0	0	0	0
DSUs Cogeco \$	0		388,665	0	996,247	0	0	813,664	0
Subordinate Voting Shares Cogeco Communications \$	186,760	7,436,383	62,382	190,645	118,350	0	0	0	0
DSUs Cogeco Communications \$	573,633	_	141,978	164,425	547,575	580,555	1,325,813	699,182	715,439
Total \$	760,393	14,908,983	737,072	355,070	1,753,832	580,555	1,325,813	1,512,846	715,439
Minimum Ownership Expectations \$	727,218	1,200,000	675,000	540,000	675,000	540,000	540,000	675,000	540,000
Status	Exceeded	Exceeded	Exceeded	In course of completing expectation	Exceeded	Exceeded	Exceeded	Exceeded	Exceeded

<sup>[1]</sup> For Mr. Jetté, see heading "Share Ownership (including Incentive Share Units and Performance Share Units)".

The following table sets out the shareholdings of each current Director, as well as their shares and DSUs at risk amount, as at August 31, 2023:

Directors	Subordinate Voting Shares	DSUs	Market Value of DSUs (\$)	Director's "Equity at Risk" Amount as at August 31, 2023 <sup>(1)</sup> (\$)	
Colleen Abdoulah	2,800	6,351	423,611.7	610,372	
Louis Audet	111,490	NIL	NIL	7,436,383	
Mary-Ann Bell	900	1,741	116,124.7	176,155	
Robin Bienenstock	2,471	1,874	124,995.8	289,812	
James C. Cherry	1,000	6,009	400,800.3	467,500	
Pippa Dunn	NIL	6,433	429,081.1	429,081	
Joanne Ferstman	NIL	15,368	1,025,045.6	1,025,046	
Philippe Jetté	See note (2) below				
Normand Legault	NIL	8,428	562,147.6	562,148	
Bernard Lord	NIL	7,345	489,911.5	489,912	

<sup>(1)</sup> The Director's "Equity at Risk" is based on the closing price of the subordinate voting shares of the Corporation on the TSX as at August 31, 2023 which was \$66.70 per share. A DSU is assumed to have the same value as a subordinate voting share. For details, see the heading "Incentive Plan Awards".

<sup>(2)</sup> The Minimum Shareholding Expectations of Ms. Abdoulah is \$540,000, which is expressed in Canadian dollars using an average exchange rate of US\$1.00 = C\$1.3467.

(2) For information on the holdings of Mr. Jetté, please refer to section "Share Ownership (including Incentive Share Units and Performance Share Units)".

#### **INCENTIVE PLAN AWARDS**

The table below describes award-by-award, all unexercised options of Mr. Audet who had the right, during his employment as an executive, to acquire subordinate voting shares of the Corporation under the Stock Option Plan of Cogeco Communications. No other Director holds options, except for Mr. Jetté. Please refer to Sections "Individual NEO Compensation Table", "Summary Compensation Table" and "Share Options - value realized by NEOS during the Year" for more details on options held by Mr. Jetté.

	Stock Option Awards							
Name	Number of securities underlying unexercised options <sup>(1)</sup>	Option Exercice Price \$ <sup>(2)</sup>	Option Expiration Date	Value Of unexercised in- the-money options \$ <sup>(3)</sup>				
	29,100	61.22	October 31, 2024	159,468				
	26,525	67.64	October 28, 2025	0				
	42,075	62.13	November 2, 2026	192,283				
Louis Audet	62,625	85.20	November 7, 2027	_				
	25,800	65.25	November 5, 2028	37,410				
	17,750	114.30	November 4, 2029	_				
	6,375	94.23	October 30, 2030	_				

- (1) Underlying security: subordinate voting shares of Cogeco Communications.
- (2) Based on the closing price on the TSX on the trading day preceding the date of grant of the options of Cogeco Communications.
- (3) The value of unexercised in-the-money options of Cogeco Communications at year-end is the closing price of the underlying security for the options on the TSX on August 31, 2023, which was \$66.70, less the exercise price of the options.

#### SHARE OPTIONS - VALUE REALIZED DURING THE YEAR

The following table shows the number of options exercised by Mr. Audet and the amounts realized during the financial year ended August 31, 2023:

Name	Subordinate Voting Shares Underlying Share Options Exercised during the Year	Share Option		Market Price of Subordinate Voting Shares on Exercise Date \$	
Louis Audet	44,300	50.10	April 19, 2023	65.3938	677,516

#### **INCENTIVE PLAN AWARDS – VALUE VESTED OR EARNED DURING THE YEAR**

The following table summarizes the aggregate value earned by Mr. Audet upon vesting of options, ISUs and PSUs during the financial year ended August 31, 2023:

Name	Option-Based Awards <sup>(1)</sup> Value Vested during the Year \$	ISUs of Cogeco Communications <sup>(1)</sup> Value Vested during	Communications <sup>(1)</sup> Value Vested during	Value Vested during	PSUs of Cogeco <sup>(2)</sup> Value Vested during
Louis Audet	24,665	_	_	_	_

- (1) Underlying security: subordinate voting shares of Cogeco Communications.
- (2) Underlying security: subordinate voting shares of Cogeco.

# LETTER TO THE SHAREHOLDERS

Dear shareholder,

In 2023, the HR Committee, working on behalf of the Board, reaffirmed its commitment to providing strong governance of people related matters through Cogeco. As the Corporation navigated dynamic markets and evolved its strategies, the importance of fostering a robust culture where talent is able to thrive has never been more evident. Throughout the year, the Committee has maintained close collaboration with Management, providing essential oversight and guidance to advance best practices and enhance transparency around executive compensation. All this was done while driving decisive actions to align the Corporation's people strategies to best support the advancement of the business.

#### **EXECUTIVE COMPENSATION**

Our executive compensation philosophy is to pay fair, reasonable and competitive compensation. Central to our approach is the use of performance-based compensation, carefully designed to align the interests of our executive officers with those of our shareholders and other stakeholders. We continually monitor trends and best practices, allowing us to adjust the governance and application of our programs. This ensures a strong and accountable connection between executive pay and performance, all while keeping management focused on the prudent management of risk. We are pleased to report that last year our shareholders cast an advisory vote that was 99.47% in favor of our executive compensation policy and programs.

99.47% approval

The creation of Economic Value (EVC), which reflects the capacity of our executive officers to build value through the formulation and execution of competitive strategic plans, is at the core of the Corporation's overall compensation approach. EVC serves as a critical component of the design of the annual bonus and is the key performance measure applied to our performance share units. Please refer to the table below for a detailed breakdown of targets and actual results for fiscal year 2023.

	2023 Target	2023 Results	2024 Target
Economic Value of Cogeco	12.8 %	8.7%	12.9 %
Economic Value of Cogeco Connexion	11.0 %	12.3%	11.0 %
Economic Value of Breezeline	15.0 %	1.8%	15.0 %

Given the fiscal 2023 performance achieved by the Corporation as it relates to Economic Value and strategic goals, the Committee approved a short term-bonus for the Corporation's Named Executive Officers between 46.6% and 108.3% of target. depending on the specific results within the business units and Cogeco overall. Additionally, the Committee approved grants of Incentive Share Units (ISUs), Performance Share Units (PSUs), and stock options. The aggregate value of these grants aligns with the grant guidelines approved by the Committee as part of the executive compensation framework.

For Mr. Philippe Jetté, President and Chief Executive Officer of the Corporation, the Committee approved for fiscal 2023 an increase of 3.5% in base salary, and adjustment of his annual target bonus to 120% of base salary and an adjustment of his LTIP target to 285% of base salary. These changes reflect continued work by the Committee to progressively adjust Mr. Jette's compensation to the market median.

#### **TALENT AGENDA**

Beyond matters of Executive Compensation, in 2023 the Committee's focus has equally been on providing guidance and oversight to Management's delivery of a renewed people strategy and talent agenda. Ultimately the goal continues to be to ensure the Corporation is positioned with an exceptional talent pool that is fully engaged, enabled, and empowered to drive performance. As part of these efforts, research was conducted to understand Cogeco's unique employee value proposition. The findings underscore Cogeco's appeal as a company that fosters meaningful connections and collaboration, empowers every individual to make a meaningful impact, and prioritizes serving our communities.

Throughout the year, the Corporation's commitment to its people agenda has manifested in significant progress across key areas.

- 1. **Strengthening Succession Pipeline:** Management has intensified its focus on assessing the talent within our pipeline. This has led to increased insights regarding the potential and development needs of key talent throughout the Corporation. Simultaneously, preparations were made for the retirement-related transitions of Cogeco's Chief Legal Officer and Chief Technology Officer. We are delighted to welcome Tim Dinesen as our new Chief Technology Officer and Valery Zamuner as our Chief Corporate Affairs and Legal Officer. Both bring profound expertise and a track record of impressive accomplishments to our leadership team.
- Advancing Diversity, Equity and Inclusion: In fiscal 2023, Cogeco's women's network, Connect Women, marked its 10th year and welcomed three new Employee Resource Groups: Connect Pride, Connect Multicultural, and Connect Abilities. These groups, supported by top leadership sponsorship, have cultivated communities and advocacy across the organization. Their presence on the Diversity Council has positively influenced practices related to communications, engagement, colleague programs, and supply-chain diversity.
- 3. Change Enablement: With a highly engaged colleague base, the Corporation has placed increased emphasis on effective change management throughout the year, delivering new tools, processes, training and for key projects, direct support from experienced change practitioners. This commitment to broadening change competency supported the successful delivery of key initiatives, including the transition of DERYtelecom's customers to Cogeco's platforms, the acquisition and integration of oxio, cultural transformation at Cogeco Media, and the deployment of various new tools and systems to support our front-line colleagues.
- 4. **Community of Leaders:** Our commitment to building a thriving community of leaders has grown stronger in the past year. We have initiated key improvements in talent reviews, performance management, and communications practices to empower leaders in maximizing the potential of their teams and supporting broader business priorities. Building on our research into our employee value proposition, over 50% of our people leaders have completed the first module of our leadership curriculum, Inclusive Leadership.

Collectively, these areas of progress, combined with the power of Cogeco's culture, have led to an improvement in employee engagement across all business units and for the Corporation as a whole, marking another successful year.

#### **CONCLUSION**

In conclusion, the HR Committee believes that the Corporation's executive compensation policy and programs provide the necessary tools to attract, retain and reward talented and experienced executives to create sustainable economic value for all shareholders over the long term. Beyond the executive team, the Committee has confidence in the Corporation's ongoing commitment to renew its culture, empower and enable its colleagues, and prepare its talent to execute on priority business strategies.

Shareholders will have a non-binding advisory vote on our approach to executive compensation at the Meeting. The resolution to be voted on can be found in the notice of the Meeting and is further described under the heading Shareholder Advisory Vote on the Board's Approach to Executive Compensation".

Members of the Committee will be available at the annual meeting of shareholders to discuss and clarify any questions or concerns that shareholders may have on the executive compensation programs and policies.

Colleen Abdoulah Chair of the Human Resources Committee

# **COMPENSATION DISCUSSION AND ANALYSIS**

This compensation discussion and analysis ("CD&A") is developed based on the disclosure rules approved by the CSA. The information contained in the CD&A is given as at August 31, 2023, unless otherwise stated.

#### **COMPENSATION GOVERNANCE OVERVIEW**

# **ROLE AND ACCOUNTABILITIES OF THE HUMAN RESOURCES COMMITTEE**

The Human Resources Committee (the "Committee") is composed of Mses. Abdoulah, Bell and Dunn and Mr. Cherry. The background and experience of the Committee members are described under the heading "Information Concerning Nominees as Directors". These individuals and their collective qualifications provide the skills and experience necessary for the Committee to assess and determine the Corporation's compensation policy.

The Committee plays a critical role in the oversight and governance of the executive compensation policy and programs of the Corporation. On matters that are specific to executive compensation, during fiscal 2023 the Committee has completed the following tasks:

Topics		Actions of the Committee
Approach to Executive compensation	✓	Reviewed and made recommendations to the Board on the Corporation's approach to executive compensation as proposed by Management, in consultation with WTW.
Overall compensation	✓	Reviewed and made recommendations to the Board on the components of overall compensation of executive officers of the Corporation and its subsidiaries consisting of base salary, short-term incentive and long-term incentive programs (incentive share units, performance share units and stock options).
President & Chief Executive Officer's compensation		Reviewed the corporate goals and objectives of the President and Chief Executive Officer and made recommendations to the Board on the suggested changes to his compensation taking into consideration his performance in light of those corporate goals and objectives
Salary increase budget	$ \mathbf{V} $	Reviewed and made recommendations to the Board on the salary increase budgets set for fiscal 2023 for the Corporation and its subsidiaries
Short-term incentive	$\checkmark$	Reviewed and made recommendations to the Board on the short-term incentive plan targets for fiscal 2023
Long-term incentive	<b>V</b>	Reviewed and made recommendations to the Board on the performance targets attached to the Fiscal 2023 annual grants of PSUs. The HRC has also reviewed the PSU design to include a portion based on Total Shareholder Return as of Fiscal 2024 grants.
	✓	Monitored the achievement of the Economic Value Creation target for the outstanding PSUs grants and approved the performance factor for the PSUs that were vesting in November 2022.
Minimum shareholding	✓	Reviewed the extent to which designated senior executives ("Designated Senior Executives") are meeting the minimum shareholding expectations through incentive share units, performance share units and shares
Pension	✓	Monitored and reviewed the administration, funding and investment of the retirement plans of the Corporation, including its subsidiaries

# **ENGAGEMENT OF INDEPENDENT CONSULTANT**

Consulting services on executive compensation requested by the Corporation fall under the authority of the Committee. WTW, as the executive compensation advisor to the Board, reports to and is hired by the Committee. The executive compensation services are provided under the following framework:

The Committee reviews and pre-approves all consulting services including the executive compensation
consulting services to be provided by WTW for the coming year, including all consulting fees related to the said
services;

- WTW may work with management to collect required information and data and to validate preliminary findings related to executive compensation consulting mandates but report to the Committee to present final findings and recommendations for approval by the Committee or the Board as the case may be; and,
- WTW confirms their independence on an annual basis, through a letter of independence sent to the Chair of the Human Resources Committee. WTW fees for executive compensation services in fiscal 2023 amounted to \$155,373 compared to \$198,522 in Fiscal 2022.

# ANNUAL EXECUTIVE COMPENSATION REVIEW APPROACH

The Committee has the responsibility of reviewing and making recommendations to the Board on the suggested level of and/or changes in the compensation of executive officers of the Corporation and its subsidiaries in regard to all elements of their compensation. During 2022, the Committee mandated WTW to conduct a compensation review of the executive officer positions to assess the Corporation's positioning relative to the market for executive officers' total compensation. The results of the review, combined with the Committee's assessment of individual and corporate performances, were used by the Committee to recommend changes to the compensation of the executive officers for fiscal 2023.

To support the Committee's review of compensation, the President and Chief Executive Officer presents to the Committee his assessment of the individual contribution of executive officers. This review is supplemented by market data provided by WTW. Based on this collective input, the Committee aligns on final recommendations that are presented to the Board for approval. For the President and Chief Executive Officer, the compensation recommendations are made by the Committee after reviewing his performance against his goals for the year and his commentary on his personal performance.

#### **COMPENSATION GOVERNANCE PRACTICES**

The Corporation has implemented a set of sound and responsible compensation practices, paying attention to ensure that its compensation policy is managed within generally recognized governance protocols. The Committee monitors such practices.

The following table summarizes the governance practices that the Corporation has implemented and those practices it avoids given they are recognized to not be in the best interests of the Corporation and its shareholders.

# WHAT WE DO

# WHAT WE DO NOT DO

- ☑ Pay-for-Performance a significant portion of our executive target compensation is performance-based and tied to pre-established financial and strategic performance goals aligned with our short and long-term objectives of generating sustainable Economic Value Creation for the Corporation and our Shareholders
- ☑ Reasonable Use of Equity Compensation the level of dilution created by the issuance of treasury x shares under our stock option plan has been low to ensure that our shareholders optimize their investment in our Corporation
- ☑ Stock Ownership Expectations our Board of 
  ☑ Directors has established minimum shareholding 
  expectations applicable to members of our Board 
  and senior executive officers
- ☑ Annual Shareholder "Say on Pay" our shareholders have the opportunity each year to provide input on our executive compensation policy and programs through an annual "say on pay" vote
- Compensation Clawback Policy all forms of incentive compensation awards are subject to recoupment provisions for selected senior executive officers
- ☑ Independent Compensation Consultant the Committee may and does retain independent compensation consulting advisors
- ✓ Limit on Annual Incentive Payout we apply a cap on the annual incentive payout set at two times the target bonus
- ☑ Balancing Risk and Reward our Committee reviews our compensation policy and programs to test for compensation incentive features that could encourage excessive risk taking
- ☑ Post-retirement Stock Ownership our President and Chief Executive Officer is committed, upon retirement, to maintain his stock ownership with a value of at least five times his final pre-retirement salary for one year following his retirement

- **Hedging** Board members and executives are prohibited from engaging in hedging transactions related to equity securities granted as compensation
- Exercise Price of Stock Options we do not grant stock options at a price below the price of the Corporation's subordinate voting shares on the Toronto Stock Exchange and do not permit the repricing of stock options
- **Excessive Compensation** the Committee does not approve increases in target total compensation in excess of what is required for maintaining competitiveness and alignment with performance
- **Vesting of Performance Share Units** Performance Share Units granted vest only to the extent that there is Economic Value Creation on a cumulative 3year basis
- Change of Control in the case of a change of control of the Corporation, there is no severance offered unless an executive's employment is terminated following the change of control ("double trigger")

#### **EXECUTIVE COMPENSATION APPROACH**

#### FRAMEWORK GUIDING EXECUTIVE COMPENSATION DESIGN

With the objective of paying the executives of the Corporation and its subsidiaries total compensation commensurate to their performance and relative to market practices, the Corporation has established an executive compensation framework which is used to govern compensation decisions. In addition, the framework provides for a specific positioning of each element of total compensation within a well-defined group of comparable companies.

The Corporation's executive compensation framework has been developed by the Human Resources Committee based on four pillars.

Provide fair, reasonable and competitive total compensation	Promote and support a pay- for-performance philosophy	Support the strategic orientation of the Corporation within acceptable risk boundaries	Pay according to each executive's experience, competencies and contribution
<ul> <li>Offer a reasonable and competitive compensation package to enable the Corporation to attract and retain key leaders who possess and master the skillset required to develop and execute winning strategies in a highly competitive business environment</li> <li>Structure the total compensation for an optimal balance between fixed and variable pay to ensure that highly qualified individuals can be attracted, retained and motivated for the benefit of the Corporation's shareholders</li> </ul>	<ul> <li>A significant portion of the total compensation is variable and "atrisk"</li> <li>The "at-risk" compensation is linked to a combination of short and long-term Economic Value Creation, meeting short-term ESG metrics and share price appreciation</li> </ul>	<ul> <li>Offer incentive compensation that drives successful achievement of the Corporation's strategic plan</li> <li>Promote reasonable risk taking with appropriate risk-mitigating vehicles incorporated into the design of the Corporation's various compensation programs</li> <li>Hold executives accountable for their specific financial results while considering overall corporate objectives</li> </ul>	<ul> <li>Develop a compensation structure which allows for differentiation in pay according to each executive's experience, competencies and contribution</li> <li>Facilitate career progression and succession planning with responsible pay and appropriate internal equity</li> </ul>

#### PEER GROUP BENCHMARKING

The Committee reviewed the selection criteria and the comparator groups to ensure they are representative of and competitive with the executive recruitment market. The Committee is of the opinion that the comparator groups are a good representation of the competitive market for its executives as they capture organizations against which the Corporation competes for both business and talent.

The Corporation uses two different comparator groups for its NEOs:

- The "primary comparator group" is used to benchmark executive compensation of the Corporation's Canadian-based executive officers; and
- The "U.S. comparator group" is used to benchmark executive compensation of U.S.-based executive officers of Breezeline.

#### PRIMARY COMPARATOR GROUP

The following table presents the primary comparator group including the criteria that were used to make the selection:

	Selection Criteria						
Company <sup>(1)</sup>		Industry					
	Telecommunications/ Broadcasting	General industry (Including High Tech and innovative organizations)	Listed	Regulated Sector	Potential Recruitment Pool		
BCE Inc.	•		•	•	•		
BRP Inc.		•	•		•		
CAE Inc.		•	•		•		
Cascades Inc.		•	•		•		
Celestica Inc.		•	•		•		
CGI Inc		•	•		•		
Constellation Sofware Inc.		•	•		•		
Gildan Activewear Inc.		•	•		•		
Open Text Corporation		•	•		•		
Quebecor Inc.	•		•	•	•		
Rogers Communications Inc.	•		•	•	•		
Shopify Inc.		•	•		•		
Stella-Jones Inc.		•	•		•		
TELUS Corporation	•		•	•	•		
Thompson Reuters Corporation		•	•		•		
TMX Group Limited		•	•	•	•		
Transcontinental Inc.		•	•		•		
WSP Global Inc.		•	•		•		

<sup>[1]</sup> Companies within the comparator group include companies with North American/International scope.

#### **U.S. COMPARATOR GROUP**

The Corporation reviews executive compensation of its U.S.-based executives against a group of companies that are similar in nature to the Corporation and that attract a similar profile of employees, professionals and experts.

	Selection Criteria								
Company	Telecommunications	Listed	Potential Recruitment Pool						
Altice USA, Inc.	•	•	•						
Altafiber	•	•	•						
Cable ONE, Inc.	•	•	•						
Charter Communications, Inc.	•	•	•						
Cogent Communications Holdings, Inc.	•	•	•						
Comcast Corporation	•	•	•						
Consolidated Communications Holdings, Inc.	•	•	•						
Crown Castle International Corp.	•	•	•						
DISH Network Corporation	•	•	•						
Lumen Technologies, Inc.	•	•	•						
Shenandoah Telecommunications Company	•	•	•						
Telephone and Data Systems, Inc.	•	•	•						
Verizon Communications Inc.	•	•	•						
WideOpenWest, Inc.	•	•	•						

The total compensation competitiveness is established in relation to the comparator groups and is aligned with the median. Top individual performers' total compensation could reach up to the 75<sup>th</sup> percentile.

The compensation market comparison is done using the regression analysis which is a method to predict the "size-adjusted" competitive level of compensation to reflect the size of the Corporation or its subsidiaries in relation to that of the other companies of the comparator group. This method mitigates the impact that much larger companies may have on the competitive compensation levels for the Corporation and its subsidiaries. Also, when comparator companies have much larger corporate scope, the benchmarking is done at the group/divisional level within these comparators.

#### **EXECUTIVE COMPENSATION ELEMENTS**

The following table summarizes the market positioning for each element of total compensation and in aggregate on a total compensation basis:

		Market Positioning						
	Pay Element	For Performance Meeting Expectations	For Superior Performance					
	Base Salary	Market median	Above salary structure mid-point					
Direct	Short-term Incentive	Target set at market median	Maximum can reach twice target					
	Long-Term Incentives	Market median	Additional ad hoc grant awarded in-year may be set to bring the total compensation up to the 75 <sup>th</sup> percentile.					
Indirect	Benefits	Competitive (approximately market median)	Competitive (approximately market median)					
Compensation	Pension	Competitive	Higher salary and bonus payouts may generate superior pension benefits when superior performance is maintained					
	Total Compensation	Median	Up to 75 <sup>th</sup> percentile					

#### **EXECUTIVE COMPENSATION DESIGN**

#### **ELEMENTS OF EXECUTIVE COMPENSATION DESIGN STRUCTURE**

The following table summarizes each executive compensation component and its respective features:

	TOTAL	DIRECT COMPENS	ATION	INDIRECT CO	MPENSATION
Compensation Element	Base Salary Short-term Long-term Incentive Incentives		Group Benefits	Retirement Benefits	
	<b>&gt;&gt;</b>	<b>&gt;&gt;</b>	<b>&gt;&gt;</b>	<b>&gt;&gt;</b>	<b>&gt;&gt;</b>
Purpose	Foundational component of compensation, that reflects qualifications skills and experience	Align executives' efforts to overall strategic and in- year financial goals	Align executives' interests with the medium and long term interests of the Corporation and its shareholders	Investment in executive health and well-being	Investment in financial security of long-service executives after retirement
Performance criteria	Relative level of contribution in role impacts adjustment over time	Financial performance and strategic metrics <sup>(1)</sup>	Financial performance and individual contribution	Tied to ongoing employment	Tied to ongoing employment
Performance period	Ongoing	1 year	Multiyear	Ongoing	Ongoing

<sup>(1)</sup> Strategic metrics vary by business unit and include customer experience, employee engagement, health and safety and Fuel Consumption Reduction.

#### ECONOMIC VALUE CREATION - DRIVER OF CORPORATION'S PAY FOR PERFORMANCE STRUCTURE

The Corporation uses an Economic Value Creation (EVC) approach to measure and monitor the corporate and business unit performance, which impacts the final payout of both the annual bonus and the Performance Share Units. The Corporation believes that EVC supports its pay-for-performance philosophy in the following ways:

- It collectively creates balanced focus on several metrics, namely adjusted EBITDA growth, capital spending and cash-flow generation, and balances growth with capital efficiency;
- It is a financial metric which can be measured and which executives can directly contribute to achieving; and
- There is a strong correlation between EVC performance and growth in shareholder value over time.

The targeted EVC objectives for each business unit are established by a review of the Corporation's and peers' historical and projected financial performance, such as revenue and adjusted EBITDA growth, adjusted EBITDA margins and capital expenditure intensity.

Management and the Board annually review, discuss and agree on the specific targeted objectives for a given year based on the level of EVC that the Corporation believes necessary to support a sustained and satisfactory level of increase in shareholder value for the period.

EVC targets are created at the business unit level and are then rolled up at the Corporation's level for corporate executives compensation purposes.

The Economic Value for a given year is calculated based on the following formula:

<sup>[1]</sup> Equity Value = Enterprise Value (EBITDA x Multiple) - Net debt.

#### STRATEGIC OBJECTIVES - COMPLEMENTS TO THE CORPORATION'S PAY FOR PERFORMANCE STRUCTURE

In the short-term incentive program, the Corporation has carefully balanced the metrics to avoid an exclusive focus on financial targets. As a result, the a selection of strategic metrics has been incorporated to augment the program's effectiveness. These strategic metrics include:

- The enhancement of customer experience;
- Fostering heightened employee engagement;
- Prioritizing health and safety measures; and
- Promoting a reduction in fuel consumption.

By integrating these diverse metrics into the incentive program, the aim is to align the values of the Corporation with a comprehensive approach that prioritizes the well-being and progress of its employees, customers, and the broader community. This multifaceted approach ensures a well-rounded incentive program that emphasizes the Corporation's commitment to holistic growth and sustainable practices.

#### **BASE SALARY**

#### Mission

Recognize the individual's skills, experience and contribution

#### Salary administration

• When reviewing base salary increases for each executive officer, the Committee takes

- into account the executive officer's responsibilities, experience and performance assessment, the positioning of the individual salary within the Corporation's salary structure and increases granted within the industry for similar positions
- After review, the Committee recommends to the Board for approval the base salary for each executive officer

Salary	
adjustment	

No.	Base salary								
Name	2023	2022	Variation						
Philippe Jetté	\$1,138,500	\$1,100,000	3.5 %						
Patrice Ouimet	\$639,951	\$618,310	3.5 %						
Frédéric Perron	\$678,132	\$655,200	3.5 %						
Frank van der Post <sup>(1)</sup>	\$665,215	\$642,720	3.5 %						
Christian Jolivet	\$435,399	\$420,676	3.5 %						

Mr. van der Post base salary is expressed in US dollars.

# Payment Risk-mitigating elements

In cash with increase effective January 1st

• Use of external advisor and peer analysis

#### SHORT-TERM INCENTIVE COMPENSATION

#### Mission

Promote and engage senior executives in generating Economic Value Creation for the Corporation and each of the main Business Units. A sustained positive Economic Value creation reflects the capacity of our executive officers to formulate solid strategic plans combined with effective execution. Emphasize responsible business practices that support Cogeco's values.

## Performance indicators

Attaining Economic Value Creation target (60% weighing). In addition, there are strategic metrics included in the measurement of performance in the short-term incentive, namely in 2023 the customer experience (15% to 20% weighting), employee engagement (10% weighting), health and safety (up to 5% weighing) and fuel consumption reduction (5% to 10% weighting). The Corporation regularly reviews the weighting of the different measures to ensure it is aligned with its priorities.

#### Incentive formula

60% to 70% of the short-term incentive is based on Economic Value Creation. Economic Value is created when the calculated Equity Value of the Corporation or the Business Unit for the year exceeds that of the prior year. The Economic Value is a metric that encompasses other metrics (adjusted EBITDA, capital expenditure spending and cash-flow generation) and as such, should not be considered as a single metric but as a combination of metrics. (Refer to Section "Economic Value Creation - Driver of Corporation's Pay for Performance Structure" for a full description of the Economic Value Creation model used by the Corporation). EVC results are combined with strategic metrics results representing 30% to 40% of the short-term incentive, to determine final

The NEOs are entitled to the following target bonus for fully meeting the objectives:

# Target incentive

Name	Target Bonus (as of base salary)
Philippe Jetté	120 %
Patrice Ouimet	75 %
Frédéric Perron	75 %
Frank van der Post	75 %
Christian Jolivet	50 %

Maximum bonus is capped at twice the target bonus.

# Performance objective

2024 Objectives	Economic Value Creation
Cogeco	12.9%
Cogeco Connexion	11.0%
Breezeline	15.0%

# Payment

2023 Payout	Economic Value Creation (60%)	Strategic Metrics (40%)	Total Payouts
Cogeco	67.6%	89.4%	76.3%
Cogeco Connexion	co Connexion 122.8%		108.3%
Breezeline	0.0%	116.6%	46.6%

The Economic Value Creation results of Cogeco are used to determine Messrs. Jetté's, Ouimet's and Jolivet's incentive compensation. The Economic Value Creation results of Cogeco Connexion is used to determine Mr. Perron's and Economic Value Creation results of Breezeline is used to determine Mr. van der Post's incentive compensation

#### Riskmitigating elements

- Plan targets reviewed and approved annually based on review of annual business plan
- Payouts are capped
- No guaranteed minimum payout

#### **MID-TERM INCENTIVE COMPENSATION**

#### Incentive Share Units (ISUs) Performance Share Units (PSUs) Provide an incentive to sustain corporate Promote increase in share price performance as measured by the Economic Value Promote retention, ownership, Creation of the Corporation and share price market competitiveness and performance over a 3-year period Mission alignment with shareholder value Promote ownership, retention, market competitiveness and alignment with shareholder Growth in the Economic Value of the Corporation Growth in the share price over over a 3-year period<sup>[1]</sup> a 3-year period Performance Growth in the share price and dividend equivalents indicator over a 3-year period Represents 50% of the long-term incentive grant Represents 25% of the longterm incentive grant value Number of PSUs issued = Number of ISUs issued = Value of Grant Value of Grant Average closing stock price for a 12-month period ending Average closing stock price for a 12-Grant August 31<sup>(2)</sup> month period ending August 31<sup>(2)</sup> • Value of grant may vary from compensation • Value of grant may vary from framework according to the executive's individual policy according to the performance and contribution (strategic thinking, executive's individual innovation, engagement, etc.) performance and contribution (strategic thinking, innovation, engagement, etc.) Cliff vesting after 3 years based on Economic Value • Cliff vesting after 3 years Creation achievement for the period and conditional on the executive conditional on the executive remaining employed remaining employed by the by the Corporation for the 3-year period Corporation for the 3-year period Vesting may vary from 0% to 150% of the target according to the following schedule: 3-year Cumulative Economic Value Vesting (% of target) **Increase** No Increase 0 % Vesting and Target increase 100 % objectives 150 % 1.5x target increase The 3-year cumulative Economic Value Creation objectives for the November 2022 PSUs grant are as follows: **Threshold Target** Maximum 0 % 43.9 % 70.2 % Cogeco 0 % Cogeco Connexion 36.8 % 58.1 %

Breezeline

0 %

52.1 %

83.8 %

	Performance Share Units (PSUs)					Incentive Share Units (ISUs)					
	Upon vesting, the payment is determined as follows: [3]					Upon vesting, the payment is determined as follows:					
Payment	# of Vested PSUs	X	Value of PSUs Based on Share Price + Dividend Equivalent	=	Payment in shares		# of Vested ISUs	Х	Value of ISUs Based on Share Price	=	Payment in shares
Risk-mitigating elements	<ul> <li>Significant weighting towards mid-term incentive compensation</li> <li>No minimum guaranteed payout for PSUs</li> <li>Limited leveraged incentive</li> <li>ISUs and PSUs promote sustainability of results</li> </ul>										

- (1) The 3-year cumulative Economic Value Creation objectives of Cogeco apply to Mr. Jetté's, Mr. Ouimet' and Mr. Jolivet's PSU grants, the 3-year cumulative Economic Value Creation objectives of Cogeco Connexion apply to Mr. Perron's PSU grants and the 3-year cumulative Economic Value Creation objectives of Breezeline apply to Mr. van der Post's PSU grants.
- (2) As of the November 2023 grant, to determine the number of share units issued, the grant value will be divided by the volume weighted average trading price of the Corporation' shares on the TSX for the five (5) days on which a sale of shares occurred on the TSX (the "5-day VWAP").
- (3) As of the November 2023 grant, the PSU payment upon vesting will be determined as follows: 80% based on the EVC achievement against specific targets and 20% based on the total shareholder return result.

#### **LONG-TERM INCENTIVE COMPENSATION**

	Stock Option Plan								
Mission	<ul> <li>Complement the ISU and PSU plans by</li> <li>promoting sustained appreciation of the market capitalization of the Corporation</li> <li>promoting retention and market competitiveness</li> <li>aligning the long-term interests of the executives with those of the Corporation's shareholders</li> </ul>								
Performance indicator	Sustained growth in the share price of the Corporation over the long term								
	<ul> <li>Represents 25% of the long-term incentive grant value</li> </ul>								
	<ul><li>Number of options issued =</li></ul>								
	Value of grant								
Grant	Average closing stock price for a 12-month period ending August 31 <sup>[1]</sup> X Black Scholes factor								
	<ul> <li>Value of grant may vary from policy according to the executive's individual performance and contribution (strategic thinking, innovation, engagement, etc.)</li> </ul>								
Vesting and term	• 20% per year over five years. All vested options must be exercised no later than 10 years following the date of grant								
Payment	<ul> <li>Once vested, the executive may exercise the options at any time except during a black-out period</li> </ul>								
Risk-mitigating	• Long vesting period (5 years)								
elements	Long exercise period (10 years)								

<sup>(1)</sup> As of the November 2023 grant, to determine the number of share units issued, the grant value will be divided by the 5-day VWAP.

#### PENSION BENEFITS, BENEFITS & PERQUISITES

	Pension Benefits	Benefits & Perquisites
Mission	<ul> <li>Provide adequate continuation of revenues and financial security following retirement with the Corporation</li> </ul>	<ul> <li>Group insurance programs provide the Canadian and American executives and their families with appropriate health and well-being support</li> <li>Perquisites provide the executive with appropriate support and tools to conduct the business</li> </ul>
	<ul> <li>For Canadian-based executives, basic contributory defined benefit pension plan supplemented by an additional allocation program for designated executives</li> </ul>	<ul> <li>Group insurance programs offer medical, dental, life, accidental death and dismemberment and short and long-term disability insurance</li> </ul>
Design	<ul> <li>A 401(k) plan with matching contribution is offered to the President of Breezeline</li> </ul>	<ul> <li>Limited number of perquisites including car allowance and a fixed cash allowance in lieu of other perquisites. Value is less than \$50,000 or 10% of base salary</li> </ul>
Form of delivery	Cash payments following retirement	• Insurance protection through cash benefits when necessary
		<ul> <li>Non-cash perquisites</li> </ul>
Risk-mitigating elements	<ul> <li>Varies based on salary progression and service</li> </ul>	<ul> <li>Reasonable package that is performance neutral</li> </ul>

#### SHARE OWNERSHIP (INCLUDING INCENTIVE SHARE UNITS AND PERFORMANCE SHARE UNITS)

To further align the interests of senior management with those of shareholders, the Corporation expects executives who participate in the long-term incentive program to accumulate and retain Corporation shares over the course of their career. The guidelines take the form of minimum expectations of ownership expressed as a multiple of salary for the Designated Senior Executives as follows:

	Minimum shareholding expectation	
Chief Executive Officer	5x Base Salary	
Chief Financial Officer	2.5x Base Salary	
Others	2x Base Salary	

The minimum shareholding expectations are accumulated through shares, ISUs, PSUs (based on 50% of units granted). Executives who are officers of both Cogeco Communications and Cogeco can comply with ownership expectations using a combination of shares, ISUs and/or PSUs from both entities.

There is no minimum period to comply with the ownership expectations. However, the compliance period for an executive who becomes subject to the ownership expectations for the first time is not expected to exceed five years.

The following table presents the shareholdings of each NEO as at August 31, 2023 in comparison with the minimum ownership expectation:

Shareholdings as at	Name				
August 31, 2023	Philippe Jetté	Patrice Ouimet	Frédéric Perron	Frank van der Post <sup>(4)</sup>	Christian Jolivet
Subordinate Voting Shares Cogeco <sup>[1]</sup> \$	923,692	810,657	0	0	507,845
Subordinate Voting Shares Cogeco Communication <sup>[2]</sup> \$	1,078,322	619,318	153,534	1,355,316	274,669
ISUs Cogeco <sup>(1)</sup> \$	1,566,465	446,360	0	0	201,470
ISUs Cogeco Communication <sup>(2)</sup> \$	0	0	498,804	540,636	0
PSUs Cogeco <sup>(1)(3)</sup> \$	848,220	242,288	0	0	108,765
PSUs Cogeco Communication <sup>(2)(3)</sup> \$	837,043	238,992	536,290	582,287	105,514
Total \$	5,253,743	2,357,615	1,188,628	2,478,239	1,198,262
Minimum Ownership Expectations \$	5,692,500	1,599,878	1,356,264	1,791,691	870,799
Status	In course of completing expectation	Exceeded	In course of completing expectation	Exceeded	Exceeded

- [1] Based on the highest between the acquisition price or grant price, and closing price of the subordinate voting shares of Cogeco on the TSX as at August 31, 2023 (\$50.00).
- (2) Based on the highest between the acquisition price or grant price, and closing price of the subordinate voting shares of Cogeco Communications on the TSX as at August 31, 2023 [\$66.70].
- (3) The value of the PSUs is estimated based on 50% of units granted.
- (4) Mr. van der Post's minimum ownership expectation is expressed in Canadian dollars using an average exchange rate of US\$1.00 = C\$1.3467.

#### **CLAWBACK OF PRIOR AWARDS**

The Corporation's clawback policy applies to the Chief Executive Officer and the Chief Financial Officer of the Corporation and the Business Unit Presidents. Under this policy, the Board of Directors of the Corporation, upon the recommendation of the Human Resources Committee, shall have the discretion to clawback all or a portion of the after-tax gains on any bonus or incentive-based awards including the short-term incentive, ISUs, PSUs, stock options or stock appreciation rights of the officers listed above in the event that the executive is found to have engaged in gross negligence, serious misconduct or fraud that caused or partially caused a material restatement of the Corporation's financial statements in a way that should have resulted in lower bonus or incentive-based awards.

In addition, with respect to short-term incentive or mid and long-term incentives granted after July 15, 2020, in the event that any executive is found to have engaged in gross negligence, serious misconduct or fraud, whether or not there is a financial restatement, the Board may, to the full extent permitted by governing law, require the reimbursement of all or a portion of any such bonus or incentive-based awards paid to, granted to or acquired by one of the officers listed above.

#### **CONSTRAINT ON HEDGING**

The Corporation has included in its Insider Trading Policy a section that prohibits executives and Directors from, among other things, entering into speculative transactions and transactions designed to hedge or offset a decrease in market value of equity securities granted as compensation. Accordingly, the section provides in effect that an NEO is

not permitted to sell or purchase put or call options on securities of the Corporation, to engage in short selling, or to purchase a forward contract, including for greater certainty, prepaid variable forward contracts, equity swaps, collars, units of exchange funds or other instruments that are designed to hedge or offset a decrease in value of equity securities of the Corporation granted as compensation or held directly or indirectly by the NEO. The same constraints apply to Directors of the Corporation.

#### INDIVIDUAL NEO COMPENSATION TABLES



#### PHILIPPE JETTÉ, Eng. President and Chief Executive Officer

Mr. Jetté has been President and Chief Executive Officer of Cogeco Communications Inc. and of Cogeco Inc. since September 1, 2018.

Mr. Jetté was President of Cogeco Peer 1 from 2015 to 2018. Previously, Mr. Jetté held several positions within Cogeco, including Senior Vice President, Chief Technology and Strategy Officer of Cogeco Communications Inc. and Cogeco Inc. between 2013 and 2015 and Vice President, Chief Technology Officer from 2011 to 2013.

With 35 years of experience in the telecommunications industry, Mr. Jetté combines practical technological know-how, mastery of complex network engineering, years of strategic planning, and global experience in marketing and sales with an extensive knowledge of the telecommunications market.

Prior to joining Cogeco, Mr. Jetté was President of PJCS Inc. (strategic ITC technology and marketing services) between 2008 and 2011. Before that, he held several technology, sales and marketing leadership positions with Bell Canada, Bell Mobility and Rogers Communications (Cantel).

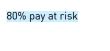
Mr. Jetté acts as a Governor of the Alumni Association of École Polytechnique (Montréal).

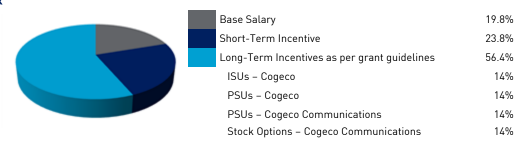
- Mr. Jetté received a 3.5% base salary increase based on his performance and competitive market positioning.
- Mr. Jetté's paid bonus was 76.3% of his target bonus.

	2023 Target	2023 Actual
Base salary <sup>[1]</sup>	\$1,138,500	\$1,125,667
Short-Term Incentive <sup>[2]</sup>	\$1,366,200	\$1,042,957
Long-Term incentives		
ISU - Cogeco	\$811,181	\$582,231
PSU - Cogeco	\$811,181	\$582,231
PSU - Cogeco Communication	\$811,181	\$542,569
Stock Options - Cogeco Communication	\$811,181	\$542,590
Total LTIP	\$3,244,725	\$2,249,621
Total direct Compensation	\$5,749,425	\$4,418,245

<sup>[1]</sup> Salary increases are effective as of January of each year. Therefore, actual base salary is prorated using the previous year annual base salary from September to December and the current year annual base salary from January to August.

#### 2023 Target Pay Mix





<sup>[2]</sup> Short-Term Incentive is calculated according to base salary as of August 31, 2023.

#### **Share Ownership**

Minimum Ownership Expectation		Mr. Jetté's Curre	nt Ownership <sup>(1)</sup>
Multiple of Base Salary	\$	Multiple of Base Salary	\$
5	5,692,500	4.61	5,253,743

<sup>[1]</sup> Includes subordinate voting shares of Cogeco Communications, subordinate voting shares of Cogeco and ISUs and PSUs of Cogeco Communications and Cogeco, valued at the highest between acquisition price or grant price, and closing price of the subordinate voting shares as at August 31, 2023. The value of PSUs is estimated based on 50% of units granted.

#### **Post-Retirement Stock Ownership**

Mr. Jetté is committed, upon retirement, to maintain his stock ownership at a market value equal to at least five times his final pre-retirement salary for one year following his retirement.

#### **Clawback of Prior Awards**

Mr. Jetté is subject to the Corporation's clawback policy as described under the heading "Clawback of Prior Awards" of this Information Circular.



### PATRICE OUIMET, CPA, CA, B.Com. Senior Vice President & Chief Financial Officer

Mr. Ouimet joined Cogeco in 2014 as Senior Vice President and Chief Financial Officer. Prior to joining Cogeco, he was Senior Vice President and Chief Financial Officer at Enerkem Inc. He also served as Vice President, Corporate Development and Enterprise Risk Management at Gildan Activewear Inc. Mr. Ouimet worked for the previous ten years in various roles in the investment banking sector at Lazard Limited and at CIBC World Markets Inc. In addition, he currently serves as a board member of the Montreal General Hospital Foundation and of Collège Durocher Saint-Lambert.

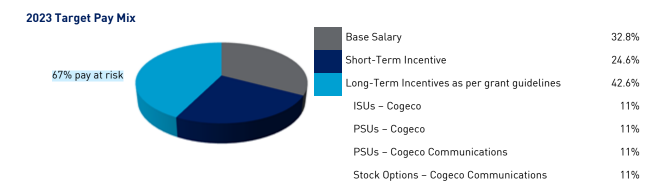
Mr. Ouimet holds a Bachelor of Commerce degree from McGill University and a Diploma in Accountancy from Concordia University. He is a Fellow Chartered Professional Accountant (FCPA).

- Mr. Ouimet received a 3.5% base salary increase based on his performance and competitive market positioning.
- Mr. Ouimet's paid bonus was 76.3% of his target bonus.

	2023 Target	2023 Actual
Base salary <sup>[1]</sup>	\$639,951	\$632,737
Short-Term Incentive <sup>[2]</sup>	\$479,963	\$366,385
Long-Term incentives		
ISU - Cogeco	\$207,984	\$149,285
PSU - Cogeco	\$207,984	\$149,285
PSU - Cogeco Communication	\$207,984	\$139,099
Stock Options - Cogeco Communication	\$207,984	\$139,121
Total LTIP	\$831,936	\$576,790
Total direct Compensation	\$1,951,851	\$1,575,912

<sup>[1]</sup> Salary increases are effective as of January of each year. Therefore, actual base salary is prorated using the previous year annual base salary from September to December and the current year annual base salary from January to August.

<sup>[2]</sup> Short-Term Incentive is calculated according to base salary as of August 31, 2023.



#### **Share Ownership**

Minimum Ownership Expectation		Mr. Ouimet's Curr	ent Ownership <sup>(1)</sup>
Multiple of Base Salary	\$	Multiple of Base Salary	\$
2.5	1,599,878	3.68	2,357,615

<sup>[1]</sup> Includes subordinate voting shares of Cogeco Communications, subordinate voting shares of Cogeco and ISUs and PSUs of Cogeco Communications and Cogeco, valued at the highest between acquisition price or grant price, and the closing price of the subordinate voting shares as of August 31, 2023. The value of PSUs is estimated based on 50% of units granted.

#### **Clawback of Prior Awards**

Mr. Ouimet is subject to the Corporation's clawback policy as described under the heading "Clawback of Prior Awards" of this Information Circular.



## FRÉDÉRIC PERRON President, Cogeco Connexion

Mr. Perron joined Cogeco in September 2020 as President of Cogeco Connexion. He has over two decades of managerial experience at leading international telecommunications and financial services companies such as T-Mobile, Vodafone, and Capital One. He has a proven track record in marketing, sales, customer service, operations, eCommerce, product development, and Technology.

Before joining Cogeco, Mr. Perron held the role of Chief Commercial Officer at T-Mobile Poland, serving 7 million customers. Earlier in his career, he was Senior Vice President at Rogers Communications, where he worked in both cable and wireless services. He also ran different businesses for Vodafone in the UK and the Czech Republic, for T-Mobile in the UK, and for Capital One in Canada and the UK.

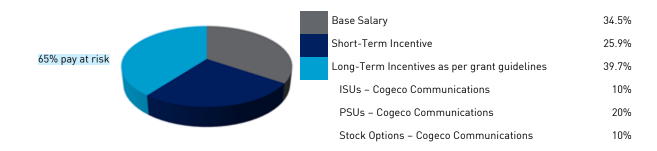
Mr. Perron has a Bachelor of Commerce degree from McGill University and a Master's degree in Management from Queen's University.

- Mr. Perron received a 3.5% base salary increase based on his performance and competitive market positioning.
- Mr. Perron paid bonus was 108.2% of his target bonus.

	2023 Target	2023 Actual
Base salary <sup>[1]</sup>	\$678,132	\$670,488
Short-Term Incentive <sup>(2)</sup>	\$508,599	\$550,772
Long-Term incentives		
ISU - Cogeco Communication	\$194,963	\$130,414
PSU - Cogeco Communication	\$389,926	\$260,828
Stock Options - Cogeco Communication	\$194,963	\$130,404
Total LTIP	\$779,852	\$521,646
Total direct Compensation	\$1,966,583	\$1,742,906

<sup>(1)</sup> Salary increases are effective as of January of each year. Therefore, actual base salary is prorated using the previous year annual base salary from September to December and the current year annual base salary from January to August.

#### 2023 Target Pay Mix



 $<sup>^{(2)}</sup>$  Short-Term Incentive is calculated according to base salary as of August 31, 2023.

#### **Share Ownership**

Minimum Ownership Expectation		Mr. Perron's Curr	ent Ownership <sup>(1)</sup>
Multiple of Base Salary	\$	Multiple of Base Salary	\$
2	1,356,264	1.75	1,188,628

<sup>[1]</sup> Includes subordinate voting shares of Cogeco Communications and ISUs and PSUs of Cogeco Communications, valued at the highest between acquisition price or grant price, and closing price of the subordinate voting shares as of August 31, 2023. The value of PSUs is estimated based on 50% of units granted.

#### **Clawback of Prior Awards**

Mr. Perron is subject to the Corporation's clawback policy as described under the heading "Clawback of Prior Awards" of this Information Circular.



#### FRANK VAN DER POST President, Breezeline

Mr. van der Post joined Cogeco in November 2019 as President of Breezeline (formerly Atlantic Broadband). He worked at KPN, a Dutch multi-service telecommunications operator with more than seven million customers in the residential and enterprise markets, where he served as Chief Commercial Officer and was a member of the firm's Management Board from 2015 to 2018.

Before joining the telecom company, Mr. van der Post spent several years in the airline and hospitality industries, having held senior leadership roles for top organizations across the world including British Airways, where he was Managing Director and Executive Board Member, InterContinental Hotels Group, where he worked for over 20 years and rose to the position of Vice President Operations, Eastern US and the Caribbean, and Jumeirah Group in Dubai where he was Chief Operating Officer.

Mr. van der Post holds a Bachelor of Science degree in Hotel and Restaurant Management and a Master of Science degree in Hotel Administration from the F.I.U. School of Hospitality Management in Miami Florida.

- Mr. van der Post received a 3.5% base salary increase based on his performance and competitive market positioning.
- Mr. van der Post's paid bonus was 46.6% of his target bonus.

	2023 Target <sup>(3)</sup>	2023 Actual <sup>(3)</sup>
Base salary <sup>(1)</sup>	\$895,845	\$885,747
Short-Term Incentive <sup>[2]</sup>	\$671,884	\$313,232
Long-Term incentives		
ISU - Cogeco Communication	\$257,556	\$162,722
PSU - Cogeco Communication	\$515,111	\$325,375
Stock Options - Cogeco Communication	\$257,556	\$162,696
Total LTIP	\$1,030,222	\$650,793
Total direct Compensation	\$2,597,952	\$1,849,773

<sup>[1]</sup> Salary increases are effective as of January of each year. Therefore, actual base salary is prorated using the previous year annual base salary from September to December and the current year annual base salary from January to August.

<sup>&</sup>lt;sup>(3)</sup> Mr. van der Post's compensation is expressed in Canadian dollars using an average exchange rate of US\$1.00 = C\$1.3467.





<sup>&</sup>lt;sup>(2)</sup> Short-Term Incentive is calculated according to base salary as of August 31, 2023.

#### **Share Ownership**

Minimum Ownership Expectation		Mr. van der Post's Co	ırrent Ownership <sup>(1)</sup>
Multiple of Base Salary	\$	Multiple of Base Salary	\$
2	1,791,691	2.77	2,478,239

<sup>[1]</sup> Includes subordinate voting shares of Cogeco Communications and ISUs and PSUs of Cogeco Communications, valued at the highest between acquisition or grant price, and closing price of the subordinate voting shares as of August 31, 2023. The value of PSUs is estimated based on 50% of units granted.

#### **Clawback of Prior Awards**

Mr. van der Post is subject to the Corporation's clawback policy as described under the heading "Clawback of Prior Awards" of this Information Circular.



### CHRISTIAN JOLIVET Senior Vice President, Corporate Affairs and Chief Legal Officer and Secretary

Mr. Jolivet has pursued a career of more than 25 years at Cogeco, including his role as Senior Vice President, Corporate Affairs, Chief Legal Officer and Secretary of Cogeco Communications Inc. and Cogeco Inc. from 2013 to August 2023. He supervised all legal and regulatory activities of both Corporations, as well as their respective business units. He stepped down from his role on August 31, 2023 and will be officially retired in December 2023.

He was the Chief Legal Officer and the Corporate Secretary of both Corporations starting in 2002, advising the Boards on corporate governance practices in the context of the Corporations' global business and affairs.

Mr. Jolivet is a graduate of the University of Montreal Faculty of Law and is a member of the Quebec Bar. He holds a Masters of Law degree from McGill University.

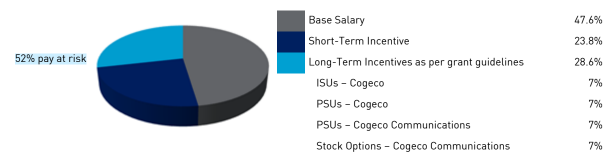
Mr. Jolivet received the 2012 Québec Corporate Counsel Award in the category Accomplishment, Business Strategy.

- Mr. Jolivet received a 3.5% base salary increase based on his performance and competitive market positioning.
- Mr. Jolivet's paid bonus was 76.3% of his target bonus.

	2023 Target	2023 Actual <sup>(3)</sup>
Base salary <sup>[1]</sup>	\$435,399	\$430,491
Short-Term Incentive <sup>(2)</sup>	\$217,700	\$166,183
Long-Term incentives		
ISU - Cogeco	\$65,310	\$93,760
PSU - Cogeco	\$65,310	\$93,760
PSU - Cogeco Communication	\$65,310	\$87,406
Stock Options - Cogeco Communication	\$65,310	\$87,370
Total LTIP	\$261,240	\$362,296
Total direct Compensation	\$914,339	\$958,971

<sup>[1]</sup> Salary increases are effective as of January of each year. Therefore, actual base salary is prorated using the previous year annual base salary from September to December and the current year annual base salary from January to August.

#### 2023 Target Pay Mix



<sup>(2)</sup> Short-Term Incentive is calculated according to base salary as of August 31, 2023.

<sup>&</sup>lt;sup>[3]</sup> Mr. Jolivet received an additional grant in F2022 to account for the time worked during F2023 prior to his retirement.

#### **Share Ownership**

Minimum Owner	rship Expectation	Mr. Jolivet's Current Ownership <sup>(1)</sup>		
Multiple of Base Salary	\$	Multiple of Base Salary	\$	
2	870,799	2.75	1,198,262	

<sup>[1]</sup> Includes subordinate voting shares of Cogeco Communications, subordinate voting shares of Cogeco and ISUs and PSUs of Cogeco Communications and Cogeco, valued at the highest between acquisition or grant price, and closing price of the subordinate voting shares as of August 31, 2023. The value of PSUs is estimated based on 50% of units granted.

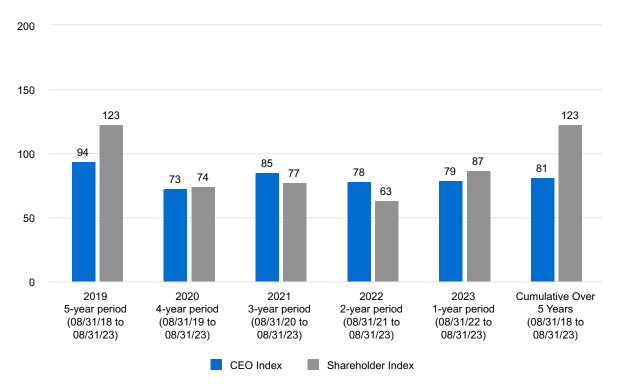
#### **Clawback of Prior Awards**

Mr. Jolivet is not subject to the Corporation's clawback policy as described under the heading "Clawback of Prior Awards" of this Information Circular.

#### **TOTAL COMPENSATION - FIVE-YEAR LOOK BACK**

One of the objectives of the Corporation's compensation policy is to maintain a strong link between pay and performance. The following graph shows the evolution of the target compensation and realizable compensation (CEO Index) of Mr. Jetté for each of the past five years in relation to shareholder value created (Shareholder Index) for the same periods. The realizable value is the total value of the CEO's compensation, inclusive of the realizable value of ISUs, PSUs and options at the earlier of the vesting date or August 31, 2023. The CEO's realizable value amounted to \$81 for each \$100 of target compensation over the 5-year period. By comparison, from a shareholder's point of view, the value of \$100 invested in Cogeco Communications' subordinate voting shares at the beginning of the period amounted to \$123 as of August 31, 2023, for a 4% annual rate of return.

As a significant portion of the CEO's total compensation is conditional on the Corporation's financial and stock performance, the Board notes that the realizable compensation offered to the CEO is fair and reasonable in relation with total shareholder return over the last 5 years. The Board is therefore satisfied that the Corporation's compensation policy is well aligned with long-term value creation for the shareholders.



Total Target Compensation for the Year (A) <sup>(1)</sup>	\$3,627,975	\$4,581,304	\$4,271,683	\$5,174,561	\$5,035,321	\$22,690,844
Realizable Total Compensation as of August 31, 2023 (B) <sup>(2)</sup>	\$3,423,772	\$3,339,544	\$3,617,650	\$4,058,880	\$3,986,681	\$18,426,526
CEO Index (B/A) (3)	94	73	85	78	79	81
Shareholder Index (TSR) <sup>(4)</sup>	123	74	77	63	87	123

- (1) Includes salary, target bonus, value of LTI (options, ISUs, PSUs) on the date of grant, pension and other compensation
- [2] Includes salary, actual paid bonus during the year, value of ISUs and PSUs at the earlier of the vesting date or August 31, 2023, "in-the-money" value of options based on the share price as of August 31, 2023, pension and other compensation
- [3] Represents the realizable value achieved at the end of the period for \$100 awarded in total target compensation
- (4) Represents the value of a \$100 investment in shares made on the first trading day of the period indicated (including share price variation and dividends)

Base salary, pension and perquisites are the same under both target and realizable compensation. The value of the annual bonus, the ISUs, the PSUs and the stock options differ between target and realizable compensation as specified below:

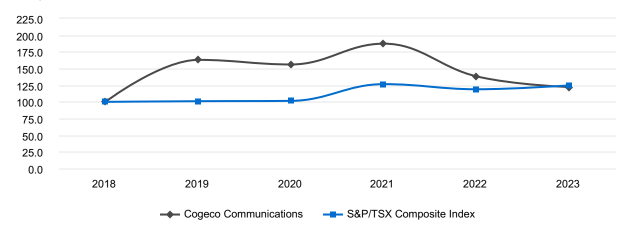
Compensation Element	Realizable Compensation	Target Compensation
Annual Bonus	Actual bonus paid during the year	Target bonus
ISUs	Value of the units based on the actual share price at the earlier of vesting date or August 31, 2023	Value of the units on the date of the grant (using share price on the date of the grant)
PSUs	Value of the units based on the actual share price at the earlier of vesting date or August 31, 2023. Subject to achievement of target cumulative 3-year Economic Value Creation	Value of the units on the date of the grant (using share price on the date of the grant).
Stock Options	"In-the-money" value of the options based on the actual share price on August 31, 2023	Value on the date of the grant (or Black-Scholes value)

#### PERFORMANCE GRAPH

The following graph compares the cumulative total shareholder return ("TSR") on the subordinate voting shares of the Corporation with the cumulative total return of the S&P/TSX Composite Index of the TSX for the five-year period ended August 31, 2023<sup>[1]</sup>:

#### **CUMULATIVE TOTAL RETURN FOR FIVE YEARS**

YEARS ENDED AUGUST 31 TOTAL RETURN INDEX INVESTMENT ON AUGUST 31, 2018 2018 = \$100.0



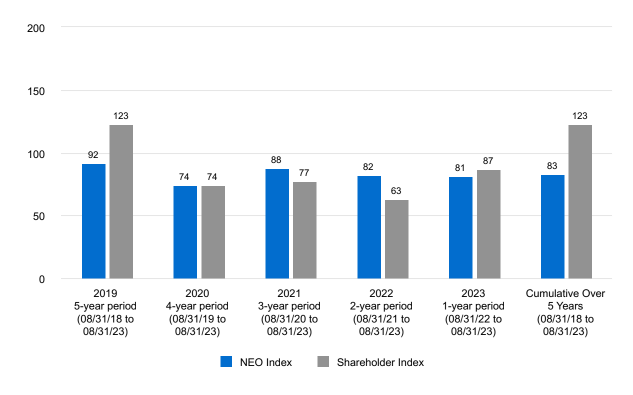
Years ended August 31	2018	2019 \$	2020 \$	2021 \$	2022 \$	2023 \$
Cogeco Communications	100.0	163.0	156.1	187.3	138.2	122.2
S&P/TSX Composite Index	100.0	101.0	101.5	126.6	118.9	124.8

<sup>(1)</sup> Assuming that the initial value of the investment in subordinate voting shares of the Corporation on the TSX was \$100 on August 31, 2018. Values include dividends paid but exclude brokerage fees and all income taxes.

#### TRENDS BETWEEN NEOS' PAY AND TOTAL SHAREHOLDER RETURN

The following graph illustrates the evolution of the target total direct compensation and realizable total direct compensation of the NEOs (NEO Index) over the last five years with the evolution of the total shareholder return (Shareholder Index) for the same period.

The realizable value is the total value of the NEOs' compensation, inclusive of the realizable value of ISUs, PSUs and options at the earlier of the vesting date or August 31, 2023. The NEOs' realizable value amounted to \$83 for each \$100 of target compensation over the 5-year period. By comparison, the value of \$100 invested in Cogeco Communications' subordinate voting shares at the beginning of the period amounted to \$123 as of August 31, 2023 for a 4% annual rate of return. The Board is therefore satisfied that the Corporation's compensation policy is well aligned with long-term value creation for the shareholders.



- [1] Represents the realizable value achieved at the end of the period for \$100 awarded in total target compensation.
- (2) Represents the value of a \$100 investment in shares made on the first trading day of the period indicated (including share price variation and dividends).

#### **COST OF MANAGEMENT RATIO**

To demonstrate the link between NEO compensation and the Corporation's performance, the following table shows the total cost of compensation to the NEOs as a percentage of the Corporation's net income for fiscal years 2023 and 2022:

Year	Total NEO Compensation (\$ Millions)	Net Income (\$ Millions)	Cost of Management Ratio
2023	11.2	417.97	2.7 %
2022	12.6	453.7	2.8 %

#### **SUMMARY COMPENSATION TABLE**

The following summary compensation table ("SCT") provides information as to the total compensation for the last three fiscal years paid, awarded to and earned by each of the NEOs:

Name and Principal Position	Year	Salary \$	Share-Bas Awards		Op Awards	tion \$ <sup>(5)</sup>	Annual incentive Plans \$	Pension Va	lue \$	All Other Comp \$ <sup>[10]</sup>	Total Compensation \$
Philippe Jetté	2023	1,125,667	1,707,031	(3)	542,590	(3)	1,042,957	281,000	[9]		4,699,245
President and Chief Executive	2022	1,066,667	1,729,033	(3)	591,528	(3)	1,305,517	544,000	[9]		5,236,745
Officer <sup>(1)(6)</sup>	2021	966,667	1,255,555	(3)	424,129	(3)	1,208,900	592,000	[9]		4,447,251
Patrice Ouimet Senior Vice	2023	632,737	437,669	(3)	139,121	(3)	366,385	124,000	[9]		1,699,912
President and Chief Financial	2022	610,383	474,207	(3)	162,256	(3)	466,984	189,000	[9]		1,902,829
Officer <sup>(1)(6)</sup>	2021	590,168	424,891	(3)	143,465	(3)	467,172	183,000	[9]		1,808,696
Frédéric Perron President Cogeco	2023	670,488	391,242	[4]	130,404	[4]	550,772	115,000	[9]		1,857,906
Connexion [7]	2022	646,800	473,666	(4)	157,670	[4]	565,208	169,000	[9]	150,000	2,162,345
	2021	630,000	626,630	(4)	208,767	[4]	534,576	173,000	[9]	150,000	2,322,973
Frank van der Post	2023	885,747	488,097	[4]	162,696	[4]	313,232	11,000	[9]		1,860,773
President Breezeline <sup>(2)(8)</sup>	2022	806,932	589,563	[4]	196,471	[4]	707,470	6,000	[9]		2,306,435
	2021	784,304	544,179	[4]	181,063	[4]	592,165	10,000	[9]		2,111,711
Christian Jolivet Senior Vice	2023	430,491	274,926	(3)	87,370	(3)	166,183	113,000	[9]		1,071,971
President, Corporate Affairs and Chief Legal	2022	416,591	162,390	(3)	55,731	(3)	226,942	150,000	[9]		1,011,654
Officer and Secretary <sup>[1][6]</sup>	2021	408,423	162,641	(3)	55,077	(3)	246,871	88,000	[9]		961,013

- (1) The services of the President and Chief Executive Officer, the Senior Vice President and Chief Financial Officer and the Senior Vice President Corporate Affairs and Chief Legal Officer and Secretary are provided to the Corporation under the terms of the Management Services Agreement described under the heading "Interest of Management and Directors in Certain Transactions". The annual compensation described above is paid by Cogeco and represents the services provided by these three senior executive officers to Cogeco and Cogeco Communications. There is no allocation of such compensation made between the two companies. However, certain grants were made to them in options to purchase subordinate voting shares of Cogeco Communications and share-based awards (PSUs) of Cogeco Communications as noted in the table and for which a charge was made to Cogeco as referred to under "Interest of Management and Directors in Certain Transactions".
- (2) Compensation payable by Breezeline. The compensation information of Mr. van der Post is expressed in Canadian dollars using an exchange rate of US\$1.00 = C\$1.2691 for 2021, US\$1.00 = C\$1.2718 for 2022 and US\$1.00 = C\$1.3467 for 2023.
- (3) Amounts shown in 2023, 2022 and 2021 represent share-based awards of Cogeco granted at a share price of \$58.02, \$79.23, \$80.34 and respectively, and share-based awards and stock-options of Cogeco Communications granted at a share price of \$69.48, \$100.78 and \$94.23 respectively, which were the closing prices of Cogeco's subordinate voting shares and Cogeco Communications' subordinate voting shares on November 1, 2022, November 16, 2021 and October 29, 2020, respectively.
- (4) Amounts shown in 2023, 2022 and 2021 represent share-based awards and stock-options of Cogeco Communications granted at a share price of \$69.48, \$100.78 and \$94.23, respectively, which were the closing prices of Cogeco Communications subordinate voting shares on November 1, 2022, November 16, 2021 and October 30, 2020 respectively.
- (5) The grant date fair value of option awards on subordinate voting shares of Cogeco Communications made in fiscal year 2023 was calculated using the Black-Scholes model. The Black-Scholes factor has been determined using a 6-year average volatility and 1-year dividend yield at the date of grant. The Black-Scholes factor used for fiscal year 2023 is 18% of the exercise price. This methodology for determining the fair value of the grants is used as it corresponds to the compensation value which the Board intended to provide to the NEOs within the Corporation's compensation policy. This method is consistent with the

method used by the Committee's compensation advisors when valuing the equity-based awards of other companies for competitive total compensation comparison purposes. The amount of the differences between fair value of the awards (set forth in the option-based awards column of the SCT) and the fair value determined for purposes of the financial statements are set forth below:

Name	SCT Values \$	Accouting Values \$
Philippe Jetté	542,590	507,291
Patrice Ouimet	139,121	130,070
Frédéric Perron	130,404	121,921
Frank van der Post	162,696	152,111
Christian Jolivet	87,370	81,686

The difference between the grant date fair value for accounting purposes and the grant date fair value for compensation purposes as disclosed in the SCT is due to the use of different assumptions and estimates.

- (6) The President and Chief Executive Officer, the Senior Vice President and Chief Financial Officer and the Senior Vice President Corporate Affairs and Chief Legal Officer and Secretary are paid by Cogeco and their short-term incentive payouts are calculated using the results of Cogeco.
- [7] As President of Cogeco Connexion, Mr. Perron's compensation is payable by Cogeco Connexion and his short-term incentive payout is calculated using the results of Cogeco Connexion.
- (8) As President of Breezeline, Mr. van der Post compensation is payable by Breezeline and his short-term incentive payout is calculated using the results of Breezeline.
- [9] Pension value. See the heading "Defined Benefit Plan Table" for Mr. Jetté, Mr. Ouimet, Mr. Jolivet and Mr. Perron and see the heading "Defined Contribution Plan Table" for Mr. van der Post
- (10) Benefits not exceeding the lesser of \$50,000 or 10% of salary are not disclosed. Mr Perron received a signing bonus of \$300,000 paid in two equal installments in September of Fiscal year 2021 and Fiscal year 2022.

#### **INCENTIVE PLAN AWARDS**

The table below describes award-by-award, all unexercised options and all non-vested ISUs and PSUs for the financial year ended August 31, 2023. By virtue of these option awards and subject to the applicable vesting restrictions, the NEOs have the right to acquire subordinate voting shares of the Corporation or subordinate voting shares of Cogeco, as applicable, under the relevant Option Plan. However, there have been no awards of stock options under Cogeco's Option Plan to any of the NEOs since 2001. Any awards of stock options to these NEOs have been granted under the Option Plan of Cogeco Communications.

		Stock	Option Awards	Share-based awards			
Name	Number of securities underlying unexercised options <sup>(1)</sup>	Option Exercice Price \$ <sup>(2)</sup>	Option Expiration Date	Value Of unexercised in-the-money options \$ <sup>(3)</sup>	Number of shares or units of shares that have not vested	Market or payout value of share- based awards that have not vested \$	Market or payout value of vested share-based awards not paid out or distributed \$
	6,900	61.22	October 31, 2024	37,812	19,473 <sup>(1)</sup>	1,298,826	
	7,125	67.64	October 28, 2025	\$ -	46,546 <sup>(4)</sup>	2,327,280	
	8,400	62.13	November 2, 2026	38,388			
	8,125	85.20	November 7, 2027	\$ -			
Philippe Jetté	27,525	65.25	November 5, 2028	39,911			
	39,425	114.30	November 4, 2029	_			
	32,150	94.23	October 30, 2030	_			
	41,925	100.78	November 16, 2031	_			
	43,385	69.48	November 1, 2032	_			
	1,935	67.64	October 28, 2025	_	5,503 (1)	367,053	
	4,410	62.13	November 2, 2026	20,154	13,112 <sup>(4)</sup>	655,616	
	23,325	85.20	November 7, 2027	_			
D O	13,225	65.25	November 5, 2028	19,176			
Patrice Ouimet	20,650	114.30	November 4, 2029	_			
	10,875	94.23	October 30, 2030	_			
	11,500	100.78	November 16, 2031	_			
	11,124	69.48	November 1, 2032	_			
	15,825	94.23	October 30, 2030	_	17,857 <sup>(1)</sup>	1,191,094	
Frédéric Perron	11,175	100.78	November 16, 2031	_			
	10,427	69.48	November 1, 2032	_			
	18,825	114.30	November 4, 2029	_	19,571 <sup>(1)</sup>	1,305,392	
Frank van der Post	13,725	94.23	October 30, 2030	_			
Frank van der Post	13,925	100.78	November 16, 2031	_			
	13,009	69.48	November 1, 2032	_			
	1,865	85.20	November 7, 2027	_	2,544 [1]	169,695	
	2,060	65.25	November 5, 2028	2,987	6,157 <sup>(4)</sup>	307,836	
0	5,800	114.30	November 4, 2029	_			
Christian Jolivet	4,175	94.23	October 30, 2030	_			
	3,950	100.78	November 16, 2031	_			
	6,986	69.48	November 1, 2032				

- (1) Underlying security: subordinate voting shares of Cogeco Communications.
- (2) Based on the closing price on the TSX on the trading day preceding the date of grant of the options of Cogeco Communications.
- [3] The value of unexercised in-the-money options of Cogeco Communications at year-end is the closing price of the underlying security for the options on the TSX on August 31, 2023, which was \$66.70, less the exercise price of the options.
- (4) Underlying security: subordinate voting shares of Cogeco.
- (5) The value of the unvested shares units of Cogeco Communications at year-end is the closing price on the TSX on August 31, 2023, which was \$66.70 and the value of the unvested shares units of Cogeco Inc. at year-end is the closing price on the TSX on August 31, 2023, which was \$50.00.

#### SHARE OPTIONS - VALUE REALIZED BY NEOS DURING THE YEAR

The following table shows the number of options exercised and the amounts realized by NEOs during the financial year ended August 31, 2023:

Name	Subordinate Voting Shares Underlying Share Options Exercised during the Year	Exercise Price	Exercise Date	Market Price of Subordinate Voting Shares on Exercise Date \$	Value Realized during the Year \$
Philippe Jetté	NIL				
Patrice Ouimet	NIL				
Frédéric Perron	NIL				
Frank van der Post	NIL				
Christian Jolivet	NIL				

#### INCENTIVE PLAN AWARDS - VALUE VESTED OR EARNED DURING THE YEAR

The following table summarizes for each of the NEOs, the aggregate value earned upon vesting of options and ISUs during the financial year ended August 31, 2023:

Name	Option-Based Awards <sup>(1)</sup> Value Vested during the Year \$	ISUs of Cogeco Communications <sup>(1)</sup> Value Vested during the Year \$	PSUs of Cogeco Communications <sup>(1)</sup> Value Vested during the Year \$	ISUs of Cogeco <sup>(2)</sup> Value Vested during the Year \$	PSUs of Cogeco <sup>(2)</sup> Value Vested during the Year \$
Philippe Jetté	26,314	_	402,331	311,144	353,260
Patrice Ouimet	12,643	_	209,997	163,178	185,265
Frédéric Perron	_	_	_	_	_
Frank van der Post	_	170,109	402,986	_	_
Christian Jolivet	4,923	_	58,878	45,634	51,811

<sup>(1)</sup> Underlying security: subordinate voting shares of Cogeco Communications.

<sup>(2)</sup> Underlying security: subordinate voting shares of Cogeco.

#### **DEFERRED COMPENSATION PLANS**

The following describes the mid- and long-term incentive programs for NEOs:

Performance Plan Period	Administration of the Plan	Vesting and Payout
Grants of units are based on a percentage of base salary  ISUS  3 years less 1 day (subject to provisions for extension in limited circumstances)	<ul> <li>The number of ISUs granted is based on: <ul> <li>the dollar value of the award and</li> <li>the average closing stock price of the Corporation for the previous 12-month period ending August 31.</li> </ul> </li> <li>The assets of the plan are held in trust by Computershare as trustee</li> <li>The value of an ISU is based on the closing price of a subordinate voting share of the Corporation on the TSX on the trading day preceding the date of grant</li> <li>The Corporation pays an amount to a trustee sufficient to enable the trustee to purchase shares of equivalent value to the ISUs to be held for the benefit of the participants.</li> <li>The participants, by holding ISUs, are not considered shareholders of the Corporation and do not have any rights as a shareholder as a result</li> </ul> <li>As of the November 2023 grants, the following will apply: <ul> <li>The number of ISUs granted is based on: <ul> <li>the dollar value of the award; and</li> <li>the 5-day VWAP.</li> </ul> </li> <li>The assets of the plan are held in trust by Computershare as trustee.</li> <li>The value of an ISU is based on the 5-day VWAP.</li> </ul> </li> <li>The Corporation pays an amount to a trustee sufficient to enable the trustee to purchase shares of equivalent value to the ISUs to be held for the benefit of the participants.</li> <li>The participants, by holding ISUs, are not considered shareholders of the</li>	<ul> <li>ISUs vest at the end of the 3-year period less 1 day.</li> <li>The holder of ISUs is entitled to payment of his or her ISUs in shares at the end of the above-mentioned term only if he or she is still actively employed with the Corporation.</li> <li>The holder of ISUs is not entitled to payment of any ISUs if his or her employment is terminated for cause or in case of resignation.</li> <li>In the case of death, permanent disability, termination of employment not for cause, the holder of ISUs is entitled to payment of the ISUs in the proportion that the time of employment between the date of the grant and the date of termination bears to the 3-year vesting period.</li> <li>In case of retirement, the holders of ISUs are entitled to partial or full payment of their ISUs depending on a combination of age at time of retirement and length of service with the Corporation.</li> <li>The holder of the ISUs is entitled to acceleration of the ISUs in the case of a change of control of the Corporation.</li> </ul>

Corporation and do not have any rights as

a shareholder as a result

Performance Plan Period Administration of the Plan	Vesting and Payout
Grants of units are based on a percentage of base salary  - the average closing stock price of the Corporation for the previous 12-month period ending August 31  - The assets of the plan are held in trust by Computershare as trustee  - The value of a PSU is based on the closing price of a subordinate voting share of the Corporation on the TSX on the trading day preceding the date of grant  - The Corporation pays an amount to a trustee sufficient to enable the trustee to purchase shares of equivalent value to the PSUs to be held for the benefit of the participants  - The participants are entitled to receive dividend equivalents in the form of additional PSUs but only with respect to vested PSUs  - The participants, by holding PSUs, are not considered shareholders of the Corporation and do not have any rights as a shareholder as a result	PSUs vest at the end of the 3-year period less 1 day.  The holder of PSUs is entitled to payment of is or her PSUs in shares at the end of the bove-mentioned term only if he or she is till actively employed with the Corporation and cumulative 3-year performance hurdles are been met or exceeded.  The holder of PSUs is not entitled to ayment of any PSUs if his or her mployment is terminated for cause or in ase of resignation.  The the case of death, permanent disability or ermination of employment not for cause, the holder of PSUs is entitled to payment of the PSUs in the proportion that the time of mployment between the date of the grant and the date of termination bears to the eyear performance period to case of retirement, the holders of PSUs are entitled to partial or full payment of the PSUs depending on a combination of ge at time or retirement and length of the PSUs is entitled to celeration of the PSUs is entitled to celeration of the PSUs in the case of a hange of control of the Corporation.

Plan	Performance Period	Administration of the Plan	Vesting and Payout
Stock Options Grants of stock options and SARs are based on a percentage of base salary	10 years	<ul> <li>The number of options granted is based on: <ul> <li>the dollar value of the award</li> <li>the Black-Scholes valuation of the option and</li> <li>the average closing stock price of the Corporation for the previous 12-month period ending August 31</li> </ul> </li> <li>The exercise price is not less than the closing price of the subordinate voting shares of the Corporation on the TSX on the trading day preceding the date of grant of the options</li> <li>The options are not assignable</li> <li>No single person may hold options covering more than 5% of the subordinate voting shares then issued and outstanding</li> </ul> <li>As of November 2023 grants, the following will apply: <ul> <li>The number of options and SARs granted is based on: <ul> <li>the dollar value of the award;</li> <li>5-day VWAP.</li> </ul> </li> <li>The exercise price on an option and the SAR price is not less than the 5-day VWAP on the date of grant.</li> <li>The options and SARs are not assignable.</li> <li>No single person may hold options covering more than 5% of the subordinate voting shares then issued and outstanding.</li> </ul> </li>	<ul> <li>Stock options and SARs vest in equal annual instalments over a five-year period (if granted on or after October 29, 2009).</li> <li>The Option Plan provides that certain events, including termination for cause, termination without cause, a subsidiary or controlled entity of the Corporation ceasing to qualify as such, retirement or death or long-term disability, may trigger forfeiture or reduce the vesting period, where applicable, of the award, subject to the Board's discretion to determine otherwise. See the heading "Stock Option Plan" below for further detail.</li> </ul>

#### STOCK OPTION PLAN

The Human Resources Committee is responsible for administering and interpreting the Option Plan. Under the terms of the Option Plan, the Human Resources Committee will, in its sole discretion, from time to time designate the key full-time employees and officers of the Corporation and of its subsidiaries to whom awards shall be granted and determine, if applicable, the number of subordinate voting shares to be covered by such awards and the terms and conditions of such awards, including any vesting conditions.

The Option Plan currently entitles the Human Resources Committee to grant options to acquire up to 3,432,500 subordinate voting shares representing 7.7% of the outstanding Equity Shares of the Corporation as of August 31, 2023. However, the "overhang", namely the number of subordinate voting shares that are subject to unexercised options outstanding or remain available for new award grants was only 1,148,171, which represented 2.6% of the outstanding Equity Shares of the Corporation as of August 31, 2023. Following the contemplated increase of 1,000,000 subordinate voting shares, as of November 22, 2023, the overhang would be 2,144,171, which represents 4.8% of the outstanding Equity Shares of the Corporation as of November 22, 2023.

The following table summarizes the status of the share reserve as of August 31, 2023, prior to the contemplated increase to the share reserve, and November 22, 2023, assuming an increase of 1,000,000 subordinate voting shares to the share reserve from 3,432,500 to 4,432,500 subordinate voting shares:

	Number of subordinate voting shares August 31, 2023	% of outstanding subordinate and multiple voting shares August 31, 2023	Number of subordinate voting shares November 22, 2023	% of outstanding subordinate and multiple voting shares November 22, 2023
Issuable pursuant to options outstanding	913,338	2.1%	885,142	2.0%
Issuable pursuant to options available for granting	234,833	0.5%	259,029	0.6%
Remaining reserve for issuance [1]	1,148,171	2.6%	1,144,171	2.6%
Issuable pursuant to options granted during year ended August 31, 2023 <sup>(2)</sup>	151,028	0.3%	151,028	0.3%

Referred to as "overhang ratio".

The main terms of the stock option plan are described below, assuming the Amendments Requiring Shareholder Approval are approved by shareholders of the Corporation.

#### Limitations on Grants

The number of subordinate voting shares issuable to any one person shall not exceed more than 5% of the issued and outstanding Equity Shares. The number of subordinate voting shares issuable to insiders and their associates at any time under the Option Plan or any other proposed or established share compensation arrangement shall not exceed 5% of the issued and outstanding Equity Shares. The number of subordinate voting shares issued from treasury to insiders and their associates within any one-year period under the Option Plan or any other proposed or established share compensation arrangement shall not exceed 5% of the issued and outstanding Equity Shares.

#### Exercise Price, Vesting Conditions and Term of Options

All options granted under the Option Plan have an exercise price equal to the market value of the subordinate voting shares, defined as the volume weighted average trading price of the subordinate voting shares on the TSX for the five (5) days on which a sale of the shares occurred on the TSX preceding the grant date (the "Market Value"). The grant date of an option shall not be before the sixth (6th) trading day following the day on which the grant was approved. Should the grant date fall within a black-out period or within five (5) trading days after the end of a black-out period, then the grant date shall be the later of the sixth (6th) trading day following the end of such black-out period or the sixth (6th) trading day following the day on which the grant was approved.

Referred to as "burn rate" based on the weighted average number of Equity Shares outstanding. In both fiscals 2022 and 2021, the burn rate was 0.3%.

An option shall be subject to such vesting terms and conditions as may be determined by the Human Resources Committee at the time of grant. An option shall be exercisable during a period established by the Human Resources Committee which shall not be more than ten (10) years from the date of grant of the option. The Option Plan provides that the exercise period shall automatically be extended if the date on which it is scheduled to terminate falls during a black-out period or within nine (9) trading days following the end of a black-out period. In such cases, the exercise period will be extended to that date which is the tenth (10th) trading day following the end of such black-out period, provided that any such extension will not apply in the case of an expiry date resulting from the participant's termination for cause.

#### Exercise Price and Term of SARs

The Human Resources Committee may, from time to time, grant SARs to eligible participants. The value of a SAR shall be equal to the Market Value over the SAR price (which shall be determined by the Human Resources Committee, but shall not be less than the Market Value of a subordinate voting share on the date of grant of the SAR). A SAR shall be exercisable during a period established by the Human Resources Committee which shall not be more than ten (10) years from the date of grant of the SAR. The Option Plan provides that the SAR term shall automatically be extended if the date on which it is scheduled to terminate falls during a black-out period or within nine (9) trading days following the end of a black-out period. In such cases, the exercise period will be extended to that date which is the tenth (10th) trading day following the end of such black-out period, provided that any such extension will not apply in the case of an expiry date resulting from the participant's termination for cause.

#### Adjustments

In the event of any consolidation, subdivision, reclassification, or any distribution of dividend in subordinate voting shares, or any other similar action affecting the number of subordinate voting shares, any requisite adjustment as determined by the Board, in its discretion, will be made to the number of subordinate voting shares that may be acquired on the vesting of outstanding awards and/or the terms of any award in order to preserve proportionately the rights and obligations of the participants holding such awards.

#### Conditions Applicable on Termination

The Option Plan provides that certain events, including termination for cause, termination without cause, a subsidiary or controlled entity of the Corporation ceasing to qualify as such, retirement or death or long-term disability, may trigger forfeiture or reduce the vesting period, where applicable, of the award, subject to the Board's discretion to determine otherwise. The following terms are provided in the Option Plan in connection with the termination events below:

- Termination for cause any vested or unvested awards shall terminate automatically and become void on the termination date.
- Termination without cause all unvested awards shall be forfeited on the termination date and vested awards will remain exercisable within 90 days following the termination date or within an additional 12 months at the discretion of the President and Chief Executive Officer of the Corporation, subject to the awards expiry date.
- Retirement all unvested awards on the date of retirement shall be forfeited and all vested awards shall remain exercisable until the earlier of 48 months after retirement or the expiry date of the awards.
- Subsidiary status change all unvested awards previously granted under the Option Plan will be forfeited on the termination date and vested awards previously granted under the Option Plan will remain exercisable within 90 days following the termination date or within an additional 12 months at the discretion of the President and Chief Executive Officer of the Corporation, subject to the awards expiry date.
- Death or long-term disability all unvested awards will be forfeited as a result of death or following a long-term disability and vested awards will remain exercisable until the earlier of 12 months after termination or the expiry date of the awards.

#### Change of Control

In the context of a change of control, all unvested awards granted to a participant will be converted into or substituted by alternative awards, to the extent possible, and awards which are not converted into or substituted by an alternative award shall become exercisable in full. If alternative awards are available and a participant is terminated without cause or submits a resignation for good reason within 18 months after a change of control, all outstanding alternative awards which are not then exercisable shall vest and become exercisable in full upon such termination or resignation. Subject to the foregoing, the Board of the Corporation may, at its discretion, accelerate the vesting of awards in the event of the sale of the assets of the Corporation or of Cogeco, or a merger, amalgamation or absorption into another entity, distribution of assets or takeover bid for shares of the Corporation or of Cogeco.

#### Termination and Amendments

The Board may amend, suspend or terminate the Option Plan at any time, provided that no such amendment, suspension or termination may (i) be made without obtaining any required regulatory or shareholder approvals; or (ii) adversely affect the rights of any participant who holds an award at the time of any such amendment, without the consent of such participant.

The Board may from time to time, by resolution and without shareholder approval, make the following amendments to the Option Plan or any option granted under the Option Plan:

- An amendment to the vesting terms and conditions of awards;
- An amendment to the exercise price or the SAR price, unless the amendment is a reduction of such exercise price or SAR price;
- An amendment to the date upon which awards may expire which does not entail an extension beyond their
  original expiry date, except if due to a black-out period as provided under the Option Plan;
- An addition to, deletion from or alteration of the Option Plan or an award that is necessary to comply with applicable local or foreign laws or the requirements of any regulatory authority or stock exchange;
- An amendment to correct or rectify any ambiguity, defective provision, error or omission in the Option Plan or an award, as well as any amendment clarifying any provision of the Option Plan; and
- Any other amendment that does not require shareholder approval pursuant to the next paragraph.

Shareholder approval is required for the following amendments:

- · Any increase in the number of subordinate voting shares reserved for issuance under the Option Plan;
- Any increase to the limits pertaining to the number of subordinate voting shares issuable at any time or that may be issued within any one-year period to insiders or their associates or to any one person under the Option Plan;
- Any reduction in the exercise price or SAR price or any cancellation and re-issue of an award or the
  entitlements thereunder with terms that are more favourable to participants;
- An amendment to the date upon which awards may expire beyond their original expiry date, except if due to a black-out period as provided under the Option Plan;
- The addition of a provision which results in a participant being issued subordinate voting shares by the Corporation while no cash consideration is received by the Corporation or while the underlying subordinate voting shares are not deducted in full from the reserve under the Option Plan;
- Any change in the eligible participants to include non-employee directors of the Corporation or of its subsidiaries;
- Any change in the restrictions on the non-negotiability and non-transferability of awards as set out in the Option Plan; and

Any amendment to the amendments provisions.

#### Other provisions

Awards granted under the Option Plan are not transferable other than by will or the laws of succession.

The Option Plan includes a clawback provision permitting the Board, among other things, to provide in any case that awards granted under the Option Plan and the incentive compensation paid or awarded under the Option Plan will be subject to forfeiture and disgorgement to the Corporation, if the participant to whom the award was granted violates standards set forth in any clawback policy adopted by the Corporation applicable to such participant.

#### Stock Option Dilution Analysis

For the fiscal year ended August 31, 2023, the options on subordinate voting shares of the Corporation granted to NEOs aggregated 84,932 or 0.19% of all subordinate and multiple voting shares outstanding at year end. No share options were granted to Directors of the Corporation, except to Mr. Jetté, in his capacity as executive officer, pursuant to the Option Plan.

The following table provides information on the dilution level related to the Option Plan of the Corporation with respect to all options granted under the Option Plan as of August 31, 2023:

Stock option dilution analysis (CCA)						
Subordinate voting shares und	der options as of August 31, 2023	Subordinate voting shares under options granted during fisca year 2023				
Number	As a % of total shares of class outstanding <sup>(1)</sup>	Number	As a % of total shares of class outstanding <sup>(1)</sup>			
913,338	2.1%	151,028	0.3%			

[1] Based on 28,793,378 subordinate voting shares and 15,691,100 multiple voting shares outstanding as of August 31, 2023.

#### SECURITIES AUTHORIZED FOR ISSUANCE UNDER EQUITY COMPENSATION PLANS

The following table summarizes, as of August 31, 2023, the equity compensation plans pursuant to which equity securities of the Corporation may be issued:

Plan category	Number of securities to be issued upon exercise of outstanding options, warrants and rights	Weighted-average price of outstanding options, warrants	Number of securities remaining available for future issuance under plans (excluding securities reflected in the first column)
Option plan of the corporation approved by shareholders	913,338	85.91	234,833

The Option Plan of the Corporation is the only compensation plan pursuant to which equity securities (i.e.: subordinate voting shares) of the Corporation may be issued. It is described under the subheading "Deferred Compensation Plans".

#### **RETIREMENT PLANS**

#### **BASIC PLAN**

Cogeco Communications and Cogeco provide to their Canadian executives a contributory defined benefit pension plan (the "Basic Plan"). Cogeco Communications' plan and Cogeco's plan are identical. The main provisions may be summarized as follows:

Provision	Description
Member contributions	Maximum amount of \$3,500 per year
Normal retirement age (without pension reduction)	Age 62
Pension formula	Based upon the compensation level of the executives, the normal pension upon retirement is equal to the maximum pension fixed by the <i>Income Tax Act</i> (Canada)
Early retirement age	Not before age 52
Reduction for retirement before 62	Pension reduced by 0.5% for each month by which the actual retirement date precedes the normal retirement date
Coordination with public plans	No
Form of pension	With no eligible spouse at retirement: Guarantee of 120 monthly payments. Other options available on an actuarial equivalent basis With eligible spouse at retirement: Lifetime pension to the spouse equal to 60% but reduced on an actuarial basis to be equivalent to the pension with guarantee of 120 monthly payments. Other options available on an actuarial equivalent basis
Indexation	None

#### POST-RETIREMENT ADDITIONAL ALLOCATION PROGRAM FOR ELIGIBLE EXECUTIVES

In addition to the retirement plan in force, Cogeco and its subsidiary, Cogeco Communications, maintain a post-retirement additional allocation program for eligible Canadian executives (the "Additional Allocation Program"), which is intended to provide additional retirement income in excess of the amount payable under the Basic Plan. Cogeco's program and Cogeco Communications' program are identical. The terms and conditions of the Additional Allocation Program vary depending on whether the eligible executive started his or her membership before or from and after September 1, 2002. The Additional Allocation Program is partly funded with a retirement compensation arrangement:

Pension	Description
Member contributions	None
Normal retirement age (without pension reduction)	Age 62
Pension formula	2% of average salary minus the maximum pension fixed by the <i>Income Tax Act</i> (Canada), for each service year credited under this program
Average salary	Based on five highest pensionable salaries earned by the eligible executive
Pensionable salary	Beginning of membership before September 1, 2002: Base salary as well as all bonuses and commissions and the taxable portion of any car allowance paid during the relevant fiscal year. Beginning of membership from September 1, 2002: Base salary for the relevant fiscal year
Early retirement age	Not before age 52
Reduction for retirement before 62	Pension reduced by 0.5% for each month by which the actual retirement date precedes the normal retirement date
Coordination with public plans	No
Form of pension	Same form of pension as Basic Plan
Indexation	None
Vesting	2 years

#### **U.S. RETIREMENT PLAN**

Mr. van der Post participates in the U.S. Retirement Plan, a defined contribution retirement plan which complies with Section 401(k) of the U.S. Internal Revenue Service ("IRS"). This plan is open to non-union employees. Participants may make voluntary tax deferred contributions to the U.S. Retirement Plan subject to limitations imposed by the IRS. For employees meeting a two-month service requirement, the employer matches 50% of the employees' contributions up to a maximum of 5.0% of the employees' compensation. The matching contribution is subject to limitations imposed by the IRS. Contributions from highly compensated employees may be limited to less than statutory limits in order to meet the IRS non-discrimination requirements. The employer may also make a discretionary profit sharing contribution to the plan. For the year ended August 31, 2023, there was no profit sharing contribution. All employer contributions are gradually vested over 2 years. They are however 100% vested if the participant is employed on or after the early or normal retirement date or in case of death or disability. All contributions are invested in various investment funds as selected by the participant. The above reflects the main provisions of the plan effective April 1, 2023.

#### **DEFINED BENEFIT PLAN TABLE**

The following table details, for each of the Canadian NEOs, the number of years of credited service at year end of August 31, 2023, the annual lifetime benefits payable based on the years of credited service at year end and projected at age 65, the accrued obligation at the start of the year and at year end and the difference between these last two amounts being split between compensatory and non-compensatory changes:

Name	Years of Credited Service	Annual Lifetime Benefits Payable		Accrued Obligation	Compensatory	Non- Compensatory	Accrued Obligation
	At Year End #	At Year End \$	At Age 65 \$	At Start of Year \$	\$	\$	At Year End \$
(A)	(B)	(C1)	(C2)	(D)	(E)	(F)	(G)
Philippe Jetté	12.5 / 12.5	242,000	345,000	3,154,000	281,000	49,000	3,484,000
Patrice Ouimet	8.8 / 8.8	105,000	268,000	973,000	124,000	(5,000)	1,092,000
Frédéric Perron	3.0 / 3.0	39,000	257,000	240,000	115,000	2,000	357,000
Christian Jolivet	19.7 / 26.5	194,000	225,000	2,481,000	113,000	17,000	2,611,000

In the preceding table, all figures are for the Basic Plan and the Additional Allocation Program combined, except in column (B) where the first figure corresponds to the years of credited service in the Basic Plan, followed by the years of credited service in the Additional Allocation Program. The annual lifetime benefits illustrated in columns (C1) and (C2) are estimated on the basis of the average compensation of the Canadian NEO as at August 31, 2023 and on the basis of the fiscal limit applicable for 2023. The compensatory change in column (E) corresponds to the service cost net of employee contributions plus the impact of the differences between actual and estimated earnings on the obligation and the service cost. The non-compensatory change in column (F) includes all items that are not compensatory, such as changes in actuarial assumptions, employee contributions and interest on the obligation and the service cost.

#### **DEFINED CONTRIBUTION PLAN TABLE**

The following table details the amount accumulated by Mr. van der Post in the U.S. Retirement Plan, at the start of the year and at year end, and the amount contributed by the employer.

Name	Accumulated value at Start of Year <sup>(1)</sup> \$	Compensatory \$	Accumulated value at Year End \$	
(A)	(B)	(C)	(D)	
Frank van der Post	82,000	11,000	161,000	

(1) Mr. van der Post joined the plan in 2020

The accumulated value at Start of Year corresponds to the amount as at September 30, 2022 and the accumulated value at Year End to the amount as at September 30, 2023. The compensatory amount in column (C) corresponds to the amount of contributions made by the employer during the fiscal year. The amount in column (C) has been converted to Canadian dollars using the Bank of Canada's foreign exchange rate of US\$1.00 = C\$1.3467. This represents the 12-month average rate within the fiscal year. The amount in column (D) has been converted to Canadian dollars using the Bank of Canada's foreign exchange rate of US\$1.00 = C\$1.3707 in 2022 and of US\$1.00 = C\$1.3520 in 2023. This corresponds to the foreign exchange rate on the last trading day of each respective fiscal year. The accumulated value evolves from one year to the other with employee and company contributions and with investment earnings and an allocation of administrative expenses and it also takes into account the foreign exchange rate.

#### **RETIREMENT PLANS GOVERNANCE**

The Board has a process in place to review the sound governance of the retirement plans of the Corporation. The Board delegates this responsibility to the Human Resources Committee which, as stated in its charter, is responsible to review periodically trends and developments related to retirement plans in North America and to make recommendations to the Board on all retirement plans of the Corporation and on any material amendments to these

plans. More specifically, the Committee is also responsible for monitoring and reviewing, as appropriate, the administration, funding and investment of the retirement plans as well as to oversee the selection of fund managers.

The Committee reviews annually the performance of the investment manager of the defined benefit pension plans. It is worth noting that the defined benefit pension plans of the Corporation do not cover many members and are not available to new participants other than eligible executives and, as such, represent a lower risk for the Corporation.

The Committee also reviews annually the administration and performance of the defined contribution plan for the Ontario employees and the registered retirement savings plan for the Québec employees not participating in the defined benefit pension plans noted above.

#### TERMINATION AND CHANGE OF CONTROL BENEFITS

Three of the NEOs, Messrs. Jetté, Ouimet and Jolivet, entered into employment contracts for no fixed term with Cogeco and Cogeco Communications, respectively. Mr. Perron entered into an employment contract for no fixed term with Cogeco Connexion. Mr. van der Post entered into an employment contract for no fixed term with Breezeline. Pursuant to these contracts, each of these individuals, in addition to basic salary, is eligible for an annual bonus determined on the basis of performance criteria described above. Each may receive ISUs and/or PSUs and/or stock options pursuant to the long-term incentive plans described above.

The employment contract for Mr. Jetté provides, in the event of involuntary termination of employment other than for cause, for the payment of amounts equivalent to 24 months of the annual salary plus target bonus and car allowance. The employment contract for Mr. Ouimet provides, in the event of involuntary termination of employment other than for cause, for the payment of amounts of up to 18 months of the annual salary plus target bonus and car allowance. The employment contract for Mr. Jolivet provides, in the event of involuntary termination of employment other than for cause, for the payment of amounts of 24 months of the annual salary plus target bonus and car allowance. The employment contract for Mr. Perron provides, in the event of involuntary termination other than for cause, for the payment of amounts equivalent to 18 months of the annual salary plus target bonus and car allowance. The employment contract for Mr. van der Post provides, in the event of involuntary termination of employment other than for cause, an amount equal to one time the annual base salary plus one time the annual cash bonus at target. Mr. van der Post is also eligible to continuity of health benefits during the severance period, if he elects to.

Messrs. Jetté, Ouimet, Jolivet, Perron and Van der Post are also eligible for the Senior Management Special Remuneration Plan in the event of a change of control in the Corporation (the "Special Plan"). It is intended to provide indemnity to the senior Management by way of severance allowance, continuity of benefits, acceleration of rights to exercise ISUs, PSUs and options, and related protections in the event of a change of control of the Corporation which is followed by a termination of employment, also referred to as a double trigger.

For such purpose, a "change of control" would arise, for example, if the Audet family (being any one or more of the descendants, as defined in the Civil Code of Quebec, of the late Henri and Marie-Jeanne Audet, and their respective successors) should cease to hold, alone or together, directly or indirectly, through trusts, holdings or otherwise, the majority of votes attached to the voting shares of Cogeco or if Cogeco should cease to hold the majority of the votes attached to the voting shares of Cogeco Communications. The protections under the Special Plan apply, in terms of eligibility, to the senior executives of the Corporation in Canada, and include an indemnity by way of severance (including salary and bonus) of 24 months.

The following table summarizes the nature of the benefits offered as at August 31, 2023 according to the type of termination:

Type of Termination	Severance	Bonus	Options	ISUs	PSUs	Benefits	Retirement		
Retirement		No extra payment							
Resignation			1	No extra paymer	nt				
Termination without cause	Annual salary plus target bonus plus car allowance times factor based on years of service	No extra payment	No extra payment	Non-vested units become vested on a prorated basis <sup>(1)</sup>	Non-vested units become vested on a prorated basis <sup>(1)</sup>	No extra payment <sup>[3]</sup>	No extra payment		
Termination without cause following a change of control	(Salary plus target bonus) x 2 years	No extra payment	Non-vested options become vested following change of control. Accelerated right to exercise	Non-vested units become vested following change of control	Non-vested units become vested following change of control <sup>(2)</sup>	Cost of employer premiums for group insurance x 2 years + car allowance for 1 year + cost of financial planning services and relocation	Value of 2 additional years of benefit accrual in the pension plan.		
Termination with cause	Nothing payable	Nothing payable	Nothing payable	Nothing payable	Nothing payable	Nothing payable	No extra payment for basic plan and U.S. Retirement Plan. Additional allocation program: nothing payable		

<sup>[1]</sup> Prorata corresponds to the number of days in the Vesting Period during which the Participant was employed, divided by the number of days in the Vesting Period (3 years less 1 day). Calculation includes all dividends earned on PSUs.

<sup>(2)</sup> Payout value of shares based on performance at target (100%).

<sup>(3)</sup> Cost of employer premiums for group insurance for 1 year for Frank van der Post.

The following table summarizes the estimated payments and value of other benefits offered upon termination of employment at August 31, 2023:

Type of	Severance	Bonus		Options \$		ISUs \$		PSUs \$	Benefits		Total
termination	\$	\$	Cogeco	Cogeco Communications	Cogeco	Cogeco Communications	Cogeco	Cogeco Communications	\$	Pension \$	Payout \$
Philippe Jetté	- President &	Chief Ex	ecutive Of	ficer							
Termination without cause	5,079,400				571,896	0	624,731	686,290		0	6,962,316
Termination without cause following a change of control	5,009,400		0	7,982	1,119,250	0	1,208,030	1,298,826	78,224	486,000	9,207,712
Patrice Ouimet	- Senior Vice	Preside	nt & Chief	Financial Officer							
Termination without cause	1,711,672				169,975	0	186,119	204,928		0	2,272,694
Termination without cause following a change of control	2,239,829		0	3,835	314,900	0	340,716	367,053	53,571	197,000	3,516,903
Frédéric Perro	n - President	, Cogeco	Connexio	1							
Termination without cause	1,811,897				0	228,620	0	495,095		0	2,535,612
Termination without cause following a change of control	2,373,462		0	0	0	378,656	0	812,438	64,125	185,000	3,813,681
Frank van der	Post - Preside	nt, Bree	zeline								
Termination without cause [1](2)	1,567,729				0	232,622	0	505,035	17,253	0	2,322,639
Termination without cause following a change of control <sup>(2)</sup>	3,135,459		0	0	0	414,674	0	890,718	83,132	0	4,523,984
Christian Joliv	Christian Jolivet - Senior Vice President, Corporate Affairs and Chief Legal Officer and Secretary										
Termination without cause <sup>[3]</sup>	1,348,599				148,300	0	159,536	169,695		0	1,826,129
Termination without cause following a change of control	1,306,198		0	597	148,300	0	159,536	169,695	64,473	223,000	2,071,799

<sup>[1]</sup> Excludes car allowance.
[2] All amounts are expressed in Canadian dollars using and average exchange rate of US\$1.00 = C\$1.3467.
[3] Full vesting of the ISUs and PSUs was applied for Mr. Jolivet as he met the requirement of the retirement eligibility clause in the ISUs and PSUs plan.

#### **DIRECTORS' AND OFFICERS' LIABILITY INSURANCE**

The Corporation participates in Directors' and officers' ("D&O") liability insurance of the Cogeco group of companies with a policy limit of \$100,000,000 (including the "Side A" DIC policy of \$20 million), subject to a maximum deductible of \$1,500,000 per loss. The Corporation's share of the premiums payable for this coverage is approximately \$204,996 per annum. Under this insurance coverage, the Corporation is reimbursed for payments made under corporate indemnity provisions on behalf of its Directors and officers. Protection is provided to Directors and officers for acts, errors or omissions done or committed during the course of their duties as such. Excluded from coverage under the policy are illegal acts and those acts which result in personal profit.

#### INDEBTEDNESS OF DIRECTORS AND OFFICERS

It is the policy of the Corporation not to provide any loan to its Directors, officers, employees or their associates, other than where such is routine indebtedness within the meaning of Canadian securities regulations. No such loan has been made during the last several years.

#### INTEREST OF MANAGEMENT AND DIRECTORS IN CERTAIN TRANSACTIONS

Cogeco Communications is a subsidiary of Cogeco, which held as of August 31, 2023, 35.3% of the Corporation's equity shares, representing 84.5% of the Corporation's voting shares.

Cogeco provides executive and administrative services to the Corporation under a Management Services Agreement (the "Agreement"). The methodology used to establish the management fees is based on the costs incurred by Cogeco plus a reasonable mark-up. Provision is made for future adjustments upon the request of either Cogeco or the Corporation from time to time during the term of the Agreement For the year ended August 31, 2023, management fees paid to Cogeco amounted to \$18.6 million compared to \$22.3 million for fiscal 2022.

No direct remuneration is payable to Cogeco's executive officers by the Corporation. However, during fiscal years 2023 and 2022, the Corporation granted stock options and performance share units ("PSUs") to these executive officers, as executive officers of Cogeco Communications, as follows: 79,348 (78,700 in 2022) stock options, and 14,283 (11,000 in 2022) PSUs. During fiscal 2023, Cogeco Communications charged Cogeco \$1,202,000 (\$1,178,000 in 2022), \$0 (\$0 in 2022) and \$863,000 (\$1,174,000 in 2022), respectively, with regards to Cogeco Communications' stock options, incentive share units and PSUs granted to these executive officers.

There were no other material related party transactions during the periods covered.

#### **OTHER BUSINESS**

Management knows of no matters which will come before the Meeting other than the matters referred to in the notice of Meeting. If, however, other matters should properly come before the Meeting, the persons named in the enclosed form of proxy will vote on these matters in accordance with their best judgment.

#### ADDITIONAL INFORMATION

The Corporation's financial information is included in its audited consolidated financial statements and Management's Discussion and Analysis for the fiscal year ended August 31, 2023. Copies of these documents and additional information concerning the Corporation can be found on the SEDAR+ web site at <a href="https://www.sedarplus.ca">www.sedarplus.ca</a> and may also be obtained upon request to the Secretary of the Corporation at its head office: 1 Place Ville Marie, Suite 3301, Montréal, Québec, H3B 3N2, telephone 514-764-4700. The Corporation may require the payment of a reasonable charge if the request is made by a person or a corporation who or which is not a shareholder of the Corporation.

#### SHAREHOLDER FEEDBACK

The Corporation believes in the importance of open and constructive dialogue with shareholders. To facilitate such engagement, the Corporation has a Shareholder Engagement Policy that identifies how shareholders can communicate with the Board. It also provides an overview of how Management interacts with shareholders.

Between annual meetings, the Corporation supports an open and transparent process for shareholders to contact the Board, including the Board Chair, Lead Director and Committee Chairs. The Corporation communicates regularly with shareholders and other stakeholders through various channels, including the Annual Information Form, Management Proxy Circular, quarterly reports, press releases, website, industry conferences, quarterly investor conference calls, and other meetings involving management or members of the Board.

The Corporate Secretary has been designated by the Board as its agent to receive and review communications and meeting requests addressed to the Board. The Corporate Secretary will determine whether the communication received is a proper communication to the Board or should be addressed by Management. Individual queries, comments or suggestions can be made to the Board by e-mail at <a href="mailto:boardofdirectors@cogeco.com">boardofdirectors@cogeco.com</a> or by mail (marking the envelope "Confidential") c/o the Corporate Secretary's Office of the Corporation at 1 Place Ville Marie, Suite 3301, Montréal, Québec, H3B 3N2.

The Shareholder Engagement Policy provides more information and can be found on the Corporation's website at <a href="http://corpo.cogeco.com/cca/en/investors/shareholders-meetings/">http://corpo.cogeco.com/cca/en/investors/shareholders-meetings/</a>.

#### APPROVAL OF INFORMATION CIRCULAR

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

Valéry Zamuner

Senior Vice President, Chief Corporate and Legal Affairs Officer and Secretary

#### SCHEDULE "A" - ORDINARY RESOLUTION OF SHAREHOLDERS

#### BE IT RESOLVED:

THAT amendments to Cogeco Communications Inc.'s Stock Option Plan adopted on June 17, 1993 (the "Option Plan") to (i) increase the number of subordinate voting shares (the "Shares") reserved for issuance under the Option Plan by 1,000,000, from 3,432,500 to 4,432,500, (ii) add a provision to extend the term of an option that expires during or within nine (9) trading days following a black-out period to the tenth (10th) trading day following the end of such black-out period, and (iii) modify the amendment provisions of the Option Plan to clarify how certain amendments to the Option Plan can be made, the whole as further described in the Information Circular dated November 22, 2023, be and they are hereby approved; and

THAT any Director or officer of the Corporation be and is hereby authorized and directed, for and on behalf of the Corporation, to do all acts and things, as such Director or officer may determine necessary or advisable to give effect to this resolution.