



NuVista Energy Ltd. ("NuVista" or the "Company") (TSX: NVA) is an oil and natural gas company actively engaged in the exploration for, and the development and production of, oil and natural gas reserves in the Western Canadian Sedimentary Basin. NuVista's primary focus is on the scalable and repeatable condensate-rich Montney formation in the Pipestone and Wapiti areas of the Alberta Deep Basin. This play has the potential to create significant shareholder value due to the high-value condensate volumes associated with the natural gas production and the large scope of this resource play.

One of the keys to our success is retaining technically strong and engaged employees. Our employees are all rewarded with an ownership stake in NuVista, closely aligning their interests with those of our shareholders.

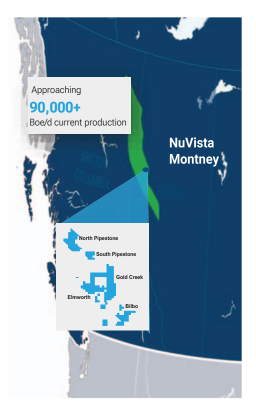


OUR MISSION / VISION

We are a Canadian oil and natural gas company with a mission to deliver maximum shareholder value. Our vision is to be known and respected for our:

- ► Entrepreneurial spirit and disciplined delivery
- ► Focused investment on profitable, repeatable plays
- ▶ Production and share value growth of 10% to 20% per year over the next five years
- ▶ Multi-year inventory projects across the maturity spectrum
- > Strong safety, health and environmental commitment

We have created a unique, compelling culture through living our values every day. We always aspire to be a respected community partner and be known by our employees as the best place they have ever worked.





OUR VALUES

- ► HONESTY & INTEGRITY
- ► EXCELLENCE
- ▶ RESPECT

- ► OPEN MINDED TEAMWORK
- EMPOWERMENT AND ACCOUNTABILITY
- ▶ SAFETY





TOP QUALITY ASSETS & EXECUTION

Montney Pure Play:

- Pipestone and Wapiti: free adjusted funds flow ("FAFF")⁽¹⁾ engine and returns-driven growth
- ~25+ years of high-quality inventory
- 40% liquids weighting
- · Proven track-record of capital and operating cost reductions



FINANCIAL STRENGTH

Significant liquidity and FAFF to execute our growth plan while returning capital to shareholders:

- Minimal net debt⁽²⁾
- · Active risk management and market diversification



OPTIMAL GROWTH PROFILE

Defined runway to ~125,000 Boe/d amplifies value and returns:

- Production per share CAGR of 15+% through facility debottlenecking and expansion
- Capture improved efficiencies upon filling existing infrastructure
- Min. ~75% of FAFF allocated to return of capital to shareholders



RESPONSIBLE OPERATOR

Thriving ESG-focused culture:

- · Community-driven culture and values
- Highest governance standards
- Investing in the communities where we operate including First Nations

- (1) Non-GAAP financial measure that does not have any standardized meaning under IFRS Accounting Standards and therefore may not be comparable to similar measures presented by other companies where similar terminology is used. Reference should be made to the section entitled "Specified Financial Measures."
- (2) Non-GAAP ratio that does not have any standardized meaning under IFRS Accounting Standards and therefore may not be comparable to similar measures presented by other companies where similar terminology is used. Reference should be made to the section entitled "Specified Financial Measures."

Letter to Shareholders

Dear Fellow Shareholder,

On behalf of the Board of Directors and management of NuVista Energy Ltd., I am pleased to inform you that we will be holding our annual shareholders' meeting on Friday, May 9, at 3:00 p.m. (Calgary time) in a hybrid format, whereby shareholders may attend and participate at the meeting in person at the Conference Centre (4th floor) of Eighth Avenue Place, 525 8th Avenue, S.W., Calgary, Alberta or through live audio webcast accessible at https://web.lumiconnect.com/287740761.

OUR BOARD OF DIRECTORS

In 2025, we have eight candidates nominated for election to our Board, including myself. Each director brings extensive experience and proven expertise in oil and gas, finance, and business strategy, providing NuVista with strong, informed leadership. The Board benefits from a diverse range of skills, backgrounds, and perspectives, including operational expertise, capital markets insight, regulatory acumen, and corporate governance proficiency. This diversity provides the Board with the expertise and perspective needed to ensure NuVista is well-positioned to deliver on its value-adding growth strategy, create long-term shareholder value and to navigate the complexities of the industry.

In July 2024, Mr. Keith MacPhail retired from our Board and at this meeting Mr. Ronald Poelzer has decided to retire from our Board, and as such, will not be standing for re-election at this year's annual shareholders' meeting. As co-founders of NuVista, we extend our deepest gratitude to Keith and Ron for their invaluable vision, leadership, and countless contributions to NuVista since its inception in 2003. As distinguished leaders and advocates for the oil and gas sector, their impact on our industry—and the many individuals they have influenced—will be long-lasting. We wish Keith and Ron, along with their families, all the best as they embark on this next chapter.

PENTTI O. KARKKAINEN CHAIR OF THE BOARD

LEADERSHIP TRANSITION

Effective January 1, 2025 Mr. Michael (Mike) Lawford was promoted to President and CEO of NuVista upon the retirement of Mr. Jonathan Wright on December 31, 2024. Leadership transition has been a key Board priority over the past several years, requiring significant focus and effort from both the Board and senior leadership to ensure a smooth and successful transition. On behalf of our shareholders, I'd like to thank both Jonathan and Mike for their commitment to this process.

Mike has been a member of NuVista's leadership team since 2012 and has played a key role in NuVista's success. In addition to his duties as our President and CEO, Mike has joined our Board as a director. The Board looks forward to working with Mike and his executive team as NuVista continues to grow shareholder value.

Since joining NuVista in 2011, Jonathan has provided exceptional leadership and guidance, successfully steering us through an ever-evolving industry landscape. Jonathan played a pivotal role in transforming NuVista into the Montney player we are today, shaping our strategy and positioning us for continued growth and success. While Jonathan has passed the role of CEO to Mike, we are fortunate that he has agreed to continue serving NuVista as a member of the Board. For that, and for all the years as our CEO Jonathan, we thank you.

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The Board looks forward to working with Mr. Lawford and his executive team as NuVista continues to grow shareholder value. We are well positioned to continue to deliver long-term sustainable value growth in a manner consistent with our core values and mission."

2024 PERFORMANCE RESULTS

I would like to acknowledge the dedication and hard work of all our employees. In 2024, NuVista was able to achieve record-setting reserves and production. The 2024 operational and financial results underscore the repeatable, predictable and profitable nature of NuVista's assets, and our team's ability to execute our capital plans while maintaining financial strength and delivering on our return of capital to shareholders. In 2024, we successfully met or exceeded all of our safety targets, achieving some of the lowest levels of reportable incidents in our Company's history. This achievement follows challenging years in which an increase in new contract workers has heightened safety concerns and underscores our unwavering commitment to the safety of our employees, contractors, and service providers.

We are well positioned to continue to deliver long-term sustainable value growth in a manner consistent with our core values and mission.

STRONG GOVERNANCE PRACTICES AND EXECUTIVE COMPENSATION

The accompanying information circular — proxy statement describes the business that will be conducted at the meeting and provides information on our executive compensation and governance practices.

Our Board believes that shareholders should have the opportunity to fully understand the objectives, philosophy and principles that guide the executive compensation-related decisions made by our Corporate Governance & Compensation Committee. Shareholders are encouraged to review the "Executive Compensation" section of the accompanying information circular — proxy statement, which discusses our compensation philosophy and approach to executive compensation, what our named executive officers are paid and how their respective levels of compensation are determined.

A NOTE ABOUT SAY ON PAY VOTING

To acknowledge shareholder interest in determining compensation, we have an annual "say on pay" advisory vote, which is a non-binding shareholder advisory vote on executive compensation. This provides shareholders with a formal opportunity to provide their views on our Board's approach to executive compensation.

At last year's annual and special shareholders meeting, 23.92% of votes were cast against our advisory vote on executive compensation with 98% of these votes coming from a single shareholder, who is an industry competitor. A similar result has occurred in each year since this industry competitor became a shareholder. As part of our shareholder engagement program, I and our CEO, have met with a representative of this shareholder on several occasions. However, this shareholder has not expressed any specific concerns on our go-forward compensation programs that could be addressed to garner their support. Each year, we carefully examine industry compensation levels and trends to ensure competitiveness and alignment with our peers. This commitment was reinforced by an independent third-party analysis in 2023 and a rigorous internal review of executive compensation in 2024. It is noted that the shareholder voted against or withheld from voting for all resolutions presented at our shareholder meeting except to fix our number of directors at eight and the appointment of our auditor.

Details of our Board and executive compensation are provided within the Information Circular.

OUR COMMITMENT TO SHAREHOLDER ENGAGEMENT

Our Board is committed to open and transparent communication with our shareholders. We encourage you to engage with us on any questions you may have, including our approach to compensation. As a shareholder, we value your opinion on how we steward NuVista and the decisions we make. Shareholders may contact us through our Corporate Secretary at our head office at Suite 2500, 525 8th Avenue S.W., Calgary, Alberta T2P 1G1.

We are driven by our commitment to creating, enhancing, and delivering value to all stakeholders, and look forward to sharing our progress with you along the way.

ENVIRONMENT, SOCIAL AND GOVERNANCE INITIATIVES

While we have not released a new ESG report in 2024 due to recent amendments to the *Competition Act* introduced by Bill C-59, we remain committed to environmental responsibility and continuous improvement. ESG considerations are integrated into all aspects of our business, and we will continue to do so as a responsible Canadian oil and gas producer. We also continue to invest in the communities where we live and operate, contributing to a strong economy through significant royalties and taxes, creating job opportunities, and ensuring secure access to affordable energy for Canadians.

OUR 2025 ANNUAL MEETING OF SHAREHOLDERS

This year's meeting will be held in a hybrid format whereby shareholders may attend and participate at the meeting in person or through a live audio webcast. This hybrid format provides shareholders an equal opportunity to participate in the meeting regardless of their geographic location and to vote on the matters to be considered at the meeting. Detailed instructions about how to participate in the meeting can be found in the following Notice of Annual Meeting.

Your vote is important and we strongly encourage you to participate in the meeting or submit the enclosed form of proxy or voting information form, as applicable.

On behalf of the Board and management of NuVista, we thank you for your ongoing support and confidence, and we thank our employees, contractors and suppliers for their dedication and delivery.

Sincerely,

PENTTI O. KARKKAINEN Chair of the Board

March 24, 2025

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NuVista is committed to investing in the communities where we live and operate, contributing to a strong economy through significant royalties and taxes, creating job opportunities, and ensuring secure access to affordable energy for Canadians."

Notice of Annual Meeting

NOTICE is hereby given that the annual meeting of the shareholders of NuVista Energy Ltd. will be held:



Date and Time

Friday, May 9, 2025 3:00 p.m. Calgary time



Meeting Location — Hybrid Format

ATTEND AND PARTICIPATE IN PERSON

The Conference Centre (4th floor) Eighth Avenue Place 525 8th Avenue, S.W. Calgary, Alberta

OR THROUGH A LIVE AUDIO WEBCAST ONLINE

https://web.lumiconnect.com/287740761



Record Date

Only shareholders of record at the close of business on March 24, 2025, will be entitled to vote at the meeting, unless that shareholder has transferred any Shares subsequent to that date and the transferee shareholder, not later than 10 days before the meeting, establishes ownership of the Shares and demands that the transferee's name be included on the list of shareholders entitled to vote at the meeting.

The specific details of the matters proposed
to be put before the meeting are set forth in
the information circular — proxy statement accompanying this notice.
The meeting will be held in a hybrid format

whereby shareholders may attend and participate at the meeting in person or through a live audio webcast online to allow all shareholders and duly appointed proxyholders to attend the meeting in person, regardless of geographic location and ownership and have an equal opportunity to participate at the meeting and to vote on the matters to be considered. At the meeting and through the website, duly shareholders and appointed proxyholders will be able to hear the meeting live, submit questions and vote their Shares on all items of business while the meeting is being held.

	atters to Be Considered nd Voted on at the Meeting	Board Vote Recommendation	Reference
1	Receive and consider our financial statements for the year ended December 31, 2024, together with the report of the auditors		
2	Fix the number of directors to be elected or appointed at the meeting at eight (8) members	FOR	2
3	Elect eight (8) directors of NuVista Energy Ltd.	FOR each nominee	3
4	Appoint the auditors and authorize our directors to fix their remuneration as such	FOR	12
5	Consider a non-binding advisory resolution on our approach to executive compensation	FOR	13
6	Transact such other business as may properly be brought before the meeting or any adjournment thereof		

Registered shareholders may attend the meeting in person or virtually or may be represented by proxy. Shareholders who are unable to attend the meeting or any adjournments or postponements thereof in person or virtually are requested to date, sign and return the accompanying form of proxy for use at the meeting or any adjournment or postponement thereof. To be effective, the enclosed form of proxy must be dated, signed and deposited with our registrar and transfer agent, **Odyssey Trust Company**:



By Mail — Using the enclosed return envelope, or one addressed to:

Odyssey Trust Company Trader's Bank Building, Suite 702 67 Yonge St Toronto, Ontario M5E 1J8 Attention: Proxy Department



By Fax

1 (800) 517-4553



Through the Internet

https://vote.odysseytrust.com

Please see page 66 of the Information Circular for more information about how to vote and how to attend the Annual Meeting.



By Order of the Board of Directors of NuVista Energy Ltd.

(signed) "Ivan J. Condic"

IVAN J. CONDIC

Vice President, Finance, Chief Financial Officer and Corporate Secretary DATED at Calgary, Alberta this 24th day of March, 2025

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	2 14	Interest of Informed Persons in Material Transactions Interest of Certain Persons and Companies in Matter to Be Acted Upon Voting Matters Other Matters Additional Information Advisories Schedule A — Board of Directors Mandate

Frequently Used Terms

Annual Information Form	our annual information form dated as of March 21, 2025
ABCA	Business Corporations Act (Alberta)
Board	the board of directors of NuVista
Boe	barrels of oil equivalent
Cash Award Plan	our cash award incentive plan, as amended from time to time
cash incentive awards	RSUs and PSUs
CEO	Chief Executive Officer of NuVista
CFO	Vice President Finance, Chief Financial Officer and Corporate Secretary of NuVista
COO	Chief Operating Officer of NuVista
Company, we, our, NuVista	NuVista Energy Ltd.
DSU	deferred share unit issued under the DSU Plan
DSU Plan	our director's deferred share unit plan, as amended from time to time
ESG	Environmental, Social and Governance
F&D	finding and developed costs for PDP reserves
G&A expenses	general and administrative expenses
GLJ Reserve Report	The report of GLJ Ltd. as of December 31, 2024, evaluating our crude oil, natural gas and natural gas liquids reserves
Governance Committee	our Corporate Governance & Compensation Committee
HS&E	health, safety and environment
Information	this information circular — proxy statement,
Circular	dated as of March 24, 2025

LTIP	long-term incentive plans that include the Option Plan, Share Award Plan, Cash Award Plan and the awards issuable thereunder
MD&A	our management's discussion and analysis
MMBoe	million barrels of oil equivalent
NEO	named executive officer
Option	option to purchase a Share issued under the Option Plan
Option Plan	our stock option plan, as amended from time to time
PDP	proved developed producing reserves
PSA	performance share award granted under our Share Award Plan
PSU	performance share unit granted under our Cash Award Plan
RSA	restricted share award granted under our Share Award Plan
RSU	restricted share unit granted under our Cash Award Plan
say on pay	an annual, non-binding shareholder advisory vote on executive compensation
shareholder	a holder of Shares
Shares	common shares of NuVista
share incentive award	RSAs and PSAs
Share Award Plan	our share award incentive plan, as amended from time to time
SPTs	sustainability performance targets
STIP	short-term incentive plan, representing annual variable pay
TSX	Toronto Stock Exchange

Information Circular — Proxy Statement

Dated March 24, 2025 for the Annual Meeting of Shareholders of NuVista Energy Ltd. to be held on May 9, 2025

About NuVista Energy Ltd.

NuVista Energy Ltd. (TSX: NVA) is a mid-cap Canadian energy company with top-tier assets in one of the premier economic resource plays in North America, the Montney. Originally founded in 2003, NuVista has grown significantly over the years. Since 2013 specifically, NuVista has grown production from 14,000 Boe/d to current production approaching over 90,000 Boe/d. NuVista has a strong track record with a commitment to the highest safety standards, delivering best in class well results with a focus on maximizing value for our shareholders.

We're excited to share that we were recognized as part of the TSX30 for the third consecutive year. The TSX30 recognizes the thirty top-performing companies on the Toronto Stock Exchange (TSX) over the prior three-year period. NuVista placed a very compelling sixth overall. We want to extend our gratitude to our dedicated NuVista team, contractors and valued partners whose commitment has been instrumental in our continued success. Learn more about how we're demonstrating excellence in growth: www.tsx.com/tsx30.









Find out more on our website www.nuvistaenergy.com



Email IR at: investor.relations@nvaenergy.com

We are authorized to issue an unlimited number of Shares without nominal or par value. As at March 24, 2025, there were 200,931,205 Shares outstanding. To the knowledge of our directors and officers, as at March 24, 2025 no person or company beneficially owned, or controlled or directed, directly or indirectly, more than 10% of our Shares, other than as set forth below:

Name or Controlled or Directed, Directly or Indirectly Outstanding Shares⁽²⁾

Paramount Resources Ltd.(1)

31,252,142

Number of Shares Beneficially Owned,

15.6%

Percentage of our Issued and

Notes:

- (1) Based on information filed on the SEDI website at www.sedi.ca as of March 24, 2025.
- (2) Based on the issued and outstanding Shares as of March 24, 2025.

OUR COMMITMENT TO SHAREHOLDER ENGAGEMENT

Our Board is committed to open and transparent communication with our shareholders. We encourage you to engage with us on any questions you may have, including our approach to compensation. As a shareholder, we value your opinion on how we steward NuVista and the decisions we make. Shareholders may contact us through our Corporate Secretary at our head office at:



NuVista Energy Ltd. Suite 2500, 525 8th Ave S.W. Calgary, Alberta T2P 1G1

We are driven by our commitment to creating, enhancing, and delivering value for all stakeholders, and look forward to sharing our progress with you along the way.



Matters to Be Acted Upon at the Annual Meeting

Matt	ers	Board Vote Recommendation	Page Reference
1	Fixing the Number of Directors	FOR	2
2	Election of Directors	FOR each nominee	3
3	Appointment of Auditors	FOR	12
4	Advisory Vote on Executive Compensation	✓ FOR	13



1 Fixing the Number of Directors

Our articles provide for a minimum of three directors and a maximum of eleven directors. Our by-laws provide that the number of our directors shall be determined from time to time by our shareholders.

There are currently nine directors on our Board, however, Mr. Ronald Poelzer will be retiring and not stand for re-election at the Meeting. As a result, it is proposed that the number of directors to be elected to hold office until the next annual meeting or until their successors are elected or appointed be set at eight.

Accordingly, unless otherwise directed, it is the intention of management to vote proxies in the accompanying form in favour of fixing the number of directors to be elected at the meeting at eight.

In order to be passed, the ordinary resolution fixing the number of directors must be approved by a majority of the aggregate votes cast by shareholders at the meeting.



Management recommends that shareholders vote FOR the resolution to fix the number of directors of the Company. The persons named in the enclosed form of proxy intend to vote FOR the resolution unless the shareholder specifies authority to do so is withheld.



2 Election of Directors

Our Board has fixed the number of directors to be elected at the meeting at eight members. You are being asked to cast your vote for the following eight directors:

- · Pentti O. Karkkainen (Chair)
- Ronald J. Eckhardt
- . K.L. (Kate) Holzhauser

- · Michael J. Lawford
- Mary Ellen Lutey
- Deborah S. Stein

- · Jonathan A. Wright
- Grant A. Zawalsky

Each director nominee will hold office until the next annual meeting of our shareholders or until his or her successor is duly elected or appointed, unless his or her office is vacated earlier.

In the event that a vacancy among such nominees occurs because of death or for any reason prior to the meeting, the proxy will not be voted with respect to such vacancy.

VOTING FOR ELECTION OF DIRECTORS

Our directors are elected annually, individually and by majority vote. The individual voting results of this meeting will be published by news release and on the SEDAR+ website at www.sedarplus.ca after the meeting. The individual voting results will also be reviewed by our Governance Committee and will be considered as part of the committee's overall review and assessment of the nominees recommended to shareholders at our next annual meeting of shareholders.

Our by-laws set forth a procedure requiring advance notice to us by any shareholder who intends to nominate a person for election as a director of us. Among other things, the by-laws set a deadline by which such shareholders must notify us in writing of an intention to nominate directors prior to any meeting of shareholders at which directors are to be elected and specify the information that a nominating shareholder must include in the notice in order for director nominees to be eligible for nomination and election at the meeting. These requirements are intended to provide all shareholders with the opportunity to evaluate and review the proposed candidates and vote on an informed and timely manner regarding such nominees. Our by-laws do not affect nominations made pursuant to a "proposal" made in accordance with the ABCA or a requisition of a meeting of shareholders made pursuant to the ABCA. As of the date of this Information Circular, we have not received any nominations pursuant to the advance notice provisions contained in our by-laws.

We have a majority vote policy. Unless there is a contested election, a director who receives more "withhold" votes than votes "for" at the meeting will immediately offer to resign. Our Governance Committee will review the matter and recommend to the Board whether to accept the resignation. The committee will consider all relevant factors, including:

- · why shareholders withheld votes:
- the director's length of service, qualifications and contributions to us;
- · the director's share ownership;
- the current mix of skills and attributes of the directors on our Board;
- · the impact with respect to covenants in our agreements or plans, if any; and
- legal requirements, policies or guidelines (regulatory, securities or corporate laws, or stock exchange rules) for director numbers and qualifications.

The resignation will be effective if, and when, accepted by the Board. The director will not participate in any deliberations on the matter.

We expect to accept the resignation of a director unless there is some special circumstance that warrants the director staying on our Board. In any case, our Board will determine whether or not to accept the resignation within 90 days of the relevant annual shareholders' meeting and we will promptly issue a news release with the Board's decision. If the Board determines not to accept a resignation, the news release will fully state the reasons for that decision.



Management recommends that shareholders vote FOR the election of each of these nominees. The persons named in the enclosed form of proxy intend to vote FOR the election of each of these nominees unless the shareholder specifies authority to do so is withheld.



BIOGRAPHIES OF OUR DIRECTORS

The following information relating to the director nominees is based partly on our records and partly on information received by us from the nominees:

PENTTI O. KARKKAINEN, ICD. D



West Vancouver, British Columbia, Canada

- Age 70
- Director since 2003
- Approval rating at the 2024 shareholders meeting: 75.69%

Career Highlights

Mr. Karkkainen has over 35 years of investment management, energy sector research and investment banking experience, as well as four years of industry experience with Gulf Canada Resources.

Azimuth Capital Management (formerly KERN Partners Ltd.) a leading Canadian based energy focused capital markets and private equity firm

- Senior Strategy Advisor (July 2014 until his retirement in August 2015)
- Co-Founder and General Partner (September 2000 to July 2014)

RBC Dominion Securities Inc.

 Managing Director and Head of Oil and Gas Equity Research

INDEPENDENT DIRECTOR

Education

- The Institute of Corporate Directors designation
- Master of Business Administration degree, Queen's University
- Bachelor of Science (Honors) degree in Geology, Carleton University

Other Public Company Board Directorships

• AltaGas Ltd., Chair of the Board of Directors

Expertise Brought to NuVista

 Mr. Karkkainen brings to our Board extensive leadership, finance and entrepreneurship experience, along with a strong understanding of capital markets and strategic financial oversight.

2024 Board and Committee Participation	Position	Meetings in 2024	Attendance
Board of Directors	Chair	9/9	100%
Audit Committee	Member	4/4	100%
Governance Committee	Member	3/3	100%

	2024		2023	
Equity Holdings ⁽¹⁾	Number	\$ Value ⁽²⁾	Number	\$ Value ⁽³⁾
Shares	150,000	2,073,000	150,000	1,656,000
DSUs	183,910	2,541,636	171,439	1,892,687
Total	333,910	4,614,636	321,439	3,548,687

RONALD J. ECKHARDT



Calgary, Alberta, Canada

- Age 70
- Director since 2013
- Approval rating at the 2024 shareholders meeting: 75.90%

Career Highlights

Mr. Eckhardt has more than 45 years of experience in the oil and gas industry.

Talisman Energy Inc. (formerly BP Canada), a public oil and gas company

- Executive Vice-President, North American Operations (2003 until his retirement in 2009)
- Joined BP Canada as Chief Drilling Engineer, and held positions of increasing responsibility in domestic operations (1986 to 2003)

INDEPENDENT DIRECTOR

Attendance

Education

Position

 Bachelor of Science degree in Mechanical Engineering, the University of Manitoba

Other Public Company Board Directorships

 Athabasca Oil Corporation, Chair of the Board of Directors and member of the Reserves Committee

Expertise Brought to NuVista

 Mr. Eckhardt brings to our Board extensive expertise in oil and gas operations, capital project execution, health, safety and environment ("HS&E") leadership and a strong understanding of risk management and regulatory compliance.

Meetings in 2024

2024 Board and Committee Participation

Board of Directors	Member	9/9	100%
Governance Committee	Member	3/3	100%
Reserves Committee	Chair	2/2	100%

		2024		2023	
Equity Holdings ⁽¹⁾	Number	\$ Value ⁽²⁾	Number	\$ Value ⁽³⁾	
Shares	158,951	2,196,703	158,951	1,754,819	
DSUs	198,346	2,741,142	186,199	2,055,637	
RSUs	9,708	134,165	4,118	45,463	
Total	367,005	5,072,010	349,268	3,855,919	



K.L. (KATE) HOLZHAUSER, P. Eng.



Houston, Texas, USA

- Age 64
- Director since 2021
- Approval rating at the 2024 shareholders meeting: 72.07%

Career Highlights

Ms. Holzhauser is a Registered Professional Engineer (Texas) and management professional with more than 35 years of experience in the petrochemical and refining industries.

Chevron Phillips Chemical Company LLC

 Vice President of Environmental, Health, Safety and Security (2014 to 2021)

INEOS Nitriles

· Vice President, Operations/Operations Director

INDEPENDENT DIRECTOR

Education

- Master of Business Administration (Honours) degree, the University of Houston Executive MBA Program
- Bachelor of Science degree in Chemical Engineering, South Dakota School of Mines and Technology

Other Public Company Board Directorships

None

Other Boards

None

Expertise Brought to NuVista

 Ms. Holzhauser brings to our Board extensive expertise in petrochemical operations, capital project execution, HS&E leadership with a strong focus on risk management, and optimizing efficiency in complex industrial environments.

2024 Board and Committee Participation	Position	Meetings in 2024	Attendance
Board of Directors	Member	9/9	100%
Audit Committee	Member	4/4	100%
Environment, Social & Governance Committee	Chair	2/2	100%

		2024)23
Equity Holdings ⁽¹⁾	Number	\$ Value ⁽²⁾	Number	\$ Value ⁽³⁾
Shares	10,000	138,200	10,000	110,400
DSUs	27,021	373,430	15,840	174,874
Total	37,021	511,630	25,840	285,274

MARY ELLEN LUTEY



Denver, Colorado, USA

- Age 53
- Director since 2023
- Approval rating at the 2024 shareholders meeting: 76.26%

Career Highlights

Ms. Lutey has over 30 years of technical, operating and leadership experience in the energy industry.

SM Energy Company

- Senior Vice President Texas (September 2024 to present)
 Senior Vice President Exploration, Development and
- EHS (July 2020 to September 2024)
 Senior Vice President Development and EHS
- Senior Vice President Development and EHS (December 2019 to 2020)
- Senior Vice President and Regional Manager for the South Texas and Gulf Coast business unit, responsible for engineering, geoscience, operations, resource development and EHS (May 2015 to 2019)
- Vice President and Regional Manager for the SM Energy's Mid-Continent business unit (December 2012 to 2015)
- North Rockies Asset Manager (June 2008 to 2012)

Chesapeake Energy Corporation

• Senior Reservoir Engineer (2007 to 2008)

ConocoPhillips Company and its predecessors

• Team Leader, Engineering & Geoscience (2005 to 2007)

INDEPENDENT DIRECTOR

Burlington Resources Inc.

 Served in numerous technical and leadership positions with responsibility in engineering, geoscience, business development, strategic planning and resource development in the United States and Canada (1994 to 2005)

Education

- Bachelor of Science (Petroleum Engineering) (Honours) degree, the Montana Technological University (formerly the Montana College of Mineral Science & Technology)
- Bachelor of Science in Engineering Science (Mechanical Engineering) (Honours) degree, the Montana Technological University (formerly the Montana College of Mineral Science & Technology)

Other Public Company Board Directorships

None

Position

Expertise Brought to NuVista

 Ms. Lutey brings to our Board extensive oil and gas experience with expertise in resource development, operational excellence including an understanding of technological advances, and HS&E leadership.

Meetings in 2024

Attendance

2024 Board and Committee Participation

Board of Directors	Member	9/9	100%
Environment, Social & Governance Committee	Member	2/2	100%
Reserves Committee	Member	2/2	100%

	20	2023		
Equity Holdings ⁽¹⁾	Number	\$ Value ⁽²⁾	Number	\$ Value ⁽³⁾
Shares	_	_	_	_
DSUs	27,545	380,672	10,827	119,530
Total	27,545	380,672	10,827	119,530



MICHAEL J. LAWFORD



Calgary, Alberta, Canada

- Age 51
- Director since 2025
- Approval rating at the 2024 shareholders meeting: N/A

Career Highlights

Mr. Lawford has more than 25 years of experience in the oil and gas industry.

NuVista Energy Ltd.

- President and CEO (January 1, 2025 to present)
- President & COO (March 1, 2024 to December 31, 2024)
- COO (December 1, 2017 to February 29, 2024)
- VP Development (January 1, 2012 to November 29, 2017)

Talisman Energy Inc.

• Various technical roles (2009 to 2011)

PRESIDENT AND CEO | NOT INDEPENDENT

Education

 Bachelor of Science (First Class Honors) degree in Geology, the University of Alberta

Other Public Company Board Directorships

None

Other Boards

None

Expertise Brought to NuVista

 As President and CEO, Mr. Lawford provides strategic leadership and overall stewardship of NuVista, focusing on maximizing the value of the Company's asset base and ensuring its long-term sustainability.

2024 Board and Committee Participation	Position	Meetings i	in 2024 ^(a)	Attendance
Board of Directors	N/A	N/A N/A		N/A
	202	24	20	23
Equity Holdings ⁽¹⁾	Number	\$ Value ⁽²⁾	Number	\$ Value ⁽³⁾
Shares	237,154	3,277,468	228,023	2,517,374
Options	384,755	2,520,673	374,607	2,408,988
PSAs, RSAs	191,911	2,856,066	195,814	2,694,920
Total	813,820	8,654,207	602,630	7,621,282

Note:

(a) Mr. Lawford joined the Board of Directors on January 1, 2025, and did not attend meetings in 2024 in the capacity as a director.



DEBORAH S. STEIN, FCPA, FCA, ICD.D



Ms. Stein has over 30 years of industry experience, including over 20 years of direct experience in the oil and gas industry.

AltaGas Ltd.

 Joined in 2005 and held the position of Chief Financial Officer (2008 to 2015)

TransCanada Corporation

· Held various management positions

Wendy's Restaurants of Canada Inc.

· Led the finance functions

Paramount Canada's Wonderland

Led the finance functions

Financial Executives Canada

· Past Chair

The Calgary Zoo

Past Trustee

INDEPENDENT DIRECTOR

Education

- The Institute of Corporate Directors designation
- The ESG Global Competent Boards designation
- Fellow Chartered Professional Accountant
- Bachelor of Arts degree in Economics, York University Other Public Company Board Directorships
- Aecon Group Inc., Chair of the Audit Committee and member of the Nominating and Governance
- Trican Well Service Ltd., Chair of the Corporate Governance Committee and member of the Audit Committee
- RB Global Inc., member of the Audit Committee

Other Boards

 Member of the Board of Directors, the Ontario Teachers' Pension Plan and Washington Gas and Light Company

Expertise Brought to NuVista

· Ms. Stein brings to our Board extensive leadership and board experience, with expertise in financial and accounting matters, risk management, strategic oversight and governance.

2024 Board and Committee Participation

Heritage Pointe, Alberta,

Canada

Approval rating at the

• Director since 2016

2024 shareholders

meeting: 73.47%

• Age 64

2024 Board and Committee Participation	Position	Meetings in 2024	Attendance
Board of Directors	Member	9/9	100%
Audit Committee	Chair	4/4	100%
Environment, Social & Governance Committee	Member	2/2	100%

	20	24	2023		
Equity Holdings ⁽¹⁾	Number	\$ Value ⁽²⁾	Number	\$ Value ⁽³⁾	
Shares	32,710	452,052	32,710	361,118	
DSUs	135,043	1,866,294	129,452	1,429,150	
RSUs	9,708	134,165	4,118	45,463	
Total	177,461	2,452,511	166,280	1,835,731	



JONATHAN A. WRIGHT, P. Eng.





Calgary, Alberta, Canada

- Age 59
- Director since 2011
- Approval rating at the 2024 shareholders meeting: 76.34%

 $\mbox{Mr.}$ Wright has more than 35 years of experience in the oil and gas industry.

NuVista Energy Ltd.

- CEO (March 1, 2024 to December 31, 2024)(a)
- President & CEO (May 9, 2011 to February 29, 2024)

Talisman Energy Ltd.

- Senior Vice-President of the North American Conventional Production Division, which produced approximately one-half of Talisman's North American production at the time
- Joined in 1995 and held progressively more responsible roles both domestically and abroad

Shell Canada Ltd.

 Served in various operations and business development roles over six years Masters of Science (Great Distinction) degree in Mechanical Engineering, the University of Saskatchewan

| NOT INDEPENDENT

- Earned, among other awards, the Canadian Governor General's Gold Medal for being the Outstanding University Post-Graduate for his pursuit in hydraulics and computer controls
- Bachelor of Science (Great Distinction) degree in Mechanical Engineering, the University of Saskatchewan

Other Public Company Board Directorships

None

Other Boards

 Member of the Board of Directors, Spur Petroleum Ltd. and Rockies LNG Partners

Expertise Brought to NuVista

 As past President and CEO, Mr. Wright brings extensive leadership experience to our Board, along with an unwavering commitment to the Company's long-term success, as demonstrated during his tenure in this role.

Position	Meetings	111 2024	Attendance
Member		9/9	
20	24	20	23
Number	\$ Value ⁽²⁾	Number	\$ Value ⁽³⁾
845,648	11,686,855	839,070	9,263,333
438,820	1,942,784	817,703	5,633,229
303,209	4,558,023	350,909	4,822,440
1,587,677	18,187,662	2,007,682	19,719,002
	Member 20 Number 845,648 438,820 303,209	Member 9/5 2024 Number \$Value(2) 845,648 11,686,855 438,820 1,942,784 303,209 4,558,023	Member 9/9 2024 20 Number \$ Value(2) Number 845,648 11,686,855 839,070 438,820 1,942,784 817,703 303,209 4,558,023 350,909

Note:

(a) In accordance with NuVista's long-term succession plan, Mr. Lawford was appointed as President and CEO effective January 1, 2025, concurrently with Mr. Wright's retirement from his role as CEO.



NuVista Energy Ltd.

GRANT A. ZAWALSKY, L.L. B.



Calgary, Alberta, Canada

- Age 65
- Director since 2003
- Approval rating at the 2024 shareholders meeting: 68.74%

Career Highlights

Mr. Zawalsky is an experienced and widely respected corporate attorney with notable strength advising on high-value deals and shareholder activism.

Burnet, Duckworth & Palmer LLP (Barristers and Solicitors)

- Vice Chair and Partner (1994 to present)
- · Managing Partner

The Calgary Petroleum Club

Past President

INDEPENDENT DIRECTOR

Attendance

Education

- Member of the Law Society of Alberta
- . Bachelor of Laws (LL. B.), the University of Alberta
- · Bachelor of Commerce, the University of Alberta

Other Public Company Board Directorships

- ARC Resources Ltd., Corporate Secretary
- Whitecap Resources Inc., Chair of the Sustainability and Advocacy Committee, and Chair of the HS&E Committee

Other Boards

Position

· Serves on a number of private companies

Expertise Brought to NuVista

 Mr. Zawalsky brings to our board extensive leadership and board experience, with a strong focus on legal matters, regulatory compliance, risk management, strategic oversight and corporate governance.

Meetings in 2024

2024 Board and Committee Participation

2024 Board and Committee Farticipation	1 03111011	Meetings in 2024	Atteridance
Board of Directors	Member	9/9	100%
Environment, Social & Governance Committee	Member	2/2	100%

	20	24	2023		
Equity Holdings ⁽¹⁾	Number	Value ⁽²⁾	Number	Value ⁽³⁾	
Shares	211,915	2,928,665	211,915	2,339,542	
DSUs	177,979	2,459,670	161,550	1,783,512	
Total	389,894	5,388,335	373,465	4,123,054	

- (1) We have established an equity ownership policy that non-management directors must have an equity ownership interest in our Shares within three years of joining our Board of at least three times their annual Board retainer. Following the phase-in period, directors are expected to be in continuous compliance with these guidelines. In the event that an individual who has achieved the target ownership level subsequently falls below such target ownership level due solely to a decline in the market price of our Shares, such individual will be considered to be in compliance with the ownership guidelines as long as the adjusted cost base of his or her Shares exceeds the target ownership level.
- (2) The value of the 2024 Equity Holdings have been calculated as the sum of:
 - (i) the number of Shares held by each nominee as of December 31, 2024 multiplied by the closing price of our Shares of \$13.82 on the TSX on December 31, 2024;
 - (ii) the value of the DSUs of each nominee is based on the number of DSUs held by the nominee as of December 31, 2024 multiplied by the closing price of our Shares of \$13.82 on December 31, 2024;
 - (iii) in the case of Options held by Mr. Lawford and Mr. Wright this includes the number of Shares issuable upon exercise of Options held as of December 31, 2024 multiplied by the difference between the closing price of our Shares of \$13.82 on the TSX on December 31, 2024 and the exercise price of the applicable Option; and
 - (iv) in the case of share incentive awards held by Mr. Lawford and Mr. Wright this represents the number of RSAs and PSAs (with an actual multiplier of 1.46x for PSAs granted in 2022 and an assumed payout multiplier of 1x for the balance) granted under our Share Award Plan multiplied by the closing price of our Shares of \$13.82 on December 31, 2024.
- (3) The value of the 2023 Equity Holdings have been calculated as the sum of:
 - (i) the number of Shares held by each nominee as of December 31, 2023 multiplied by the closing price of our Shares of \$11.04 on the TSX on the last trading day of 2023, being December 29, 2023;
 - (ii) the value of the DSUs of each nominee is based on the number of DSUs held by the nominee as of December 31, 2023 multiplied by the closing price of our Shares of \$11.04 on the TSX on the last trading day of 2023, being December 29, 2023;
 - (iii) in the case of Options held by Mr. Lawford and Mr. Wright this includes the number of Shares issuable upon exercise of Options held as of December 31, 2023 multiplied by the difference between the closing price of our Shares of \$11.04 on the TSX on the last trading day of 2023, being December 29, 2023 and the exercise price of the applicable Option; and
 - (iv) in the case of share incentive awards held by Mr. Lawford and Mr. Wright this represents the number of RSAs and PSAs (with an actual multiplier of 1.56x for PSAs granted in 2021 and an assumed payout multiplier of 1x for the balance) granted under our Share Award Plan multiplied by the closing price of our Shares of \$11.04 on the TSX on the last trading day of 2023, being December 29, 2023.
 - (v) in the case of RSUs held by certain nominees, the value obtained by multiplying the number of RSUs granted under our Cash Award Plan multiplied by the closing price of our Shares of \$11.04 on the TSX on the last trading day of 2023, being December 29, 2023.
- (4) Does not include senior unsecured notes held by any of the nominees.



EXPERIENCE AND BACKGROUND OF PROPOSED DIRECTORS

Our Governance Committee seeks to recruit candidates who reflect a diversity of skills, experience and perspectives which are relevant to our business. The committee has established the following "skills matrix" outlining the skills and experience which they believe are required by the members of our Board.

Skills	Importance to NuVista
Executive Leadership	Experience as a CEO or equivalent is believed to provide the most effective counsel to management, as well as critical oversight on behalf of stakeholders.
Enterprise Risk Assessment	Board or executive experience in evaluating and managing risks in the oil and natural gas business is sought to assist our Board in understanding and assessing the risks and opportunities faced by us.
Value Creation	Board or executive experience in evaluating and executing on, value creation opportunities through acquisitions, divestitures, mergers or developmental opportunities is critical to our Board's ability to effectively fulfill its oversight responsibilities relating to our corporate strategy and ultimate value creation.
Environmental, Social and Governance	Board or management experience with, or knowledge of, risks and opportunities related to a broad range of environmental, social, and governance issues is crucial. Specifically, expertise in climate-related concerns, environmental compliance, and sustainability matters, such as emissions, water use, waste reduction, land and energy use, and workplace health and safety in the oil and gas industry, is essential. These experiences assist our Board in more effectively overseeing compliance and support our commitment to managing and operating in a safe, efficient, and environmentally responsible manner, in collaboration with our industry partners. Additionally, the ability to contribute to the continuous improvement of our environmental, health, safety, and social performance is highly valued.
Corporate Governance	A broad understanding of good corporate governance usually through experience as a Board member or as a senior executive officer is valued in light of the competing demands of stakeholders and the increasingly complex governance environment in which public companies operate.
Compensation and Human Resources	Compensation and human resource skills and experience assist our Board in fulfilling its responsibility to ensure that we maintain effective incentive programs which attract, motivate and retain top talent, while at the same time reinforcing strategic priorities.
Reserves and Resource Evaluation	Board experience with, or management responsibility for, oil and natural gas reserve and resource evaluation and reporting is critical to assist our Board to carry out its oversight responsibilities of the evaluation of our reserves and resources.
Operations	All of our business is derived from the drilling, completing and tie-in in of natural gas and oil wells and the construction and operation of pipelines and processing and compression facilities. As such, we seek candidates who possess a solid understanding of our industry and of major and minor facility construction and operation.
Legal, Government and Regulatory	A broad understanding of corporate, securities, land tenure and oil and natural gas law, regulatory regimes in Western Canada and governmental royalty, incentive and taxation policies usually through management experience or a legal background are important since such experiences assist our Board in more effectively carrying out its compliance oversight responsibilities and support our Board in understanding the regulatory trends shaping the oil and gas industry and assessing our strategic response to such trends.
Accounting and Finance	Financial literacy in reading financial statements, financial accounting and operational accounting experience as well as corporate finance knowledge and experience usually from senior accounting and financial management, audit firm background or banking experience are valued in order to enable our Board to oversee management's handling of financial and financial reporting matters, including:
	critically assessing our financial performance and projections; understanding our pritical association policies, as well as technical increase relevant to the outernal guidit, and
	 understanding our critical accounting policies, as well as technical issues relevant to the external audit; and evaluating the robustness of our internal controls.
IT and Cybersecurity	We have sought directors with a broad understanding of the use of information technology, data analytics and enterprise-wide software to create efficiencies and productivity; and expertise in managing cybersecurity risks associated with these technologies.

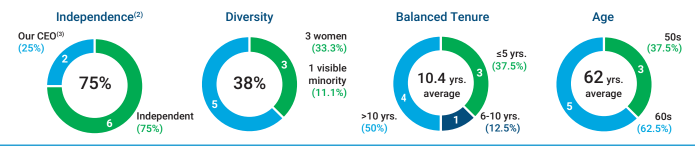


The following table identifies our individual nominees experience and background of, but not necessarily the technical expertise based on information provided by such individuals:

Skills and Experience	PENTTI O. KARKKAINEN	RONALD J. ECKHARDT	K.L. (KATE) HOLZHAUSER	MARY ELLEN LUTEY	MICHAEL LAWFORD	DEBORAH S. STEIN	JONATHAN A. WRIGHT	GRANT A. ZAWALSKY	# of Directors
Executive Leadership	•	•	•	•	•	•	•	•	8/8
Enterprise Risk Assessment	•	•	•	•	•	•	•	•	8/8
Value Creation	•	•	•	•	•	•	•	•	8/8
Environmental, Social and Governance	•	•	•	•	•	•	•	•	8/8
Corporate Governance	•	•	•	•	•	•	•	•	8/8
Compensation and Human Resources	•	•	•	•	•	•	•	•	8/8
Reserves and Resource Evaluation	•	•	•	•	•	•	•	•	5/8
Operations	•	•	•	•	•	•	•	•	5/8
Legal, Government and Regulatory	•	•	•	•	•	•	•	•	5/8
Accounting and Finance ⁽¹⁾	•	•	•	•	•	•	•	•	3/8
IT and Cybersecurity	•	•	•	•	•	•	•	•	3/8

Note:

OTHER ATTRIBUTES OF DIRECTORS NOMINEES(1)



Our Board upholds its commitment to gender diversity, constituting a 38% female representation.



- (1) With respect to diversity disclosures, our directors have the opportunity to voluntarily self-identify for designated equity groups, which include women, Indigenous Peoples, persons with disabilities, and members of visible minorities. Any self-identification is strictly voluntary.
- (2) Mr. Wright ceased to be an officer of NuVista on December 31, 2024, after his retirement as CEO. In accordance with National Instrument 52-110, an individual who has been an employee or officer of the issuer in the last three years is not considered independent.
- (3) Our current President and CEO, Mr. Lawford, and our past CEO, Mr. Wright, are not considered to be independent.



⁽¹⁾ We consider Ms. Stein a financial expert, having earned the Fellow of Chartered Professional Accountants (FCPA) designation, which recognizes outstanding leadership and contributions to the accounting profession.

ADDITIONAL DISCLOSURE RELATING TO DIRECTOR NOMINEES

Except as otherwise disclosed herein or in connection with the other matters described below, none of our directors (nor any personal holding company of any of such persons) is, as of the date hereof, or was within ten years before the date hereof, a director, chief executive officer or chief financial officer of any company (including us), that was subject to a cease trade order (including a management cease trade order), an order similar to a cease trade order or an order that denied the relevant company access to any exemption under securities legislation, in each case that was in effect for a period of more than 30 consecutive days that was issued while the director was acting in the capacity as director, chief executive officer or chief financial officer; or that was issued after the director ceased to be a director, chief executive officer or chief financial officer.

None of our directors (nor any personal holding company of any of such persons) is, as of the date hereof, or has been within the ten years before the date hereof, a director or executive officer of any company (including us) that, while that person was acting in that capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets other than as set forth below.

Mr. Zawalsky was formerly a director of Endurance Energy Ltd. (a private company engaged in the exploration and production of natural gas) which filed for creditor protection under the *Companies Creditors' Arrangement Act* on May 30, 2016. Mr. Zawalsky resigned as a director of Endurance Energy Ltd. on November 1, 2016. Mr. Zawalsky was also a director of Zargon Oil & Gas Ltd., a public company engaged in the exploitation of oil, which filed a Notice of Intention to Make a Proposal to its creditors under the provisions of Part III, Division I of the *Bankruptcy and Insolvency Act* (Canada) on September 8, 2020 and Mr. Zawalsky resigned as a director of Zargon Oil & Gas Ltd. on the same day.

None of our directors (nor any personal holding company of any such persons) has, within the ten years before the date hereof, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the director.

None of our directors (nor any personal holding company of any of such persons) has been subject to any penalties or sanctions imposed by a court relating to securities legislation or by a securities regulatory authority or has entered into a settlement agreement with a securities regulatory authority or any other penalties or sanctions imposed by a court or regulatory body that would likely be considered important to a reasonable investor in making an investment decision.

3 Appointment of Auditors

Our Board recommends the appointment of the firm of KPMG LLP, Independent Registered Chartered Professional Accountants, as our auditors, to hold office until the next annual meeting of our shareholders. Our Board will also be authorized to set the fees paid to KPMG LLP.

KPMG LLP has acted as our auditors since 2003. In 2022, an internal assessment of KPMG LLP was undertaken by the Board and management to assess the performance of KPMG LLP as our auditors. The assessment concluded KPMG LLP was providing the necessary services and the quality thereof was sufficient to maintain KPMG LLP as our recommended auditors. Our Board and management will conduct a similar assessment at least every five years, with the next assessment planned for 2027.

The following table provides information about the fees billed to us for professional services rendered by KPMG LLP during the fiscal years of 2023 and 2024:

	KPMG LLP Fee	s for Fiscal Year
Type of Work	2024 (\$)	2023 (\$)
Audit fees ⁽¹⁾	513,290	500,225
Audit related fees	_	_
Tax fees ⁽²⁾	28,302	36,099
All other fees	_	_
Total	541,592	536,324

- (1) Audit fees consist of fees for the audit of our annual financial statements or services that are normally provided in connection with statutory and regulatory filings or engagements.
- (2) Tax fees include tax compliance, tax advice, tax planning and compilation of tax returns.



In order to be passed, the resolution appointing KPMG LLP as our auditor must be approved by a majority of the aggregate votes cast by shareholders at the meeting.



Our Board recommends that shareholders vote FOR the appointment of KPMG LLP as our auditor and authorize the Board to fix their remuneration as such. The persons named in the enclosed form of proxy intend to vote FOR the resolution unless the shareholder specifies authority to do so is withheld.

4 Advisory Vote on Executive Compensation

The principle underlying executive compensation at NuVista is "pay-for-performance." We believe that this philosophy achieves the goal of attracting and retaining excellent employees and executive officers, while rewarding the demonstrated behaviors that reinforce our values and help us to deliver on our corporate objectives.

Our Board believes that shareholders should have the opportunity to fully understand the objectives, philosophy and principles that guide the executive compensation-related recommendations made by our Governance Committee. Our Board reviews and approves all recommendations made by our Governance Committee. Shareholders are encouraged to review the "Executive Compensation" section of this Information Circular, which discusses:

- · our compensation philosophy and approach to executive compensation,
- · what our named executive officers are paid, and
- how their respective levels of compensation are determined.

At last years' annual and special shareholders meeting, 23.92% of votes were cast against our advisory vote on executive compensation with 98% of these votes coming from a single shareholder, who is an industry competitor. A similar result has occurred in each year since this industry competitor became a shareholder. As part of our shareholder engagement program, our Board Chair and our CEO have met with a representative of this shareholder. However, this shareholder has not expressed any specific concerns on our go-forward compensation programs that could be addressed to garner their support. Each year, we carefully examine industry compensation levels and trends to ensure competitiveness and alignment with our peers. This commitment was reinforced by an independent third-party analysis in 2023 and a rigorous internal review of executive compensation in 2024. It is noted that the shareholder voted against or withheld from voting for all resolutions presented at our shareholder meeting except to fix our number of directors at nine and the appointment of our auditor. We would also like to note that no other shareholders have raised concerns about our governance or executive compensation levels. It should further be noted that our executive team actively engages with current and potential shareholders year-round through meetings, conferences, and calls. In 2024, we participated in over 100 such discussions, mostly one-on-one, enabling in-depth dialogue. At no point did any shareholder bring to our attention concerns about our compensation philosophy or corporate governance practices.

As part of our ongoing commitment to corporate governance, our Board has approved a non-binding advisory vote on executive compensation at the meeting with the intention that this shareholder advisory vote will form an integral part of our ongoing process of engagement between our shareholders and our Board relating to executive compensation. We disclose the results of the shareholder advisory vote as a part of our report on voting results for the meeting.

As this is an advisory vote, the results will not be binding upon our Board. Our Board, and specifically the Governance Committee, will not be obligated to take any compensation actions, or make any adjustments to executive compensation programs or plans, as a result of the vote. However, the Governance Committee and our Board will take into account the results of the vote, together with feedback received from our shareholders, in considering our approach to compensation in the future.

In the event that there is a significant vote against, or the advisory resolution is not approved by a majority of the votes cast at the meeting, our Board will consult with shareholders (particularly those who are known to have voted against it) to understand their concerns and will review our approach to compensation in the context of those concerns. Results from this review, if necessary, will be discussed in our Information Circular for the shareholders meeting to be held in 2026. Shareholders may contact our Corporate Secretary by mail at our head office at Suite 2500, 525 8th Avenue S.W., Calgary, Alberta, T2P 1G1, if they wish to share their views on executive compensation with our Board.At the meeting, shareholders will be asked to vote on the following resolution:

"BE IT RESOLVED, on an advisory basis and not to diminish the role and responsibilities of the Board of Directors of NuVista Energy Ltd., that the shareholders accept the approach to executive compensation disclosed in the information circular — proxy statement of NuVista Energy Ltd. dated March 24, 2025."



Our Board recommends that shareholders vote FOR the non-binding advisory resolution regarding our approach to executive compensation. The persons named in the enclosed form of proxy intend to vote FOR the election of each of these nominees unless the shareholder specifies authority to do so is withheld.



Director Compensation

Our Board, through the Governance Committee, is responsible for the development and implementation of a compensation plan for our non-management directors. We do not pay any compensation to our officers who also act as directors. For information concerning the compensation paid to Mr. Wright who was both an executive officer and director during 2024, see the "Executive Compensation" section of this Information Circular.

The main objectives of our compensation plan for non-management directors are to attract and retain highly qualified individuals, compensate our directors in a way that reflects the risks and responsibilities of serving on the Board and committees, and provide compensation that is comparable to directors in a peer group of oil and gas companies. In addition, our philosophy of using compensation to foster a culture of ownership also extends to our director compensation policies.

We routinely engage third parties to review director compensation and conduct annual internal assessments against our oil and gas peers to ensure alignment. For the 2022 calendar year, the Governance Committee engaged Lane Caputo Compensation Inc. ("Lane Caputo") to advise on director and executive compensation, ensuring competitiveness within our oil and gas peer group. We have implemented and maintained Lane Caputo's recommendations and, in alignment with this advice, made further refinements to director compensation in 2024.

The total compensation structure for non-management directors for 2024 consisted of annual retainers and a semi-annual equity incentive award provided in the form of DSUs. Each DSU represents the right to receive a cash payment equivalent to the fair market value of our Shares, or in the case of a DSU issued in lieu of Board and committee retainers, at our election, Shares issued from treasury, therefore having the same upside and downside risk as the value of our Shares. Set forth below under the heading "DSU Plan" is a detailed description of the terms of the DSU Plan.

A non-management director may elect to take up to 50% of their compensation (other than Board and committee retainers) in RSUs, which could otherwise be payable in DSUs. This provides us with an additional means of attracting and retaining talent at the Board level as it allows us to offer non-management directors equity incentives that vest and settle during their tenure as directors of NuVista. RSUs entitle the holder to receive a cash payment equal to the fair market value (as determined on the last business day prior to the payment date) of the notional number of Shares designated in the award. Set forth below under the heading "Cash Incentive Plan" is a detailed description of the terms of the Cash Award Plan.

Retainers

In 2024, our non-management directors received annual cash retainers which were paid on a quarterly basis. They are also reimbursed for travel expenses related to their attendance at meetings. We do not pay meeting attendance fees. Following our internal review, we increased the annual retainer for certain committee chair positions to better align with oil and gas companies in our peer group.

The following table displays the compensation structure for 2024 for our non-management directors:

	Amount ⁽¹⁾⁽²⁾
Annual Retainers	(\$)
Annual Board	65,000
Additional Board Retainers:	
Board Chair	50,000
Additional Committee Retainers:	Chair ⁽¹⁾
Audit Committee	20,000
Governance and Compensation Committee	20,000
Reserves and ESG Committees	15,000

- (1) Following our review of director compensation in 2024, Board and Chair position retainers were increased to align with industry trends and we removed any retainers previously provided for committee membership positions. In addition, effective January 1, 2024, the annual board retainer increased to \$65,000 per year from \$55,000 per year.
- (2) Taking into account the elimination of membership fees, effective January 1, 2024, the respective committee retainers increased as follows: (a) Board chair position increased to \$50,000 per year from \$40,000 per year; (b) Audit, and Governance and Compensation Committee chair positions increased to \$20,000 per year from \$15,000 per year; and (c) Reserves and ESG Committee chair positions increased to \$15,000 per year from \$10,000 per year.



INCENTIVE COMPENSATION

In May of 2016, we implemented a DSU Plan for our non-management directors. In 2024, we granted an aggregate of 95,029 DSUs to our non-management directors of which, 21,359 DSUs were issued in lieu of Board and committee retainers.

In March of 2023, we made certain housekeeping amendments to our Cash Award Plan to, among other things, allow for grants of RSUs to our non-management directors. As a result of the amendments to the Cash Award Plan, non-management directors are able to elect to receive up to 50% of their compensation as non-management directors (other than Board and committee retainers) in the form of RSUs. In 2024, we granted an aggregate of 11,180 RSUs to our non-management directors as compensation for acting as directors. Set forth under the heading "Cash Award Plan" is a detailed description of the terms of such plan.

As of December 31, 2024, the DSU Plan and the Cash Award Plan were the only active form of long-term incentive compensation for our non-management directors. We have not granted any Options to our non-management directors since 2014. As at December 31, 2024, none of our then non-management directors held any Options.

DSU Plan

The summary set forth below reflects the terms and conditions of the DSU Plan. The information below is of a summary nature and is therefore not complete and is qualified in its entirety by the DSU Plan. A copy of our current DSU Plan is filed on our profile on the SEDAR+ website at www.sedarplus.ca under the category "Other Securityholders Documents."

The DSU Plan allows our Governance Committee to grant DSUs to members of our Board, who are not also full-time employees of us or one of our subsidiaries, partnerships, trusts or other controlled entities.

The principal purposes of the DSU Plan are to:

- to promote a greater alignment of interests between our directors and our shareholders by providing a means to accumulate a meaningful financial interest in NuVista that is commensurate with the responsibility, commitment and risk associated with acting as a director of NuVista:
- to support a compensation plan that is competitive and rewards the long-term success of NuVista as measured in NuVista's total shareholder return; and
- to assist with NuVista's ability to attract and retain qualified individuals with the experience and ability to serve as directors.

The DSU Plan is administered by our Governance Committee. Subject to the Governance Committee's reporting to and obtaining approval from our Board on all matters relating to the DSU Plan, the Governance Committee has sole and absolute discretion to administer the plan.

The Governance Committee authorizes the number of DSUs to be granted to each of the participants for each calendar year, and the date that the grant becomes effective. In cases where a participant becomes a Board member after the DSUs for that calendar year have been granted, DSUs may be granted as of the date of the appointment to our Board and in such amount as determined by the Governance Committee. The Governance Committee may also from time to time determine that special circumstances justify the approval of a grant of DSUs in addition to the other compensation to which the participant is entitled.

Participants may also elect to receive all or part of their annual retainer remuneration that is otherwise payable in cash, in the form of DSUs. In order to do so, participants must complete a written election form by no later than December 1 of the calendar year preceding the year in which the participant earns the deferred remuneration. For individuals who become participants after the commencement of a calendar year, participants may make an election within 30 days of becoming a director. A participant's election for the latest calendar year will continue to apply to subsequent calendar years until the participant submits another election in respect of a calendar year. Participants may only file one election in respect of a calendar year, and that election is irrevocable for that calendar year.

Subject to an extension for blackouts, we credit DSUs in respect of an election to a participant's DSU account on the date that the remuneration would otherwise be payable. The number of DSUs credited is determined by dividing the amount of the participant's deferred remuneration by the Fair Market Value (as defined in the plan) of our Shares on the date the DSUs are credited. DSUs vest immediately upon being credited to a participant's account.

The number of Shares reserved for issuance from time to time pursuant to outstanding DSUs granted and outstanding under the plan is limited to 500,000 Shares.

If any DSUs granted under the plan expire, terminate or are cancelled for any reason without the Shares issued thereunder having been issued in full, any unissued Shares to which such DSUs relate shall be awardable for the purposes of granting of further DSUs. DSUs are not transferable or assignable.

The aggregate number of DSUs granted to any single holder cannot exceed 1% of our issued and outstanding Shares. The value of all DSUs granted to any one non-management director during a calendar year, as calculated on the grant date (excluding DSUs granted in lieu of Board, committee retainers and meeting attendance fees) shall not exceed \$150,000.



Director Compensation

In accordance with the rules of the TSX, the number of Shares issued to insiders within one year pursuant to the plan, and issuable to insiders at any time, under the plan or when combined with all of our other security based compensation arrangements, shall not exceed 10% of our issued and outstanding Shares.

Immediately prior to the applicable Termination Date (as defined below), the number of Shares notionally represented by each DSU shall be adjusted by multiplying such number by the Adjustment Ratio (as defined within the plan) applicable to such DSU to give effect to dividends paid between the date of grant of the DSU and the Maturity Date (as defined within the plan).

Following the date on which the participant ceases to hold all positions with us and our subsidiaries, partnerships, trusts or other controlled entities (the "**Termination Date**"), except as a result of death, all DSUs credited to a participant's account, as adjusted by the Adjustment Ratio, will be redeemed as of the Maturity Date. The Maturity Date for United States taxpayers is the Termination Date.

For directors who are not United States taxpayers, the Maturity Date is December 1 of the calendar year immediately following the year of the Termination Date. Notwithstanding the foregoing, directors who are not United States taxpayers may file one or more irrevocable maturity date acceleration elections subsequent to the Termination Date electing up to an aggregate of four (4) Maturity Dates. Subject to the exceptions below, the elected Maturity Date(s) must be no earlier than 180 days after the Termination Date, may not precede the date of the election or be later than December 1st of the calendar year following the Termination Date. The elected Maturity Date(s) may however be earlier than 180 days following the Termination Date, if one of the following exceptions apply:

- the director resigns pursuant to the "majority voting" or similar policy;
- the director fails to be elected as a director at a shareholder meeting after being included as a nominee in our information circular;
- · the director is removed from office by a vote of shareholders; or
- the 180 day period is waived by the Governance Committee.

Following a participant's Termination Date except as a result of death, the participant will have the right to have the DSUs, as adjusted by the Adjustment Ratio (if applicable), credited to their account redeemed by us. All DSUs will be redeemed for a cash payment except that, at our election, we may redeem DSUs issued as compensation for annual Board and committee retainers and meeting attendance fees, in cash or through the issuance of Shares from treasury or purchased on the market and any combination of these. The cash payment will be equal to the number of DSUs, as adjusted by the Adjustment Ratio (if applicable), in the participant's account as of the Termination Date, multiplied by the Fair Market Value of our Shares determined at the Maturity Date.

If a participant dies while a current director of NuVista, or after ceasing to hold all positions with us and our subsidiaries, partnerships, trusts or other controlled entities but before the Maturity Date and notwithstanding any maturity date acceleration notices previously delivered prior to the director's death, the director's estate or legal representative may (subject to the prior approval of the Board) deliver one or more irrevocable notices of election to accelerate the Maturity Date. Notwithstanding the foregoing, the estate or legal representative of a former director who was a U.S. taxpayer shall have no ability to influence the timing of the payment for the DSUs of the deceased director. The cash payment will be equal to the number of DSUs in the participant's account as of the date of the participant's death, as adjusted by the Adjustment Ratio, multiplied by the Fair Market Value of our Shares determined at the date of death. Participants have no further rights respecting any redeemed DSUs. DSUs are deemed cancelled upon redemption.

The DSU Plan may be amended, modified or terminated by our Board without shareholder approval, subject to any required approval of the TSX. Notwithstanding the foregoing, the DSU Plan and any DSUs granted under the plan may not be amended without shareholder approval to:

- increase the fixed number of Shares available to be issued under outstanding DSUs at any time;
- extend the term of any outstanding DSUs;
- permit a holder to transfer or assign DSUs to a new beneficial holder other than in the case of death of the holder;
- increase the number of Shares that may be issued to participants above the restrictions in the DSU Plan;
- increase the number of Shares that may be issued to insiders above the restriction contained in the DSU Plan; or
- · amend the amendment provision.

In addition, no amendment to the DSU Plan or DSUs granted pursuant to the plan may be made without the consent of the holder, if it adversely alters or impairs any right previously granted to such holder under the DSU Plan.

The DSU Plan also contains anti-dilution provisions which allow our Board to make such adjustments to the plan and to any DSUs as our Board may, in its sole discretion, consider appropriate in the circumstances to prevent dilution or enlargement of the rights granted to participants thereunder.



Director Summary Compensation Table

Summary Composition Table

The following table sets forth for the year ended December 31, 2024, information concerning the compensation paid to our non-management directors.

Name	Fees Payable in Cash ⁽¹⁾ (\$)	Fees Payable in Share Based Awards ⁽²⁾⁽³⁾⁽⁴⁾ (\$)	Share-Based Awards ⁽⁵⁾⁽⁶⁾ (\$)	Total (\$)
Pentti O. Karkkainen	115,000	_	158,670	273,670
Ronald J. Eckhardt	_	81,250	142,257	223,507
K.L. (Kate) Holzhauser	80,000	_	142,257	222,257
Mary Ellen Lutey	_	68,750	142,257	211,007
Keith A. MacPhail ⁽⁷⁾	_	51,508	67,539	119,047
Ronald J. Poelzer ⁽⁸⁾	65,000	_	142,257	207,257
Deborah S. Stein	85,000	_	142,257	227,257
Grant A. Zawalsky ⁽⁹⁾	_	65,000	142,257	207,257

- (1) Represents fees earned and payable in cash during the year, regardless of when paid.
- (2) Represents fees earned and payable in DSUs regardless of when paid.
- (3) Our non-management directors may take any portion of their annual Board and committee retainers in the form of cash or DSUs. Each DSU represents the right to receive a cash payment equivalent to the fair market value of our Shares, or in the case of a DSU issued in lieu of Board and committee retainers and meeting fees only, at our election, Shares issued from treasury. Our non-management directors may elect to receive up to 50% of their compensation (other than Board and committee retainers and meeting fees) which would otherwise be payable in DSUs, in the form of RSUs.
- (4) These share-based awards consist of DSUs granted to the director in lieu of cash fees and RSUs elected to be received by directors in respect of their compensation (other than Board and committee retainers and meeting fees). The value is calculated based on our weighted average share price for the five trading days immediately preceding the date the DSU or RSU was awarded.
- (5) These share-based awards consist of DSUs and/or RSUs which are determined and awarded semi-annually. The number of awards granted is determined by taking the retainer amounts owing to the Board members for the year (Board Chair: \$145,000; and all other Board member: \$130,000) and dividing those amounts by the 30-day weighted average share price immediately preceding the date of grant. The value shown in the table above is calculated based on our weighted average share price for the five trading days immediately preceding the date the DSU and/or RSU was awarded. Bi-annual grant prices were \$12.76 and \$12.69, respectively.
- (6) We do not provide pension benefits, non-equity incentives or other compensation to non-management directors and have not granted Option-based awards to our non-management directors since 2014.
- (7) Mr. MacPhail retired from the Board on August 8, 2024 and the compensation set forth in this table represents compensation received as a director from January 1, 2024 until his retirement.
- (8) Mr. Poelzer will retire from our Board effective May 9, 2025.
- (9) Mr. Zawalsky is the Vice Chair and former Managing Partner of Burnet, Duckworth & Palmer LLP, a law firm that provides legal services to us.
- (10) Mr. Wright was an executive director until his retirement from the position of CEO on December 31, 2024. During the year ended December 31, 2024, Mr. Wright did not receive any compensation in his capacity as a director of NuVista.
- (11) Mr. Lawford was appointed to the board on January 1, 2025 in connection with his appointment as CEO of NuVista. Mr. Lawford will not receive any compensation in his capacity as a director of NuVista.



Directors' Outstanding Share-Based Awards

The following table sets forth for each non-management director, all share-based awards outstanding at December 31, 2024. We did not have any outstanding option-based awards held by our then non-management directors at December 31, 2024.

	Share-Based Awards				
Name	Number of Share-Based Awards 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 ⁽¹⁾ (\$)		
Pentti O. Karkkainen	_		2,074,161		
Ronald J. Eckhardt	_		1,847,623		
K.L. (Kate) Holzhauser	_		373,430		
Mary Ellen Lutey	_	-	268,357		
Keith A. MacPhail ⁽²⁾	_	-	1,940,052		
Ronald J. Poelzer ⁽³⁾	_	-	2,021,424		
Deborah S. Stein	_	_	1,847,623		
Grant A. Zawalsky	_	_	1,981,788		

- (1) These share-based awards consist of DSUs and RSUs which are determined and awarded semi-annually. The value is based on the closing market price of our Shares on the last trading day of 2024 being December 31, 2024 of \$13.82.
- (2) Mr. MacPhail retired from the Board on August 8, 2024. Upon his retirement, he has until December 1, 2025, to determine the maturity date of any outstanding awards that have not been paid out or distributed. On February 5, 2025, we elected to distribute his vested Deferred Retainer DSUs, totaling 93,152, in Shares at a weighted average share price of \$13.08, based on the five trading days immediately preceding the election date.
- (3) Mr. Poelzer will retire from our Board effective May 9, 2025. Upon his retirement, he has until December 1, 2026, to determine the maturity date of any outstanding DSUs that have not been paid out or distributed.



Corporate Governance Practices

Independence

Pentti O. Karkkainen, our Chair, is independent and the majority of our Board is independent.

Our Board has determined that Ronald J. Eckhardt, K.L. (Kate) Holzhauser, Mary Ellen Lutey, Ronald J. Poelzer, Deborah S. Stein and Grant A. Zawalsky are independent.

Our Board has determined that Jonathan Wright is not independent as he is our former CEO. Michael Lawford is also not independent as he is our current President and CEO.

Grant A. Zawalsky is the Vice Chair and former Managing Partner of Burnet, Duckworth & Palmer LLP who provides legal services to us. Our Board has concluded that Mr. Zawalsky is independent and capable of exercising independent judgement after considering, among other things:

- that the fees charged by Burnet, Duckworth & Palmer LLP to us for services rendered in 2024 were \$667,890 representing less than 1% of Burnet, Duckworth & Palmers LLP's total income;
- his equity interest in Burnet, Duckworth & Palmer LLP;
- · his Share ownership position in NuVista and personal financial circumstances; and
- the statutory guidance with respect to the meaning of independence contained in National Instrument 58 101 Disclosure of Corporate Governance Practices.

Our independent Board members conduct "in-camera" sessions as part of the agenda of all Board and committee meetings, generally immediately following the scheduled business.

The following directors are presently directors of other issuers that are reporting issuers (or the equivalent):

Name	Names of Other Issuers
Pentti O. Karkkainen	AltaGas Ltd.
Ronald J. Eckhardt	Athabasca Oil Corporation
K.L. (Kate) Holzhauser	None
Michael Lawford	None
Mary Ellen Lutey	None
Ronald J. Poelzer	None
Deborah S. Stein	Aecon Group Inc., Trican Well Service Ltd., and RB Global Inc.
Grant A. Zawalsky	Whitecap Resources Inc.

Board Mandate

Our Board is responsible for our stewardship with oversight in several key areas including:







STRATEGY AND LEADERSHIP



RISK MANAGEMENT



SUCCESSION PLANNING





The Board's duties are set out in the Board Mandate which is found in Schedule A and on our website at www.nuvistaenergy.com.



Our Board, in part, performs its mandated responsibilities through the activities of its four committees:

		2	3	4
Audit Committee	Corporate Governance & Compensation Committee		Environment, Social & Governance ("ESG") Committee	Reserves Committee
Financial risk management	Governance	Culture and engagement	Environment	Operational excellence
Financial information	Board renewal	Compensation alignment	Safe operations	
IT and cybersecurity	Diversity	Human capital management	Stakeholder engagement	

Each of the four committees has their own mandate as described below.

Committee Membership and Responsibilities

Set forth below is information with respect to each of the current committees of our Board, including current membership and a brief description of their Board approved mandate which outlines the roles and responsibilities of the committee.



The full text of the mandate of each committee is available on our website at www.nuvistaenergy.com.

AUDIT COMMITTEE

CURRENT MEMBERS

All members of the Audit Committee are independent and financially literate.



► Deborah S. Stein, Chair



K.L. (Kate) Holzhauser



Pentti O. Karkkainen



► Ronald J. Poelzer

This committee is required to be composed of at least three individual members appointed by our Board from amongst its members, all of which are to be independent within the meaning of National Instrument 52-110 — Audit Committees.

There were no changes to the composition of the Audit Committee in 2024, but the mandate was revised to include oversight of the IT control environment.

Mr. Poelzer will retire from our Board effective May 9, 2025 and will cease to be a member of the Audit Committee on such date.

MANDATE

The committee's mandate includes:

- reviewing our annual audited financial statements and the auditors' report thereon and related public disclosure documents prior to submission to the Board for approval;
- reviewing our quarterly financial statements and related public disclosure prior to submission to the Board for approval;
- reviewing and discussing accounting and reporting policies and changes in accounting principles;
- reviewing our internal control systems and procedures;
- overseeing the work of the external auditors, approval of services provided by external auditors and meeting with the external auditors independently of our management;
- reviewing the effectiveness and adequacy of the IT control environment, assessing IT risks, and overseeing cybersecurity practices; and
- overseeing our internal controls and systems over ESG reporting metrics.

For more information relating to the background of the Audit Committee members, see "Biographies of our Directors" under "Matters to be Acted Upon at the Meeting."

The Audit Committee pre-approves all audit and non-audit services performed by our external auditor. For more information relating to the fees billed by our external auditor for audit services in 2024 and 2023, see "Appointment of Auditors" under "Matters to Be Acted Upon at the Meeting."



CORPORATE GOVERNANCE & COMPENSATION COMMITTEE

CURRENT MEMBERS

All members of the Governance (Nominating) Committee are independent.



► Ronald J. Eckhardt, Chair



Pentti O. Karkkainen



K.L. (Kate) Holzhauser



Ronald J. Poelzer

This committee is required to be composed of at least three individual members appointed by our Board from amongst its members, all of which are to be independent within the meaning of National Instrument 58-101 — *Disclosure of Corporate Governance Practices*.

Effective August 8, 2024, Mr. MacPhail retired from our Board and ceased to be a member of the Governance and Compensation committee. On November 7, 2024, Mr. Eckhardt was appointed Chair of the committee. There were no substantive changes to the committee's mandate in 2024.

Effective March 4, 2025, Ms. Holzhauser became a member of the committee. Mr. Poelzer will retire from our Board effective May 9, 2025 and will cease to be a member of the Governance and Compensation Committee on such date.

MANDATE

The committee's mandate includes:

- assessing our corporate governance practices and making recommendations to the Board with respect to corporate governance practices;
- establishing a nomination process and making recommendations to the Board with respect to the nomination of directors;
- assessing, at least annually, the effectiveness of the Board and its committees;
- determining compensation and terms of employment for executives, including the granting of Shares and incentives;
- · approving our compensation and variable pay plans; and
- assessing, at least annually, the compensation and terms of employment of our CEO.

See "Corporate Governance Practices — Committee Membership and Responsibilities" for more information in relation to the role of our Governance Committee in determining executive compensation.

For more information relating to the background of the Governance Committee members, see "Biographies of our Directors" under "Matters to Be Acted Upon at the Meeting."



ENVIRONMENTAL, SOCIAL & GOVERNANCE COMMITTEE

CURRENT MEMBERS

All members of the ESG Committee are independent.



► K.L. (Kate) Holzhauser, Chair



Mary Ellen Lutey



Deborah S. Stein



Grant A. Zawalsky

This committee is required to be composed of at least three individual members appointed by our Board from amongst its members, all of which are to be independent within the meaning of National Instrument 58-101 — *Disclosure of Corporate Governance Practices*.

There were no substantive changes to the mandate of the ESG Committee in 2024.

MANDATE

The ESG Committee's mandate includes:

- oversight of climate, safety, and ESG-related risks and opportunities by reviewing, reporting and making recommendations to the Board on the development, implementation and monitoring of our policies, procedures, practices and strategies to assist us to conduct our business in a safe, socially responsible, ethical and transparent manner for the benefit of all stakeholders and the communities where we operate;
- oversight of the integration and consideration of climate-related issues, risks and opportunities and other appropriate ESG objectives into our strategy, policies, procedures, practices and decision-making process;
- oversight of communication and disclosure of our climate-related and other ESG performance and the process by which we identify, assess and manage climate-related and other ESG risks and opportunities, including oversight over greenwashing; and
- oversight of our safety and environmental programs, risk and performance.

For more information relating to the background of the ESG Committee members, see "Biographies of our Directors" under "Matters to Be Acted Upon at the Meeting."

RESERVES COMMITTEE

CURRENT MEMBERS

The majority of Reserves Committee members are independent.



► Mary Ellen Lutey, Chair



► Ronald J. Eckhardt



► Jonathan Wright

This committee is required to be composed of at least three individual members appointed by our Board from amongst its members, the majority of which are independent within the meaning of National Instrument 51-101—Standards of Disclosure for Oil and Gas Activities.

Effective August 8, 2024, Mr. MacPhail retired from our Board and ceased to be a member of the committee. On November 7, 2024, Ms. Lutey was appointed Chair of the committee. Effective January 1, 2025, Mr. Wright was appointed as a member of the committee.

There were no substantive changes to the mandate of the Reserves Committee in 2024.

MANDATE

The Reserves Committee's mandate with respect to reserves includes, in consultation with our senior engineering management:

- reviewing management's recommendations for the appointment of the independent reserves evaluator;
- reviewing the terms of the independent engineers' engagement and the appropriateness and reasonableness of the proposed fees;
- reviewing the scope and methodology of the independent engineers' evaluation:
- reviewing any significant new discoveries, additions, revisions and acquisitions;
- · reviewing assumptions and consistency with prior years;
- reviewing any problems experienced by the independent engineer in preparing the reserve report, including any restrictions imposed by management or significant issues on which there was a disagreement with management; and
- reviewing all public disclosure documents containing reserve information prior to its release.

For more information relating to the background of the Reserves Committee members, see "Biographies of our Directors" under "Matters to Be Acted Upon at the Meeting."



Meeting Attendance

The following is a summary of attendance of our directors at meetings of our Board and its committees for 2024:

	Committee Meetings Attended					
Name	Board Meetings Attended ⁽⁵⁾	Audit	Corporate Governance & Compensation	ESG	Reserves	Total Board and Committee Attendance
Pentti O. Karkkainen	9/9	4/4	3/3	2/2 (2)		100 %
Ronald J. Eckhardt ⁽⁴⁾	9/9	4/4 (2	2) 3/3	2/2 (2)	2/2	100 %
K.L. (Kate) Holzhauser	9/9	4/4	3/3 (2)	2/2	2/2 (2)	100 %
Mary Ellen Lutey ⁽⁴⁾	9/9	4/4 (2	2) 3/3 (2)	2/2	2/2	100 %
Keith A. MacPhail ⁽¹⁾	6/6	3/3 (2	2) 1/1	1/1 (2)	2/2	100 %
Ronald J. Poelzer	9/9	4/4	3/3	2/2 (2)	2/2 (2)	100 %
Deborah S. Stein	9/9	4/4	3/3 (2)	2/2	2/2 (2)	100 %
Jonathan A. Wright ⁽³⁾	9/9	4/4 (2	2) 3/3 (2)	2/2 (2)	2/2 (2)	100 %
Grant A. Zawalsky	9/9	4/4 (2	2) 3/3 (2)	2/2	2/2 (2)	100 %

Notes:

- (1) Mr. MacPhail retired from the Board on August 8, 2024. Represents his attendance at meetings held prior to his retirement from the Board.
- (2) Denotes attendance as non-committee member.
- (3) Mr. Wright was appointed to the Reserves Committee effective January 1, 2025.

NuVista Energy Ltd.

- On November 7, 2024, the Board appointed Mr. Eckhardt as Chair of the Corporate Governance & Compensation Committee and Ms. Lutey as Chair of the Reserves Committee.
- Mr. Lawford was appointed to the Board on January 1, 2025 and did not attend any meetings in 2024 in the capacity of director.



Board Nominations and Diversity Policy

Our Governance Committee has the responsibility for establishing a nomination process and making recommendations to the Board with respect to the nomination of directors. See "Corporate Governance Practices—Governance Committee" for a summary of the committee's mandate. The Governance Committee is composed entirely of independent directors. When evaluating Board nominees, the Governance Committee, in accordance with its mandate, considers:

- what competencies and skills the Board, as a whole, should possess;
- the competencies and skills the Board considers each existing director to possess; and
- the competencies and skills each proposed nominee will bring to the Board as well as whether the new nominee can devote sufficient time and resources to his or her duties as a member of the Board.

In seeking nominees, the Governance Committee encourages input from all members of the Board and may use the services of professional recruiters if required.

We have adopted a formal policy regarding board diversity which recognizes the benefits of having a diverse Board and that the nomination and appointment of candidates which provide for multiple perspectives, skills, expertise, industry experience and personal characteristics such as age, gender, ethnicity and other distinctions, all contribute to our continued success. These differences will be considered in determining the optimum composition of the Board and when possible will be balanced appropriately. For purposes of Board composition, diversity includes, but is not limited to:

- · business experience;
- geography;
- age;
- · gender and ethnicity; and
- · Indigenous status.

In particular, our policy provides that the Board should include women directors and/or people of diverse backgrounds to ensure diversity of thought and approach. We are committed to a merit-based system for Board composition within a diverse and inclusive culture which solicits multiple perspectives. When assessing Board composition or identifying suitable candidates for appointment or re-election to the Board, we will consider candidates on merit against objective criteria having due regard to the benefits of diversity and the needs of the Board including the existing level of representation of women on the Board.

In 2020, our Board, in recognition of the benefits of diversity, established a minimum target of 20% female representation on our Board by the end of 2021. This target was achieved in December of 2021 with the addition of K.L. (Kate) Holzhauser to our Board. In 2022, a new target was set to achieve a minimum target of 30% female representation on our Board by our annual shareholders meeting in 2023 to ensure continuous progress in diversity. This target was achieved in May of 2023 following the election of Mary Ellen Lutey to our Board. In our ongoing commitment to diversity, directors may voluntarily self-identify for designated equity groups, which include women, Indigenous Peoples, persons with disabilities, and members of visible minorities. Deborah S. Stein self-identified as a member of a visible minority group during this process.

In selecting candidates for appointment or re-election to the Board and ensuring balanced representation, the Governance Committee will:

- · Consider all aspects of diversity to effectively fulfill its duties and responsibilities;
- · Evaluate the collective skills and backgrounds represented on the Board;
- · Assess candidates based on merit and objective criteria, while recognizing the benefits of Board diversity; and
- Engage qualified, independent external advisors as needed to identify and assess candidates who meet the Board's skills and diversity criteria.

To assess our effectiveness in promoting a diverse Board, which includes an appropriate number of directors from designated equity groups, the Governance Committee will annually review the skills, expertise, experience, independence and background of the Board, committees and each of its individual directors to ensure that the composition of the Board and committees and the skills and competencies of the members are in line with those that the Governance Committee considers that the Board and respective committees should possess. Additionally, the Governance Committee will review the number of individuals from designated equity groups considered or brought forward as potential nominees for Board positions when the Board is seeking to add or replace members. The Committee will evaluate the skills, knowledge, experience, and character of these candidates, ensuring equitable consideration relative to other candidates.



Any search firm engaged to assist the committee in identifying candidates for appointment to the Board will be specifically directed to include diverse candidates generally, and multiple female candidates in particular. The Governance Committee will maintain an "evergreen list" of potential Board nominees. In establishing the "evergreen list" the committee will consider the criteria outlined in the skills matrix and board diversity.

In addition, each year the Governance Committee will:

- · assess the effectiveness of the board diversity policy and related objectives;
- monitor and review our progress in achieving our target for gender diversity;
- monitor the implementation of the diversity policy; and
- report to the Board and recommend any revisions that may be necessary.

Board Assessment

We have a formal process of assessing our Board and its committees and the individual directors, under the direction of the Governance Committee.

Our process consists of:



an annual written director self-assessment completed by all directors



a one-on-one personal interview with each member of the Board conducted by our Chair of the Board and our Chair of the Governance Committee

The Board has satisfied itself that the Board, its committees and individual directors are performing effectively through this process. The most recent Board effectiveness survey was completed in December of 2024 and our Board has determined that the required skills are well represented by the current slate of director nominees for election at the meeting.

Director Orientation and Continuing Education

Upon joining our Board, a new director is provided with a directors' information package which includes:

- a copy of the Board and all committee mandates;
- · corporate policies;
- relevant position descriptions;
- · organizational structure;
- the structure of the Board and its committees;
- by-laws of NuVista; and
- · agendas and minutes for Board and committee meetings for the preceding 12 months.

NuVista is committed to ensuring our Board remains well-informed and equipped to provide effective oversight. Any new director receives in-depth presentations on our operations as part of their onboarding process. To support ongoing education, our Board participates in at least four management-led presentations annually, covering key aspects of our operations and risk landscape. As part of our commitment to ongoing director education and governance excellence, we integrate a tailored, in-depth learning session into our annual budgeting process and strategic planning meeting, ensuring all directors and officers remain aligned with key business priorities. Additionally, directors receive targeted presentations on emerging developments, industry trends, and evolving best practices in corporate governance and fiduciary duties, ensuring they remain well-informed and proactive in their oversight roles.

We host dedicated director dinners in conjunction with each regularly scheduled Board meeting. These dinners, often attended by select members of management, serve as a forum for in-depth discussions on critical business areas, giving directors direct insight into key initiatives and strategic operations. The presence of various management team members fosters direct engagement across leadership levels, strengthening mentorship opportunities and reinforcing succession planning within NuVista's leadership team.

Directors also proactively identify their continuing education needs through discussions with management, Board and committee meetings, and industry developments. We regularly organize field visits, providing firsthand exposure to our production facilities, well pads, and active well fracture stimulation operations. In 2024, our Board completed a hands-on field tour to deepen their understanding of our assets and infrastructure. Board members also periodically participate in specialized presentations covering emerging industry trends, regulatory developments, and best practices. In 2024, some of these presentations covered topics on artificial intelligence, sustainability reporting, anti-greenwashing compliance, and regulatory updates to securities law.



Ethical Business Conduct

Our Board has adopted a Code of Business Conduct and Ethics (the "Code"), a copy of which is available to review on the SEDAR+ website at www.sedarplus.ca and on our website at www.nuvistaenergy.com. Each officer, director, employee and consultant confirms annually that he or she has read, understood and complied with the Code. Any reports of variance from the Code are reported to the Board.

Our Board and executive officers comply with all legal requirements relating to conflicts of interest and related party transactions. Pursuant to our Code of Business Conduct and Ethics, directors and executives must disclose their business and personal relationships with us and other companies or entities they have relationships with. If a director has a conflict of interest with a matter to be discussed by our Board, he or she must not participate in any Board or committee discussions or vote on the matter. In addition, in certain cases, an independent committee of our Board may be formed to deliberate on such matters in the absence of the interested director. Our audit committee is responsible for reviewing all related party transactions and for ensuring the nature and extent of such transactions are properly disclosed.

Our Board has also adopted a whistleblower policy which provides our directors, officers, employees, consultants and the general public with the ability to report, on a confidential and anonymous basis, any violations within our organization including (but not limited to), falsification of financial records, unethical conduct, harassment or theft. Our Board believes that providing a forum for employees, officers, directors and others to raise concerns about ethical conduct and treating all complaints with the appropriate level of seriousness fosters a culture of ethical conduct.

Risk Management Oversight

We embed risk management into every aspect of our business, recognizing its critical role in operational and strategic decision-making. Our Enterprise Risk Management ("ERM") program is integral to shaping our strategic plan, ensuring a proactive approach to identifying and mitigating key risks.

Our Board and management team hold primary responsibility for identifying principal business risks, including environmental, social, and governance ("ESG") factors. They ensure that robust mitigation plans, systems, and procedures are in place to address these risks effectively. To foster a strong risk management culture, we have established clear, open communication channels across all levels of the organization. This ensures timely and accurate reporting of potential and emerging risks among employees, supervisors, the executive team, and the Board.

Our ERM framework includes ongoing risk reporting to the Board, featuring a comprehensive evaluation of key risks at every meeting, alongside a retrospective analysis to assess our performance. This continuous feedback loop strengthens our ERM program, allowing us to adapt to evolving risks. We prioritize risks based on their interdependencies and potential compounding effects, enabling the Board to determine risk capacity, tolerance, and appetite while remaining vigilant to unforeseen events. In 2024, the Board spent time discussing risks related to the drought and wildfire risk, the federal government's proposed emission cap framework, inflationary pressures, supply chain constraints, tariffs, and evolving trade relationships, among other topics.

Oversight of ESG-related risk factors is a priority for our Board, which has also dedicated time to discussing ESG risks, including those related to climate change. Our annual information form ("AIF") includes more information about the risks related to NuVista and is available on our website at www.nuvistaenergy.com and on the SEDAR+ website at www.sedarplus.ca.

Executive Succession Planning and Diversity Policy

Our Board has developed a formal succession plan process for each of the executive officers, including the CEO. This process involves presenting comprehensive written succession plans to the Governance Committee and Board, outlining details about each potential successor's competencies and areas for development, along with a timeline and development plan. These plans undergo an annual review by the Board, with the CEO participating, and the CEO's plan is specifically examined in a confidential meeting of independent directors. In line with our long-term succession planning strategy, Mr. Lawford was appointed to President and COO on March 4, 2024, while Mr. Wright continued to serve as CEO. Mr. Wright remained CEO until his retirement on December 31, 2024. Mr. Lawford was appointed as President and CEO on January 1, 2025.

Our Board receives regular updates on the status of the succession plans and the professional development of individuals within our organization. Consistent with our Board diversity policy, our Board believes that the appointment of executive officers should be made based on the skills, knowledge, experience and character of individual candidates and the requirements of the position. We believe that considering the broadest group of individuals who have the skills, knowledge, experience, and character required to provide the leadership needed to achieve our business objectives is in our best interest and in the best interest of all our stakeholders.



We currently have six women, constituting 30% of our management and leadership positions. Although no quotas or targets have been imposed, we will strive to add female representation when considering executive appointments. This will be affected in part by ensuring that qualified female candidates are proactively sought out for consideration alongside any male candidates.

Retirement Policy / Board Tenure

We do not have a formal retirement policy for our directors or officers or term limits policy for our directors. We believe it is important that directors understand our industry and our business and this requires a certain length of tenure on our Board. We also want diverse viewpoints and those often come from newer directors.

Our Governance Committee considers both the term of service of individual directors, the average term of the Board as a whole and turnover of directors over the prior three years when proposing a slate of nominees. The committee considers the benefits of regular renewal in the context of the needs of the Board at the time and the benefits of the institutional knowledge of the Board members.



Our eight director nominees have an average tenure of approximately 10 years, as summarized below:

- 4 of our directors (50%) have been on our Board for a period of more than ten years;
- 1 of our directors (12%) has been on our Board for a period of six to ten years; and
- 3 of our directors (38%) have been on our Board for five years or less.



Environment, Social and Governance Matters

A key driver of our returns focused sustainable growth strategy, is our commitment to sustainability and ESG principles which are evident across the entire organization.

- We recognize that our compensation philosophy cannot be solely focused on traditional financial and operational metrics to provide a complete measure of corporate performance and have incorporated performance ESG metrics.
- We have also included ESG metrics into all aspects of corporate decision-making and have assigned dedicated resources to support our low-carbon initiatives.

NuVista has not released a new ESG report in 2024. Recent amendments to the *Competition Act* introduced in Bill C-59, which received Royal Assent on June 20, 2024, have created significant uncertainty regarding ESG reporting. These changes raise questions about how Canadian companies can publicly communicate their environmental and climate performance.

Given this uncertainty, we have temporarily removed certain voluntary disclosures from our website and suspended ESG reporting until the Canadian Competition Bureau provides further guidance on the application and interpretation of these amendments.

Despite these legislative changes, NuVista remains committed to environmental responsibility and continuous improvement. We will continue investing in the communities where we live and operate, contributing to a strong economy by paying significant royalties and taxes, creating job opportunities, and ensuring secure access to affordable energy for Canadians.

REPORTING STRUCTURE

We have implemented a reporting structure that:

- · empowers individuals,
- · facilitates effective decision-making, and
- · fosters collaboration.

This structure is designed to strike a balance between providing autonomy and ensuring appropriate oversight and risk management.

Sustainability is ingrained in every facet of our organization. While the ESG Committee holds specific responsibility for overseeing our sustainability efforts, all Board committees actively contribute to integrating and overseeing our sustainability program. This collective engagement ensures that sustainability considerations are integrated holistically across our operations.



Significant ESG achievements in 2024 include:

- The installation of our first Battery Energy Storage System at our Bilbo Compression Hub. The 670 kWh battery manages short-term load swings and allows a reduction in the amount of self-generated electric power needed to support the facility. The compression hub has gone from running four generators continuously to running only two.
- The investment of \$12.0 million on abandonment and reclamation efforts as part of a comprehensive asset retirement program. This led to the final abandonment of 48 inactive wells, 37 inactive pipelines, and 10 inactive production facilities. We also progressed numerous environmental remediation and surface restoration projects as we advance our inventory of decommissioned well-sites towards final reclamation.
- The contribution of over \$1.0 million to local communities, with \$0.4 million raised through the 2024 Calgary United Way Campaign, achieving 100% employee engagement.



NuVista's summary of key ESG metrics is available on our website at www.nuvistaenergy.com.



Executive Compensation

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Identification of Named Executive Officers

We are required to disclose the compensation paid to our CEO, CFO, and each of the three other most highly compensated executive officers whose total annual compensation was more than \$150,000. For the year ended December 31, 2024, our named executive officers or NEOs were:



JONATHAN WRIGHT Chief Executive Officer



IVAN J. CONDIC



MICHAEL LAWFORD



KEVIN ASMAN



RYAN PAULGAARD

Vice President, Finance, Chief Financial Officer and Corporate Secretary President and Chief Operating Officer

Vice President, Marketing

Vice President, Production and Facilities

Note:

In line with our long-term succession planning strategy, Michael Lawford assumed the role of President and CEO on January 1, 2025, concurrently with the retirement of Jonathan Wright as CEO. Additionally, Ryan Paulgaard was promoted to Vice President, Operations effective January 1, 2025. Kevin Asman, our Vice President, Marketing, retired effective December 31, 2024.

Compensation Objectives and Philosophy

We have developed an executive compensation strategy that focuses on providing a competitive compensation package. This strategy is designed to promote a culture of ownership by providing long-term equity-based incentives. As a result, the awarding of Options, RSAs, and PSAs granted under our incentive plans form a significant component of our executive compensation package. This approach is based on the assumption that our share price performance over the long-term is an important indicator of long-term performance.

Our compensation philosophy is based on the following fundamental principles:



Our compensation programs must be aligned with shareholder interests by aligning the goals of the executive officers with maximizing long-term shareholder value.



Our compensation to NEOs must be performance-driven, with compensation linked to both our operational and market performance.



Our compensation programs must be competitive in both value and structure to retain high-performing employees and attract top talent. We target the market median for total compensation - comprising base salary, short-term incentives, and long-term incentives. Incentives are tied to company performance, allowing for higher or lower compensation based on whether company performance exceeds or falls below the median.



Compensation Risk and Risk Mitigation

In establishing our executive compensation program, our Governance Committee considers the implication of the risks associated with our compensation program, including:

- The risk of executives taking inappropriate or excessive risks;
- The risk of inappropriately focusing on achieving short-term goals at the expense of long-term return to shareholders;
- The risk of encouraging aggressive accounting practices; and
- The risk of excessively focusing on financial returns and operational goals at the expense of regulatory, environmental and health and safety considerations.

While no program can fully mitigate these risks we believe that these risks are lessened by:

- Emphasizing Share ownership through our LTIP and spreading out the vesting period over a number of years;
- Allocating a significant portion of long-term incentive compensation as performance-based incentives, where the payout is directly linked to corporate performance through a multiplier. If the minimum performance level is not met, no payments will be made;
- Setting performance metrics that include both financial and non-financial factors, including ESG specific metrics;
- Determining annual variable pay based on corporate and individual performance. If the performance threshold is not achieved, variable pay could be zero;
- Avoiding narrowly focused performance targets that might distract from delivering long-term shareholder returns, and ensuring our Governance Committee and Board have the discretion to assess actual performance;
- Implementing a formal recoupment or "clawback" policy to revoke incentive awards in the case of an accounting restatement due to misconduct;
- · Requiring executives to adhere to Share ownership guidelines and imposing restrictions on short selling; and
- Establishing a strong leadership commitment to accounting, regulatory, environmental, and health and safety compliance.

INCENTIVE PLAN DESIGN

The Governance Committee has the ability to consider various factors, such as personal contributions to corporate performance and non-financial, non-production or non-reserves based elements of corporate performance, when determining executive compensation. This allows the Governance Committee to assess whether executive officers are prioritizing short-term gains over long-term success. The compensation program includes fixed (base salary) and variable components (annual cash variable pay and long-term incentive grants) to balance short-term risk-taking with long-term sustainable value for shareholders. Executive officers' total compensation often includes Options, RSAs and PSAs, which usually vest over time to discourage any potential or inappropriate short-term risk-taking. Compensation policies are consistent for all named executive officers. The Governance Committee and Board will continue to monitor compensation practices to ensure they are structured appropriately.

CLAWBACK POLICY

We have implemented a formal recoupment or "clawback" policy on executive incentive compensation, including, without limitation, variable pay, Options, RSAs, PSAs, RSUs and PSUs, that may be awarded to our CEO and any of our Vice-Presidents including our named executive officers when:

- any of these executives engages in willful misconduct or fraud which causes or significantly contributes to a restatement of our financial statements due to material noncompliance with any applicable financial reporting requirement under securities laws,
- the executive receives incentive compensation calculated on the achievement of those financial results, and
- the incentive compensation received would have been lower had the financial statements been properly reported.

The policy provides that when a clawback is triggered, our Board may, in its sole discretion and to the extent that it determines it is in our best interest to do so, require the executive to repay the amount of incentive compensation relating to the year(s) subject to the restatement (or received upon exercise or payment of incentive compensation in or following the year(s) subject to the restatement that is in excess of the incentive compensation the executive would have received if the incentive compensation had been computed in accordance with the results as restated, calculated on an after tax basis). In addition, the executive is required to repay any profits realized from the sale of our securities during a 12-month period from the date that the original financial statements that are subsequently restated were filed.



SHORT SELLING RESTRICTIONS

Our directors and officers are not permitted to knowingly sell, directly or indirectly, any of our securities that he or she does not own or has not fully paid for. Directors and officers may not:

- sell a call option or buy a put option in respect of our Shares or any of our other securities;
- enter into any financial instrument or other transaction designed to hedge or offset a decrease in the market value of our Shares; or
- enter into any other derivative instruments, agreements, arrangements or understanding (commonly known as equity monetization transactions) the effect of which is to alter, directly or indirectly, the director's or officer's economic interest in our securities, or the director's or officer's economic exposure to us.

Notwithstanding these prohibitions, solely in connection with the administration of our compensation plans, our directors and officers are permitted to sell through our compensation agent, currently Shareworks by Morgan Stanley, Shares that are not yet owned by such director or officer provided that he or she holds Options or other compensation related rights to acquire an equivalent number of our Shares and such director or officer has provided a notice of exercise for such Options or other compensation rights to our compensation agent in order to facilitate the orderly settlement of such Options or rights.

SHARE OWNERSHIP REQUIREMENTS — EXECUTIVES

Our executive officers are required to maintain a significant equity investment in us to align their interests with those of our shareholders and mitigate against the likelihood of undue risk taking. Our Share ownership guidelines establish minimum share ownership levels for executives based on a multiple of their salary and executive level. See "Ownership Guidelines."

Compensation Governance and Decision Making Process

The purpose of our Governance Committee is to assist our Board in fulfilling its responsibilities by monitoring our compensation plans and practices and ensuring they align with our objectives and goals. The Governance Committee assesses and makes recommendations regarding compensation, benefits, short and long-term incentive programs, and employee retention. The compensation packages awarded to our executives have largely similar format to those provided to the rest of our employees, adjusting only for competitive reasons within our industry. This is to ensure that the interests of all employees are aligned internally and with the long-term goals of our shareholders. While the discussion below focuses on our named executive officers, the same principles are applied to all employees. The more senior the employee, the higher the portion of their pay is considered "at risk." Particularly at the executive level, corporate performance is weighted much more heavily than personal performance, although both are taken into account.

Our Governance Committee is currently composed of three independent directors, Mr. Eckhardt (Chair), Mr. Karkkainen, and Mr. Poelzer. As described under "Biographies of our Directors" above, each member of our Governance Committee has direct experience in establishing and operating executive and corporate compensation programs. Our CEO presents recommendations to the Governance Committee regarding the total budget for salary adjustments, variable pay amounts, and long-term incentives for all non-executive employees. Specific salary, variable pay and long-term incentive recommendations for each of our executive members are presented by our CEO to the Governance Committee, and recommendations are then made by the Governance Committee to our Board. The Governance Committee also makes specific recommendations to our Board on our CEO's salary, variable pay and long-term incentive awards. Our Board reviews all recommendations of the Governance Committee before final approval. Any director who is also an officer is excused from the meeting during any discussion of their compensation. Recommendations and approvals regarding executive salary, variable pay and long-term incentive awards are made at the same time as those for all employees.

Although we annually participate in the Mercer Total Compensation Survey for the Energy Sector (the "Mercer Survey"), we occasionally enlist the help of compensation consultants to evaluate our executive compensation system. Given the evolving compensation landscape and the importance of attracting and retaining top talent, we have engaged a third-party expert in each of the past two years to assess our compensation programs. In 2022, we enlisted Lane Caputo to review our director and executive compensation programs and provide insights on salary trends. We compensated Lane Caputo \$36,750 for their services in 2022. Subsequently, in 2023, we engaged Mercer Canada Limited ("Mercer") to evaluate our executive compensation programs and offer insights on salary and total compensation trends. We paid this consultant a fee of \$80,000 for their services in 2023. In 2024, we did not engage a third-party consultant but instead took action on the items identified by both Lane Caputo and Mercer during our internal evaluation of compensation compared to peers.



Analysis of Compensation Practices of Competitors

The total compensation for each NEO is designed to be competitive. To determine the market competitiveness of our executive compensation programs and support the Governance Committee in evaluating compensation, we participate in the annual Mercer Survey and compare it to all exploration and production companies within the survey results. Additionally, we analyze publicly disclosed compensation data from selected publicly traded peer companies. For compensation comparisons, we choose peer crude oil and natural gas companies from the TSX with market capitalization ranging from 0.5 to 3.0 times ours.

In 2024, we considered data from for the following publicly traded companies:

Advantage Energy Ltd. Athabasca Oil Corp. Baytex Energy Corp. Birchcliff Energy Ltd.	Kelt Exploration Ltd. MEG Energy Corp. Obsidian Energy Ltd. Paramount Resources Ltd.	Peyto Exploration & Development Corp. Spartan Delta Corp. Tamarack Valley Energy Ltd. Veren Inc.	Whitecap Resources Inc.
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The purpose of reviewing the Mercer Survey and peer company data is to:

- understand the competitiveness of current salaries, variable pay levels, and long-term incentives for employees and for each executive position relative to companies of similar size;
- identify and understand any gaps that may exist between actual compensation levels and market compensation levels; and
- establish a basis for developing salary adjustments and short-term and long-term incentive awards.

Elements of Compensation and Compensation Mix

In 2024, our executive compensation consisted of four components: (1) base salary; (2) variable pay - an annual payment for short-term incentive; (3) long-term incentive compensation; and (4) other benefits, as more fully described in the table below:

	Not at Risk C	ompensation	At Risk Compensation		
	Base Salary	Other Benefits	Variable Pay	Long-Term Incentives	
Description	Fixed amount of pay for day-to-day work	Includes health benefits, insurance, employee stock savings plan and parking	Lump sum cash payment for prior calendar year performance	 Long-term incentives are split with: 30% from Options, 20% from RSAs; and 50% from PSAs 	
Purpose	Compensates executives for their role, level of responsibility, experience and performance	To assist in Share ownership, the health and the well-being of the executives and their families	To recognize achievement of prior year's corporate and individual performance targets	To align compensation with long- term strategy and overall long- term corporate performance	
Determination	Based on peer market data (including Mercer data), performance and scope of duties	Components are based primarily on industry norms and value determined as a percentage of base salary	Based on corporate and individual performance and achievement of prior year targets	Based on corporate and individual long-term performance versus industry	
Timing of Payment or Grant	Bi-monthly (twice per month)	Bi-monthly (twice per month)	Annually	Options, RSAs and PSAs are granted semi-annually and vest as follows:	
				 Options: vest in thirds over 3 years, expire 2.5 years after vesting 	
				 RSAs: cliff vest 2 years after grant anniversary 	
				 PSAs: cliff vest 3 years after grant anniversary 	



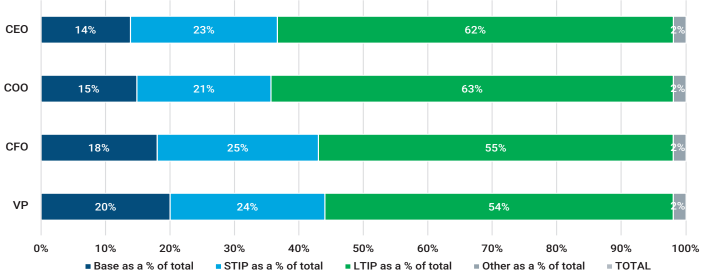
Performance Evaluations

The Governance Committee uses current compensation levels as a baseline to determine base salary and long-term incentive compensation. Adjustments are made based on factors such as company and individual performance, as well as industry and competitor analysis. In contrast, the variable pay is reset annually, determined by the achievement of corporate and individual targets. Based on these results, the variable pay is positioned within a predetermined range to ensure it remains competitive with industry standards.

The term "at-risk" indicates that the payment is not guaranteed. A significant portion of each executive's total compensation is made up of variable pay and long-term incentives, both of which are directly tied to corporate and individual performance. The salary component provides a stable foundation to attract and retain executive talent, aiming to align with the median of compensation data from publicly disclosed peer companies The "at-risk" components, variable pay and long-term incentives, are designed to balance short-term performance with long-term interests and to motivate superior performance. The LTIP also aligns NEOs with shareholders and helps retain executive talent. The employee stock savings plan further aligns NEOs with shareholders and allows NEOs to accumulate savings for retirement or other purposes. In accordance with our overall compensation philosophy that promotes Share ownership among executives, a higher proportion of NEO total compensation is at-risk and tied to long-term performance.

The "at-risk" components, such as variable pay and long-term incentives, are designed to balance short-term performance with long-term goals and drive superior performance. The LTIP aligns NEOs with shareholders and supports executive retention. Additionally, the employee stock savings plan further aligns NEOs with shareholders, enabling them to accumulate savings for retirement or other purposes. In line with our compensation philosophy, which emphasizes share ownership among executives, a larger portion of NEO total compensation is at-risk and tied to long-term performance.

The following chart depicts 2024 at-risk total direct compensation among our NEOs:



Note:

- (1) STIP represents short-term incentives (annual variable pay) and LTIP represents long-term incentives (Options, RSAs and PSAs). In determining both variable pay and long-term incentives, our Governance Committee reviews an internal scorecard which covers key aspects of our overall corporate performance. Our performance is compared against a variety of financial and operating targets including, but not limited to:
 - (i) HS&E and other ESG specific factors; and
 - (ii) per share and absolute growth of production, adjusted funds flow and reserves.

The greatest weight is given to per share metrics for the long-term; however, the achievement of absolute annual targets is also considered since appropriate long-term funding plans can impact short term per share metrics. Also considered are:

- (i) net operating and general & administrative ("G&A") expenses per Boe;
- (ii) operating netbacks;
- (iii) finding and development costs; and
- (iv) corporate recycle ratio.

The greatest weight is given to items which may be controlled by management, as opposed to those which are more driven by the external commodity price environment.



Executive Compensation

As part of the scorecard, the Governance Committee also evaluates our annual Share price performance relative to industry peers, along with our long-term business strategies and other strategic factors. The Committee assesses the performance of our CEO and other officers individually, with the CEO supporting the evaluation of the other officers. This assessment considers performance against the corporate scorecard as well as specific departmental and personal goals. While there is no fixed numeric weighting between an NEO's performance against corporate and individual goals, greater emphasis is placed on corporate performance, particularly for the CEO.

Corporate Variable Pay Performance Scorecard

The table below details our corporate scorecard for the 2024 performance compared to the 2024 strategic plan. This scorecard is used to determine short-term incentives (annual variable pay) for our employees and executive officers.

Performance Metric	2024 Target	2024 Actual	Status (Red/ Yellow/Green)	
H&S	Various	Various		Green
ESG	Various	Various	•	Green
Average 2024 production (Boe per day) ⁽¹⁾	86,300	83,084	•	Red
Production growth (per weighted average share) ⁽²⁾	+17%	+12%		Red
Capital expenditures (\$millions) ⁽³⁾	\$500	\$499	•	Green
Net operating expenses (\$per Boe) ⁽³⁾	\$11.30	\$11.37	•	Green
Reserve additions — PDP (MMBoe) ⁽⁴⁾⁽⁵⁾	35.6	45.7	•	Green
Reserve additions — TP+PA (MMBoe)(4)(5)	57.0	167.1	•	Green
PDP F&D costs (\$per Boe) ⁽⁶⁾	\$14.00	\$11.16	•	Green
G&A expenses (\$per Boe)	\$0.79	\$0.84	•	Green
Adjusted funds flow ("AFF") (\$millions) ⁽³⁾	\$710	\$552	•	Red
AFF growth (per weighted average share) ⁽³⁾⁽⁷⁾	15%	-23%	•	Red
Corporate netback (\$per Boe) ⁽³⁾	\$22.50	\$18.15		Red
Corporate recycle ratio (PDP) ⁽⁸⁾	1.6x	1.6x	•	Green

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🗅 Strategic Initiatives

Seek and evaluate opportunistic acquisitions that align with corporate strategy	_	_	•	Green
Evaluate transformational transactions	_	_		Green
Target net debt soft ceiling of \$350 million — net debt to adjusted funds flow ratio at or below 1.0x in a price environment of US\$45/Bbl WTI oil and US\$2.00/MMBtu NYMEX natural gas (\$millions)	< \$286	\$233	•	Green



Key Assessment Considerations

- Achieved improved safety performance in 2024, closing the year with no Lost Time Injuries ("LTIs") and a Total Recordable Injury Frequency ("TRIF") of 0.34, marking it the lowest in our Company history and comprised of low potential injuries. We continued to demonstrate excellent performance in preventing spills outside of secondary containment. This reflects NuVista's strong safety culture, commitment to learning from past incidents, and active engagement by staff and third-party vendors.
- We made significant progress on ESG initiatives, including the installation of our first Battery Energy Storage System at our Bilbo Compression Hub, continued efforts to shift water consumption toward lower-quality sources, and ongoing collaboration with First Nations communities through investments in businesses, services, and local development.
- Our initial annual production forecast for 2024 was between 83,000 87,000 Boe/d, and tightened to 83,500 86,000 Boe/d later in the year, with actual production averaging just below the low end of this guidance range at 83,084 Boe/d. Although NuVista's well and facility performance were on-track, production in the fourth quarter was impacted by unscheduled maintenance at a third-party gas plant which led to the temporary curtailment of production in the greater Wapiti area. All impacted production was fully restored before the end of the year, and the Company exited the year with production levels exceeding 90,000 Boe/d.
- We successfully executed our \$499 million capital expenditures program in line with our \$500 million forecast, delivering on plan. This included the drilling of 43 wells and the completion of 38 wells throughout the year.
- We completed a major planned turnaround at our Wembley gas plant, coming in under budget and on schedule. As a result, our net operating costs for the year met expectations at \$11.37/Boe. We continued to implement proactive cost management initiatives to mitigate the impact of inflation and supply chain disruptions.
- We recorded a 9% and 21% year-over-year increase in our PDP reserves and TP+PA reserves, respectively, attributed to the continued success in our multi-layer Montney development in Pipestone and successful Lower and Upper Montney delineation in Wapiti.
- We delivered PDP F&D costs better than our expectations, due to strong well performance and cost reductions.
- With base operations tracking as planned, adjusted funds flow for the year totaled \$552.2 million, lower than our original forecast due to a weaker commodity price environment compared to when our budget was set. Specifically, year-over-year our average realized selling price for natural gas decreased by 40%, and condensate decreased by 5%.
- We evaluated multiple opportunities but ultimately determined that none aligned with our strategic plan. Throughout the process, we maintained discipline to ensure alignment with the quality and standards of our existing asset base.

- (1) See "Advisories Production & Product Type."
- (2) Production growth per weighted average share growth is calculated as the change in production determined on a per weighted average Shares outstanding basis over a predefined period. Measuring production growth per share better reflects the interests of our existing shareholders by reflecting the dilutive impact of equity issuances.
- (3) See "Advisories Non-GAAP and Other Financial Measures."
- (4) PDP represents proved developed producing reserves and TP + PA represents total proved plus probable reserves, in each case as per the GLJ Reserves Report.
- (5) MMBoe means million barrels of oil equivalent.
- (6) Represents finding and developed costs ("F&D") for PDP reserves. See "Advisories Oil and Gas Metrics" and "Advisories Non-GAAP and Other Financial Measures."
- (7) Calculated as the percentage difference between the adjusted funds flow per weighted average share in two specified time periods, where adjusted funds flow per weighted share is calculated as the quotient resulting from dividing the adjusted funds flow by the number of Shares outstanding in that period after adjusting for changes in the share capital over that period. See also "Advisories Non-GAAP and Other Financial Measures."
- (8) Represents our proved developed producing recycle ratio. See "Advisories Oil and Gas Metrics" and "Advisories Non-GAAP and Other Financial Measures."





THE KEY 2024 OPERATING AND FINANCIAL PERFORMANCE HIGHLIGHTS INCLUDED:

- Achieved our highest-ever annual average production of 83,084 Boe/d, an 8% increase from 2023. Annual production composition aligned with guidance, with a volume weighting of 30% condensate, 9% NGLs and 61% natural gas;
- Successfully executed a capital expenditure⁽²⁾ program, investing \$498.9 million in well and facility activities, including the drilling of 43 wells and the completion of 38 wells throughout the year;
- Delivered annual adjusted funds flow⁽¹⁾ of \$552.2 million (\$2.68/share, basic⁽³⁾);
- Generated free adjusted funds flow⁽²⁾ of \$39.6 million for the year (\$0.19/share, basic⁽³⁾);
- Repurchased and cancelled 5.9 million Shares in 2024 at an average price of \$12.52 per Share, for a total cost of \$74.4 million. Since the inception of the Company's normal course issuer bid ("NCIB") in 2022, we have repurchased and cancelled 36.5 million Shares for an aggregate cost of \$438.3 million or \$12.01 per share;
- Exited the year with \$5.4 million drawn on our \$450 million credit facility and net debt⁽¹⁾ of \$232.5 million, maintaining a favorable net debt to annualized fourth guarter adjusted funds flow⁽¹⁾ ratio of 0.4x;
- Achieved annual net earnings of \$305.7 million (\$1.48/share, basic); and
- Added LNG sales to our natural gas diversification portfolio by gaining exposure to the Japan/Korea marker ("JKM") through a
 netback agreement with Trafigura based on 21,000 MMbtu/d of LNG for a period of up to thirteen years commencing January 1,
 2027.

- (1) Each of "adjusted funds flow", "net debt" and "net debt to annualized fourth quarter adjusted funds flow" are capital management measures. Reference should be made to the section entitled "Non-GAAP and Other Financial Measures" in this Information Circular.
- (2) Each of "free adjusted funds flow" and "capital expenditures" are non-GAAP financial measures that do not have any standardized meanings under IFRS Accounting Standards and therefore may not be comparable to similar measures presented by other companies where similar terminology is used. Reference should be made to the section entitled "Non-GAAP and Other Financial Measures" in this Information Circular.
- (3) Each of "adjusted funds flow per share" and "free adjusted funds flow per share" are supplementary financial measures. Reference should be made to the section entitled "Non-GAAP and Other Financial Measures" in this Information Circular.





THE KEY 2024 RESERVE HIGHLIGHTS INCLUDED:

- Reported PDP reserves of 177.3 MMBoe, a year-over-year increase of 9%, or a 12% increase on a per share basis, driven by a successful 2024 development program and 2% positive technical revisions due to new well outperformance;
- Recorded TP+PA reserves of 779.7 MMBoe, a year-over-year increase of 21%, or a 24% increase on a per share basis, attributed
 to the continued success in NuVista's multi-layer Montney development in Pipestone and successful Lower and Upper Montney
 delineation in Wapiti;
- Replaced 150% and 550% of 2024 production on a PDP and TP+PA basis⁽¹⁾, respectively, reflecting the success of our 2024 capital program and continued expansion of our undeveloped location inventory;
- Delivered PDP Finding, Development and Acquisition Cost ("FD&A")⁽¹⁾ of \$11.13/Boe that exceeded our expectations due to well
 outperformance and cost reductions;
- Achieved a PDP recycle ratio⁽¹⁾ of 1.8x based on our 2024 operating netback⁽¹⁾;
- TP+PA FD&A was \$6.97/Boe, driven by the planned expansion of our infrastructure to 125,000 Boe/d and a 26% increase in undeveloped TP+PA drilling locations;
- Total developed wells increased by 42 to 395, while the total undeveloped drilling locations increased by 9 to 1,189, which reflects over 25 years of development at the current pace⁽³⁾; and
- PDP, TP, and TP+PA before-tax net present value, discounted at 10% (NPV10)⁽²⁾, are \$10.01, \$20.56, and \$30.11 per share, respectively, at December 31, 2024, reflecting the underlying value of our assets.

Notes:

- (1) Each of "FD&A costs", "Corporate PDP", "recycle ratio" and "operating netback" are non-GAAP financial ratios. See "Oil and Gas Advisories" and "Non-GAAP and Other Financial Measures" in this Information Circular for information relating to these specified financial measures.
- (2) Reference to "net present value per share" is a supplementary financial measure. Reference should be made to the section entitled "Non-GAAP and Other Financial Measures" in this Information Circular.
- (3) Total undeveloped locations include 422 undeveloped proved plus probable drilling locations and 767 undeveloped contingent resource drilling locations. See "Oil and Gas Advisories Drilling Locations" in this Information Circular.
- (4) NuVista's reserves for the year-ended December 31, 2024, as set forth in the GLJ Reserve Report, were evaluated by GLJ Ltd. in accordance with National Instrument 51-101 Standards of Disclosure for Oil and Gas Activities and the COGE Handbook. See our Annual Information Form for additional information and "Oil and Gas Advisories" in this Information Circular.

When assessing performance, the Governance Committee and our Board do not apply numerical weightings to any of these categories, rather a traffic light system of green/yellow/red is applied. The evaluation of performance also involves the use of informed judgement and consideration of circumstances such as the macroeconomic environment, other external factors and internal constraints in determining overall performance. Overall, 2024 was a highly successful year for us, with many new records achieved as shown by our scorecard. The actual multiplier for variable in 2024 was 1.6x out of a possible 2.0x for executive officers.



BASE SALARIES

Base salary increases for all employees, including executives, are typically determined in December each year and are subsequently reevaluated mid-year or as circumstances dictate. The decision regarding 2024 executive salaries was finalized in December 2023 and took effect on January 1, 2024. Base salary adjustments are designed to position NEOs at the median of Mercer data and industry peer benchmarks, ensuring that increases foster sustained growth and maintain market competitiveness.

To maintain this positioning, our Board approved a base salary increase of 3.9% for our CEO, 4.9% for our COO, 4.4% for our CFO, and incremental increases averaging 4.0% for our other NEOs. Additionally, on March 1, 2024, our COO, Mr. Lawford, assumed the role of President and COO. Commensurate with this promotion, the Board approved an additional base salary increase of 5% for Mr. Lawford to align appropriately with his new responsibilities. Furthermore, the mid-year review of composition data supported an incremental base salary increase of 7.4% for our CFO. These adjustments are aligned with median market compensation data and recognize NuVista's consistent high performance over the past years, as well as the continued individual growth and development within our executive team.

NEO	Effective January 1, 2024	Effective March 1, 2024	Effective August 1, 2024
CEO	3.9 %	- %	- %
CFO	4.4 %	- %	7.4 %
President and COO	4.9 %	5.0 %	- %
All other NEOs	4.0 %	- %	- %

VARIABLE PAY

NEO variable pay amounts are targeted at the appropriate point within the pre-specified ranges shown below. Individual placement within the range is dependent on:

- the traffic light scorecard results;
- · the Board's judgment; and
- to some extent, the NEO's individual performance.

The ranges themselves are selected based on industry competitive analysis for similar roles and are reviewed periodically to ensure continued alignment with industry. For example, if most scorecard items were red, variable pay would normally be targeted at the bottom of the range or zero. If all scorecard items were green, then variable pay would be targeted towards the top of the range. However, our Board also takes industry conditions into consideration.

As previously mentioned, our Governance Committee commissioned an external study by Mercer in 2023 to assess the continued appropriateness of the executive compensation system. Following this study, certain variable pay targets were increased, effective January 1, 2023. We subsequently conducted an internal review and concluded that the adjustments made in 2023 were appropriate, as our total compensation aligned with the median of Mercer's data and industry peer results. As a result, no further adjustments to variable pay targets were made in 2024.

The table below shows the variable pay target ranges for our CEO, CFO, COO and the other NEOs. The performance multiplier range to be applied to the table below is 0 — 2.0x. Our Board approved a performance multiplier for variable pay for our executives of 1.6x in 2024. Our overall 2024 variable pay pool represented approximately 43% of annual salaries paid to executives and employees, or \$6.8 million.

The following table sets forth the variable pay target ranges for our CEO and the other NEOs in 2024:

NEO	Target	Actual Multiple
CEO	100% of base salary x range $(0-2.0x)$	1.6x
CFO	85% of base salary x range (0 – 2.0x)	1.6x
President and COO	85% of base salary x range (0 – 2.0x)	1.6x
All other NEOs	75% of base salary x range (0 – 2.0x)	1.6x



Executive Compensation

The following table details the portion of variable pay awarded to our NEOs for 2024 versus 2023. Variable pay for 2024 was paid in January 2025. Variable pay for 2023 was paid in January 2024:

NEO	2024 Variable Pay (\$)	% of 2024 Annual Salary	2023 Variable Pay (\$)	% of 2023 Annual Salary
Jonathan Wright ⁽¹⁾	856,000	160%	721,000	140%
Ivan J. Condic	392,500	136%	300,750	119%
Michael Lawford	566,700	136%	436,350	119%
Kevin Asman ⁽²⁾	360,800	120%	295,150	105%
Ryan Paulgaard	360,800	120%	295,150	105%

Notes:

- (1) Mr. Wright retired from his role as CEO on December 31, 2024.
- (2) Mr. Asman retired from his role as Vice President, Marketing on December 31, 2024.

LONG-TERM INCENTIVES

Our LTIPs for our officers and employees currently consist of our:

1. Option Plan	2. Share Award Plan	3. Cash Award Plan	4. Employee stock savings plan

Pursuant to our incentive plans and internal policies, other than our Cash Award Plan, our non-management directors are not entitled to participate in any of these plans. We also have a DSU Plan for our non-management directors. See "Director Compensation" for a summary of our DSU Plan.

Our LTIPs are designed to align the interests of our employees with shareholders by linking a component of compensation to the long-term performance of our Shares. The Cash Award Plan and our DSU Plan are the only form of long-term incentives for our non-management directors.

Options and share incentive awards (RSAs and PSAs) are granted to officers and employees generally upon commencement of service based on the level of responsibility with us. Although our plans also allow us to grant Options and share incentive awards to other service providers, we do not do so.

Our Cash Award Plan enables us to issue PSUs and RSUs that can only be settled in cash. A detailed description of this plan and our other incentive plans can be found under the heading "Long-term Incentive Plans." Grants of PSUs and RSUs to officers and employees are made usually and as needed to manage dilution and they are not intended to be a permanent component of the LTIP mix. No PSUs have been granted since 2020, and no PSUs are currently issued or outstanding.

Our current policy is that long-term incentive grants are generally made on a semi-annual basis. Our Governance Committee is responsible for determining the allocation of long-term incentive grants between Options and share incentive awards. Options are only considered in the compensation considerations for our executives and senior level employees.

Each RSA entitles the holder to an amount equal to the Fair Market Value (as defined in the Cash Award Plan) of a notional number of Shares designated in the award on the second anniversary of the date of grant (or such earlier or later dates as may be determined by our Board). Each PSA and PSU entitles the holder to an amount computed by the Fair Market Value (as defined in the Cash Award Plan and the Share Award Plan, as applicable) of a notional number of Shares designated in the award multiplied by a payout multiplier on the third anniversary of the date of grant (or such earlier or later dates as may be determined by our Board). The payout multiplier is dependent on our performance relative to pre-defined corporate performance measures for a particular period and will payout in a range of 0x to 2.0x and will be the arithmetic average of the payout multiplier for each of the three preceding fiscal years. RSAs and PSAs are issuable under our Share Award Plan and can be settled in Shares issued from treasury.

In 2024, the CEO and NEOs' long-term incentives were comprised of a combination of Options, RSAs and PSAs. We granted 297,044 RSAs, 527,828 PSAs and 662,831 Options to employees during 2024, of which 119,842 RSAs, 299,610 PSAs and 417,927 Options were granted to executives. No RSAs, PSAs, PSUs or Options were granted to our non-management directors in 2024 or to-date. In 2024, we granted 11,180 RSUs to non-management directors pursuant to our Cash Award Plan. See "Director Compensation."

For the long-term incentive portion of total NEO compensation, targeted amounts are primarily determined with the objective of positioning long-term incentives at or near the second quartile relative to Mercer data and industry peers. Given the inherently volatile nature of these amounts, multi-year smoothing and dampening are consistently applied. Each year, the specific positioning is selected to maintain this competitive standing while considering factors such as our long-term, absolute, and relative performance compared to peers, job responsibilities, skill scarcity, and to a lesser extent, individual performance.



Additionally, we believe that our long-term incentive payments not only promote long-term retention but are also closely aligned with company performance and shareholder interests, as actual payouts are directly linked to the performance of our share price.

As previously mentioned, our Governance Committee commissioned an external study by Mercer in 2023 to ensure our executives remained competitive in the market. A key focus of this review was to ensure our long-term incentive compensation stayed at or near the second quartile of Mercer and industry peer data. The recommendations provided by Mercer were implemented in 2023. Following this, we continued to conduct internal reviews of executive compensation to ensure it remains market-competitive and aligned with the expanded roles and responsibilities of our executives in light of planned succession. Our internal recommendations from this review were presented to and approved by our Board on November 7, 2024, becoming effective immediately.

The following table sets forth the prior and current long-term incentive target for our CEO and the other NEOs.

NEO	Prior Target ⁽¹⁾	Current Target ⁽²⁾	Range
CEO	400% of base salary	400% of base salary	x range (0.7 — 1.30x)
CFO	275% of base salary	275% of base salary	x range (0.7 — 1.30x)
President and COO	350% of base salary ⁽³⁾	400% of base salary	x range (0.7 — 1.30x)
All other NEOs	220% of base salary	275% of base salary	x range (0.7 — 1.30x)

Notes:

- (1) Long-term incentive targets effective January 1, 2023, approved by our Board on August 1, 2023.
- (2) Long-term incentive targets, effective November 7, 2024, as approved by our Board on the same date.
- (3) Mr. Lawford was promoted from COO to President and COO on March 1, 2024, at which time his long-term incentive target increased from 300% to 350%.

The following table details the Options, RSAs and PSAs granted to each of our NEOs during 2024. No RSUs or PSUs were granted to employees (including our NEOs) in 2024. The Options vest over a three-year period, with a vesting of one third of the Options at each anniversary date of the grant date. The RSAs cliff vest two years from the date of grant and the PSAs cliff vest three years from the date of grant.

NEO	Number of Options Granted	Performance-Based Awards(PSAs) Granted	Time Based Awards (RSAs) Granted
NEO	(#)	(#)	(#)
Jonathan Wright ⁽¹⁾	120,570	92,027	36,811
Ivan J. Condic	45,123	34,399	13,759
Michael Lawford	89,250	67,970	27,188
Kevin Asman ⁽²⁾	42,330	13,466	5,386
Ryan Paulgaard	42,330	32,189	12,875

- (1) Mr. Wright retired from his role as CEO on December 31, 2024.
- (2) Mr. Asman retired from his role as Vice President, Marketing on December 31, 2024.



PSA SCORECARD

The PSA scorecard is different from the variable pay scorecard shown earlier as it is focused on long-term evergreen metrics as opposed to current year performance versus current year plan. The PSAs cliff vest after three years and the performance multiplier used at vesting time will be the arithmetic average of the performance multiplier approved by the Board in each of the prior three years, with a range of 0-2.0x.

Our approach on PSAs is to limit the performance multiplier to 1.0x for any year in which the share price has decreased from the beginning to the end of the year. This means that there will be a cap on increased payouts for any year when shareholders did not see a return in the form of share price appreciation, regardless of positive relative total shareholder return performance.

Effective January 1, 2024, our Governance Committee established the following corporate performance targets for 2024 and beyond listed in the table below (and the weighting of each measure) for the performance multiplier. In March of 2025, our Governance Committee met to assess our performance relative to such corporate performance measures and to establish the 2024 performance award payout multiplier. Listed below are the results of the assessment.

2024 Performance Award Payout Multiplier Scorecard

Corporate Performance Measure	Results / Quartile Ranking	Weighting		Target Range (0 – 2)	Awarded Rating (0 – 2)	Weighted Score
HS&E & ESG	Excellent safety performanceExcellent spill performanceStrong ESG progress	20%		0-2.0	1.8	0.36
Relative Corporate PDP Recycle Ratio ⁽¹⁾	Top of second quartile	20%	0	0-2.0	1.5	0.29
Net Debt to Adjusted Funds Flow Ratio ⁽²⁾	 Achieved net debt ratio below target Annualized fourth quarter ratio of 0.4x 	10%	0	< 1.0x	2.0	0.20
Progress on Strategic Initiatives	Excellent execution	25%	O	0-2.0	1.8	0.45
Total Shareholder Return (TSR) Relative ⁽³⁾	Mid-pack	25%		0-2.0	1.4	0.35
Calculated Payout Multiplier						1.66 x
Actual Payout Multiplier						1.66 x

Our approach limits the performance multiplier to 1.0x for any year in which our share price declines from the beginning to the end of the year. For 2024, the actual payout multiplier was not capped at 1.0x, as our closing share price increased from \$11.04 on December 31, 2023, to \$13.82 on December 31, 2024.

Notes:

- (1) Represents our proved developed producing recycle ratio relative to our peers. See "Advisories Oil and Gas Metrics" and "Advisories Non-GAAP and Other Financial Measures."
- (2) See "Advisories Non-GAAP and Other Financial Measures."
- (3) Total shareholder return is calculated as the change in Share price over a pre-determined period. This metric provides an objective assessment of relative performance over the specified time period.

The payout multiplier for the PSAs that settled in 2024 was 1.56x, based on the average of the 2021, 2022 and 2023 payout multipliers of 1.97x, 1.23x and 1.0x, respectively.

The payout multiplier for the PSAs that will be settled in 2025 is 1.46x, based on the average of the 2022, 2023 and 2024 payout multipliers of 1.23x, 1.0x and 1.66x, respectively.



REPORTED COMPENSATION COMPARED TO REALIZED COMPENSATION

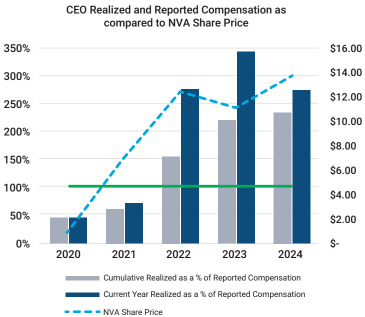
Annual realized compensation can differ from the "as granted" or "reported" annual compensation due to the timing of LTIP settlements and the methodology of the estimated value for LTIP grants under our Option, Share Award and Cash Award plans. The actual value realized is contingent on share performance between the grant date and the settlement date, as well as personal choices regarding the timing of settlements.

Throughout their tenure, our CEO and executive team have maintained a strong focus on enhancing the quality of our assets and operations, successfully guiding NuVista through a challenging commodity price environment to build resilience and strength. This strategic focus has enabled us to accomplish key initiatives, leading to our highest-ever annual average production, significant reserve growth, a self-funded capital expenditures program through adjusted funds flow, and a strong balance sheet with low net debt. These accomplishments have culminated in our ability to prioritize a return of capital to shareholders through the repurchase of Shares, while supporting our value-creating growth toward a plateau level of 125,000 Boe/d. The financial and operational results from 2024 continue to highlight the strength and capacity of our asset base and team in delivering substantial returns, reinforcing NuVista's financial position and commitment to creating long-term value for shareholders.

The comparison in the charts below illustrates the reported value of our CEO's and President and COO's total compensation against the realized value over the past five years, relative to our Share price during that period. The reported long-term incentive values are based on the grant-date fair value of long-term at-risk incentives as disclosed annually in the "Summary of Compensation of NEOs" table. The realized long-term incentive value represents what was earned during the period from long-term incentive grants and is calculated using the value at the time of transaction for settled share-based awards or exercised Option-based awards over the five-year span.

The realized total compensation for the period 2020 to 2024 was 236% and 193% of the reported as-granted compensation for our CEO and President and COO, respectively. Over this same time period our Share price increased over 1000% from \$0.94 per Share to \$13.82 per Share. In years where the share price has underperformed, compensation has reflected this underperformance, while in years of stock price outperformance, compensation has increased accordingly. However, it is important to note that personal decisions regarding the timing of share award exercises also influence this trend. This trend underscores the "at-risk" nature of our compensation program and its alignment with shareholder interests. A similar approach is applied across all staff and executives, though with a lower proportion of "at-risk" exposure for non-executive employees.

This alignment between reported and realized long-term compensation not only ensures we pay competitively to retain talent but also allows for adjustments in compensation based on our performance in varying market conditions. Our comprehensive compensation philosophy aims to foster a sense of ownership among our executives by allocating a higher proportion of total compensation to be atrisk and linked to long-term performance.







Summary Compensation of NEOs

The following table sets forth the full detailed information concerning the "as granted" compensation paid to our NEOs, for the years ended December 31, 2024, 2023 and, 2022:

Name and	v	Salary	Share- Based Awards ⁽¹⁾	Option- Based Awards ⁽²⁾	Plan Con Annual Incentive Plans ⁽³⁾	ty Incentive npensation Long-term Incentive Plans	Pension Value	Other ⁽⁴⁾⁽⁸⁾	Total
Principal Position	Year	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)
Jonathan Wright ⁽⁵⁾	2024	535,000	1,639,223	693,602	856,000		N/A	56,989	3,780,814
CEO	2023	515,000	1,425,213	610,446	721,000	_	N/A	55,553	3,327,212
	2022	479,058	1,037,220	441,459	838,000	_	N/A	51,323	2,847,060
Ivan J. Condic ⁽⁶⁾	2024	288,604	612,662	257,362	392,500	_	N/A	35,042	1,586,170
CFO	2023	252,736	510,373	218,598	300,750	_	N/A	31,892	1,314,349
	2022	209,149	276,111	117,615	135,000	_	N/A	26,423	764,298
Michael Lawford ⁽⁷⁾	2024	416,667	1,210,488	511,278	566,700	_	N/A	46,503	2,751,636
President and COO	2023	366,681	791,227	338,882	436,350	_	N/A	42,982	1,976,122
	2022	323,067	573,245	243,956	481,000	_	N/A	39,742	1,661,010
Kevin Asman ⁽⁸⁾	2024	300,650	240,551	240,526	360,800	_	N/A	1,141,828	2,284,355
Vice President, Marketing	2023	281,093	439,043	188,088	295,150	_	N/A	34,434	1,237,808
	2022	267,350	428,144	182,200	351,000	_	N/A	32,202	1,260,896
Ryan Paulgaard	2024	300,650	573,182	240,526	360,800	_	N/A	36,563	1,511,721
Vice President,	2023	281,093	439,043	188,088	295,150	_	N/A	38,730	1,242,104
Production and Facilities	2022	263,010	421,237	179,246	345,000	_	N/A	32,158	1,240,651

- (1) Includes RSAs and PSAs under our Share Award Plan which permits treasury settlements. This calculation assumes a payout multiplier of 1x for the PSAs. Based on the grant date fair value of the applicable awards on the date of the grant. Fair value is determined based on the weighted average trading price of the five days preceding the grant date. These amounts are not necessarily reflective of actual amounts that may be realized on exercise. See "Outstanding Option-Based Awards and Share-Based Awards" which reflect the value as at December 31, 2024.
- (2) Based on the grant date fair value of the applicable Options on the date of grant. The fair value of each Option granted is determined on the date of grant using the Black-Scholes option pricing model. During 2024, in the pricing model, the average risk free interest rate was 3.4%; volatility of 52%; an average expected life of 4.4 years; an estimated forfeiture rate of 9.0%; and dividends of \$nil per Share. These amounts are not necessarily reflective of actual amounts that may be realized on exercise. See "Outstanding Option-Based Awards and Share-Based Awards" which reflect the value as at December 31, 2024.
- (3) This represents annual cash variable payments to our NEOs for the respective performance year.
- (4) The amounts paid to executives in the category of "Other" pertain to various amounts including payments such as parking, vacation payouts, and other taxable benefits.
- (5) All amounts paid to Mr. Wright were in respect of his position as CEO. Mr. Wright did not receive any compensation for his role as a director of NuVista. Mr. Wright retired as CEO on December 31, 2024, but remains a director of the Company. As Mr. Wright continues to serve as a director of the Company, his outstanding RSAs, PSAs, and Options will vest according to schedule and remain exercisable for as long as he holds his director position on our Board or until the expiry date of the award. No cash payment was made to Mr. Wright upon his retirement on December 31, 2024.
- (6) All compensation received by Mr. Condic during the year ended December 31, 2022 was in respect of his position as Controller of NuVista.
- (7) Mr. Lawford was appointed President and COO on March 4, 2024. All compensation received by Mr. Lawford during 2022, 2023, and the months of January and February of 2024 was in respect of his position as COO.
- (8) Mr. Asman retired from his role as Vice President, Marketing on December 31, 2024. Upon his retirement, the Board approved a discretionary cash lump-sum payment in recognition of his significant contributions to the Company during his tenure. In addition, at the time of retirement on December 31, 2024, the proportionate number of share-based awards was calculated and deemed to vest, in accordance with Share Award Plan. The discretionary cash payment and pro-rated share-based awards has been included in Mr. Asman's 2024 compensation in the category of "Other". Additionally, Mr. Asman has two years from his retirement date to exercise any vested Options or Options vesting within this period, in accordance with the Option Plan.



The following is a summary of the terms of our Option Plan, Share Award Plan, Cash Award Plan and employee stock savings plan.

Option Plan

Below is a summary of our Option Plan. The Option Plan was amended in 2024 to: (i) allow for 'cashless' surrenders of Options in exchange for Shares ("Cashless Exercises"); (ii) allow NuVista to withhold Shares issuable to Option holders in satisfaction of tax withholdings ("Net Withholding"); (iii) clarify certain employment related provisions; (iv) remove the election allowing Option holders to apply the cash proceeds from the Put Right (as defined in the Option Plan) towards the purchase of Shares issued on a flow-through basis as Canadian Exploration Expense (as defined in the Income Tax Act (Canada)) (the "Purchase Right"); (v) increase the maximum number of Shares reserved for issuance under the plan from 10,445,000 Shares to 12,945,000 Shares; and (vi) make certain housekeeping amendments.

A copy of our current Option Plan, inclusive of the foregoing amendments, has been filed on our profile on the SEDAR+ website at www.sedarplus.ca under the category "Other Securityholders Documents." The summary set forth below reflects the terms and conditions of the Option Plan inclusive of the amendments to the plan made in 2024 and is qualified in its entirety by the full text of the Option Plan.

PURPOSE

The principal purposes of our Option Plan are:

- (i) to retain and attract qualified directors, officers, employees and other service providers that we require;
- (j) to promote a proprietary interest in us by such persons and to encourage such persons to remain in our employ or service and put forth maximum efforts for the success of our business; and
- (k) to focus management on operating and financial performance and long-term total shareholder return.

Incentive-based compensation such as our Option Plan is an integral component of our compensation. The attraction and retention of qualified employees has been identified as one of the key risks to our long-term strategic growth plan. Our Option Plan is intended to maintain our competitiveness within the Canadian oil and gas industry and to facilitate the achievement of our long-term goals. In addition, this incentive-based compensation is intended to directly link a component of compensation to the performance of our Shares.

ADMINISTRATION

Our Option Plan is administered by our Board and our Board has the authority to appoint a committee of the Board to administer the Option Plan. In addition, our Board may delegate to one or more of its members, to our CEO or to one or more agents such administrative duties as it may deem advisable, and the Board or any person to whom it has delegated duties as aforesaid may employ one or more persons to render advice with respect to any responsibility the Board or such person may have under the Option Plan.

PARTICIPANTS

Under the terms of Option Plan, any of our directors, officers, employees and other service providers may be granted Options. In determining the persons to whom Options may be granted, our Board may take into account such factors as it shall determine in its sole discretion.

EXERCISE PRICE

The exercise price of any Option granted pursuant to the Option Plan must be fixed by our Board when the Option is granted, provided that such price shall not be less than the "Market Price" of our Shares on the date of the grant. "Market Price", on any date, is defined in the Option Plan, as the volume weighted average trading price of our Shares on the TSX for the five trading days prior to the date of grant (or, if our Shares are not then listed and posted for trading on the TSX, such price as is required by such stock exchange in Canada on which our Shares are listed and posted for trading as may be selected for such purpose by our Board) and provided that in the event that our Shares are not listed and posted for trading on any stock exchange in Canada, the exercise price shall be determined by the Board in its sole discretion. Notwithstanding the foregoing, in certain circumstances, such as when an Option is offered to an individual as an inducement to secure employment, the exercise price may be otherwise determined, but only with the prior consent of all stock exchanges on which our Shares are at that time listed.



PLAN LIMITS

Our Option Plan currently provides that the maximum number of Shares reserved for issuance from time to time pursuant to outstanding Options granted and outstanding under the plan may not exceed 12,945,000 Shares.

The aggregate number of Shares issuable pursuant to the Option Plan to any single holder of Options may not exceed 5% of our outstanding Shares. In addition, in accordance with the rules of the TSX, the number of Shares issued to insiders within one year pursuant to the Option Plan, and issuable to insiders at any time, under the Option Plan or when combined with all of our other security based compensation arrangements, may not exceed 10% of our outstanding Shares. In determining the number of Shares issuable within one year for this purpose, the number of Shares will be determined on the basis of the number of Shares that are outstanding immediately prior to the Shares issuance, excluding any Shares issued pursuant to share compensation arrangements over the preceding one-year period.

The number of Shares issuable pursuant to the Option Plan to all non-management is limited to a maximum of 0.25% of our outstanding Shares and the value of Options granted to any one non-management directors during a calendar year, as calculated on grant date, shall not exceed \$100,000. Notwithstanding this, our DSU Plan is our only form of long-term incentive for our non-management directors.

Our Option Plan provides that if any Option granted under the plan expires, terminates or is cancelled for any reason without the Shares issuable thereunder having been issued in full, such unissued Shares shall be available for the purposes of the granting of further Options under the plan. Shares issued upon exercise of Options are not available for the purposes of the granting of further Options under the plan.

VESTING

Our Board has the sole discretion to determine the time during which Options will vest and the method of vesting, or that no vesting restriction shall exist either before or after the date of grant.

EXPIRY

All Options granted pursuant to the Option Plan will expire on a date determined by our Board at the time of the grant provided that no Option may be exercised beyond six years from the time of the grant. Any Options which have not been exercised by the applicable expiry date will expire and become null and void.

If the expiry date of any Option falls within any blackout period imposed by our Board, then the expiry date of such Options will be extended to the date that is ten business days, following the end of such blackout period and if that date is not a business day, such date will be further extended by that number of days required such that the period ends on a business day. Unless approved by the Board, no Options may be exercised by a holder of Options during a blackout period.

CASHLESS EXERCISES

Holders of Options may exercise Options from time to time by delivering a written notice of exercise specifying the number of Shares with respect to which the Option is being exercised and accompanied by payment in full of the exercise price of the Shares then being purchased. In addition, holders of Options may opt for a cashless surrender of Options in exchange for shares (the "Cashless Exercises"). Cashless Exercises entitle the holder of Options to elect to surrender their Options in exchange for issuance of Shares equal to the number determined by multiplying the number of Shares which the Optionee is entitled to purchase pursuant to the Options being surrendered by a fraction (i) of which the numerator is the Fair Market Value (as defined in the Option Plan) of a Share (calculated as at the date of exercise).

Cashless Exercises are subject to the approval of the Board and the number of shares issued to the holder will be deducted from the number of Shares reserved for future issuances. The balance of Shares that were otherwise underlying the surrendered Options but not issued are cancelled and thus are available for further issuances.

FINANCIAL ASSISTANCE

Our Option Plan does not contain any provisions for financial assistance by us in respect of any Options granted thereunder.

CHANGE OF CONTROL

In the event of a "change of control" (as defined in the Option Plan), the vesting date(s) applicable to all Options will be accelerated to the effective date of the change of control.



ANTI-DILUTION

The Option Plan contains anti-dilution provisions which allow our Board to make such adjustments to the plan, to any Option as our Board may, in its sole discretion, consider appropriate in the circumstances to prevent dilution or enlargement of the rights granted to employees thereunder.

EARLY TERMINATION

Our Option Plan currently provides that, unless otherwise determined by our Board or unless otherwise provided in an option agreement pertaining to a particular award or any written employment or consulting agreement, the following provisions shall apply in the event that a holder ceases to be a director, officer, employee or other service provider:

Involuntary Termination for Cause	Upon the termination of a holder for cause, all Options held by such person on the cessation date (whether vested or not) shall immediately terminate and become null and void and all rights to receive Shares thereunder shall be forfeited effective on the cessation date.
Termination Upon Retirement	Upon the retirement (as defined in the Option Plan) of a holder, all Options held by the holder which have vested as of the cessation date shall be forfeited on the earlier of: (A) the expiry date; and (B) the date that is two (2) years from the cessation date. In addition, the holder may, within two (2) years from the cessation date and prior to the expiry date, exercise any remaining Options which vest within such period, after which time any remaining Options held by the holder (whether vested or not) shall terminate and become null and void.
Death	Upon the death of a holder, the holder's personal representative, within twelve (12) months from the date of death and prior to the expiry date, exercise Options which are vested within such period, after which time any remaining Options (whether vested or not) shall terminate and become null and void.
Other Termination	If a holder voluntarily ceases to be a service provider for any reason whatsoever, other than as a result of retirement, death or termination for cause: (i) all Options held by the holder which have vested as of the cessation date shall be forfeited effective on the earlier of: (a) the expiry date; and (b) the date that is 30 days from the cessation date; and (ii) all Options held by the holder which have not vested as of the cessation date shall immediately terminate and become null and void and all rights to receive Shares thereunder shall be forfeited.

NO ASSIGNMENT

Except in the case of death, the right to receive Shares pursuant to an Option may only be exercised by a holder personally. Except as otherwise provided in the Option Plan, no assignment, sale, transfer, pledge or charge of an Option, whether voluntary, involuntary, by operation of law or otherwise, vests any interest or right in such Option whatsoever in any assignee or transferee and, immediately upon any assignment, sale, transfer, pledge or charge or attempt to assign, sell, transfer, pledge or charge, such Option shall terminate and be of no further force or effect.

AMENDMENTS

Our Option Plan and any Options granted pursuant thereto may, subject to any required approval of the TSX, be amended, modified or terminated without the approval of our shareholders. Notwithstanding the foregoing, the Option Plan or any Options granted thereunder may not be amended without shareholder approval to:

- make any amendment to the Option Plan to increase the number of Shares issuable on exercise of outstanding Options above the plan limit;
- extend the expiry date of any outstanding Options;
- make any reduction in the exercise price of an Option or permit a reduction in the exercise price of an Option by the cancellation and immediate re-issue of Options or other entitlements;
- change participants eligible to receive Options under the plan to permit the introduction or re-introduction of non-management directors on a discretionary basis;
- make any amendment to the Option Plan that would permit a holder to transfer or assign Options to a new beneficial holder other than
 in the case of death of the holder;
- any amendment to increase the number of Shares that may be issued to a single holder above the restriction contained in the Option Plan:
- any amendment to the limit on non-management directors;
- any amendment to increase the number of Shares that may be issued to an insider above the plan limits; or
- an amendment to amend the amending provision of the Option Plan.



In addition, no amendment to the Option Plan or Options granted pursuant to the Option Plan may be made without the consent of the holder, if it adversely alters or impairs any Option previously granted to such holder under the Option Plan.

In December of 2024, the agreements governing the Options of a retiring non-executive employee were amended to provide for the continued vesting of the Options in the normal course and exercise until the earlier of September 30, 2025, or the expiry date of such Options. Pursuant to the terms of our Option Plan, the foregoing amendments were made by approval of our Board and no shareholder approval was required as the amendments did not fall within any of the enumerated categories of amendments requiring shareholder approval set forth above.

2024 GRANTS AND TOTAL OUTSTANDING

As at December 31, 2024, we had 2,811,741 Options outstanding. In 2024, we granted a total of 662,831 Options to employees, including executive officers. All of these Options vest over a three-year period, with a vesting of one-third on each anniversary date.

Share Award Plan

A copy of our current Share Award Plan is filed on our profile on the SEDAR+ website at www.sedarplus.ca under the category "Other Securityholders Documents." The summary set forth below reflects the terms and conditions of the Share Award Plan and is qualified in its entirety by the full text of the Share Award Plan.

PURPOSE

Our LTIPs are designed to align the interests of our employees with shareholders by linking a component of compensation to the long-term performance of our Shares. Our Share Award Plan allows participants the opportunity to retain some or all of the underlying shares.

ADMINISTRATION

Our Share Award Plan is administered by our Board, provided that our Board has the authority to appoint a committee of the Board to administer the plan. In the event that the Board appoints a committee of the Board to administer the plan, all references in the plan to our Board will be deemed to be references to such other committee.

Our Board has the full power and sole responsibility to interpret the provisions of the plan, to administer the plan and to exercise all the powers and authorities either specifically granted to it under the plan or necessary or advisable in the administration of the plan.

PARTICIPANTS

Share awards may be granted under the Share Award Plan to our officers, employees, consultants and other service providers and any of our controlled entities such as a subsidiary, partnership or trust.

TYPE OF AWARDS

Under the terms of the Share Award Plan, we can grant RSAs (referred to as time-based awards) or PSAs (referred to as performance-dependent awards). The Board will decide on the recipients of the share incentive awards, the number of shares covered by each award, and the allocation between RSAs and PSAs, taking into consideration factors determined at its sole discretion.

Each RSA will entitle the holder to be issued the number of Shares designated in the award. Each PSA will entitle the holder to be issued the number of Shares designated in the award multiplied by a payout multiplier.

The payout multiplier for PSAs is determined by our Board based on an assessment of the achievement of predefined corporate performance measures in respect of the applicable period. These corporate performance measures may include:

- health, safety and environment
- · al performance,
- · production volumes,
- recycle ratio,
- · our net debt to adjusted funds flow ratio,
- · the execution of our strategic plan,
- · relative total shareholder return, and
- such additional or other measures as our Board considers appropriate in the circumstances.



The payout multiplier for a particular period will be determined by our Board based on the performance scorecard shown earlier in this Information Circular. In addition, if relative total shareholder return is negative, we intend to cap the payout multiplier at 1.0x.

Where the settlement date of a PSA is not the first anniversary of the grant date, the payout multiplier for those PSAs will be the arithmetic average of the payout multiplier for each of the preceding annual performance assessment periods. In any case where the payout multiplier has not been determined prior to the vesting date of a PSA, our CEO in the case of a grantee who is not a director or officer, and our Board in all other cases, taking into consideration the performance of the applicable grantee and our performance since the date of grant of the PSA(s), may determine in their sole discretion the payout multiplier to be applied to any PSA held by the grantee of such award.

PLAN LIMITS

The number of Shares reserved for issuance from time to time pursuant to outstanding share incentive awards granted and outstanding under the plan is limited to 14,350,000 Shares.

If any share incentive awards granted under the Share Award Plan expire, terminate or are cancelled for any reason without the Shares issued thereunder having been issued in full, any unissued Shares to which such share incentive awards relate shall be awardable for the purposes of granting of further share incentive awards under the plan. Non-management directors are not eligible to participate in the plan.

Share incentive awards may be granted under the Share Award Plan to our officers, employees, consultants and other service providers and any of our controlled entities such as a subsidiary, partnership or trust provided that the aggregate number of share incentive awards granted to any single holder shall not exceed 1% of our issued and outstanding Shares (including Shares issuable upon exchange or conversion of any of our fully paid securities or those of our controlled entities that are exchangeable or convertible into Shares). In accordance with the rules of the TSX, the number of Shares issued to insiders within one year pursuant to the Share Award Plan, and issuable to insiders at any time, under the plan or when combined with all of our other security based compensation arrangements, shall not exceed 10% of our issued and outstanding Shares (including Shares issuable upon exchange or conversion of any of our fully paid securities or those of our controlled entities that are exchangeable or convertible into Shares).

VESTING

Vesting arrangements are within the discretion of our Board, and our CEO, in certain circumstances, although each RSA will typically vest on the second anniversary of the grant date and each PSA will typically vest on the third anniversary of the grant date. In the event of a change of control (as defined in the Share Award Plan), all outstanding share incentive awards will fully vest on the date that the change of control is completed and the payout multiplier applicable to any PSAs will be determined by the Board and in making such determination, the Board shall assess performance relative to the pre-established corporate performance measures using an end date for the current performance assessment period as determined by the Board.

The expiry date of share incentive awards issued pursuant to the Share Award Plan will typically be the next business day following the applicable vesting date(s) unless otherwise determined by our Board or our CEO, in certain circumstances, provided however that in the event of a blackout period imposed upon a grantee, the expiry date will be extended to the date which is ten business days from the date that the blackout period ends and any expiry date that falls on a non-business day will be extended to the next business day.

SETTLEMENT

Share incentive awards will be settled through the issuance of Shares from treasury or acquired by us on the TSX, or a combination thereof, at our discretion. In addition, in certain circumstances, a holder may request that we settle a share incentive award in cash in an amount equal to the aggregate current market value of the Shares to be issued. We may, but are not obligated to, accept such election.

ADJUSTMENT FOR DIVIDENDS

Prior to the date on which share incentive awards are settled through the issuance of Shares and/or cash, the notional number of Shares underlying a share incentive award on such date may be adjusted by multiplying such number by a ratio (the "Adjustment Ratio") which shall initially be equal to one (1) and shall be cumulatively adjusted thereafter on each date that a dividend is paid to our shareholders and effective the date following the dividend record date, by an amount (rounded to five decimal places) equal to a fraction: (i) having as its numerator the dividend, expressed as an amount per Share, multiplied the Adjustment Ratio prior to the dividend record date for such dividend; and (ii) having as its denominator an amount per Share equal to the volume weighted average of the prices at which the Shares are traded on the TSX for the five (5) consecutive trading days prior to the date the dividend is paid to our shareholders.

After the adjustment for dividends described above, the notional number of Shares issuable pursuant to a share incentive award shall be then adjusted by multiplying such number by the payout multiplier applicable to such share incentive award, in the case of a PSA.



EARLY TERMINATION

Unless otherwise determined by our Board or our CEO, in certain circumstances or unless otherwise provided in a share incentive award agreement pertaining to a particular grant or any written employment agreement, upon the termination of a grantee for cause, all share incentive awards held by the grantee on the cessation date shall immediately terminate. If a grantee voluntarily ceases employment for any reason whatsoever, other than retirement (as defined in the plan), all outstanding share incentive awards which have not vested shall terminate and all vested share incentive awards will terminate on their expiry date (as defined in the plan). In the case of involuntary termination not for cause and other than in respect of death or retirement, a certain number of unvested share incentive awards will vest in accordance with the provisions of the Share Award Plan and all vested share incentive awards held by the grantee will expire on the earlier of their expiry date or six (6) months following the cessation of employment. In the case of retirement, a certain number of unvested share incentive awards will vest in accordance with the provisions of the Share Award Plan and all vested share incentive awards held by the grantee will expire on the earlier of their expiry date or six (6) months following retirement. In the case of death of the grantee, a certain number of share incentive awards will vest in accordance with the provisions of the plan and all vested share incentive awards held by the grantee will expire on the earlier of their expiry date or six (6) months following cessation of employment.

NO ASSIGNMENT

No assignment, sale, transfer, pledge or charge of a share incentive award, whether voluntary, involuntary, by operation of law or otherwise (except by will or the laws of descent and distribution), vests any interest or right in a share incentive award whatsoever in any assignee or transferee and, immediately upon any assignment, sale, transfer, pledge or charge or attempt to assign, sell, transfer, pledge or charge, such share incentive award will terminate and be of no further force or effect.

AMENDMENTS

We have the right to amend the terms and conditions of the Share Award Plan and any share incentive awards granted under the plan, without shareholder approval. However, the plan and any share incentive award granted thereunder may not be amended without shareholder approval to:

- increase the number of Shares issuable on exercise of share incentive awards;
- extend the expiry date of any outstanding share incentive awards held by insiders;
- permit a grantee to transfer or assign share incentive awards to a new beneficial holder other than in the case of death;
- any amendment to the limits on non-management directors contained in the plan;
- any amendment to increase the number of Shares that may be issued to insiders above the restrictions contained in the plan, or
- amend the amendment provisions of the plan.

ANTI-DILUTION

The Share Award Plan contains anti-dilution provisions which allow our Board to make such adjustments to the plan and to any share incentive awards as our Board may, in its sole discretion, consider appropriate in the circumstances to prevent dilution or enlargement of the rights granted to employees thereunder.

2024 GRANTS AND TOTAL OUTSTANDING

In 2024, we granted a total of 297,044 RSAs under the Share Award Plan all of which cliff vest two years from the date of grant. At December 31, 2024, there were 538,268 RSAs outstanding under the Share Award Plan.

In 2024, we granted a total of 527,828 PSAs under the Share Award Plan all of which cliff vest three years from the date of grant. At December 31, 2024, there were 1,314,076 PSAs outstanding under the Share Award Plan.

Cash Award Plan

In 2020, our Cash Award Plan was put in place as part of our efforts to minimize equity dilution in our long-term incentive program. This plan is similar to our Share Award Plan except that awards can only be settled in cash.

The summary set forth below reflects the terms and conditions of the Cash Award Plan and is qualified in its entirety by the full text of the Cash Award Plan. A copy of our current Cash Award Plan is filed on our profile on the SEDAR+ website at www.sedarplus.ca under the category "Other Securityholders Documents."



PURPOSE

Our LTIPs are designed to align the interests of our employees with shareholders by linking a component of compensation to the long-term performance of our Shares.

ADMINISTRATION

Our Cash Award Plan is administered by our Board, provided that our Board has the authority to appoint a committee of the Board to administer the plan. In the event that the Board appoints a committee of the Board to administer the plan, all references in the plan to our Board will be deemed to be references to such other committee.

Our Board has the full power and sole responsibility to interpret the provisions of the plan, to administer the plan and to exercise all the powers and authorities either specifically granted to it under the plan or necessary or advisable in the administration of the plan.

PARTICIPANTS

Cash incentive awards may be granted under the Cash Award Plan to our directors, officers, employees, consultants and other service providers and any of our controlled entities such as a subsidiary, partnership or trust.

TYPE OF AWARDS

Under the terms of the Cash Award Plan, we may grant RSUs (which are time-based awards) or PSUs (which are dependent on performance). Although the plan allows us to issue RSUs and PSUs, it is anticipated that PSUs will only be granted on an as needed basis to manage dilution as they are not intended to be a permanent component of the LTIP mix.

In determining the persons to whom cash incentive awards may be granted, the number of notional Shares to be covered by each cash incentive award and the allocation of the cash incentive award between RSUs and PSUs, our Board may take into account such factors as it shall determine in its sole discretion.

Each RSU will entitle the holder to receive a cash amount equal to the fair market value of the notional number of Shares designated in the award. Each PSU will entitle the holder to receive a cash amount equal to the fair market value of the notional number of Shares designated in the award multiplied by the payout multiplier. The Cash Award Plan also imposes a cap on the award value of all grants of PSUs under the plan to two times the fair market value of our Shares on the grant date.

The payout multiplier for PSUs is determined by our Board based on an assessment of the achievement of predefined corporate performance measures in respect of the applicable period. These corporate performance measures may include:

- · health, safety and environmental performance,
- production volumes,
- · recycle ratio,
- · our net debt to adjusted funds flow ratio,
- the execution of our strategic plan,
- · relative total shareholder return, and
- such additional or other measures as our Board considers appropriate in the circumstances.

The payout multiplier for a particular period will be determined by our Board based on the performance scorecard shown earlier in this Information Circular. In addition, if relative total shareholder return is negative, we intend to cap the payout multiplier at 1.0x.

Where the settlement date of a PSU is not the first anniversary of the grant date, the payout multiplier for those PSUs will be the arithmetic average of the payout multiplier for each of the preceding annual performance assessment periods. In any case where the payout multiplier has not been determined prior to the vesting date of a PSU, our CEO in the case of a grantee who is not a director or officer and our Board in all other cases, taking into consideration the performance of the applicable grantee and our performance since the date of grant of the PSU(s), may determine in their sole discretion the payout multiplier to be applied to any PSU held by the grantee of such award.

PLAN LIMITS

Cash incentive awards may be granted under the Cash Award Plan to our directors, officers, employees, consultants and other service providers and any of our controlled entities such as a subsidiary, partnership or trust.



VESTING

Vesting arrangements are within the discretion of our Board, and our CEO, in certain circumstances, although each RSU will typically vest on the second anniversary of the grant date and each PSU will typically vest on the third anniversary of the grant date. In the event of a change of control (as defined in the Cash Award Plan), all outstanding cash incentive awards will fully vest on the date that the change of control is completed and the payout multiplier applicable to any PSUs will be determined by the Board and in making such determination, the Board shall assess performance relative to the pre-established corporate performance measures using an end date for the current performance assessment period as determined by the Board.

The expiry date of cash incentive awards issued pursuant to the Cash Award Plan will typically be the next business day following the applicable vesting date(s) unless otherwise determined by our Board or our CEO, in certain circumstances, provided however that in the event of a blackout period imposed upon a grantee, the expiry date will be extended to the date which is ten business days from the date that the blackout period ends and any expiry date that falls on a non-business day will be extended to the next business day.

SETTLEMENT

Each RSU will be settled in cash in an amount equal to the fair market value of the notional number of Shares designated in the RSU. Each PSU will be settled in cash in an amount equal to the fair market value of the notional number of Shares designated in the PSU multiplied by the payout multiplier. The Cash Award Plan also imposes a cap on the award value of all grants of PSUs under the plan to two times the fair market value of our Shares on the grant date.

ADJUSTMENTS FOR DIVIDENDS

Prior to the date on which cash incentive awards are settled in cash, the notional number of Shares underlying a cash incentive award on such date may be adjusted by multiplying such number by a ratio (the "Adjustment Ratio") which shall initially be equal to one (1) and shall be cumulatively adjusted thereafter on each date that a dividend is paid to our shareholders and effective the date following the dividend record date, by an amount (rounded to five decimal places) equal to a fraction: (i) having as its numerator the dividend, expressed as an amount per Share, multiplied the Adjustment Ratio prior to the dividend record date for such dividend; and (ii) having as its denominator an amount per Share equal to the volume weighted average of the prices at which the Shares are traded on the TSX for the five (5) consecutive trading days prior to the date the dividend is paid to our shareholders.

After the adjustment for dividends described above, the notional number of Shares issuable pursuant to a cash incentive award shall be then adjusted by multiplying such number by the payout multiplier applicable to such cash incentive award, in the case of a PSU.

EARLY TERMINATION

Unless otherwise determined by our Board or our CEO, in certain circumstances or unless otherwise provided in a cash incentive award agreement pertaining to a particular grant or any written employment agreement, upon the termination of a grantee for cause, all cash incentive awards held by the grantee on the cessation date shall immediately terminate. If a grantee voluntarily ceases employment for any reason whatsoever, other than retirement (as defined in the plan), all outstanding cash incentive awards which have not vested shall terminate and all vested cash incentive awards will terminate on their expiry date (as defined in the plan). In the case of involuntary termination not for cause and other than in respect of death or retirement, a certain number of unvested cash incentive awards will vest in accordance with the provisions of the cash incentive award incentive plan and all vested cash incentive awards held by the grantee will expire on the earlier of their expiry date or six (6) months following the cessation of employment. In the case of retirement, a certain number of unvested cash incentive awards will vest in accordance with the provisions of the cash incentive award incentive plan and all vested cash incentive awards held by the grantee will expire on the earlier of their expiry date or six (6) months following retirement. In the case of death of the grantee, a certain number of cash incentive awards will vest in accordance with the provisions of the plan and all vested cash incentive awards held by the grantee will expire on the earlier of their expiry date or six (6) months following cessation of employment.

NO ASSIGNMENT

No assignment, sale, transfer, pledge or charge of a cash incentive award, whether voluntary, involuntary, by operation of law or otherwise (except by will or the laws of descent and distribution), vests any interest or right in a cash incentive award whatsoever in any assignee or transferee and, immediately upon any assignment, sale, transfer, pledge or charge or attempt to assign, sell, transfer, pledge or charge, such cash incentive award will terminate and be of no further force or effect.

AMENDMENTS

We have the right to amend the terms and conditions of the Cash Award Plan and any cash incentive awards granted under the plan, without shareholder approval.



ANTI-DILUTION

The Cash Award Plan contains anti-dilution provisions which allow our Board to make such adjustments to the plan and to any cash incentive awards as our Board may, in its sole discretion, consider appropriate in the circumstances to prevent dilution or enlargement of the rights granted to employees thereunder.

2024 GRANTS AND TOTAL OUTSTANDING

We did not grant any PSUs under this plan in 2024. In 2024, we granted a total of 11,180 RSUs under the Cash Award Plan all of which cliff vest two years from the date of grant. At December 31, 2024, there were 19,416 RSUs outstanding under the Share Award Plan.

Employee Stock Savings Plan

We have an employee stock savings plan whereby all employees, including executive officers, are encouraged to contribute up to a maximum of 6% of their salary to the employee stock savings plan. Employees can choose to direct this money into a registered or non-registered savings plan. For each dollar contributed by the employee to the employee stock savings plan, we contribute 1.5 dollars. The funds are used to purchase our Shares in the open market. Both the employee and the employer contributions are subject to a one-year restriction on removal from the plan. Since the plan is available to all employees, it has been successful in encouraging employees to become shareholders of us and promoting the principle of alignment with shareholder interests. The Governance Committee considers this program to be competitive. There is no other form of retirement or savings program. All NEOs participated in the program in 2024. These amounts are included in the "All Other Compensation" item in the Summary Compensation Table above.



Outstanding Option-Based Awards and Share-Based Awards

The following tables set forth for each NEO, all Option-based awards and Share-based awards outstanding at the end of the year ended December 31, 2024:

	<u> </u>	Option-E	Based Awards		Share-Based Awards			
Name	Number of Securities Underlying Unexercised Options (#)	Option Exercise Price (\$)	Option Expiration Date	Total Value of All Unexercised In-the-Money Options ⁽¹⁾ (\$)	Number of Share-Based Awards that Have Not Vested ⁽²⁾ (#)	Market or Payout Value of Share- Based Awards that Have Not Vested ⁽²⁾⁽³⁾ (\$)	Market or Payout Value of Vested Share-Based Awards Not Paid Out or Distributed (\$)	
Jonathan Wright ^(a)	74,874	0.84	May 18, 2026	971,865	303,209	4,558,023	_	
	37,437	2.62	Nov 19, 2026	419,294				
	13,409	7.28	May 18, 2026	87,695				
	13,409	7.28	May 17, 2027	87,695				
	13,041	11.13	Nov 18, 2026	35,080				
	13,041	11.13	Nov 18, 2027	35,080				
	13,041	11.13	Nov 17, 2028	35,080				
	12,139	11.76	Nov 19, 2025	25,006				
	12,139	11.76	Nov 19, 2026	25,006				
	12,139	11.76	Nov 18, 2027	25,006				
	21,837	12.69	May 18, 2028	24,676				
	21,837	12.69	May 18, 2029	24,676				
	21,837	12.69	May 17, 2030	24,676				
	18,353	12.76	Nov 16, 2027	19,454				
	18,353	12.76	Nov 16, 2028	19,454				
	18,353	12.76	Nov 15, 2029	19,454				
	21,875	12.88	May 16, 2027	20,563				
	21,875	12.88	May 16, 2028	20,563				
	21,875	12.88	May 15, 2029	20,563				
	12,652	13.77	May 17, 2026	633				
	12,652	13.77	May 17, 2027	633				
	12,652	13.77	May 16, 2028	633				
Total	438,820			1,942,784				

⁽a) Mr. Wright retired from his role as CEO on December 31, 2024, but remains a director of the Company. As Mr. Wright continues to serve as a director of the Company, his outstanding RSAs, PSAs, and Options will vest according to schedule and remain exercisable for as long as he holds his director position on our Board or until the expiry date of the award.



		Option-E	Based Awards		Share-Based Awards			
Name	Number of Securities Underlying Unexercised Options (#)	Option Exercise Price (\$)	Option Expiration Date	Total Value of All Unexercised In-the-Money Options ⁽¹⁾ (\$)	Number of Share-Based Awards that Have Not Vested ⁽²⁾ (#)	Market or Payout Value of Share- Based Awards that Have Not Vested ⁽²⁾⁽³⁾ (\$)	Market or Payout Value of Vested Share-Based Awards Not Paid Out or Distributed (\$)	
Ivan J. Condic	6,203	0.79	Nov 14, 2025	80,825	104,794	1,543,637	_	
	12,404	0.84	May 18, 2026	161,004				
	6,203	2.62	Nov 20, 2025	69,474				
	6,203	2.62	Nov 19, 2026	69,474				
	2,227	7.28	May 18, 2025	14,565				
	2,227	7.28	May 18, 2026	14,565				
	2,227	7.28	May 17, 2027	14,565				
	4,449	11.13	Nov 18, 2026	11,968				
	4,449	11.13	Nov 18, 2027	11,968				
	4,449	11.13	Nov 17, 2028	11,968				
	2,052	11.76	Nov 19, 2025	4,227				
	2,052	11.76	Nov 19, 2026	4,227				
	2,052	11.76	Nov 18, 2027	4,227				
	8,437	12.69	May 18, 2028	9,534				
	8,437	12.69	May 18, 2029	9,534				
	8,437	12.69	May 17, 2030	9,534				
	6,604	12.76	Nov 16, 2027	7,000				
	6,604	12.76	Nov 16, 2028	7,000				
	6,604	12.76	Nov 15, 2029	7,000				
	8,023	12.88	May 16, 2027	7,542				
	8,023	12.88	May 16, 2028	7,542				
	8,023	12.88	May 15, 2029	7,542				
	4,328	13.77	May 17, 2026	216				
	4,328	13.77	May 17, 2027	216				
	4,328	13.77	May 16, 2028	216				
Total	139,373			545,931				



		Option-E	Based Awards		Share-Based Awards				
Name	Number of Securities Underlying Unexercised Options (#)	Option Exercise Price (\$)	Option Expiration Date	Total Value of All Unexercised In-the-Money Options ⁽¹⁾ (\$)	Number of Share-Based Awards that Have Not Vested ⁽²⁾ (#)	Market or Payout Value of Share- Based Awards that Have Not Vested ⁽²⁾⁽³⁾ (\$)	Market or Payout Value of Vested Share-Based Awards Not Paid Out or Distributed (\$)		
Michael Lawford	21,026	0.79	Nov 14, 2025	273,969	191,911	2,856,066	_		
	42,051	0.84	May 19, 2025	545,822					
	42,050	0.84	May 18, 2026	545,809					
	26,240	2.36	May 19, 2025	300,710					
	21,025	2.62	Nov 20, 2025	235,480					
	21,025	2.62	Nov 19, 2026	235,480					
	7,557	7.28	May 18, 2025	49,423					
	7,557	7.28	May 18, 2026	49,423					
	7,557	7.28	May 17, 2027	49,423					
	7,217	11.13	Nov 18, 2026	19,414					
	7,217	11.13	Nov 18, 2027	19,414					
	7,217	11.13	Nov 17, 2028	19,414					
	7,019	11.76	Nov 19, 2025	14,459					
	7,019	11.76	Nov 19, 2026	14,459					
	7,019	11.76	Nov 18, 2027	14,459					
	17,143	12.69	May 18, 2028	19,372					
	17,143	12.69	May 18, 2029	19,372					
	17,143	12.69	May 17, 2030	19,372					
	12,607	12.76	Nov 16, 2027	13,363					
	12,607	12.76	Nov 16, 2028	13,363					
	12,607	12.76	Nov 15, 2029	13,363					
	12,163	12.88	May 16, 2027	11,433					
	12,163	12.88	May 16, 2028	11,433					
	12,163	12.88	May 15, 2029	11,433					
	6,740	13.77	May 17, 2026	337					
	6,740	13.77	May 17, 2027	337					
	6,740	13.77	May 16, 2028	337					
Total	384,755			2,520,673					



		Option-Based Awards				Share-Based Awards				
Name	Number of Securities Underlying Unexercised Options (#)	Option Exercise Price (\$)	Option Expiration Date	Total Value of All Unexercised In-the-Money Options ⁽¹⁾ (\$)	Number of Share-Based Awards that Have Not Vested ⁽²⁾ (#)	Market or Payout Value of Share- Based Awards that Have Not Vested ⁽²⁾⁽³⁾ (\$)	Market or Payout Value of Vested Share-Based Awards Not Paid Out or Distributed (\$)			
Kevin Asman ^(a)	16,266	0.79	Nov 13, 2025	211,946	_	_	728,812			
	32,531	0.84	May 18, 2026	422,252						
	20,300	2.36	May 19, 2025	232,638						
	16,114	2.62	Nov 20, 2025	180,477						
	16,114	2.62	Nov 19, 2026	180,477						
	5,795	7.28	May 18, 2025	37,899						
	5,795	7.28	May 18, 2026	37,899						
	5,795	7.28	Dec 31, 2026	37,899						
	5,070	11.13	Nov 18, 2026	13,638						
	10,140	11.13	Dec 31, 2026	27,277						
	5,379	11.76	Nov 19, 2025	11,081						
	5,379	11.76	Nov 19, 2026	11,081						
	5,379	11.76	Dec 31, 2026	11,081						
	25,311	12.69	Dec 31, 2026	28,601						
	17,019	12.76	Dec 31, 2026	18,040						
	17,511	12.88	Dec 31, 2026	16,460						
	4,923	13.77	May 17, 2026	246						
	9,846	13.77	Dec 31, 2026	492						
Total	224,667			1,479,485						

⁽a) Mr. Asman retired from his role as Vice President, Marketing, effective December 31, 2024. All Options held by him which have vested as of December 31, 2024 shall be forfeited on the earlier of: (i) the expiry date of the Options; and (ii) December 31, 2026.



		Option-Based Awards				Share-Based Awards			
Name	Number of Securities Underlying Unexercised Options (#)	Option Exercise Price (\$)	Option Expiration Date	Total Value of All Unexercised In-the-Money Options ⁽¹⁾ (\$)	Number of Share-Based Awards that Have Not Vested ⁽²⁾ (#)	Market or Payout Value of Share- Based Awards that Have Not Vested ⁽²⁾⁽³⁾ (\$)	Market or Payout Value of Vested Share-Based Awards Not Paid Out or Distributed (\$)		
Ryan Paulgaard	15,099	0.79	Nov 14, 2025	196,740	105,047	1,601,837	_		
	30,197	0.84	May 19, 2025	391,957					
	30,198	0.84	May 18, 2026	391,970					
	18,843	2.36	May 19, 2025	215,941					
	15,853	2.62	Nov 20, 2025	177,554					
	15,853	2.62	Nov 19, 2026	177,554					
	5,682	7.28	May 18, 2025	37,160					
	5,682	7.28	May 18, 2026	37,160					
	5,682	7.28	May 17, 2027	37,160					
	5,070	11.13	Nov 18, 2026	13,638					
	5,070	11.13	Nov 18, 2027	13,638					
	5,070	11.13	Nov 17, 2028	13,638					
	5,292	11.76	Nov 19, 2025	10,902					
	5,292	11.76	Nov 19, 2026	10,902					
	5,292	11.76	Nov 18, 2027	10,902					
	8,437	12.69	May 18, 2028	9,534					
	8,437	12.69	May 18, 2029	9,534					
	8,437	12.69	May 17, 2030	9,534					
	5,673	12.76	Nov 16, 2027	6,013					
	5,673	12.76	Nov 16, 2028	6,013					
	5,673	12.76	Nov 15, 2029	6,013					
	5,837	12.88	May 16, 2027	5,487					
	5,837	12.88	May 16, 2028	5,487					
	5,837	12.88	May 15, 2029	5,487					
	4,843	13.77	May 17, 2026	242					
	4,843	13.77	May 17, 2027	242					
	4,843	13.77	May 16, 2028	242					
Total	248,545			1,800,644					

- (1) Calculated based on the difference between the market price of our Shares as at December 31, 2024 (\$13.82) and the exercise price of the options.
- (2) Includes RSAs and PSAs granted under our Share Award Plan. This calculation assumes a payout multiplier of 1x for the PSAs. A portion of these include PSAs that were settled in 2025. Based on the average of the 2022 payout multiplier of 1.72x, the 2023 payout multiplier of 1.00x and the 2024 payout multiplier of 1.66x, the payout multiplier for these awards will be 1.46x and not the assumed 1.0x.
- (3) Calculated based on the closing price of our Shares on the TSX as at December 31, 2024 (\$13.82).



Incentive Plan Awards — Value Vested or Earned During the Year

The following table sets forth for each NEO, the value of Option-based awards and Share-based awards which vested during the year ended December 31, 2024, and the value of non-equity incentive plan compensation earned during the year ended December 31, 2024:

	Option-Based Awards — Value Vested During the Year ⁽¹⁾	Share-Based Awards — Value Vested During the Year ⁽²⁾	Non-Equity Incentive Plan Compensation — Value Earned During the Year
NEO	(\$)	(\$)	(\$)
Jonathan Wright	508,895	3,483,701	856,000
Ivan J. Condic	89,728	605,971	392,500
Michael Lawford	285,967	1,956,010	566,700
Kevin Asman	514,424	1,496,286	360,800
Ryan Paulgaard	508,895	1,470,841	360,800

Notes:

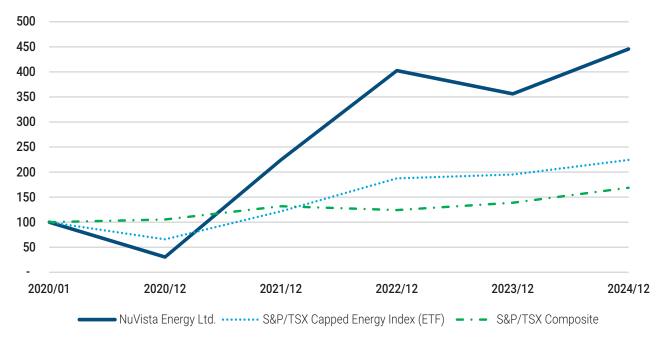
- (1) Calculated based on the difference between the market price of our Shares on the vesting date and the exercise price of the Options on the vesting date.
- (2) Calculated based on the five-day volume weighted average share price for the five trading days prior to the vesting date.

Performance Graph

Our Shares trade on the TSX under the symbol "NVA". The following graph compares the cumulative shareholder return of the Shares assuming an initial investment of \$100 on January 1, 2020, and assuming the reinvestment of dividends (if any) with the cumulative shareholder return of the S&P/TSX Composite Index and S&P/TSX Capped Energy Index.

It is worth noting that NuVista was recognized as part of the TSX30 for the third consecutive year in 2024. The TSX30 recognizes the thirty top-performing companies on the TSX over the prior three-year period. We achieved a very competitive sixth place overall. For more information, see www.tsx.com/tsx30.

Cumulative Shareholder Return





	2020/01	2020/12	2021/12	2022/12	2023/12	2024/12
NuVista Share Price	100	30	225	403	356	446
S&P/TSX Composite Index ⁽¹⁾	100	105	132	124	139	169
S&P/TSX Capped Energy Index ⁽²⁾	100	66	122	187	195	224

Notes:

- (1) The S&P/TSX Composite Index was previously called the TSE 300 Index.
- (2) The S&P/TSX Capped Energy Index.

Our total shareholder return reflects both our operational and financial performance, which we can influence, and the impact of unpredictable commodity prices, economic conditions, and market factors beyond our control. The salaries and variable pay for our executive officers are determined based on the compensation of comparable peer companies, as well as the Board's assessment of the Company's overall performance and individual achievements, using financial and operational metrics alongside other relevant factors. The variable pay awarded does not necessarily align with the annual change in the market value of our Shares.

Our LTIPs are designed to align the interests of employees, including NEOs, with shareholders by linking a component of compensation to our Share performance. The percentage of Options received relative to RSAs and PSAs increases with greater levels of responsibility. Our grant policy for our executives is as follows: 30% Options, 20% RSAs and 50% PSAs.



Securities Authorized for Issuance Under Equity Compensation Plans

The following sets forth information in respect of securities authorized for issuance under our equity compensation plans as at December 31, 2024:

		(a)	(b)	(c)	
Plan Category		Number of Securities to Be Issued Upon V Exercise of Outstanding Options and Awards (#)		Number of Securities Remaining Available for Future Issuance Under Equity Compensation Plans (Excluding Securities Reflected in Column (a)) (#)	
Equity compensation plans approved by securityholders	Option Plan ⁽¹⁾	2,811,741	8.15	2,642,815	
	Share Award Plan ⁽²⁾⁽³⁾	1,852,344	N/A	4,397,713	
	DSU Plan ⁽⁴⁾	263,299	N/A	263,299	
Equity compensation plans not approved by securityholders		_	_	_	
Total		4,927,384		4,927,384	

- (1) As at December 31, 2024, and March 24, 2025, respectively, an aggregate of 2,811,741 and 2,484,568 Options were outstanding under our Option Plan. The maximum number of Shares available under our Option Plan is currently limited to 12,945,000 Shares. In addition, if any Option granted under the Option Plan expires, terminates or is cancelled without the underlying Shares having been issued, such Shares will be available for further Option grants under the Option Plan.
- (2) As at December 31, 2024, and March 24, 2025, respectively, an aggregate of 538,268 and 522,367 RSAs and 1,314,076 and 1,248,569 PSAs were outstanding under our Share Award Plan. The number of Shares issuable pursuant to the Share Award Plan assumes a payout multiplier of 1x for the PSAs. Under our Share Award Plan, the number of Shares reserved for issuance from time to time pursuant to outstanding share incentive awards granted and outstanding under the plan shall not exceed 14,350,000 Shares. In addition, if any share incentive award granted under the Share Award Plan expires, terminates or is cancelled without the underlying Shares having been issued, such Shares will be available for further grants under the plan. Share incentive awards will be settled through the issuance of Shares from treasury or acquired by us on the TSX, or a combination thereof, at our discretion.
- (3) Does not include PSUs or RSUs granted under our Cash Award Plan as such awards can only be settled in cash.
- (4) At December 31, 2024, and March 24, 2025, respectively, an aggregate of 1,129,643 and 1,036,491 DSUs outstanding, 263,299 and 170,147 of which can, at our election, be settled in Shares. The number of Shares reserved for issuance from time to time pursuant to outstanding DSUs granted and outstanding under our directors' DSU Plan is limited to 500,000 Shares. If any DSUs granted under the plan expire, terminate or are cancelled for any reason without the Shares issued thereunder having been issued in full, any unissued Shares to which such DSUs relate shall be awardable for the purposes of granting of further DSUs. All DSUs will be redeemed for a cash payment except that, at our election, we may redeem DSUs as compensation for annual Board and committee retainers, in cash or through the issuance of Shares from treasury or purchased on the market and any combination of these.



The following table summarizes the number of incentive awards granted to all of our directors, officers and employees during the periods noted below and the potential dilutive effect of such incentive awards:

	Weighted Average				Share Awards Granted and Burn Rate ⁽²⁾⁽³⁾⁽⁴⁾⁽⁵⁾				
Period	Shares Outstanding ⁽¹⁾ (#)	Options (#)	Option Burn Rate	RSAs (#)	RSA Burn Rate	PSAs (#)	PSA Burn Rate		
2022	226,733,061	487,270	0.2%	240,145	0.1%	407,049	0.2%		
2023	216,143,800	519,001	0.2%	259,302	0.1%	452,434	0.2%		
2024	206,019,952	662,831	0.3%	297,044	0.1%	527,828	0.3%		

Notes:

- (1) Pursuant to the requirements of the TSX, the weighted average number of Shares outstanding during the period is the number of Shares outstanding at the beginning of the period, adjusted by the number of Shares bought back or issued during the period multiplied by a time-weighting factor. The time-weighting factor is the number of days that the Shares are outstanding as a proportion of the total number of days in the period.
- (2) The burn rate for a given period is calculated by dividing the number of Options and share incentive awards granted during such period by the weighted average number of Shares outstanding during such period and is presented based on a 1x multiplier for PSAs.
- (3) Does not include PSUs or RSUs granted under our Cash Award Plan as such awards can only be settled in cash.
- (4) Using the established multiplier of 1.46x for the 2022 PSA grants and an assumed maximum multiplier of 2x for the remaining PSAs, the PSA burn rate for 2022, 2023 and 2024 PSAs would be 0.26%, 0.42%, and 0.51%.
- (5) Does not include 21,359 DSUs granted in 2024, in lieu of cash director retainers, which can, at our election, be settled in Shares.

Pension Plan Benefits

We do not have any pension plans for our employees. We have established a savings plan to assist employees in meeting their savings goals and to further encourage ownership of Shares. See "Executive Compensation — Long-Term Incentive Plans — Employee Stock Savings Plan."

Employment Agreements

We have entered into employment agreements with each of our NEOs pursuant to which we have agreed to make certain payments to the executive in the event of termination without cause, a "change of control" without termination and a "change of control" with termination.

The following is a description of payments or the nature of the vesting of long-term incentives due to the NEO's departure upon resignation, termination without cause, normal retirement, change of control without termination and a change of control with termination pursuant to the employment agreements and the terms of our LTIPs. For the purpose of the employment agreements, termination includes constructive dismissal.

RESIGNATION

Retiring Allowance	None.
Options	 Prior to the applicable expiry date or within 30 days of ceasing to be an employee, whichever is earlier, the NEO can exercise all vested Options.
Share-Based Awards	 All outstanding awards which have not vested shall terminate and all vested awards will terminate on their expiry date.



TERMINATION WITHOUT CAUSE

Retiring Allowance	 To be paid within five business days of termination consisting of: One and one-half times the NEO's current base salary; 20% of such amounts in-lieu of employment benefits; and One times the greater of any cash variable pay amount paid to the NEO in the year prior to termination or an average of the variable pay amount paid to the NEO in the two years prior to termination. Mr. Wright's and Mr. Lawford's employment agreements provide for payment one and one-half times the greater of any cash variable pay amount paid to the NEO in the year prior to termination or an average of the cash variable pay amount paid to the NEO in the two years prior to termination.
Options	 All Options that would have vested within one and one-half years of the termination will vest and all Options held by the NEO will expire on the earlier of their expiry date or 30 days following the termination.
Share-Based Awards	 A certain number of unvested awards will vest in accordance with the provisions of the applicable plan and all vested awards held by the NEO will expire on the earlier of their expiry date or six months following the termination.

RETIREMENT

Retiring Allowance	• None.
Options	• Upon the retirement of a holder (as defined in the Option Plan), all Options held by a holder which have vested as of the cessation date shall be forfeited on the earlier of: (A) the expiry date; and (B) the date that is six (6) months from the cessation date. In addition, the holder may, within two (2) years from the cessation date and prior to the expiry date, exercise any remaining Options which vest within such period, after which time any remaining Options held by the holder (whether vested or not) shall terminate and become null and void.
Share-Based Awards	 Prior to the applicable expiry date or within six months of ceasing to be an employee, whichever is earlier, the NEO can exercise all awards that have vested on the date of ceasing to be an employee plus a proportionate number of awards based on length of active service that had not yet vested.

CHANGE OF CONTROL WITHOUT TERMINATION

Retiring Allowance	None.
Options	All Options outstanding vest prior to the change of control.
Share-Based Awards	 All outstanding awards vest on the change of control. The payout multiplier applicable to any performance-based awards will be determined by our Board and in making such determination, the Board will assess performance relative to the pre-established corporate performance measures using an end date for the current performance assessment period as determined by the Board.

CHANGE OF CONTROL WITH TERMINATION

CHANGE OF CONT	ROL WITH TERMINATION
Retiring Allowance	 To be paid within five business days of termination consisting of: One and one-half times the NEO's current base salary; 20% of such amounts in-lieu of employment benefits; and One times the greater of any cash variable pay amount paid to the NEO in the year prior to termination or an average of the cash variable pay amounts paid to the NEO in the two years prior to termination. Mr. Wright's and Mr. Lawford's employment agreements provide for payment of one and one-half times the greater of any cash variable pay amount paid to the NEO in the year prior to termination or an average of the cash variable pay amounts paid to the NEO in the two years prior to termination.
Options	All Options outstanding vest prior to the change of control.
Share-Based Awards	 All outstanding awards vest on the change of control. The payout multiplier applicable to any performance-based awards will be determined by our Board and in making such determination, the Board will assess performance relative to the pre-established corporate performance measures using an end date for the current performance assessment period as determined by the Board.



OTHER KEY TERMS OF THE EMPLOYMENT AGREEMENTS:

- We are entitled to terminate a NEO's employment for just cause at any time without notice and without any payment to the NEO whatsoever, save and except only for payment of the pro-rata salary earned for services rendered up to and including the termination date, plus any outstanding vacation pay and expenses.
- The NEO may resign by providing us with two months advance written notice of the resignation date.
- Should there be a change of control and an event that constitutes constructive dismissal within six months of the change of control, the NEO has the right, for a period of ninety days following the event or events that constituted the change of control, to elect to terminate his employment upon providing us with one-week advance written notice.
- In the event of a change of control and the NEO elects to terminate his employment, the NEO will be required, at our option, to continue his employment with us for a period of up to two months at the NEO's then existing compensation package, to assist us in an orderly transition of management.

The following table summarizes the estimated payments and benefits to each of our NEOs as if the employment events listed above had occurred on December 31, 2024:

NEO	Resignation (\$)	Termination (Without Cause) (\$)	Normal Retirement ⁽¹⁾ (\$)	Change of Control Without Termination (\$)	Change of Control With Termination (\$)
Ivan J. Condic	_	2,623,307	_	1,994,184	2,927,854
Jonathan Wright ⁽²⁾	N/A	N/A	N/A	N/A	N/A
Michael Lawford	_	6,199,353	_	5,172,883	6,778,933
Kevin Asman ⁽³⁾	N/A	N/A	N/A	N/A	N/A
Ryan Paulgaard	_	3,872,059	_	3,252,393	4,154,363

- (1) Retirement amounts have not been included for Messrs. Condic, Lawford, or Paulgaard as they are not eligible for retirement benefits unless the Board determines otherwise.
- (2) Mr. Wright retired from his role as CEO on December 31, 2024, but remains a director of the Company. As Mr. Wright continues to serve as a director of the Company, his outstanding RSAs, PSAs, and Options will vest according to schedule and remain exercisable for as long as he holds his director position on our Board or until the expiry date of the award. No cash payment was made to Mr. Wright upon his retirement on December 31, 2024
- (3) Mr. Asman retired from his role as Vice President, Marketing on December 31, 2024 at which time the proportionate number of share-based awards was calculated and deemed to vest. This cash payment has been included in Mr. Asman's 2024 compensation, please refer to "Summary Compensation of NEOs". Additionally, Mr. Asman has two years from his retirement date to exercise any vested Options or Options vesting within this period.
- (4) These calculations assume a payout multiplier of 1x for all PSAs.



Equity Ownership

The following table summarizes the Shares and other securities beneficially owned, controlled or directed (directly or indirectly) by each of our named executive officers and all of our directors as of March 24, 2025, based on information provided by such individuals.

	Sha	ares ⁽¹⁾	Optio	ons ⁽²⁾	Share-Base	ed Awards ⁽³⁾⁽⁴⁾	
Name	Amount (#)	Value (\$)	Amount (#)	Value (\$)	Amount (#)	Value (\$)	Total Value (\$)
NEOs							
Michael Lawford ⁽⁵⁾	237,154	3,028,457	384,755	2,140,914	191,911	2,639,071	7,808,442
Ivan J. Condic	108,528	1,385,903	139,373	415,221	104,794	1,426,356	3,227,479
Chris LeGrow ⁽⁶⁾	91,899	1,173,550	193,602	1,003,034	103,285	1,447,600	3,624,185
Ryan Paulgaard	162,470	2,074,742	238,545	1,452,027	105,047	1,480,134	5,006,903
Joshua Truba ⁽⁶⁾	133,707	1,707,438	172,886	901,674	90,079	1,272,563	3,881,675
Total Named Executive Officers	733,758	9,370,090	1,129,161	5,912,869	595,116	8,265,724	23,548,684
Directors							
Pentti O. Karkkainen	150,000	1,915,500	N/A	N/A	183,910	2,348,531	4,264,031
Jonathan Wright ⁽⁷⁾	845,648	10,798,925	426,681	1,514,938	303,209	4,211,719	16,525,582
Ronald J. Eckhardt	158,951	2,029,804	N/A	N/A	198,346	2,532,878	4,562,683
K.L. (Kate) Holzhauser	10,000	127,700	N/A	N/A	27,021	345,058	472,758
Mary Ellen Lutey	_	_	N/A	N/A	27,545	351,750	351,750
Ronald J. Poelzer ⁽⁸⁾	5,826,277	74,401,557	N/A	N/A	146,268	1,867,842	76,269,400
Deborah S. Stein	32,710	417,707	N/A	N/A	135,043	1,724,499	2,142,206
Grant A. Zawalsky	211,915	2,706,155	N/A	N/A	177,979	2,272,792	4,978,946
Total Non-Management Directors	7,235,501	92,397,348	426,681	1,514,938	1,199,321	15,655,069	109,567,355
Total Directors and NEOs	7,969,259	101,767,437	1,555,842	7,427,807	1,794,437	23,920,794	133,116,038

- (1) The value of the Shares was based on the closing price of our Shares on the TSX on March 24, 2025 (\$12.77).
- (2) The value of the Options was calculated based on the difference between the closing price of our Shares on the TSX on March 24, 2025 and the exercise price of the Options.
- (3) Does not include RSUs granted under our Cash Award Plan which can only be cash settled.
- (4) Includes RSAs and PSAs granted under our Share Award Plan and DSUs, as applicable, which have been valued based on the closing price of our Shares on the TSX on March 24, 2025. This calculation assumes a payout multiplier of 1.0x for the PSAs granted in 2024 and 2025.
- (5) Mr. Lawford joined the board concurrently with his appointment as President and CEO on January 1, 2025.
- (6) Mr. LeGrow and Mr. Truba became named executive officers, effective January 1, 2025.
- (7) Mr. Wright retired from his position as CEO effective December 31, 2024, but remains a director of the Company.
- (8) Mr. Poelzer will retire from our Board effective May 9, 2025.



Ownership Guidelines

Our Board believes it is important that our directors and our senior officers demonstrate their commitment to our stewardship through Share ownership.

In March 2023, following the review of our equity ownership guidelines, we amended the time period in which non-management directors must have an ownership interest in our Shares of at least three times their annual Board retainer from six months to three years. In addition, any DSUs granted to non-management directors are included in the determination compliance with equity ownership guidelines.

Following the three-year phase-in period, non-management directors are expected to be in continuous compliance with these guidelines. In the event that an individual who has achieved the target ownership level subsequently falls below such target ownership level due solely to a decline in the market price of our Shares, such individual will be considered to be in compliance with the ownership guidelines as long as the adjusted cost base of his or her Shares exceeds the target ownership level.

Position	Requirements as Multiple of Annual Board Ret	
Directors	••• at least 3x	Within 3 years from Board appointment

Our equity ownership policy extends to our CEO, CFO, COO and all of our Vice Presidents, under the terms of their employment contracts.

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Position	Requirements as Multiple of Annual Base Salary	
CEO	••• at least 3x	Within 5 years from the
Other NEOs	•• at least 2x	commencement of employment

The following table sets out the total ownership level of our executive officers and each of our non-management directors as at March 24, 2025, relative to our equity ownership policy.

Name	Current Annual Salary/ Board Retainers (\$)	Ownership Value Guideline (\$)	Ownership Value ⁽¹⁾ (\$)	Guideline Met or Not Met ⁽²⁾
Named Executive Officers				
Michael Lawford ⁽⁴⁾	441,000	1,323,000	3,028,457	\bigcirc
Ivan J. Condic	306,660	613,320	1,385,903	\bigcirc
Chris LeGrow ⁽⁶⁾	306,660	613,320	1,173,550	\bigcirc
Ryan Paulgaard	306,660	613,320	2,074,742	\bigcirc
Joshua Truba ⁽⁶⁾	260,100	520,200	1,707,438	\bigcirc
Directors ⁽³⁾				
Pentti O. Karkkainen	65,000	195,000	4,264,031	\bigcirc
Johnathan Wright ⁽⁵⁾	65,000	195,000	10,798,925	\odot
Ronald J. Eckhardt	65,000	195,000	4,562,683	\odot
K.L. (Kate) Holzhauser	65,000	195,000	472,758	\odot
Mary Ellen Lutey	65,000	195,000	351,750	\bigcirc
Ronald J. Poelzer ⁽⁷⁾	65,000	195,000	76,269,400	\bigcirc
Deborah S. Stein	65,000	195,000	2,142,206	\bigcirc
Grant A. Zawalsky	65,000	195,000	4,978,946	\odot

- (1) Based on the closing price of the Shares on the TSX on March 24, 2025 (being \$12.77).
- (2) For the purposes of compliance with the policy, the value of holdings is based on the higher of average cost base or the current market price. As a result, the value presented may be less than the required multiple although the guideline has been met.
- (3) In March 2023, the equity ownership guidelines for non-management directors were amended to include both Shares and DSUs.
- (4) Mr. Lawford joined the board concurrently with his appointment as President and CEO on January 1, 2025.
- (5) Mr. Wright retired from his position as CEO effective December 31, 2024, but remains a director of the Company.
- (6) Mr. LeGrow and Mr. Truba became named executive officers, effective January 1, 2025.
- (7) Mr. Poelzer will retire from our Board effective May 9, 2025.



Directors' and Officers' Liability Insurance

We have directors' and officers' liability insurance and have entered into indemnity agreements with each of our directors and officers pursuant to which we have agreed to indemnify such directors and officers from liability arising in connection with the performance of their duties. Such indemnity agreements conform to the provisions of the ABCA.

Indebtedness of Directors and Executive Officers

At no time during the most recently completed fiscal period was there any indebtedness of any executive officer, director, employee or any former executive officer, director or employee, or any associate of any of the foregoing to us or to any other entity which is, or at any time since the beginning of the most recently completed financial period, has been the subject of a guarantee, support agreement, letter of credit or other similar arrangement or understanding provided by us.

Interest of Informed Persons in Material Transactions

Except as disclosed herein or as set forth below, there were no material interests, direct or indirect, of our insiders, proposed nominees for election as directors, or any associate or affiliate of such insiders or nominees since January 1, 2024, or in any proposed transaction, which has affected or would materially affect us or any of our subsidiaries.

Interest of Certain Persons and Companies in Matter to Be Acted Upon

Our management is not aware of any material interest, direct or indirect, by way of beneficial ownership of securities or otherwise, of any director or executive officer or anyone who has held office as such since the beginning of our last financial year, any proposed nominee for election as a director, or of any associate or affiliate of any of the foregoing in any matter to be acted on at the meeting, save as is disclosed herein.



Voting Matters

How to Participate in the Meeting



Date and Time



Meeting Location — Hybrid Format



Record Date

May 9, 2025 3:00 p.m., Calgary time

ATTEND AND PARTICIPATE IN PERSON

The Conference Centre (4th floor) Eighth Avenue Place 525 8th Avenue, S.W. Calgary, Alberta

OR THROUGH A LIVE AUDIO WEBCAST ONLINE https://web.lumiconnect.com/287740761

Only shareholders of record at the close of business on **March 24, 2025**, will be entitled to vote at the meeting, unless that shareholder has transferred any shares subsequent to that date and the transferee shareholder, not later than 10 days before the meeting, establishes ownership of the shares and demands that the transferee's name be included on the list of shareholders entitled to vote at the meeting.

This year's meeting will be held on May 9, 2025, at 3:00 p.m. (Calgary time) in a hybrid format at the Conference Centre (4th floor) of Eighth Avenue Place, 5258th Avenue, S.W., Calgary, Alberta and virtually through a live audio webcast online at https://web.lumiconnect.com/287740761. Registered shareholders and duly appointed proxyholders may attend and participate in the meeting in person or virtually via live audio webcast, including by asking questions during the question and answer session and voting in person or online, provided they follow the instructions herein.

Set forth below are instructions for shareholders and duly appointed proxyholders who intend to attend the meeting:

- Registered shareholders and duly appointed proxyholders will be able to listen to the proceedings of the meeting, ask questions and vote on the applicable resolutions during the specified times.
- If you are a non-registered shareholder and wish to vote your Shares during the meeting, you must follow the instructions below under the heading "How to Vote." Non-registered shareholders who have not duly appointed themselves as proxyholders may still attend the meeting in person or virtually as guests but will not be able to vote.
- Guests, including non-registered shareholders who have not duly appointed themselves as proxyholder, will be able to attend in person or login and listen to the proceedings of the meeting but will not be able to vote.
- Attendees can attend in person or login to the meeting virtually by following the instructions below.
- Attend the meeting in person at:
 - The Conference Centre (4th floor) of Eighth Avenue Place 525 8th Avenue, S.W. Calgary, Alberta

or

- ▶ Log in online at: https://web.lumiconnect.com/287740761 The latest versions of Chrome, Safari, Microsoft Edge or Firefox will be needed. We recommend that you log in at least 30 to 60 minutes before the meeting starts to allow ample time to check compatibility and complete the related procedures.
- For registered shareholders and duly appointed proxyholders attending the meeting online, select "I have a Control Number/Username" and enter your control number or username and the password: "nuvista2025" (case sensitive).

Or

Click "I am a quest" and then complete the online form to access the meeting.

For registered shareholders joining the meeting virtually: The control number located on the form of proxy or in the e-mail notification delivered for the meeting is the control number to log in to the meeting. For duly appointed proxyholders attending the meeting virtually: Odyssey Trust Company will provide the proxyholder with a username by e-mail after the proxy voting deadline has passed provided that the proxyholder has been duly appointed and registered as described in this Information Circular below under the heading "How to Vote" which will be required (with case-sensitive password "nuvista2025") to log into the meeting.



How to Vote

As a holder of Shares, you are entitled to one vote for each Share you own. The voting process is different depending on whether you are a registered or non-registered shareholder and is described more fully below.

SHAREHOLDERS OF RECORD

Your Shares are registered in your name:



Voting in Person (Virtually)

If you are a registered shareholder, you can attend and vote at the meeting in person or virtually. To do so virtually, registered shareholders are advised to go to https://web.lumiconnect.com/287740761 in a web browser on a smartphone, tablet, or computer, selecting "I have a Control Number/Username" and enter your control number (your control number is located on the enclosed form of proxy) and the password: "nuvista2025" (case sensitive). Follow the instructions to access the meeting and vote when prompted.



Attending and Voting in Person

If you are attending in person, instructions will be provided at the meeting in respect of voting your Shares upon registering at the meeting with a representative of Odyssey Trust Company.



Appointing a Proxyholder to Attend the Meeting

If you wish to appoint a person other than those named in the enclosed form of proxy to attend the meeting and vote at the meeting on your behalf, you should insert that person's name in the blank space provided in the enclosed form of proxy and send in the proxy form to the address specified on the proxy form within the required timeframe in advance of the meeting. Your proxyholder does not need to be a shareholder, but this person or company must attend the meeting and vote on your behalf. If your proxyholder intends to attend the meeting virtually, you must also visit appointee@odysseytrust.com to register your proxyholder's name and e-mail address so that our transfer agent, Odyssey Trust Company can send your proxyholder, via e-mail, a control number. Failure to register will result in your proxyholder not receiving a control number that is required to vote virtually at the meeting.

A proxyholder can then attend the meeting virtually by going to https://web.lumiconnect.com/287740761 in a web browser, on a smartphone, tablet or computer, selecting "I have a Control Number/Username", entering the username that your proxyholder received in the e-mail from Odyssey Trust Company, password "nuvista2025" (case sensitive) and then follow the instructions to access the meeting and vote when prompted. A proxyholder attending the meeting in person will be provided with instructions on voting upon registering at the meeting with a representative of Odyssey Trust Company.



Voting by Proxy

Voting by proxy is the easiest way to vote. This means you have the right to appoint someone else (your proxyholder) to attend the meeting in person or virtually and vote your Shares for you.

If you do not appoint your own proxyholder, our representatives named on the proxy form will act as your proxyholder and will vote your Shares according to your instructions.

If you sign and return the form but do not give your voting instructions or specify that you want your Shares withheld from voting on certain matters, the NuVista representatives will vote **FOR** each of the items of business to be considered at the meeting.



Internet

Go to https://login.odysseytrust.com/pxlogin. Enter the control number printed on the form and follow the instructions on the screen.



Mail

Enter voting instructions, sign the form of proxy and send your completed form of proxy to our registrar and transfer agent in the envelope provided, or to:

Odyssey Trust Company at: Trader's Bank Building, Suite 702 67 Yonge St Toronto, Ontario M5E 1J8 Attention: Proxy Department.



Fax

Enter voting instructions, sign the form of proxy and fax your completed form of proxy to 1 (800) 517-4553.



BENEFICIAL SHAREHOLDERS

Your Shares are held in the name of your nominee (usually a bank, trust company, broker, securities dealer or other financial institution) and you are the beneficial shareholder:



Voting in Person (Virtually)



Attending and Voting in Person

If you are a non-registered shareholder, you can attend the meeting in person or virtually and vote at the meeting by filling in your name in the blank space provided on the voting instruction form and appointing yourself as proxy and sending in the completed voting instruction form to the address specified on the voting instruction form within the required time frame in advance of the meeting. If you plan on attending the meeting virtually, you must also visit Nuvista@odysseytrust.com to register your name and e-mail address so that our transfer agent, Odyssey Trust Company can send you, via e-mail, a control number. Failure to register will result in you not receiving a username that is required to vote at the meeting.

You can then attend the meeting virtually by going to https://web.lumiconnect.com/287740761 in a web browser, on a smartphone, tablet or computer, selecting "I have a Control Number/Username", entering the username that you received in the e-mail from Odyssey Trust Company, password "nuvista2025" (case sensitive), and then follow the instructions to access the meeting and vote when prompted. Non-registered shareholders who have not duly appointed themselves as proxy will not be able to vote at the meeting but will be able to attend the meeting in person or virtually by joining webcast by going to https://web.lumiconnect.com/287740761 and checking on "I am a guest" and filing in the form.

If you are attending in person, instructions will be provided at the meeting in respect of voting your Shares upon registering at the meeting with a representative of Odyssey Trust Company.



Voting by Proxy

The majority of brokers in Canada and the United States delegate responsibility for obtaining instructions from clients to Broadridge Investor Communications Solutions. Broadridge typically mails a scannable voting instruction form in lieu of the form of proxy. Please provide your voting instructions as specified in the voting instruction form as follows.



Internet

Go to www.proxyvote.com. Enter the control number printed on the voting instruction form and follow the instructions on the screen.



Phone

Call 1 (800) 474-7498 or 1 (800) 474-7501 (French) and follow the instructions. You will need to enter the control number printed on the voting instruction form and follow the interactive voice recording instructions to submit your vote.



Mail

Enter your voting instructions on the voting instruction form, sign and date it, and send the completed form as specified in the voting instruction form.



Fav

Enter voting instructions, sign the voting instruction form and fax the completed voting instruction form to 1 (905) 507-7793.

Who Can Vote

You are entitled to receive notice of and vote at the meeting if you hold Shares at the close of business on March 24, 2025, the record date. If you acquire your Shares after the record date, you can ask for your name to be included in the list of eligible shareholders up until 10 days before the meeting if you have proper proof that you own the Shares. Please contact our transfer agent, Odyssey Trust Company at 1 (888) 290-1175 for assistance.



Send Your Proxy or Voting Instruction Form Right Away

Take some time to read this Information Circular and then vote on your Shares right away. We must receive your voting instructions by 3:00 p.m. (Calgary time) on May 7, 2025 to ensure your Shares are voted at the meeting.

If you are a beneficial shareholder, you will need to allow enough time for your nominee (or their representative) to receive your voting instructions and then submit them to Odyssey Trust Company.

If the meeting is postponed or adjourned, you must send your voting instructions at least 24 hours (not including Saturdays, Sundays and holidays) before the time the meeting is reconvened.

Changing Your Vote

If you change your mind about how you want to vote your Shares, you can revoke your proxy in one of the following ways, or by any other means permitted by law.

If you are a registered shareholder:

- attend the meeting by following the instructions above and vote your Shares at the meeting during the designated time;
- vote again on the internet or by phone before 3:00 p.m.(Calgary time) on May 7, 2025;
- complete a proxy form with a later date than the form you originally submitted, and mail it as soon as possible so that it is received before 3:00 p.m.(Calgary time) on May 7, 2025; or
- send a written notice from you or your authorized attorney revoking your previously provided proxy to our Corporate Secretary so that it is received before 3:00 p.m. (Calgary time) on May 7, 2025.

If you are a beneficial shareholder, follow the instructions provided by your nominee or in the voting instruction form you have received.

Solicitation of Proxies

This Information Circular is furnished in connection with the solicitation of proxies by or on behalf of our management for use at our annual meeting of shareholders to be held at 3:00 p.m. (Calgary time) on May 9, 2025.

Accompanying this Information Circular is a form of proxy for registered shareholders. A registered shareholder has a choice of voting by proxy on the internet, by phone or by mail or by using the form of proxy provided by us to appoint another person (who need not be a shareholder) other than the persons designated in the form of proxy provided by us to attend the meeting (virtually) and act for such shareholder or voting in person (virtually) by attending the meeting. If a shareholder votes by proxy on the internet, by telephone, by mail or by facsimile in advance of the meeting, such shareholder's vote will be counted, whether or not such shareholder attends the meeting. Even if a shareholder attends the meeting, it may be more convenient to vote in advance.

The persons named in the enclosed form of proxy are our directors and/or officers. **As a shareholder you have the right to appoint a person or company, who need not be a shareholder, to represent you at the meeting.** To exercise this right, you should insert the name of the desired representative in the blank space provided on the form of proxy and strike out the other names or submit another appropriate proxy. The instrument appointing a proxy must be in writing and must be executed by you or your attorney authorized in writing or, if you are a corporation, under your corporate seal or by a duly authorized officer or attorney of the corporation.

Advice to Beneficial Holders of Shares

The information set forth in this section is of significant importance to you if you do not hold your Shares in your own name. Only proxies deposited by shareholders whose names appear on our records as the registered holders of Shares can be recognized and acted upon at the meeting. If your Shares are listed in your account statement provided by your broker, then, in almost all cases, those Shares will not be registered in your name on our records. Such Shares will likely be registered under the name of your 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 The CDS Clearing and Depository Services Inc., which acts as nominee for many Canadian brokerage firms. Shares held by your broker or their nominee can only be voted upon your instructions. Without specific instructions, your broker or their nominee is prohibited from voting your Shares.

Applicable regulatory policy requires your broker to seek voting instructions from you in advance of the meeting. Every broker has its own mailing procedures and provides its own return instructions, which you should carefully follow in order to ensure that your shares are voted at the meeting. Often, the form of proxy supplied by your broker is identical to the form of proxy provided to registered shareholders. However, its purpose is limited to instructing the registered shareholder how to vote on your behalf. The majority of brokers now delegate responsibility for obtaining instructions from clients to a mailing/tabulating agent who mails a scannable voting instruction form in lieu of



the form of proxy. You are asked to complete and return the voting instruction form to them by mail or facsimile. Alternatively, you can use their website or call their toll-free telephone number to instruct them how to vote your Shares. They then tabulate the results of all instructions received and provide appropriate instructions respecting the voting of Shares to be represented at the meeting. If you receive a voting instruction form from a mailing/tabulating agent, it cannot be used as a proxy to vote Shares directly at the meeting as it must be returned to the mailing/tabulating agent well in advance of the meeting in order to have the Shares voted.

Persons Making the Solicitation

This solicitation is made on behalf of our management. We will bear the costs incurred in the preparation and mailing of the form of proxy, notice of annual meeting and this Information Circular. In addition to mailing forms of proxy, proxies may be solicited by personal interviews, or by other means of communication, by our directors, officers and employees who will not be remunerated therefor.

Exercise of Discretion by Proxy

The Shares represented by proxy in favour of management nominees will be voted or withheld from voting on any matter at the meeting. Where you specify a choice with respect to any matter to be acted upon, the Shares will be voted on the matter in accordance with the specification so made. If you do not provide instructions, your Shares will be voted in favour of the matters to be acted upon as set out herein. The persons appointed under the form of proxy, which we have furnished, are conferred with discretionary authority with respect to amendments or variations of those matters specified in the form of proxy and notice of annual meeting and with respect to any other matters which may properly be brought before the meeting or any adjournment thereof. At the time of printing this Information Circular, we know of no such amendment, variation or other matter.

Notice-and-Access

We have elected to use the "notice-and-access" provisions under National Instrument 54-101 — Communications with Beneficial Owners of Securities of a Reporting Issuer for the meeting to those of you who do not hold your Shares in your own name. The "notice-and-access" provisions are a set of rules developed by the Canadian Securities Administrators that reduce the volume of materials that must be physically mailed to shareholders by allowing us to post our Information Circular in respect of our meeting and related materials online.

We have also elected to use procedures known as "stratification" in relation to our use of the "notice-and-access" provisions. Stratification occurs when we, while using the "notice-and-access" provisions, provide a paper copy of our notice of meeting and Information Circular and, if applicable, a paper copy of our financial statements and related management's discussion and analysis, to some but not all of our shareholders. In relation to the meeting, our registered shareholders will receive a paper copy of the notice of the meeting, this Information Circular, a form of proxy and our financial statements and related management's discussion and analysis whereas non-registered holders of our Shares will receive a "notice-and-access" notification and a voting instruction form. In addition, a paper copy of the notice of the meeting, this Information Circular, a form of proxy and our financial statements and related management's discussion and analysis will be mailed to those shareholders who do not hold their Shares in their own name but who have previously requested to receive paper copies of these materials.

We will be delivering proxy-related materials to non-objecting beneficial owners of our Shares directly with the assistance of Broadridge Investor Communications Solutions. We intend to pay for intermediaries to deliver proxy-related materials to objecting beneficial owners of our Shares.

HOW TO OBTAIN PAPER COPIES OF THE MEETING MATERIALS

Registered and beneficial shareholders can ask for free paper copies of this Information Circular and the proxy form or voting information form to be sent to them by mail. If you have any questions about the notice and access provisions or would like to request paper copies of the materials for the meeting, please contact our transfer agent, Odyssey Trust Company at 1 (888) 290-1175. You can also request free paper copies from us at:



NuVista Energy Ltd. Suite 2500, 525 8th Ave S.W. Calgary, Alberta T2P 1G1



investor.relations@nuvistaenergy.com



Other Matters

Our management knows of no amendment, variation or other matter to come before the meeting other than the matters referred to in the notice of annual meeting. However, if any other matter properly comes before the meeting, the accompanying proxy will be voted on such matter in accordance with the best judgement of the person voting the proxy.

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

Additional Information

Upon request, we will provide securityholders with a copy of our 2024 annual financial statements and associated management's discussion and analysis of financial condition and results of operations, as well as a copy of our annual information form, subsequent interim financial statements and management's discussion and analysis and this Information Circular.

Copies of these documents may be obtained on request without charge:



From our Vice President, Finance and Chief Financial Officer at: NuVista Energy Ltd. Suite 2500, 525 8th Ave S.W. Calgary, Alberta T2P 1G1



1 (403) 538-8500



by accessing the disclosure documents available under our profile on the SEDAR+ website at www.sedarplus.ca





Advisories

Forward-Looking Information and Statements

This Information Circular contains forward-looking information and statements (collectively, "forward-looking statements"). These forward-looking statements relate to future events or our future performance. All information and statements other than statements of historical fact contained in this Information Circular are forward-looking statements. Such forward-looking statements may be identified by looking for words such as "approximately," "may," "believe," "measure," "stability," "depends," "expects," "will," "intends," "should," "could," "plan," "budget," "predict," "potential," "projects," "anticipates," "forecasts," "estimates," "objective," "ongoing," "continues," "sustainability" or similar words or the negative thereof or other comparable terminology suggesting future outcomes, statements that actions, events or conditions "may," "would", "could" or "will" be taken or occur in the future, including statements about our strategy, plans, focus, objectives, priorities and position. In particular, and without limiting the generality of the foregoing, this Information Circular contains forward-looking statements with respect to: our future focus, goals, targets, plans and policies; including maximizing shareholder value, compensation plans, Board diversity, executive officer diversity, Board tenure and anticipated Board committee changes. Statements relating to "reserves" are also deemed to be forward-looking statements, as they involve the implied assessment, based on certain estimates and assumptions, that the reserves described exist in the quantities predicted or estimated and that the reserves can be profitably produced in the future.

By their nature, forward-looking statements are based upon certain assumptions and are subject to numerous risks and uncertainties, some of which are beyond our control, including:

- the impact of general economic conditions,
- · industry conditions,
- current and future commodity prices and inflation rates,
- the potential impact of tariffs or trade-related regulations that have been announced by the U.S. and Canada,
- currency and interest rates,
- anticipated production rates,
- borrowing, operating and other costs and adjusted funds flow,
- the timing, allocation and amount of capital expenditures and the results therefrom,
- anticipated reserves and the imprecision of reserve estimates,
- the performance of existing wells,
- the success obtained in drilling new wells,
- the sufficiency of budgeted capital expenditures in carrying out planned activities,

- · access to infrastructure and markets,
- · competition from other industry participants,
- availability of qualified personnel or services and drilling and related equipment,
- stock market volatility,
- effects of regulation by governmental agencies including changes in environmental regulations, tax laws and royalties,
- the ability to access sufficient capital from internal sources and bank and equity markets,
- that we will be able to execute our drilling plans as expected, and
- including and without limitation, those risks considered under "Risk Factors" in our Annual Information Form.

Readers are cautioned that the assumptions used in the preparation of such information, although considered reasonable at the time of preparation, may prove to be imprecise and, as such, undue reliance should not be placed on forward-looking statements. Our actual results, performance or achievement could differ materially from those expressed in, or implied by, these forward-looking statements, or if any of them do so, what benefits we will derive therefrom.

We have included the forward-looking statements in this Information Circular in order to provide readers with a more complete perspective on our future plans and operations and such information may not be appropriate for other purposes. We disclaim any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as required by law.



Non-GAAP and Other Financial Measures

This Information Circular uses various specified financial measures (as such terms are defined in National Instrument 52-112 — *Non-GAAP Disclosure and Other Financial Measures Disclosure* ("NI 52-112")) including "non-GAAP financial measures", "non-GAAP ratios", "capital management measures" and "supplementary financial measures", which are described in further detail below. Management believes that the presentation of these specified financial measures provides useful information to investors and shareholders as the measures provide increased transparency and the ability to better analyze performance.

NON-GAAP FINANCIAL MEASURES

NI 52-112 defines a non-GAAP financial measure as a financial measure that:

- depicts the historical or expected future financial performance, financial position or cash flow of an entity;
- with respect to its composition, excludes an amount that is included in, or includes an amount that is excluded from, the composition of the most directly comparable financial measure disclosed in the primary financial statements of the entity;
- is not disclosed in the financial statements of the entity; and
- is not a ratio, fraction, percentage or similar representation.

These non-GAAP financial measures are not standardized financial measures under IFRS Accounting Standards and might not be comparable to similar measures presented by other companies where similar terminology is used. Investors are cautioned that these measures should not be construed as alternatives to or more meaningful than the most directly comparable IFRS measures as indicators of our performance.

Set forth below is a description of the non-GAAP financial measures used in this Information Circular:

Capital expenditures	Capital expenditures are equal to cash used in investing activities, excluding changes in non-cash working capital, other asset expenditures, power generation expenditures, proceeds on property dispositions and costs of acquisitions. NuVista considers capital expenditures to represent its organic capital program and a useful measure of cash flow used for capital reinvestment.
Net capital expenditures	Net capital expenditures are equal to cash used in investing activities, excluding changes in non-cash working capital, other asset expenditures, and power generation expenditures. The Company includes funds used for property acquisitions or proceeds from property dispositions within net capital expenditures as these transactions are part of its development plans. NuVista considers net capital expenditures to represent its organic capital program inclusive of capital spending for acquisition and disposition proposes and a useful measure of cash flow used for capital reinvestment.
Free-adjusted funds flow	Free adjusted funds flow is adjusted funds flow less net capital expenditures, power generation expenditures, and asset retirement expenditures. Each of the components of free adjusted funds flow are non-GAAP financial measures.
	Management uses free adjusted funds flow as a measure of the efficiency and liquidity of its business, measuring its funds available for additional capital allocation to manage debt levels, pay dividends, and return capital to shareholders. By removing the impact of current period net capital and asset retirement expenditures, management believes this measure provides an indication of the funds the Company has available for future capital allocation decisions.
Net operating expense	NuVista considers that any incremental gross costs incurred to process third party volumes at its facilities are offset by the applicable fees charged to such third parties. However, under IFRS Accounting Standards, NuVista is required to reflect operating costs and processing fee income separately on its statements of earnings. Management believes that net operating expense, calculated as gross operating expense less processing income and other recoveries, is a meaningful measure for investors to understand the net impact of the NuVista's operating activities.

Please see "Non-GAAP and Other Financial Measures" in our management's discussion and analysis for the year ended December 31, 2024 (the "Annual MD&A") for:

- an explanation of how capital expenditures provides useful information to an investor and what additional purposes, if any, management
 uses this non-GAAP financial measure; and
- a quantitative reconciliation of capital expenditures against cash used in investing activities, its most directly comparable financial measure, which information is incorporated herein by reference.

The Annual MD&A is available under our profile on the SEDAR+ website at www.sedarplus.ca and was filed on March 5, 2025 under the heading "Annual MD&A — English."



NON-GAAP FINANCIAL RATIOS

NI 52-112 defines a non-GAAP ratio as a financial measure that:

- is in the form of a ratio, fraction, percentage or similar representation;
- has a non-GAAP financial measure as one or more of its components; and
- is not disclosed in the financial statements of the entity.

These non-GAAP ratios are not standardized financial measures under IFRS Accounting Standards and might not be comparable to similar measures presented by other companies where similar terminology is used. Investors are cautioned that these ratios should not be construed as alternatives to or more meaningful than the most directly comparable IFRS measures as indicators of our performance. Non-GAAP ratios presented on a "per Boe" basis may also be considered to be supplementary financial measures (as such term is defined in NI 52-112).

Set forth below is a description of the non-GAAP ratios used in this Information Circular.

Operating and corporate netback, per Boe	NuVista calculated netbacks per Boe by dividing the netbacks by total production volumes sold in the period. Each of operating netback and corporate netback are non-GAAP financial measures. Operating netback is calculated as petroleum and natural gas revenues including realized financial derivative gains/losses, less royalties, transportation expense and net operating expense. Corporate netback is operating netback less general and administrative expense, cash share-based compensation expense, financing costs excluding accretion expense, and current income tax expense.
	Management believes both operating and corporate netbacks are key industry benchmarks and measures of operating performance for NuVista that assists management and investors in assessing NuVista's profitability, and are commonly used by other petroleum and natural gas producers. The measurement on a Boe basis assists management and investors with evaluating NuVista's operating performance on a comparable basis.
Net operating expense, per Boe	NuVista calculated net operating expense per Boe by dividing net operating expense by NuVista's production volumes for the period.
	Management believes that net operating expense, calculated as gross operating expense less processing income and other recoveries, which are included in other income on the statement of income and comprehensive income, is a meaningful measure for investors to understand the net impact of the Company's operating activities. The measurement on a Boe basis assists management and investors with evaluating NuVista's operating performance on a comparable basis.
Corporate recycle ratio (PDP)	Corporate recycle ratio (PDP) is calculated by dividing 2024 corporate netback per Boe by 2024 PDP F&D costs.
PDP FD&A costs	PDP FD&A costs are calculated as the sum of Net Capital Expenditures plus the change in future development costs for the period when appropriate, divided by the change in PDP reserves, excluding those PDP reserves acquired or disposed.

CAPITAL MANAGEMENT MEASURES

NI 52-112 defines a capital management measure as a financial measure that:

- is intended to enable an individual to evaluate an entity's objectives, policies and processes for managing the entity's capital;
- is not a component of a line item disclosed in the primary financial statements of the entity;
- is disclosed in the notes to the financial statements of the entity; and
- is not disclosed in the primary financial statements of the entity.

Please refer to Note 18 "Capital Management" in our consolidated financial statements as at and for the years ended December 31, 2024 and 2023 for additional disclosure on "net debt," "adjusted funds flow," "net debt to adjusted funds flow" and "net debt to annualized current quarter adjusted funds flow" each of which are capital management measures used by us in this Information Circular.



SUPPLEMENTARY FINANCIAL MEASURES

This Information Circular may contain certain supplementary financial measures. NI 52-112 defines a supplementary financial measure as a financial measure that:

- is intended to be disclosed on a periodic basis to depict the historical or expected future financial performance, financial position or cash flow of an entity;
- is not disclosed in the financial statements of the entity:
- · is not a non-GAAP financial measure; and
- is not a non-GAAP ratio.

Oil and Gas Advisories

RESERVES ADVISORIES

The GLJ Reserve Report was prepared in accordance with National Instrument 51-101 — Standards of Disclosure for Oil and Gas Activities and the Canadian Oil and Gas Evaluation Handbook ("COGE Handbook") and is dated effective as of December 31, 2024. The GLJ Reserves Report was based on 3 Consultants' Average January 1, 2025 forecast pricing and foreign exchange rates at January 1, 2025. All reserves information has been presented on a gross basis, which is the Company's working interest share before deduction of royalties and without including any royalty interests of the Company. The reserves have been categorized accordance with the reserves definitions as set out in the COGE Handbook. The recovery and reserve estimates contained herein are estimates only and there is no guarantee that the estimated reserves will be recovered.

The estimated future net revenue contained in this Information Circular does not necessarily represent the fair market value of the reserves. All future net revenues are stated prior to the provision for interest income and other general and administrative expenses and after deduction of royalties, operating costs, estimated well and facility abandonment and reclamation costs and estimated future capital expenditures. There is no assurance that the forecast price and cost assumptions contained in the GLJ Reserves Report will be attained and variations could be material. The recovery and reserve estimates described herein are estimates only. Actual reserves may be greater or less than those calculated.

DEFINITIONS OF OIL AND GAS RESERVES

Reserves are estimated remaining quantities of crude oil and natural gas and related substances anticipated to be recoverable from known accumulations, as of a given date, based on the analysis of drilling, geological, geophysical, and engineering data; the use of established technology; and specified economic conditions, which are generally accepted as being reasonable. Reserves are classified according to the degree of certainty associated with the estimates as follows: (a) Proved Reserves are those reserves that can be estimated with a high degree of certainty to be recoverable. It is likely that the actual remaining quantities recovered will exceed the estimated proved reserves; and (b) Probable Reserves are those additional reserves that are less certain to be recovered than proved reserves. It is equally likely that the actual remaining quantities recovered will be greater or less than the sum of the estimated proved plus probable reserves.

To provide a single unit of production for analytical purposes, natural gas production and reserves volumes are converted mathematically to equivalent barrels of oil ("boe"). We use the industry-accepted standard conversion of six thousand cubic feet of natural gas to one barrel of oil (6 Mcf = 1 bbl). The 6:1 boe ratio is based on an energy equivalency conversion method primarily applicable at the burner tip. It does not represent a value equivalency at the wellhead and is not based on either energy content or current prices. While the boe ratio is useful for comparative measures and observing trends, it does not accurately reflect individual product values and might be misleading, particularly if used in isolation.

This Information Circular contains a number of oil and gas metrics prepared by management, including "corporate recycle ratio (PDP)," "operating netback per boe," "corporate netback per boe" and "PDP FD&A costs" which do not have standardized meanings or standard methods of calculation and therefore such measures may not be comparable to similar measures used by other companies. Such metrics have been included herein to provide readers with additional measures to evaluate our performance on a comparable basis with prior periods; however, such measures are not reliable indicators of the future performance of NuVista and future performance may not compare to the performance in previous periods. Details of how "F&D costs," "operating netback per boe," "corporate netback per boe" and "recycle ratios" are calculated are set forth under the heading "Non-GAAP and Other Financial Measure — Non-GAAP Ratios" above.

Production split for Boe/d amounts referenced in this Information Circular are as follows:

Reference	Total Boe/d	Natural Gas %	Condensate %	NGLs %
2025 annual production guidance	90.000+	61 %	30 %	9 %



Drilling Locations

We disclose drilling locations in this Information Circular in two categories:

- · undeveloped proved plus probable drilling locations; and
- · undeveloped contingent resources drilling locations.

Undeveloped proved locations and probable locations are derived from the GLJ Reserve Report and account for drilling locations that have associated undeveloped proved and/or probable reserves, as applicable. Undeveloped contingent resource drilling locations are derived from a report prepared by GLJ evaluating our contingent resources as of December 31, 2024 ("GLJ Contingent Resource Report"), and account for undeveloped drilling locations that have associated contingent resources based on a best estimate of such contingent resources.

Of the 1,189 gross (1,127.5 net) drilling locations identified herein, 422 gross (407.6 net) are undeveloped proved and probable locations and 767 gross (719.9 net) are contingent resource locations. There is no certainty that we will drill all drilling locations and if drilled there is no certainty that such locations will result in additional oil and gas production. The drilling locations on which we actually drill wells will ultimately depend upon the availability of capital, regulatory approvals, seasonal restrictions, oil and natural gas prices, costs, actual drilling results, additional reservoir information that is obtained and other factors. Contingent resources are those quantities of petroleum estimated, as of a given date, to be potentially recoverable from known accumulations using established technology or technology under development, but which are not currently considered to be commercially recoverable due to one or more contingencies. In the case of the contingent resources estimated in the GLJ Contingent Resource Report, contingencies include:

- · further delineation of interest lands;
- corporate commitment, and;
- final development plan.

To further delineate interest lands, additional wells must be drilled and tested to demonstrate commercial rates on the resource lands. Reserves are only assigned in close proximity to demonstrated productivity. As continued delineation drilling occurs, a portion of the contingent resources are expected to be reclassified as reserves. Confirmation of corporate intent to proceed with remaining capital expenditures within a reasonable timeframe is a requirement for the assessment of reserves. Finalization of a development plan includes timing, infrastructure spending and the commitment of capital. Determination of productivity levels is generally required before we can prepare firm development plans and commit required capital for the development of the contingent resources. There is uncertainty that it will be commercially viable to produce any portion of the contingent resources.



Schedule A — Board of Directors Mandate

The Board of Directors (the "Board") of NuVista Energy Ltd. ("NuVista") is responsible for the stewardship of NuVista, its subsidiaries, partnerships and other controlled entities. In discharging its responsibility, the Board will exercise the care, diligence and skill that a reasonably prudent person would exercise in comparable circumstances and will act honestly and in good faith with a view to the best interests of NuVista. In general terms, the Board will:

- In consultation with the CEO, define the principal objectives of NuVista.
- Supervise the management of the business and affairs of NuVista with the goal of achieving NuVista's principal objectives as defined by the Board.
- Discharge the duties imposed on the Board by applicable laws.
- For the purpose of carrying out the foregoing responsibilities, take all such actions as the Board deems necessary or appropriate.

Without limiting the generality of the foregoing, the Board will perform the following duties:

STRATEGIC DIRECTION AND CAPITAL AND FINANCIAL PLANS

- Require the CEO to present annually to the Board a longer range strategic plan and a shorter range business plan for NuVista's business, which plans must:
- be designed to achieve NuVista's principal objectives;
- identify the principal strategic and operational opportunities and risks of NuVista's business; and
- be approved by the Board as a pre-condition to the implementation of such plans.
- Review progress towards the achievement of the goals established in the strategic, operating and capital plans.
- Identify the principal risks of NuVista's business and take all reasonable steps to ensure the implementation of the appropriate systems to manage these risks.
- Approve the annual operating and capital plans.
- · Approve acquisitions and dispositions which require approval pursuant to expenditure limits established by the Board.
- · Approve the establishment of credit facilities.
- · Approve issuances of Shares or other instruments to the public.

MONITORING AND ACTING

- Monitor NuVista's progress towards achieving its goals, and revise and alter its direction through management in light of changing circumstances.
- Monitor overall human resources policies and procedures, including compensation and succession planning.
- Approve the dividend policy of NuVista.
- Appoint the CEO and determine the terms of the CEO's employment with NuVista.
- Ensure systems are in place for the implementation and integrity of NuVista's internal control and management information systems.
- In consultation with the CEO, develop a position description for the CEO.
- Evaluate the performance of the CEO at least annually.
- In consultation with the CEO, establish the limits of management's authority and responsibility in conducting NuVista's business.
- In consultation with the CEO, appoint all officers of NuVista and approve the terms of each officer's employment with NuVista.
- Develop a system under which succession to senior management positions will occur in a timely manner.
- Approve any proposed significant change in the management organization structure of NuVista.
- Approve all NuVista-sponsored retirement plans for officers and employees of NuVista.
- In consultation with the CEO, establish a disclosure policy for NuVista.
- · Generally provide advice and guidance to management.
- Approve all matters relating to a takeover bid for the securities of NuVista.



FINANCES AND CONTROLS

- Review NuVista's systems to manage the risks of NuVista's business and, with the assistance of management, NuVista's auditors and others (as required), evaluate the appropriateness of such systems.
- Monitor the appropriateness of NuVista's capital structure.
- Ensure that the financial performance of NuVista is properly reported to shareholders, other security holders and regulators on a timely and regular basis.
- In consultation with the CEO, establish the ethical standards to be observed by all officers and employees of NuVista and use reasonable efforts to ensure that a process is in place to monitor compliance with those standards.
- Require that the CEO institute and monitor processes and systems designed to ensure compliance with applicable laws by NuVista
 and its officers and employees.
- Require that the CEO institute, and maintain the integrity of, internal control and information systems, including maintenance of all required records and documentation.
- Approve material contracts to be entered into by NuVista.
- Recommend to shareholders of NuVista a firm of chartered accountants to be appointed as NuVista's auditors.
- Ensure NuVista's oil and gas reserves report fairly represents the quantity and value of corporate reserves in accordance with generally accepted engineering principles and applicable securities laws.
- Take reasonable actions to gain reasonable assurance that all financial information made public by NuVista (including NuVista's annual and quarterly financial statements) is accurate and complete and represents fairly NuVista's financial position and performance.

GOVERNANCE

- In consultation with the Chair of the Board, develop a position description for the Chair.
- · Select nominees for election to the Board.
- Facilitate the continuity, effectiveness and independence of the Board by, amongst other things:
 - appointing a Chair of the Board;
 - appointing from amongst the directors an audit committee and such other committees of the Board as the Board deems appropriate;
 - defining the mandate of each committee of the Board;
 - ensuring that processes are in place and are utilized to assess the effectiveness of the Chair of the Board, the Board as a whole, each committee of the Board and each director; and
 - establishing a system to enable any director to engage an outside adviser at the expense of NuVista.
- Review annually the composition of the Board and its committees and assess directors' performance on an ongoing basis, and propose new members to the Board.
- Review annually the adequacy and form of the compensation of directors.

DELEGATION

The Board may delegate its duties to, and receive reports and recommendations from, any committee of the Board.

COMPOSITION

- The Board should be composed of at least five individuals elected by the shareholders at the annual meeting.
- A majority of Board members should be independent directors (within the meaning of National Instrument 58-101) and free from any business or other relationship that could impair the exercise of independent judgment.
- Members should have or obtain sufficient knowledge of NuVista and the oil and gas business to assist in providing advice and counsel
 on relevant issues.
- Board members should offer their resignation from the Board to the Chair of the Governance and Nominating Committee following:
 - change in personal circumstances which would reasonably interfere with the ability to serve as a director; and
 - change in personal circumstances which would reasonably reflect poorly on NuVista (for example, finding by a Court of fraud, or conviction under Criminal Code or securities legislation).



MEETINGS

- The Board shall meet at least four times per year and/or as deemed appropriate by the Chair.
- The Board shall meet at the end of its regular quarterly meetings without members of management being present.
- · Minutes of each meeting shall be prepared.
- The CEO and CFO shall be available to attend all meetings of the Board upon invitation by the Board.
- Vice-Presidents and such other staff as appropriate to provide information to the Board shall attend meetings at the invitation of the Board.

AUTHORITY

- The Board shall have the authority to review any corporate report or material and to investigate activity of NuVista and to request any employees to cooperate as requested by the Board.
- The Board may retain persons having special expertise and/or obtain independent professional advice to assist in fulfilling its responsibilities at the expense of NuVista.

Approved by the Board: March 4, 2025







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