

TOROMONT

**ANNUAL INFORMATION FORM
2019**

MARCH 19, 2019

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PRESENTATION OF INFORMATION

In this Annual Information Form, the terms "Toromont" and the "Corporation" mean Toromont Industries Ltd. together with, where the context requires, each of its subsidiaries.

Unless otherwise stated, all dollar amounts are expressed in Canadian dollars.

FORWARD-LOOKING INFORMATION

Information in this AIF that is not a historical fact is "forward-looking information". Words such as "plans", "intends", "outlook", "expects", "anticipates", "estimates", "believes", "likely", "should", "could", "will", "may" and similar expressions are intended to identify statements containing forward-looking information. Forward-looking information in this AIF reflect current estimates, beliefs, and assumptions, which are based on Toromont's perception of historical trends, current conditions and expected future developments, as well as other factors management believes are appropriate in the circumstances. Toromont's estimates, beliefs and assumptions are inherently subject to significant business, economic, competitive and other uncertainties and contingencies regarding future events and as such, are subject to change. Toromont can give no assurance that such estimates, beliefs and assumptions will prove to be correct. This AIF also contains forward-looking statements about the recently acquired businesses and net operating assets of the Hewitt Group of companies.

Numerous risks and uncertainties could cause the actual results to differ materially from the estimates, beliefs and assumptions expressed or implied in the forward-looking statements, including, but not limited to: business cycles, including general economic conditions in the countries in which Toromont operates; commodity price changes, including changes in the price of precious and base metals; changes in foreign exchange rates, including the CAD\$/US\$ exchange rate; the termination of distribution or original equipment manufacturer agreements; equipment product acceptance and availability of supply; increased competition; credit of third parties; additional costs associated with warranties and maintenance contracts; changes in interest rates; the availability of financing; potential environmental liabilities of the acquired businesses and changes to environmental regulation; failure to attract and retain key employees; damage to the reputation of Caterpillar, product quality and product safety risks which could expose Toromont to product liability claims and negative publicity; new, or changes to current, federal and provincial laws, rules and regulations including changes in infrastructure spending; and any requirement of Toromont to make contributions to the registered funded defined benefit pension plans, postemployment benefits plan or the multi-employer pension plan obligations in which it participates in and acquired from Hewitt thereunder in excess of those currently contemplated. Risks and uncertainties related to the acquisition of the Hewitt operations could also cause the actual results to differ materially from the estimates, beliefs and assumptions expressed or implied in the forward-looking statements, including but not limited to: changes in consumer and business confidence as a result of the change in ownership; the potential for liabilities assumed in the acquisition to exceed our estimates or for material undiscovered liabilities in the Hewitt business; the potential for third parties to terminate or alter their agreements or relationships with Toromont as a result of the acquisition; and risks related to integration of Hewitt operations with those of Toromont including cost of integration and ability to achieve the expected benefits. Readers are cautioned that the foregoing list of factors is not exhaustive.

Any of the above mentioned risks and uncertainties could cause or contribute to actual results that are materially different from those expressed or implied in the forward-looking information and statements included in this AIF. For a further description of certain risks and uncertainties and other factors that could cause or contribute to actual results that are materially different, see the risks and uncertainties set out under the heading "Risk Factors" of this Annual Information Form. Other factors, risks and uncertainties not presently known to Toromont or that Toromont currently believes are not material could also cause actual results or events to differ materially from those expressed or implied by statements containing forward-looking information.

Readers are cautioned not to place undue reliance on statements containing forward-looking information, which reflect Toromont's expectations only as of the date of this AIF, and not to use such information for anything other than their intended purpose. Toromont disclaims any obligation to update or revise any

forward-looking information, whether as a result of new information, future events or otherwise, except as required by law.

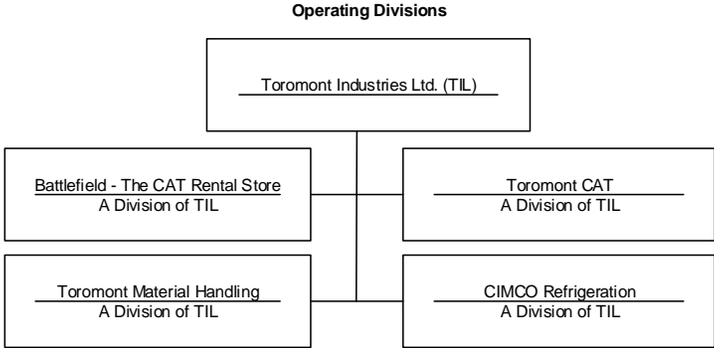
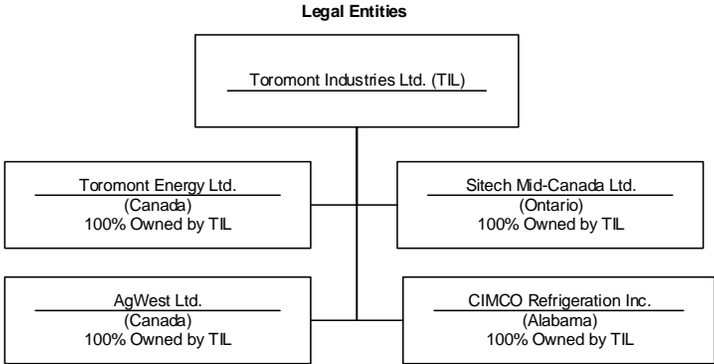
CORPORATE STRUCTURE

Name and Incorporation

Toromont Industries Ltd. is the successor corporation to Toromont Industrial Holdings Ltd., which was incorporated under the laws of Canada in 1961. Its name was changed to Toromont Industries Ltd. on April 18, 1974, and it was continued under the *Canada Business Corporations Act* on January 1, 1997 as a result of an amalgamation with wholly-owned subsidiaries. The address of the principal office of the Corporation is 3131 Highway 7 West, Concord, Ontario, L4K 1B7.

Intercorporate Relationships

The principal subsidiaries of the Corporation, their jurisdictions of incorporation and the percentage of voting securities held by the Corporation are set out below. In addition, certain business units in Canada operate as divisions of the Corporation as outlined below.



GENERAL DEVELOPMENT OF THE BUSINESS

Toromont currently operates through two business segments: the Equipment Group and CIMCO. The Equipment Group includes one of the world’s larger Caterpillar Inc. (“Caterpillar”) dealerships by revenue and geographic territory, in addition to industry-leading rental operations and material handling and agricultural equipment dealerships. CIMCO is a market leader in the design, engineering, fabrication and installation of industrial and recreational refrigeration systems. Both groups offer comprehensive product support capabilities. At December 31, 2018, Toromont employed over 6,000 people in more than 150 locations.

Overview

Through 1985, Toromont held investments in businesses operating in a number of industries. The focus of the Corporation was narrowed in 1986 to compression businesses, including both gas compression and refrigeration systems. In 1993, the focus of the Corporation expanded to include the Equipment Group, and thus provide a more financially diversified and balanced operation. In 2011, the Corporation spun off its gas compression business, Enerflex, as a separate public company so that the focus of the Corporation is now the Equipment Group and CIMCO.

Equipment Group

The Equipment Group was established in July 1993 when Toromont acquired the operating assets of Crothers Properties Limited and became the authorized dealer for Caterpillar equipment for most of the Province of Ontario. The Caterpillar dealership territory was expanded in 1996 with the acquisition of Newfoundland Tractor and Equipment Company Limited, the authorized Caterpillar dealer for all of Newfoundland and most of Labrador (other than the portion of Labrador lying west of 64° W. longitude and south of 56° N. latitude) and the French islands of St. Pierre and Miquelon located off the south shore of Newfoundland. In 2001, the Caterpillar dealership territory was again expanded with the acquisition of Powell Equipment Limited, the Caterpillar dealer in the province of Manitoba, northwestern Ontario and in most of the territory of Nunavut (east of the 110° longitude).

In 1996, Toromont expanded into the equipment rental business with the acquisition of Battlefield Equipment Rentals and other equipment rental companies in various locations. The Battlefield Equipment Rentals division has since grown progressively through acquisitions and the development of greenfield operations to a total of 69 owned, leased or shared locations in 2018.

In 1997, Toromont Energy Ltd. ("Toromont Energy"), a wholly owned subsidiary of Toromont, was created to combine the power generation and co-generation expertise it had developed over the years within the Power Systems group of the Ontario Caterpillar dealership, and to capitalize on opportunities in Ontario's electricity markets.

In 2011, SITECH Mid-Canada Ltd., a wholly owned subsidiary of Toromont, was created to consolidate the Trimble (machine GPS control and guidance and laser survey equipment) sales and service segment of the business and to capitalize on the growing interest in GPS technology as an avenue to reduce site development costs.

In 2014, Toromont acquired the shares of Ag West Equipment Ltd., an agricultural equipment dealer in Manitoba. Subsequently, Ag West Equipment Ltd. acquired the assets of Canpro Gator Centre, an agricultural spray application equipment dealer in Manitoba. These transactions expand Toromont's presence in the agricultural equipment supply business, offering an enhanced distribution of products combined with full customer services and support. In 2015, the company name was changed to AgWest Ltd.

In 2017, Toromont's Caterpillar dealership territory expanded with the acquisition of the business and net operating assets of the Hewitt Group of companies, the authorized Caterpillar dealer for all of the Province of Québec, the western portion of Labrador and the Provinces of Nova Scotia, New Brunswick and Prince Edward Island. In addition, Toromont's MAK distribution territory expanded to include Quebec, the Maritimes and the Eastern Seaboard of the United States from Maine to Virginia. Hewitt had complementary operations to those of Toromont, was founded in 1952 and operated from 45 branches with over 2,000 employees. Toromont's Caterpillar dealership territory now stretches eastward from the Saskatchewan/Manitoba border to the Atlantic Ocean and north to include most of Nunavut. The acquisition also included Hewitt's material handling business which expanded Toromont's presence in the material handling equipment supply business, by adding distribution of products combined with full customer service and support in Ontario and Québec to operations in Manitoba, Northern Ontario and Newfoundland. Toromont filed a Form 51-102F4 in respect of the acquisition of the operating assets of Hewitt.

Discontinued Operations

A significant component of the Compression Group prior to 1993 was an equity investment in Enerflex Systems, a major gas compression company. This investment was reduced from 51% to 30% as a result of Enerflex Systems' initial public offering in 1993. In February 1997, Toromont sold its remaining investment in Enerflex Systems. During the period from 1990 to 2002, compression activities continued to grow through developments in the process and industrial and recreational refrigeration sectors. In 1998, Toromont sold its commercial refrigeration business in the western United States to focus on the expansion and development of its industrial and process refrigeration operations, which were more consistent with the Corporation's strategic direction.

In 2003, Energy Industries Inc., a leading manufacturer of reciprocating natural gas compression packages, was purchased.

On January 20, 2010, Toromont acquired a controlling interest in Enerflex Systems through Toromont's take-over bid for Enerflex's parent, Enerflex Systems Income Fund ("ESIF"). On February 26, 2010, Toromont completed its acquisition of ESIF and subsequently wound up ESIF, thereby consolidating the operations of Enerflex and Toromont Energy Systems Inc. under the Enerflex Ltd. banner.

As of June 1, 2011, Enerflex Ltd. was spun off as an entirely separate public company.

Three Year History

The following is a summary of significant developments in the Corporation's core businesses during the three years ended December 31, 2018.

- In 2015, CIMCO increased its sales and service capabilities in the United States through staff located in 23 States.
- In 2017, Toromont increased its equipment sales and service territory, and product offerings and breadth of industries served, with the acquisition of the businesses and net operating assets of the Hewitt Group of companies.

General

- The regular quarterly dividend has been increased annually in each of the last 29 years, maintaining a long-term average target payout of approximately 30-40% of trailing earnings from continuing operations. The quarterly dividend was increased by 6% in 2016, 6% in 2017 and 21% in 2018.
- The Corporation maintains a Normal Course Issuer Bid. In 2018, the Corporation purchased 237,952 shares for a total cost of approximately \$12.8 million.
- On November 2, 2005, the Corporation implemented a Shareholder Rights Plan, which was initially approved by shareholders at the Corporation's 2006 Annual and Special Meeting of Shareholders and was subsequently continued, amended, restated and ratified and confirmed by the Corporation's shareholders at the Annual and Special Meetings of Shareholders held on each of April 23, 2009, April 26, 2012, April 23, 2015 and April 26, 2018 (the "Existing Plan"). Rather than amend and restate the Existing Plan, on February 23, 2018 the Board adopted a "new generation" Shareholder Rights Plan (reflecting more recent corporate governance processes and changes to the Canadian take-over bid regime) (the "New Plan"), which was presented to shareholders and approved at the Corporation's 2018 Annual and Special Meeting of Shareholders. The terms of the New Plan are contained in a Shareholder Rights Plan Agreement dated February 23, 2018 between the Corporation and AST Trust Company (Canada), the successor to CST Trust Company, as rights agent. A shareholder or any other interested party may obtain a copy of the Existing Plan and the New Plan on SEDAR at www.sedar.com or by writing or calling the General Counsel and Corporate Secretary of the Corporation.

NARRATIVE DESCRIPTION OF THE BUSINESS

Toromont currently operates in two segments, the Equipment Group and CIMCO.

Equipment Group

The Equipment Group is comprised of the following businesses:

- Toromont Cat
- Battlefield – The Cat Rental Store
- SITECH Mid-Canada Ltd.
- Toromont Energy Ltd.
- AgWest Ltd.
- Toromont Material Handling

Facilities and Principal Products

Toromont Cat is one of the world's larger Caterpillar dealerships by revenue and geographic territory, with a network of branches in Ontario, Québec, Manitoba, Newfoundland, and Labrador, Nova Scotia, New Brunswick, Prince Edward Island and most of Nunavut (collectively, the "Dealership Territory"), providing a broad range of equipment supply and customer service capabilities. The MAK dealership territory stretches from the Great Lakes to the Eastern Seaboard of the United States, from Maine to Virginia. The Caterpillar dealership represents a broad range of Caterpillar products, including earthmoving and construction equipment, paving machines, forestry and mining equipment, industrial and marine applications, lift trucks and power generation. In addition to the sales and service of equipment, operations include the distribution of replacement parts for Caterpillar products and other equipment lines, and the remanufacture and repair of engines and engine components. The Caterpillar dealership operates from 53 locations (including branches, shared locations and on-site facilities at major customer-owned mine sites) across the Dealership Territory. Like Battlefield, the Caterpillar dealership also represents products from other manufacturers in equipment lines not served by Caterpillar such as Metso and Masaba. Headquarters are located in Concord, Ontario.

Battlefield Equipment Rentals is a single source supplier of rental equipment, Caterpillar Compact Equipment, new & used equipment sales, specialty tools, building products, safety supplies and safety training programs for construction contractors, trades people, plant maintenance contractors and homeowners. With the acquisition of the operating assets of the Hewitt Group, Battlefield Equipment Rentals now operates from 69 locations (including branches and shared locations) across Manitoba, Ontario, Québec, New Brunswick, Prince Edward Island, Nova Scotia, Newfoundland & Labrador, including its head office facility in Stoney Creek, Ontario. Battlefield Equipment Rentals sells brand name products and is the authorized distributor for such brands as Caterpillar, Spectra Precision / Trimble, Wacker Neuson, Stihl, Honda, SkyJack, Genie, Husqvarna, Atlas Copco, Bosch, Gorman-Rupp, as well as many others. Battlefield Equipment Rentals also operates Jobsite Industrial Rentals Services, which provides equipment for the plant maintenance, factory and industrial industries; focusing on the electrical, mechanical, welding, millwrighting and rigging trades. Jobsite Industrial Rentals Services operates out of locations in Burlington, Cambridge, Toronto, Sarnia, Trenton, Sudbury, and Niagara Falls, Ontario, and St. John's (Mount Pearl), Newfoundland.

SITECH Mid-Canada Ltd. sells and services Trimble GPS machine control and guidance systems, laser survey equipment and provides professional services to the earthmoving and mining segments. SITECH operates from locations in Woodbridge, Ontario; Trois-Rivières, Québec; Dartmouth, Nova Scotia; and Winnipeg, Manitoba.

Toromont Energy develops distributed generation and combined heat and power projects. A subsidiary of Toromont, its core business is the supply, construction and operation of high efficiency power plants, using Caterpillar's power generation technologies. In addition to providing a range of services for power generation projects, Toromont Energy, on a selective basis, participates in project ownership. Toromont Energy is based in Concord, Ontario, and operates plants throughout Ontario that supply energy to

hospitals, district energy systems and landfill gas to energy plants. Toromont signed 15-year agreements with the Ontario Power Authority in 2010 regarding the power supplied from the two plants in Sudbury, Ontario. The plant in Waterloo, Ontario, is under a 20-year agreement, signed in 2007. In addition, Toromont Energy provides plant operations services to a number of customers in Ontario. We operate and maintain power plants to help ensure our customers' success.

AgWest Ltd. (formerly Ag West Equipment Ltd.) is a dealer of agricultural equipment in the Province of Manitoba. AgWest provides products including Agco's Challenger, Fendt and Massey Ferguson lines, Claas combines and building products targeted to agricultural customers. This was complemented by the acquisition of the assets of Canpro Gator Centre, an agricultural spray application equipment dealer representing Agco's RoGator and TerraGator spray equipment as well as Raven (Slingshot) technology products. AgWest operates from 6 branches (including one shared location) in Manitoba.

Toromont Material Handling is a dealer of material handling equipment in Manitoba, Ontario and Québec, providing products from a number of large lift truck and battery manufacturers including MCFA, Kalmar, Manitou and Hoppecke targeted to a range of industries including paper product manufacturers, ports and terminals, automotive parts and components manufacturers, beverage makers and home and hardware retailers. Toromont Material Handling operates from 21 locations (including branches and shared locations) within our territory.

Revenue by Category

The following table depicts the revenue by category of product and service. All revenues are with parties the Corporation deals with at arm's length.

Equipment Group

<i>(\$ thousands)</i>	2018	2017	\$ change	% change
Equipment sales and rentals				
New	\$ 1,197,739	\$ 784,915	\$ 412,824	53%
Used	310,381	227,293	83,088	37%
Rentals	378,027	261,641	116,386	44%
Total equipment sales and rentals	1,886,147	1,273,849	612,298	48%
Product support	1,264,295	746,832	517,463	69%
Power generation	10,645	11,270	(625)	(6%)
Total revenues	\$ 3,161,087	\$ 2,031,951	\$1,129,136	56%

Competitive Conditions

In the construction, industrial and agricultural markets, Toromont competes with international, national, regional and local distributors of competing equipment product lines. Toromont's competitive strengths consist of distribution of high quality products, and continued emphasis on comprehensive product support services from locations in proximity to our customers. The Corporation has a strong financial position allowing for increased leverage and growth. In addition to sales and rentals, the Equipment Group offers mobile maintenance, rebuild capability, oil analysis, fuel injection rebuild laboratories, financing options through Caterpillar Financial Services Limited, online parts access and other e-commerce services. The breadth of Toromont's operations provides it with a competitive advantage in terms of servicing the needs of its customers. The acquisition of the net operating assets and businesses of Hewitt has led to the expansion of Toromont's Caterpillar territory to now encompass the Dealership Territory as described above. It now provides Toromont with a seamless offering for customers across the enlarged territory strengthening Toromont's competitive position.

Caterpillar, Toromont's largest supplier, manufactures a wide range of equipment and also distributes, through its dealer network, products manufactured for it and sold under the Caterpillar brand name. The Caterpillar brand is very strong and is widely recognized. Caterpillar builds high quality, reliable products. Accordingly, its products often have a higher capital cost than most competitors' products. However, most owners of Cat products find that, over the length of the operation of a machine, the total ownership cost

including downtime, repairs and maintenance is among the best in the heavy equipment industry. Caterpillar's competitors typically offer a more limited range of products, which are specific to particular applications and industries. Toromont's share of industry-wide sales, in the regions it serves, varies significantly across product lines and industries. Toromont offers similar services in the agricultural and industrial markets while representing leading companies like Agco, Claas, MCFA, Kalmar, Manitou and Hoppecke.

Raw Materials

The Corporation has dealership and distributor agreements with various equipment manufacturers, the most significant of which are with Caterpillar. Toromont is an authorized dealer for Caterpillar products within the Dealership Territory. The principal agreements common to arrangements such as this can be terminated on 90 days' notice. Other agreements can be terminated on four to six months' notice. In the event of termination of an agreement by Caterpillar, Caterpillar will purchase substantially all related inventories of new equipment and new parts stock from Toromont at cost. Toromont became a Caterpillar dealer in 1993 and has developed an excellent relationship with Caterpillar. Management of the Corporation is not aware of any matter which could result in termination of the dealership agreements with Caterpillar. As the majority of the Caterpillar dealerships' sales and product support activities involve Caterpillar products, the dealerships' success is largely dependent upon the continued market acceptance of Caterpillar products.

From time-to-time, during periods of intense product demand or during any disruption in the production of Caterpillar equipment, Caterpillar may find it necessary to allocate its supply of particular products among its dealers. Currently, a limited number of models are in tight supply. This has caused Toromont to maintain somewhat higher inventories than usual, from time to time. Any such allocation of supply has not historically proven to be a significant impediment to the conduct of the Caterpillar dealership business and the Corporation has been successful in responding to customers' equipment needs.

The Equipment Group has developed dealer relationships for other product lines not offered by Caterpillar in order to expand our markets, broaden our product offerings and to strengthen product support services. These include relationships with Agco, Claas, Trimble, Metso, Mesaba, MCFA, Kalmar, Manitou and Hoppecke.

Seasonality

The Equipment Group has a distinct seasonal trend in activity levels. Lower revenues are recorded during the first quarter due to winter shutdowns in the construction industry. The fourth quarter has traditionally been the strongest quarter due in part to the timing of customers' capital investment decisions, delivery of equipment from suppliers for customer-specific orders and conversions of equipment on rent with a purchase option. The agricultural industry is slow during the winter months. Except for slight seasonality in rentals, the material handling industry is not seasonal.

Customers

The Equipment Group's customer base includes infrastructure contractors, residential and commercial contractors, builders, mining companies, aggregate producers, forestry companies, pulp and paper producers, general contractors, utilities, municipalities, marine companies, manufacturers, waste handling companies, ports and terminals and agricultural enterprises. There is no significant concentration of revenues within any one segment.

CIMCO

CIMCO Refrigeration is a North American supplier of industrial and recreational compression equipment, providing full-service capabilities including design, engineering, installation and after-market service. Industrial refrigeration applications include the food, dairy, cold storage and beverage segments. Recreational refrigeration applications include artificial ice surfaces for various sporting activities such as hockey, curling, skating and other unusual ice surfaces. Headquartered in Toronto, Ontario, CIMCO operates from 26 locations (including branches and service depots) across Canada and the United States.

Revenue by Category

The following table depicts the revenue by category of product and service. All revenues are with parties the Corporation deals with at arm's length.

Cimco

<i>(\$ thousands)</i>	2018	2017	\$ change	% change
Package sales	\$ 202,367	\$ 189,212	\$ 13,155	7%
Product support	140,782	128,999	11,783	9%
Total revenues	\$ 343,149	\$ 318,211	\$ 24,938	8%

Competitive Conditions

Toromont competes with international, national, regional and local suppliers, which is in large part due to the global distribution of its products. Toromont competes with these other suppliers principally on the basis of value to the customer, quality (exact design specification for each application completed with an eye to detail) and after-market service capabilities. Toromont's competitive strengths consist of the customized engineering and design approach to each customer and situation, distribution of high quality products, a broad product line and continued emphasis on delivering timely support services from locations in proximity to our customers. Toromont has a strong financial position allowing for increased leverage and growth. CIMCO has internationally recognized engineering capabilities, preferred status with a number of leading suppliers and customers, and is a leader in using environmentally friendly refrigerants.

Raw Materials

Raw materials, components, parts and engines used by CIMCO are generally available from a variety of sources.

Toromont has not experienced significant problems in obtaining supply of materials to date and management does not expect significant supply constraints in the foreseeable future.

Seasonality

Expenditures on capital goods have historically been cyclical, reflecting a variety of factors including interest rates, foreign exchange rates, consumer and business confidence, commodity prices, corporate profits, credit conditions and the availability of equity capital. Customers globally are typically affected, to varying degrees, by trends in the general business cycle within their respective markets. As a result, financial performance is affected by the impact of such business cycles on the customer base.

Customers

CIMCO's customer base consists primarily of companies engaged in all aspects of the food and beverage industry, food and beverage processors and recreational facilities around the world, but primarily in Canada and the United States.

Foreign Operations

In the year ended December 31, 2018, approximately 78.6% of refrigeration revenues originated from the Canadian operations; the balance came from the U.S. operations, which reflects the location of customers.

Research and Development

Projects undertaken for the supply of new equipment typically involve considerable custom engineering

that may include unique applications requiring efforts of a research and development nature. Expenditures related to these activities are not charged to research and development, but directly to project costs.

Corporate Office

Day-to-day operations are managed at the Corporation's business unit level. Toromont's corporate office in Concord, Ontario provides overall strategic direction and control as well as centralized insurance, legal, taxation, treasury and human resource functions.

Employees

At December 31, 2018, Toromont employed 6,146 people, with 6,016 employees located in Canada and 130 in the United States. Over 85% of the workforce is employed by the Equipment Group.

The Corporation is a party to 23 collective agreements covering a total of approximately 1,000 employees. Two collective agreements affecting Toromont Cat, one collective agreement affecting AgWest and three collective agreements affecting CIMCO will expire in various months during 2019. Generally, Toromont believes its labour relations to be satisfactory and does not anticipate any difficulties in respect of upcoming negotiations.

Locations

Toromont operates from 156 facilities throughout Canada and the United States. Other than its fabrication and repair facilities, Toromont's principal properties are primarily sales and service outlets.

Environmental Matters

Toromont's operations are subject to a variety of federal, provincial, state and local environmental laws and regulations in Canada and the United States. Such laws and regulations relate to, among other things, emissions into water and air and onto land, the disposal of waste, the handling, storage and transportation of hazardous materials and lubricants and fluids in bulk storage tanks.

Toromont is committed to the responsible management of the environment. A variety of programs are conducted throughout its operations to support this commitment, including information sessions and training for employees, and the implementation of response mechanisms and reporting procedures to ensure that appropriate parties are informed about environmental risks and hazards and of specific problems, if and when they occur. Management believes that Toromont is currently in compliance with applicable environmental laws and regulations in all material respects. Toromont's current costs of complying with such laws and regulations are not material. Toromont CAT is in the process of extending its environmental management systems to newly acquired operations in Québec and the Maritimes. Although costs of compliance are expected to increase over time, the Corporation does not anticipate that any significant expenditures will be necessary to ensure future compliance with applicable environmental laws and regulations. In addition, Toromont does not consider costs under current Federal and Provincial carbon tax regimes to be material.

Some components of CIMCO's activities involve the use of refrigerants including ammonia, which must be stored and handled in accordance with applicable environmental regulations. Our operations are subject to federal, provincial and state regulations, which govern air emissions and impose specific requirements on the use and handling of refrigerants. Regulations now prohibit the release of CFCs and HCFCs used as refrigerants into the environment, and require persons who repair and service equipment that use these refrigerants to be certified by the appropriate regulatory authority. The Corporation is a leader in the use of ammonia based refrigeration systems (and is increasing its use of CO₂ based systems) and as such, current environmental regulations do not have a material adverse impact on compression operations. To the extent more stringent regulations are enacted, Toromont intends to continue to address them in a proactive manner.

During the past few years there has been an increase in the regulation of greenhouse gas ("GHG") emissions including mandatory GHG reporting and, in some jurisdictions, GHG reduction targets. Toromont does not have a large GHG footprint and as such does not meet the current thresholds set by the regulators for mandatory registration or reporting of our activity. We have remained committed to benchmarking our footprint annually and use the information to make connections between GHG and business activities where we can, and implement improvements accordingly. The Corporation's operations generated 71,131 CO₂ equivalent GHG emissions in 2018 versus 49,649 CO₂ equivalent GHG emissions in 2017. The most significant contribution to the increase was the expansion of our business operations in Québec and Atlantic Canada as a result of the acquisition of assets from the Hewitt Group in late 2017. As well, Scope 3 emissions from the extraction, production and transportation of fuels were added to analysis for 2018. The single largest sources of GHG emissions remains within our fleet of service trucks and vehicles and we continue to look at opportunities for reduction such as intelligent dispatch software and tracking that can monitor routes and help manage driver behavior. In addition, our engine testing facilities at Toromont Cat Reman and our Power Systems operations in Brampton, Ontario contribute to the overall emission factors, but by right sizing the test runtimes, emission control and diesel engine technologies, we have been able to increase productivity while our GHG emissions remain flat.

Toromont does not currently anticipate any material expenditures will be necessary to ensure future compliance with more stringent GHG regulations. We cannot currently predict the effects, if any, of more stringent GHG regulations on our customers. However, the Corporation has many products and initiatives such as Eco-Chill, Eco-Snow, auxiliary power units, distributed generation power systems and Tier IV engines that are designed to reduce GHG emissions.

With respect to water conservation, a number of facilities use wastewater reclaim and treatment systems, and Battlefield and Toromont Cat are in the midst of multi-year plans to upgrade their equipment washing facilities, including water recycling systems (where feasible). One additional facility was retrofit with water recycling systems in 2017. Expenditures are not material. In addition, Toromont is tracking water usage as an environmental KPI, similar to the tracking of GHG emissions, with the goal of improved water efficiencies use across its operations.

Management reports quarterly to the Board of Directors on environmental matters.

Safety

The Corporation maintains an active and extensive accident prevention program at each of its operations. Safety initiatives are built into the business plans (and many compensation plans) of each division. The Corporation considers the identification of near misses and hazards and responses thereto to be crucial in its attempts to reduce workplace injuries. The Board receives regular quarterly reports from the divisions regarding their health and safety performance. The Corporation's senior health and safety managers from each division meet in person or by teleconference on a quarterly basis to promote the sharing of best health and safety practices across the Corporation.

Ethics and Privacy

The Corporation is committed to managing its activities in an ethical and proper manner in all aspects. The Corporation has a Code of Business Conduct setting out the expectations for the ethical and appropriate behaviour of all its Directors, officers and employees. The Code of Business Conduct is reviewed annually by the Corporation's senior management and Board of Directors. The Corporation's Directors, officers and all employees are required to sign an annual acknowledgment of their compliance with the Code.

The Corporation has established a toll-free, anonymous telephone and web-based compliance hotline, which can be used by employees and others to report suspected accounting or auditing irregularities and unethical behaviour or other breaches of the Code impacting the Corporation. The web address is www.openboard.info/tih. All complaints to the compliance hotline are brought to the attention of the Chairs of the Audit Committee and the Human Resources and Compensation Committee of the Corporation's Board of Directors.

The Corporation and each of its divisions has adopted a Privacy Policy, appointed Privacy Managers and engaged in employee training regarding privacy obligations. The Corporation has also issued a Privacy Statement that sets out the Corporation's commitment to protecting the privacy of personal information. The Code and the Privacy Statement are available on the Corporation's website at www.toromont.com.

RISK FACTORS

A discussion of operating and financial risks relating to the Corporation is included in the Corporation's 2018 Management Discussion and Analysis which is incorporated herein by reference.

LEGAL PROCEEDINGS

Toromont is occasionally named as a party in various claims and legal proceedings, which arise during the normal course of its business. Toromont reviews each of these claims, including the nature of the claim, the amount in dispute or claimed and the availability of insurance coverage. Although there can be no assurance that any particular claim will be resolved in the Corporation's favour, management does not believe that the outcome of any claims or potential claims of which it is currently aware will have a material adverse effect on the Corporation, taken as a whole.

CAPITAL STRUCTURE AND MARKET FOR SECURITIES

Capital Structure

The Corporation's authorized share capital consists of an unlimited number of common shares and an unlimited number of preferred shares. The common shares entitle holders to one vote per share at all shareholder meetings except meetings at which only the holders of another class or series of shares are entitled to vote. Subject to the prior rights of the holders of the preferred shares, the common shares also entitle holders to receive any dividends declared by the Board of Directors and the remaining property after the Corporation is dissolved. As at December 31, 2018, there were 81,226,383 common shares outstanding and no preferred shares were outstanding.

Ratings

On August 28, 2018, DBRS Limited confirmed the Issuer Rating and Senior Unsecured Debentures rating of Toromont at BBB (high) with Stable trends.

DBRS uses a long-term debt rating scale that ranges from AAA to D, which represents the range from highest to lowest quality of such securities rated. A rating of BBB (high) by DBRS is in the highest subcategory of the fourth highest of 10 major categories and is of adequate credit quality. According to DBRS, debt securities rated BBB provide protection of interest and principal that is considered acceptable, but the issuer is fairly susceptible to adverse changes in financial and economic conditions, or there may be other adverse conditions present which reduce the strength of the issuer and its rated securities.

The credit rating accorded to the Corporation's debentures by DBRS should not be construed as a recommendation to buy, sell, or hold the Corporation's debentures as such rating does not comment as to the market price or suitability of the debentures for a particular investor. Credit ratings are intended to provide investors with an independent measure of the credit quality of an issue of securities and are intended to be indicators of the likelihood of payment and of the capacity and willingness of the issuer to meet its financial commitment on obligations in accordance with the terms of those securities. However, the credit ratings accorded to the rated securities may not reflect the potential impact of all risks on the value of those securities, including risks related to structure, market or other factors. The credit rating accorded to the Corporation's debentures by DBRS may be revised or withdrawn at any time by DBRS.

Trading Price and Volume

The Corporation's common shares are listed and posted for trading on The Toronto Stock Exchange (TSX) and trade under the share symbol "TIH".

The high and low trading prices for common shares along with the daily average volume for each month of 2018 were as follows:

	Price (\$ per common share)		Average Daily Volume (in shares) (#)
	High (\$)	Low (\$)	
January	55.87	53.62	101,832
February	58.79	46.24	116,441
March	58.29	54.29	136,165
April	57.55	53.21	126,576
May	59.38	55.38	80,568
June	60.19	55.42	113,441
July	67.23	55.24	141,517
August	67.70	64.13	124,368
September	67.71	61.80	141,041
October	68.11	59.62	172,495
November	62.75	56.24	180,805
December	61.00	51.02	148,039

DIVIDENDS

Toromont has a practice of paying quarterly dividends on its outstanding common shares, targeting over the longer term, a payout of 30-40% of trailing earnings from continuing operations. This practice is reviewed at least annually, based upon and subject to the Corporation's earnings, financial requirements and general economic circumstances. Certain of Toromont's credit facilities, typical to commercial lending arrangements, contain provisions which could limit the payment of dividends if certain financial covenants are not met. As at December 31, 2018, the Corporation was in full compliance with these covenants.

The Corporation has declared the following dividends per share on its outstanding common shares during the past three years:

Fiscal Period		Dividend per Common Share
2016	First Quarter	\$0.18
	Second Quarter	\$0.18
	Third Quarter	\$0.18
	Fourth Quarter	\$0.18
2017	First Quarter	\$0.19
	Second Quarter	\$0.19
	Third Quarter	\$0.19
	Fourth Quarter	\$0.19
2018	First Quarter	\$0.23
	Second Quarter	\$0.23
	Third Quarter	\$0.23
	Fourth Quarter	\$0.23

DIRECTORS AND OFFICERS

The names, municipalities and country of residence and principal occupations of the Directors and officers of Toromont, as well as the year each Director first became a Director are set out below. The term of office of each Director will expire at the next Annual Meeting of Shareholders of the Corporation.

Directors

Name, Municipality and Country of Residence	Year First Became Director	Principal Occupation
Jeffrey S. Chisholm ^(1,2) King Township, Ontario, Canada	2011	Corporate Director
Cathryn E. Cranston ^(1,2) Toronto, Ontario, Canada	2013	Corporate Director
Robert M. Franklin ^(2,3) Toronto, Ontario, Canada	1994	Corporate Director
James W. Gill ^(2,3) Toronto, Ontario, Canada	2015	Corporate Director
Wayne S. Hill ^(2,3) Toronto, Ontario, Canada	1988	Corporate Director
Scott J. Medhurst ⁽⁴⁾ Toronto, Ontario, Canada	2012	President and Chief Executive Officer of the Corporation
Robert M. Ogilvie ⁽⁴⁾ Caledon, Ontario, Canada	1986	Chairman of the Board of the Corporation
Katherine A. Rethy ^(1,2,3) Huntsville, Ontario, Canada	2013	Corporate Director
Richard G. Roy ^(1,2) Verchères, Québec, Canada	2018	Corporate Director
Notes		
(1) Member of Nominating and Corporate Governance Committee		
(2) Member of Audit Committee		
(3) Member of Human Resources and Compensation Committee		
(4) Messrs. Medhurst and Ogilvie do not serve on any Committees but attend all Committee meetings		

Officers

Name and Municipality of Residence	Principal Occupation
Scott J. Medhurst Toronto, Ontario, Canada	President and Chief Executive Officer
Randall B. Casson Campbellville, Ontario, Canada	President, Construction Industries/Battlefield Equipment Rentals
Paul R. Jewer Bolton, Ontario, Canada	Executive Vice President and Chief Financial Officer
Michael P. Cuddy Tottenham, Ontario, Canada	Vice President and Chief Information Officer
Lynn M. Korbak Toronto, Ontario, Canada	General Counsel and Corporate Secretary
Jennifer J. Cochrane Toronto, Ontario, Canada	Vice President, Finance

During the past five years, all of the Directors and officers of Toromont have been engaged in their principal occupations or in executive capacities with the corporations or entities in which they currently hold positions, except Ms. Cranston retired from her position as Senior Vice President and Treasurer of

the BMO Financial Group in 2018, Ms. Korbak who was the General Counsel at Toyota Canada Inc. and before that was the General Counsel, Chief Risk Officer and Corporate Secretary at Morneau Shepell Inc., and Mr. Roy who retired as CEO of Uni-Select Inc. in 2018.

As of December 31, 2018, the Directors and Officers of Toromont (as a group) beneficially own, directly or indirectly, or exercise control or direction over 3.5% of the outstanding common shares of the Corporation.

TRANSFER AGENT

The transfer agent and registrar for Toromont's common shares is AST Trust Company (Canada) located in Toronto, Ontario, with offices in major cities across Canada.

MATERIAL CONTRACTS

On October 27, 2017, Toromont acquired the business and net operating assets of the Hewitt Group (as defined below) pursuant to an asset purchase agreement dated August 28, 2017, as amended October 26, 2017, between Toromont, as purchaser, and Hewclan Holdings Limited, Hewitt Equipment Limited, Hewitt Rentals Inc., Hewitt Material Handling Inc., Montréal Hydraulique 04 Inc., Atlantic Tractors & Equipment Limited, SITECH QM Limited, SITECH Atlantic Limited and Hewquip Inc. (collectively, "Hewitt" or the "Hewitt Group"), as sellers (the "Purchase Agreement").

Pursuant to the Purchase Agreement, Toromont paid to the Hewitt Group aggregate cash consideration of approximately \$902.9 million (including working capital adjustments) and issued approximately 2.25 million common shares (having an aggregate value of approximately \$126.3 million at the date of issuance or \$100 million based on the 10-day volume weighted average trading price of the common shares on the TSX prior to the announcement of the acquisition on August 28, 2017). Toromont also assumed the operating liabilities of the Hewitt Group.

See "General Development of the Business – Three Year History" for further details regarding the acquisition.

AUDIT COMMITTEE INFORMATION

Overview

The Audit Committee is comprised of W.S. Hill (Chairman), J.S. Chisholm, R.M. Franklin, J.S. McCallum, C.E. Cranston, K.A. Rethy, J.W. Gill and R. G. Roy, all of whom are considered by the Board of Directors to be “financially literate” and independent within the meaning of National Instrument 52-110 – *Audit Committees* (“NI 52-110”).

Mandate of the Audit Committee

The principal duties include oversight responsibility for financial statements and related disclosures, reports to shareholders and other related communications, establishment of appropriate financial policies, the integrity of accounting systems and internal controls, approval of all audit and non-audit services provided by the independent auditors, consultation with the auditors independent of management and overseeing the work of the auditors and Internal Audit department. The Terms of Reference of the Audit Committee was approved by the Corporation’s Board and is included in Appendix A.

Relevant Education and Experience of Audit Committee Members

The following is a brief summary of the education or experience of each member of the Audit Committee that is relevant to the performance of his/her responsibilities as a member of the Audit Committee, including any education or experience that has provided the member with an understanding of the accounting principles used by Toromont to prepare its annual and interim financial statements.

Audit Committee Member	Relevant Education and Experience
Wayne S. Hill (Chairman)	Mr. Hill is an independent businessman, having retired in 2008 after a 40-year career in finance, accounting and general management with Canadian public companies, including three years as Executive Vice President of the Corporation, 20 years as Chief Financial Officer and several years in public accounting practice. Mr. Hill has served as a director and has chaired the Audit Committees of other Canadian public companies.
Jeffrey S. Chisholm	Mr. Chisholm is a business and finance consultant in the financial services industry, and holds a Bachelor of Science in Business Administration degree from Georgetown University. Mr. Chisholm retired from the Bank of Montreal in 2001 after a 30-year career of progressively senior positions within the Bank.
Robert M. Franklin	Mr. Franklin acquired significant financial experience and exposure to accounting and financial issues while serving as Chairman of Placer Dome Inc. Mr. Franklin was also a director of several public companies.
Cathryn E. Cranston	Ms. Cranston was a senior executive in the Financial Services sector where she developed expertise in finance, risk and capital markets disciplines over more than 32 years in the industry. Ms. Cranston holds a Masters of Business Administration.
Katherine A. Rethy	Mrs. Rethy has held executive positions within various global corporations, including responsibility for risk management, insurance, legal, information systems, Sarbanes Oxley compliance, and business leadership. She has served on Boards in Canada and internationally and holds a JD and an MBA.
James W. Gill	Mr. Gill was CEO of Aur Resources Inc., a public corporation for 26 years. He has served on other Boards and is currently a Director of Turquoise Hill Resources Inc., and serves on both its Audit and Corporate Governance Committees which provides ongoing experience in and knowledge of current corporate governance and audit practices.
Richard G. Roy	Mr. Roy is business and finance executive with over 30 years of business and finance experience. He has served on a number of Boards and is currently Chair of the Audit Committee of Uni-Select Inc. and Board of Conseil de patron from 2011 to 2014. Mr. Roy received his Fellow Chartered Accountant designation in 2012.

External Auditors

The Corporation’s Auditors, Ernst & Young LLP, have prepared an auditors’ report on the Corporation’s annual financial statements for the year ended December 31, 2018. As at February 14, 2019, Ernst &

Young LLP has advised that it is independent with respect to the Corporation in accordance with the Rules of Professional Conduct of the Chartered Professional Accountants of Ontario.

External Auditor Service Fees

All non-audit services are pre-approved by the Audit Committee. External auditor service fees by category can be found in the section of the Management Information Circular entitled "Appointment of Auditors", which is incorporated herein by reference. The Audit Committee has pre-approved a budget for certain specific non-audit services such as the quarterly review of interim financial statements and assistance with tax returns. Management reports on all such expenditures at each Audit Committee meeting. In addition, all engagements with the external auditors must be documented by an engagement letter and pre-approved by the Audit Committee or its Chair or failing him, any other member of the Audit Committee. Any such approvals by the Chair or a member must be presented to the Audit Committee at the next quarterly scheduled meeting.

ADDITIONAL INFORMATION

Additional information, including Directors' and officers' remuneration and indebtedness, principal holders of the Corporation's securities, securities authorized for issuance under equity compensation plans and interests of insiders in material transactions, where applicable, is set out in the Management Information Circular.

Additional financial information is provided in the Corporation's consolidated financial statements and Management's Discussion and Analysis for the most recently completed financial year. A copy of these documents may be obtained upon request from the General Counsel and Corporate Secretary of the Corporation or found on SEDAR at www.sedar.com.

When the securities of the Corporation are in the course of a distribution pursuant to a short form prospectus, or a preliminary short form prospectus has been filed in respect of a distribution of its securities, the Corporation shall provide any person, upon request to the General Counsel and Corporate Secretary of the Corporation:

- 1) One copy of the current Annual Information Form of the Corporation, together with one copy of any document, or the pertinent pages of any document, incorporated by reference in that Annual Information Form.
- 2) One copy of the comparative financial statements of the Corporation for its most recently completed financial year for which financial statements have been filed, together with the accompanying report of the auditor and one copy of the most recent interim financial statements of the Corporation that have been filed subsequent to the financial statements for its most recently completed financial year.
- 3) One copy of the Management Information Circular of the Corporation in respect of its most recent Annual Meeting of Shareholders or one copy of any annual filing prepared in lieu of that Management Information Circular, as appropriate.
- 4) One copy of any other documents that are incorporated by reference into the preliminary short form prospectus or the short form prospectus and are not required to be provided under (1) to (3) above.

At any other time, the Corporation will provide upon request one copy of any of the documents referred to in (1), (2), (3) and (4) above, provided the Corporation may require the payment of a reasonable charge if the request is made by a person who is not a security holder of the Corporation. For additional copies of this Annual Information Form or any of the materials listed in this paragraph, please contact Investor Relations, Toromont Industries Ltd. at 3131 Highway 7 West, P.O. Box 5511, Concord, Ontario, L4K 1B7; telephone 416-667-5511; fax 416-667-5555; or by email to: investorrelations@toromont.com.

APPENDIX A

AUDIT COMMITTEE TERMS OF REFERENCE

ORGANIZATION

The Corporation has established an Audit Committee of the Board of Directors. These terms of reference govern the operations of the Audit Committee, as approved by the Board of Directors. The Committee shall review and reassess the terms of reference annually. The Committee shall be appointed by the Board and shall comprise at least three directors, each of whom is independent (as defined by applicable legislation and the rules of any stock exchange on which securities of the issuer are listed). All Committee members shall have a sufficient level of financial literacy to understand the issues to be raised in the Corporation's financial statements, and at least one Audit Committee member shall have accounting or related financial expertise.

Principal duties include oversight responsibility for financial statements and related disclosures, reports to shareholders and other related communications, establishment of appropriate financial policies, the integrity of accounting systems and internal controls, approval of all audit and non-audit services provided by the independent auditor, consultation with the auditor independent of management and overseeing the work of the independent auditor and monitoring and directing, as appropriate, the Internal Audit Department.

The Committee shall periodically meet separately with each of management, personnel responsible for the Internal Audit function and with the independent auditor. The Committee shall report regularly to the Board of Directors about its activities.

STATEMENT OF POLICY

The Committee will provide assistance to the Board in fulfilling their oversight responsibility—relating to the integrity of the Corporation's financial statements and the financial reporting process, the systems of internal accounting and financial controls, the annual independent audit of the Corporation's financial statements, and any legal compliance or ethics programs as established by management and the Board. In so doing, it is the responsibility of the Committee to maintain free and open communication between the Committee, the independent auditor and management of the Corporation. In discharging its oversight role, the Committee is empowered to investigate any matter brought to its attention with full access to all books, records, facilities, and personnel of the Corporation and the power to retain and pay outside counsel, or other experts it determines necessary to carry out its duties.

RESPONSIBILITIES AND PROCESSES

The primary responsibility of the Audit Committee is to oversee the Corporation's financial reporting process on behalf of the Board and report the results of their activities to the Board. Management is responsible for the preparation, presentation and integrity of the Corporation's financial statements and for the appropriateness of the accounting principles and reporting policies that are used by the Corporation. The independent auditor is responsible for auditing those financial statements. The Committee, in carrying out its responsibilities, believes its policies and procedures should remain flexible, in order to best react to changing conditions and circumstances. The Committee should take the appropriate actions to set the overall corporate "tone" for quality financial reporting, sound business risk practices, and ethical behaviour.

The following shall be the principal recurring processes of the Audit Committee in carrying out its oversight responsibilities. The processes are set forth as a guide with the understanding that the Committee may supplement them as appropriate.

- The Committee shall oversee the work of the auditor and shall have a clear understanding with management and the independent auditor that the independent auditor reports to and is ultimately accountable to the Board and the Audit Committee, as representatives of the Corporation's shareholders. The Committee shall have the ultimate authority and responsibility to evaluate and, where appropriate, recommend the replacement of the independent auditor. The Committee shall assure itself that the external auditor is independent from management and the Corporation, and will have access to all information about the audit firm's relationship with the Corporation that is necessary to come to a reasonable conclusion. Annually, the Committee shall review and recommend to the Board the election of the Corporation's independent auditor by the shareholders.
- The Committee shall discuss with the independent auditor the overall scope and plans for their audit including the adequacy of staffing and the audit fees. Such audit and fees are subject to the approval of the Committee. The Committee will recommend to the Board the appointment of the external auditor by the shareholders and the fees for such auditor. Also, the Committee shall discuss with management, and the independent auditor the adequacy and effectiveness of the accounting and financial controls, including the Corporation's system to monitor and manage business risk, and any legal and ethical compliance programs (including complaint mechanisms). The Committee will develop and maintain a relationship with the independent auditor that allows for full, open, and timely discussion of all material issues, with or without management as appropriate in the circumstances.
- The Committee shall approve non-audit services to be rendered by the independent auditor and fees associated there-with in advance of such activity taking place. The Committee may delegate this approval to one or more of its members, but such be presented to the full Audit Committee at its next scheduled meeting.

- The Committee shall, on behalf of the Board, review and approve press releases on quarterly financial results and interim reports to shareholders including the financial statements, note disclosure and Management's Discussion and Analysis included therein prior to public disclosure of such information. The Committee will periodically consider the extent of involvement of the independent auditor in connection with the interim financial statements, Management's Discussion and Analysis, and interim note disclosures. The Committee will periodically review and satisfy itself as to the adequacy of procedures for the review of other public disclosure by the Corporation of financial information derived from the Corporation's financial statements.
- The Committee will review with management and the independent auditor and recommend for approval by the Board the annual audited consolidated financial statements, Management's Discussion and Analysis and Annual Information Form.
- The Committee shall review any significant adjustments to financial statements, unusual transactions, investments or other transactions that could materially affect the viability of the Corporation, in addition to all material transactions with related parties. The Committee will make appropriate inquiries with respect to any significant litigation or regulatory compliance matters and report on these matters to the Board.
- At least annually, the Committee (or its designate) shall review expenses incurred by the Executive Chairman, President and Chief Executive Officer and Chief Financial Officer.
- At least annually, the Committee shall obtain confirmation that management has complied with the Corporation's Code of Business Conduct and other policies inclusive of those promulgated by securities legislation. The Committee will also review complaints to the Corporation's Compliance Hotline regarding financial matters.
- At least annually, the Committee shall receive a report from the Corporation's Disclosure Committee as to the Committee's activities and its recommendations on changes, if any, to the Corporation's disclosure practices. In addition, the Committee shall receive a report from the Disclosure Committee recommending disclosure of all press releases, financial statements, Management Discussion & Analysis and other public disclosure materials before the Committee approves such documents.
- The Committee shall review with management and the independent auditor the financial statements to be included in the Corporation's Annual Report, including their judgment about the quality and acceptability of accounting principles, the reasonableness of significant accounting estimates and judgments, and the clarity of the disclosures in the financial statements and related footnotes. Also, the Committee shall discuss the results of the annual audit and any other matters required to be communicated to the Committee by the independent auditor under generally accepted auditing standards.
- The Committee shall approve the Corporation's hiring of partners, employees and former partners and employees of the present and former external auditor of the Corporation.
- The head of the Corporation's Internal Audit department will have a functional reporting relationship direct to the Committee. The Committee will provide such guidance and direction to the Internal Audit department as it deems necessary to ensure the independence and appropriate functioning of such department. The Committee shall receive an annual report from the head of Internal Audit outlining plans for the subsequent year and quarterly reports describing progress against the plan and any relevant findings. The Chairman of the Committee will review with the Corporation's CFO the annual performance review for the head of the Corporation's Internal Audit department.
- The Committee shall put in place procedures for:
 - The receipt, retention and treatment of complaints received by the Corporation regarding accounting, internal accounting controls or auditing matters; and
 - The confidential, anonymous submission by employees of the Corporation of concerns regarding questionable accounting or auditing matters¹.

¹ NI 52-110, s. 2.3(7).