



ACADIAN TIMBER

ACADIAN TIMBER CORP.

Notice of Meeting

and

Management Information Circular

**Relating to the Annual Meeting
of Shareholders**

March 29, 2017

NOTICE OF ANNUAL MEETING OF SHAREHOLDERS

NOTICE IS HEREBY GIVEN that the annual meeting (the “**Meeting**”) of the holders (the “**Shareholders**”) of common shares (the “**Common Shares**”) of **ACADIAN TIMBER CORP.** (the “**Corporation**”) will be held at the Hockey Hall of Fame, The Spotlight Theatre, Brookfield Place, 30 Yonge Street, Toronto, Ontario on May 4, 2017 at 10:00am (Toronto time) for the following purposes:

1. to receive the annual report of the Corporation and the consolidated financial statements of the Corporation for the year ended December 31, 2016 together with the auditors’ report thereon;
2. to appoint auditors of the Corporation and to authorize the directors of the Corporation to fix the remuneration of the auditors;
3. to elect directors of the Corporation; and
4. to transact such further and other business as may properly come before the Meeting or any adjournment(s) or postponement(s) thereof.

Copies of the management information circular (the “**Circular**”) and form of proxy accompany this notice. The specific details of the matters proposed to be put before the Shareholders are set forth in the Circular accompanying and forming part of this notice. Shareholders are directed to read the Circular carefully in evaluating the matters for consideration at the Meeting.

Only Shareholders of record as at March 29, 2017, are entitled to receive notice of and vote their Common Shares at the Meeting or at any adjournment(s) or postponement(s) thereof, either in person or by proxy.

Registered holders of Common Shares who are unable to attend the Meeting in person are requested to complete, date and sign the enclosed form of proxy and return it, in the envelope provided, to the Corporation’s transfer agent, CST Trust Company (the “**Transfer Agent**”), by delivering the proxy to Proxy Department, CST Trust Company: (i) by mail to P.O. Box 721, Agincourt, ON M1S 0A1; or (ii) by facsimile at (416) 368-2502 or 1 (866) 781-3111, so that it is received by 10:00 a.m. (Toronto time) on May 2, 2017 (or at least 48 hours prior to the commencement of any reconvened meeting in the event of any adjournment(s) or postponement(s) thereof).

If you are a non-registered holder of Common Shares and received these materials through your broker or through another intermediary, please complete and return the form of proxy or voting instruction form, as the case may be, provided to you in accordance with the instructions provided by your broker or intermediary.

DATED this 29th day of March, 2017.

By Order of the Board of Directors

(signed)

Benjamin Vaughan
Chair of the Board

GENERAL PROXY INFORMATION

Solicitation of Proxies

This Circular is furnished in connection with the solicitation of proxies by or on behalf of management of the Corporation for use at the Meeting to be held at the time and place and for the purposes set forth in the accompanying Notice of Meeting. References in this Circular to the Meeting include any adjournment(s) or postponement(s) thereof. It is expected that the solicitation will be primarily by mail, however proxies may also be solicited personally by telephone or by facsimile by the directors and/or officers of the Corporation at nominal cost. The cost of solicitation by management will be borne by the Corporation. Pursuant to National Instrument 54-101 – *Communication with Beneficial Owners of Securities of a Reporting Issuer*, arrangements have been made with clearing agencies, brokerage houses and other financial intermediaries to forward proxy solicitation material to the beneficial owners of the Common Shares. The cost of any such solicitation will be borne by the Corporation.

Appointment and Revocation of Proxies

Enclosed with this Circular is a form of proxy for registered Shareholders. The persons named in the enclosed form of proxy are directors of the Corporation (each a “**Director**” and together, the “**Directors**”) and will represent management of the Corporation at the Meeting. **A Shareholder has the right to appoint a person or company to represent the Shareholder at the meeting other than the person or company, if any, designated in the form of proxy.** A Shareholder desiring to appoint a person or company other than the persons designated in the accompanying form of proxy, who need not be a Shareholder, to represent such Shareholder at the Meeting, may do so by striking out the names printed on the proxy and inserting the name of such other person in the blank space provided in the enclosed form of proxy and returning the completed proxy to the Transfer Agent by delivering the proxy to Proxy Department, CST Trust Company: (i) by mail to P.O. Box 721, Agincourt, ON M1S 0A1; or (ii) by facsimile at (416) 368-2502 or 1 (866) 781-3111 or by email at proxy@canstockta.com . The form of proxy must be received by the Transfer Agent by 10:00 a.m. (Toronto time) on May 2, 2017 (or at least 48 hours prior to any reconvened meeting in the event of any adjournment(s) or postponement(s) of the Meeting), or by presenting it at the Meeting to the chairperson of the Meeting prior to commencement of the Meeting (or at the reconvened meeting in the event of any adjournment(s) or postponement(s) of the Meeting). Failure to so deposit a form of proxy will result in its invalidation.

A proxy given pursuant to this solicitation may be revoked by instrument in writing, including another proxy bearing a later date, executed by the registered Shareholder or by his, her or its attorney duly authorized in writing, and deposited either at the registered office of the Corporation or by mail or facsimile to the Transfer Agent (as set out in the paragraph immediately above) by 10:00 a.m. (Toronto time) on May 2, 2017 (or at least 48 hours prior to the commencement of any reconvened meeting in the event of any adjournment(s) or postponement(s) of the Meeting), or with the chairperson of the Meeting prior to the commencement of the Meeting (or at the reconvened meeting in the event of any adjournment(s) or postponement(s) of the Meeting), or in any other manner permitted by law.

Voting of Proxies

A registered Shareholder forwarding the enclosed proxy may indicate the manner in which the appointee is to vote with respect to any specific item by checking the appropriate space. The persons named on the form of proxy must vote for or against or withhold from voting, as applicable, the registered Shareholder’s Common Shares in accordance with the registered Shareholder’s directions and on any ballot that may be called for. If the registered Shareholder giving the proxy wishes to confer a discretionary authority with respect to any item of business then the space opposite the item is to be left blank. The persons named in the enclosed form of proxy will vote the Common Shares in respect of which they are appointed in accordance with the direction of the Shareholder appointing them. **In the absence of such direction, such Common Shares will be voted in favour of the matters outlined in the Notice of Meeting and this Circular.**

The enclosed form of proxy confers discretionary authority upon the persons named therein with respect to amendments or variations to matters identified in the Notice of Meeting and with respect to other matters which may properly come before the Meeting or any adjournment(s) or postponement(s) thereof. At the time of printing of this Circular, management and the Directors know of no such amendments, variations

or other matters to come before the Meeting. However, if any other matters which are not now known to management should properly come before the Meeting, the proxy will be voted on such matters in accordance with the best judgment of the named proxies.

Advice to Beneficial Holders of Common Shares

The information set forth in this section is of significant importance to all Shareholders, as all Common Shares are registered in the name of CDS & Co. (“CDS”) (the registration name of CDS Clearing and Depository Services Inc., which acts as depositary for many Canadian brokerage firms) and Shareholders hold their Common Shares through their brokers, intermediaries, trustees or other persons. Common Shares registered in the name of CDS can only be voted (for or against resolutions) upon the instructions of the Shareholders, as the beneficial holders of the Common Shares. Without specific instructions, a broker and its agents and nominees are prohibited from voting Common Shares for the broker’s clients. Therefore, Shareholders should ensure that instructions respecting the voting of their Common Shares are communicated to the appropriate party.

Applicable regulatory rules require intermediaries/brokers to seek voting instructions from Shareholders in advance of security holders’ meetings. Every intermediary/broker has its own mailing procedures and provides its own return instructions to clients, which should be carefully followed by Shareholders in order to ensure that their Common Shares are voted at the Meeting. Often, the form of proxy supplied to a Shareholder by his or her broker (or the agent of the broker) is identical to the form of proxy provided to registered Shareholders. However, its purpose is limited to instructing the registered Shareholder (the broker or agent of the broker) how to vote on behalf of the Shareholder. The majority of brokers now delegate responsibility for obtaining instructions from clients to Broadridge Investor Communication Solutions (“**Broadridge**”). Broadridge normally prepares a “Voting Instruction Form” (the “**VIF**”) based upon the Corporation’s form of proxy, which it then distributes to Shareholders. The VIF must then be completed and returned to Broadridge by the Shareholder by mail or facsimile in accordance with the instructions provided therein. Alternatively, the Shareholder can call a toll-free number or access the internet to provide instructions regarding the voting of Common Shares held by the Shareholder. Broadridge then tabulates the results of all instructions received and provides appropriate instructions respecting the voting of Common Shares to be represented at the Meeting. A Shareholder receiving a Broadridge VIF cannot use that proxy to vote Common Shares directly at the Meeting. The VIF must be returned to Broadridge well in advance of the Meeting in order to have the Common Shares voted at the Meeting. Some brokers who do not use Broadridge’s services send out the Corporation’s form of proxy to Shareholders, executed by the broker but otherwise incomplete. The Shareholder must mark the proxy how he or she wishes to vote and return the proxy either directly to the Transfer Agent or to the broker, who will then forward the proxy to the Transfer Agent. **A SHAREHOLDER CANNOT VOTE THEIR COMMON SHARES IN PERSON AT THE MEETING UNLESS THE SHAREHOLDER APPOINTS HIMSELF OR HERSELF AS THEIR OWN PROXY.**

Although a Shareholder may not be recognized directly at the Meeting for the purposes of voting Common Shares registered in the name of CDS, a Shareholder may attend at the Meeting as proxy holder for the registered Shareholder and vote the Common Shares in that capacity. Shareholders who wish to attend the Meeting and indirectly vote their Common Shares as proxy holder for the registered Shareholder in this regard should enter their own names in the blank space on the form of proxy or VIF provided to them and return same to their broker or other intermediary (or the broker’s agent or other intermediary) in accordance with the instructions provided by such broker (or agent), well in advance of the Meeting. If a Shareholder has voted by mail and would like to change his or her vote, the Shareholder should contact his or her nominee to discuss whether this is possible and what procedures such non-registered holder should follow.

Proxy-related materials will be sent by the Corporation to intermediaries and not directly to Shareholders. The Corporation intends to pay for such intermediaries to deliver proxy-related materials and Form 54-101F7 (the request for voting instructions) to “objecting beneficial owners”, in accordance with National Instrument 54-101 – *Communication with Beneficial Owners of Securities of a Reporting Issuer*.

Voting Securities and Principal Holders Thereof

The authorized capital of the Corporation consists of an unlimited number of Common Shares. All Common Shares are of the same class with equal rights and privileges. The Common Shares are not subject to future calls or

assessments, and entitle the holder thereof to one vote for each Common Share held at all meetings of Shareholders. As at the date hereof, there are 16,731,216 Common Shares issued and outstanding.

The record date for the purpose of determining the Shareholders entitled to receive notice of and to vote at the Meeting is March 29, 2017 (the “**Record Date**”). The Corporation will prepare a list of holders of Common Shares at the close of business on the Record Date. Each holder of Common Shares named in the list will be entitled to vote at the Meeting the Common Shares shown opposite his name on the list except to the extent that such holder has transferred any Common Shares after the date on which the list is prepared or after the Record Date and the transferee, upon establishing that such person owns such Common Shares, demands at any time prior to the Meeting that the name of that person be included to vote the transferred Common Shares at the Meeting.

A quorum for the transaction of business at the Meeting will consist of two or more individuals present in person either holding personally or representing as proxies not less in aggregate than 10% of the votes attached to all of the Common Shares then outstanding.

As at the date hereof the following table sets forth the only person who, to the knowledge of the Directors and senior officers of the Corporation, based on available public records, beneficially owns, or controls or directs, directly or indirectly, voting securities of the Corporation carrying 10% or more of the voting rights attached to any class of outstanding voting securities of the Corporation.

<u>Name</u>	<u>Number of Common Shares</u>	<u>Percentage of Class</u>	<u>Percentage of Votes</u>
Affiliates of Brookfield Asset Management Inc. (“ Brookfield ”)	7,513,262	44.9%	44.9%

References to Currency

Unless otherwise stated, all references in this Circular to monetary amounts are expressed in Canadian dollars.

RECEIPT OF FINANCIAL STATEMENTS

The audited financial statements of the Corporation for the period commencing January 1, 2016 and ended December 31, 2016 and the report of the auditors thereon will be presented at the Meeting, but the approval of the Shareholders with respect thereto is not required.

ELECTION OF DIRECTORS

The articles of the Corporation provide for the board of Directors (the “**Board**”) to consist of a minimum of three and maximum of ten Directors. The following individuals are management’s nominees for appointment as Directors: Phil Brown, Reid Carter, David Mann, Saul Shulman and Benjamin Vaughan.

The persons named in the form of proxy accompanying this Circular intend to vote FOR the election of the five nominees noted below as the Directors, unless the Shareholder who has given such proxy has directed that the Common Shares represented by such proxy be withheld from voting in respect of the election of such nominees as Directors. A majority of the votes cast by the Shareholders is required to elect the Directors.

Management of the Corporation does not contemplate that any of the nominees will be unable to serve as a Director for the ensuing financial year, however, if that should occur for any reason prior to the Meeting or any adjournment(s) or postponement(s) thereof, the persons named in the form of proxy accompanying this Circular have the right to vote for the election of the remaining nominees and may vote for the election of a substitute nominee in their discretion. Each Director elected will hold office until the close of the first annual meeting of the Shareholders following his election unless his office is earlier vacated in accordance with the by-laws of the Corporation or applicable corporate law. The following sets forth the names and municipalities of residence of each of the proposed

Directors, their respective principal occupations, business or employment within the five preceding years, their beneficial ownership of, or control or direction over, Common Shares (in each instance based upon information furnished by the nominee) and, if applicable, the year in which they started to serve as a director of the Corporation.

PHIL BROWN

- Director since April 29, 2015
- Member of the Audit Committee and the Compensation, Nominating, and Corporate Governance Committee (the “CNCG Committee”)

Profile:

Mr. Brown is a lawyer and the Executive Managing Director at Momentum Search Group, a legal recruiting firm. He was previously the managing partner at Torys LLP’s New York office, an international law firm, where he was responsible for executing the firm’s strategy in the United States. Prior to that he co-headed Torys mergers and acquisitions practice in Canada. He was a director of Essar Steel Algoma from June 5, 2013 to October 29, 2013. Mr. Brown is a resident of New York, New York, United States.

Mr. Brown does not own any Common Shares of the Corporation

REID CARTER

- Director since January 1, 2010

Profile:

Mr. Carter is the Managing Partner, Brookfield Timberlands Management. Since he joined Brookfield in 2003, Brookfield’s timberlands portfolio has grown from a modest operation of 310,000 acres under management to one of the largest timberland estates globally, with approximately 3 million acres under management in the United States, Canada and Brazil. Mr. Carter has a detailed understanding of the management, assets and relative global competitive positioning of North American paper and forest products companies. Mr. Carter is a registered professional forester in British Columbia and has over 35 years of experience in the forest industry, including senior roles in TimberWest Forest Corp. and Fletcher Challenge Canada. He is a director of SelectSeed Ltd., Semios and West Fraser Timber Co. Ltd. He is a resident of West Vancouver, British Columbia, Canada. From 2006 to 2015, Mr. Carter was the President and Chief Executive Officer of the Corporation.

Mr. Carter owns 28,300 Common Shares of the Corporation.⁽¹⁾

DAVID MANN

- Director since January 1, 2010
- Chair of the Audit Committee and member of the CNCG Committee

Profile:

Mr. Mann has over 30 years of experience in the practice of corporate and commercial law, with an emphasis on corporate finance and public utility regulation. Most recently Mr. Mann served as Counsel at Cox and Palmer from 2005 to 2015. Mr. Mann also serves as Chairman of Logistec Corporation and is the Audit Committee Chairman for New Growth Corporation and Allbanc Split Corp II. Mr. Mann holds a Bachelor of Commerce and a Bachelor of Laws from Dalhousie University and a Master of Laws from the University of London, England. Mr. Mann is “financially literate” for the purposes of National Instrument 52-110 – *Audit Committees* and the Board has determined that he is “independent” for the purposes of National Instrument 58-101 – *Disclosure of Corporate Governance Practices*. Mr. Mann is a resident of Chester, Nova Scotia, Canada.

Mr. Mann owns 15,000 Common Shares of the Corporation.⁽¹⁾

SAUL SHULMAN

- Director since July 31, 2012
- Chair of the CNCG Committee and member of the Audit Committee

Profile:

Mr. Shulman is the Chief Executive Officer of MLG Management Inc., a management consulting firm. In addition, Mr. Shulman is a trustee member of the audit committee and Chairman of the governance committee of Summit Industrial Income REIT and a Director and member of the audit committee and chair of the governance committee of Brookfield Office Properties Inc. Mr. Shulman formerly served as a trustee and member of the audit committee of Partners Real Estate Investment Trust. Mr. Shulman holds a Bachelor of Commerce, with a major in accounting, from the University of Windsor and a law degree from Osgoode Hall Law School. He was appointed Queen's Counsel in 1984. Mr. Shulman is "financially literate" for the purposes of National Instrument 52-110 – *Audit Committees* and the Board has determined that he is "independent" for the purposes of National Instrument 58-101 – *Disclosure of Corporate Governance Practices*. Mr. Shulman is a resident of Toronto, Ontario, Canada.

Mr. Shulman owns 5,000 Common Shares of the Corporation.⁽¹⁾

BENJAMIN VAUGHAN

- Director and Chair of the Board since April 29, 2015

Profile:

Mr. Vaughan is Senior Managing Partner, Brookfield Asset Management and Chief Investment Officer for Brookfield in South America. He joined Brookfield in 2001 as part of the corporate development team and in that capacity he focused on restructurings, financing, acquisitions and divestitures. From 2010 to 2012, Mr. Vaughan was the Chief Operating Officer of Brookfield Renewable Energy Power. From 2012 to 2013, he was the Chief Investment Officer of Brookfield Brazil. In 2014 and 2015 he was the Chief Operating Officer of Brookfield Infrastructure Group. He holds a Chartered Professional Accountant designation and is a graduate of Queens University. Mr. Vaughan is a resident of Toronto, Ontario, Canada.

Mr. Vaughan does not own any Common Shares of the Corporation.⁽¹⁾

Notes:

- (1) Common Shares beneficially owned or controlled. As of March 29, 2017, the Directors owned beneficially, directly and indirectly, 48,300 Common Shares representing 0.006% of the issued and outstanding Common Shares.

RE-APPOINTMENT OF AUDITORS

The auditors of the Corporation are Ernst & Young LLP, Chartered Professional Accountants, Ernst & Young Tower, 222 Bay St., P.O. Box 251, Toronto-Dominion Centre, Toronto, Ontario, M5K 1J7. Ernst & Young LLP was appointed as auditors of the Corporation on January 1, 2010. It is proposed that Ernst & Young LLP, Chartered Professional Accountants, be re-appointed as auditors of the Corporation at the Meeting.

The persons named in the enclosed form of proxy intend to vote FOR the re-appointment of Ernst & Young LLP, Chartered Professional Accountants, as the auditors of the Corporation to hold office until the next annual meeting of Shareholders, at a remuneration to be fixed by the Directors, unless the Shareholder who has given such proxy has directed that the Common Shares represented by such proxy be withheld from voting. A majority of the votes cast by the Shareholders is required to approve the appointment of the auditors and to authorize the Directors to fix the remuneration of the auditors.

Other Matters

Unless otherwise stated, the information contained herein is given as of March 29, 2017. Management of the Corporation is not aware of any other matters that are to be presented at the Meeting other than matters referred to in

the Notice of Meeting. If any matters other than those referred to in this Circular should be presented at the Meeting, however, the persons named in the enclosed proxies are authorized to vote the Common Shares represented by the proxies in accordance with their best judgment.

ARRANGEMENTS WITH BROOKFIELD LP

During the Corporation’s financial year ended December 31, 2016, Brookfield LP, a wholly-owned subsidiary of Brookfield, assisted in the preparation and implementation of the overall strategic plan in respect of the timberland assets of AT Limited Partnership (the “**Operating LP**”) and Katahdin Forest Management LLC (“**KFM LLC**”), the two operating subsidiaries of the Corporation, as well as monitoring and assisting with the day-to-day operations of the assets of the Operating LP and KFM LLC, pursuant to an amended and restated management agreement between the Operating LP, KFM LLC and Brookfield LP dated October 3, 2005, as amended and restated July 31, 2013 (the “**Amended and Restated Management Agreement**”). The Amended and Restated Management Agreement provides that Brookfield LP, in addition to its management duties concerning the Operating LP and KFM LLC (as more fully described below), may also provide administrative services to the Corporation to the extent required by the Corporation. The Amended and Restated Management Agreement expires on October 3, 2025, unless earlier terminated in accordance with its terms, subject to automatic renewals for successive ten year terms.

In connection with its duties, Brookfield LP, under the oversight, direction and authority of the Operating LP and KFM LLC, and subject to adherence with the overall strategic plan in respect of the timberland assets from time to time, is responsible for, among other things: advising with respect to marketing and sales; advising on all significant fibre supply commitments; overseeing the preparation of operational plans and budgets and making recommendations in respect thereof to KFM LLC and the Operating LP; monitoring and overseeing internal management teams, operational plans, and operating activities; advising with respect to the best practices and new developments in silviculture and other forestry practices; advising and assisting with proposed financings; advising and assisting with acquisitions and dispositions; providing oversight of tax planning activities and oversight related to the preparation of income tax returns; providing assistance with the coordination and oversight of legal services; providing oversight of information technology support and services; and providing oversight of certain treasury services.

In addition to the management services that Brookfield LP provides to the Operating LP and KFM LLC, Brookfield LP also provides administrative services to the Corporation including advising and assisting with community and investor relations; overseeing the Corporation’s reporting requirements under applicable law; providing assistance with and oversight of tax planning activities and preparation of income tax returns; providing assistance with the coordination and oversight of legal services; providing oversight of information technology support and services; providing oversight of certain treasury services; and overseeing and coordinating the issuance of press releases approved by the Board.

In consideration for the provision of its services, Brookfield LP is entitled to receive an annual base fee and an annual performance fee. For the year ended December 31, 2016, Brookfield LP earned from the Operating LP an annual fee of \$2.4 million and a performance fee of \$0.2 million.

Brookfield LP is responsible for all of its own expenses, including administrative costs, employment expenses of its personnel (who are employed by Brookfield GP, the general partner of Brookfield LP, or Brookfield), rent and other overhead expenses, and expenses of the Directors and officers of the Corporation and of Acadian Timber GP Inc. (the “**GP**”) who are also officers or employees of Brookfield GP, the general partner of Brookfield LP, or of an affiliate of Brookfield LP⁽¹⁾ (except expenses incurred by Directors in attending meetings of the Board).

The following individuals are senior officers or employees of the Corporation, the GP, Brookfield GP and/or Brookfield, as applicable:

Name	Municipality of Residence	Position(s)
Mark Bishop	North Vancouver, British Columbia	<ul style="list-style-type: none"> • President and Chief Executive Officer, Acadian Timber Corp.

Name	Municipality of Residence	Position(s)
		<ul style="list-style-type: none"> • President and Chief Executive Officer, Acadian Timber GP Inc. • Managing Director, Brookfield • President, Brookfield GP
Reid Carter	West Vancouver, British Columbia	<ul style="list-style-type: none"> • Director, Brookfield GP. • Managing Partner, Brookfield
Wyatt Hartley	Toronto, Ontario	<ul style="list-style-type: none"> • Senior Vice President
Aaron Kline	Toronto, Ontario	<ul style="list-style-type: none"> • Vice President
David Krant	Toronto, Ontario	<ul style="list-style-type: none"> • Vice President
Helen Mui	Toronto, Ontario	<ul style="list-style-type: none"> • Controller
Darshan Sihota	Nanaimo, British Columbia	<ul style="list-style-type: none"> • Senior Vice President, Operations, Brookfield GP.
Leigh Tang	Port Moody, British Columbia	<ul style="list-style-type: none"> • Secretary and Manager, Corporate & Business Services, Acadian Timber Corp. • Secretary, Brookfield GP

Notes:

(1) Brookfield LP does not have officers or employees. Services are rendered on behalf of Brookfield LP by officers and employees of Brookfield GP and Brookfield.

For a more detailed description of the arrangements with Brookfield LP and the Amended and Restated Management Agreement, please see the section entitled “Arrangements with Brookfield LP” in the Corporation’s Annual Information Form dated March 29, 2017.

STATEMENT OF EXECUTIVE COMPENSATION

Compensation Discussion and Analysis

Overall Compensation Goals

The following is a description of the compensation program of the Corporation, which is monitored and evaluated by senior management, together with the Board and its CNCG Committee, and adjusted if and when necessary. The Corporation’s compensation program aims to provide employees with base salaries consistent with regional industry norms while offering additional short-term incentives in relation to the Corporation’s financial and safety performance and personal performance against employee-specific metrics. The compensation program is designed to encourage retention while rewarding strong financial, safety and personal performances. Though the employees in respect of the Corporation’s business and operations are actually employed by the Operating LP, and its senior executives employed by Brookfield GP, the general partner of Brookfield LP, and/or Brookfield, which provides certain management and administrative services to the Corporation and certain of its subsidiaries as discussed above under the heading “Arrangements with Brookfield LP”, the Corporation sets the overall compensation program in respect of such individuals.

Compensation Elements and Individual Performance Metrics

The Corporation’s compensation program consists of base salary, a short-term incentive program that rewards performance within specific areas, and a long-term incentive program for key members of senior management of the Corporation’s business and operations that ties rewards directly to the Corporation’s financial performance. Base salary is set through the review of both formal and informal regional benchmarks with all employees subject to annual performance and compensation reviews. The Corporation’s short-term incentive program takes into account the Corporation’s financial performance (50%) and safety performance (20%), and employee-specific, annually-

defined performance targets (30%). Financial and safety performance measures are standardized across all employees, while individual, annually-defined performance objectives are determined by senior management. Awards granted pursuant to the senior management long-term incentive program are based on the Corporation's financial performance, as discussed below.

Hedging of Economic Risks for Personal Equity Ownership

All Directors and executives of the Corporation are prohibited from entering into transactions that have the effect of hedging the economic value of any direct or indirect interests by the Director or executive in Common Shares, unless such transactions are executed and disclosed in full compliance with all applicable regulations and have been previously approved by the Chief Financial Officer and Chief Executive Officer of the Corporation and, if appropriate, the CNCG Committee. To date, no Director or executive has hedged the economic value of their direct or indirect interests.

Share-Based and Option-Based Awards

Other than as described below, none of the Corporation, Acadian Timber Limited Partnership (the "**Partnership**"), the Operating LP or KFM LLC have adopted share-based or option-based award plans.

However, the Corporation's long-term incentive program for senior management utilizes a deferred share plan (the "**DSP**") that provides for the granting of rights to participants to receive, on a deferred basis, cash payments equal to the fair market value of the shares of the Corporation on the terms set out in the DSP. The DSP is substantially similar to the deferred unit plan (the "**DUP**") of the Corporation's predecessor, Acadian Timber Income Fund (the "**Fund**"), which was in place until the Fund completed its conversion to a corporate structure on January 1, 2010. The DUP was established as of January 1, 2007 and the Corporation has incorporated into the new DSP a mechanism by which any deferred units issued pursuant to the DUP continue under the DSP.

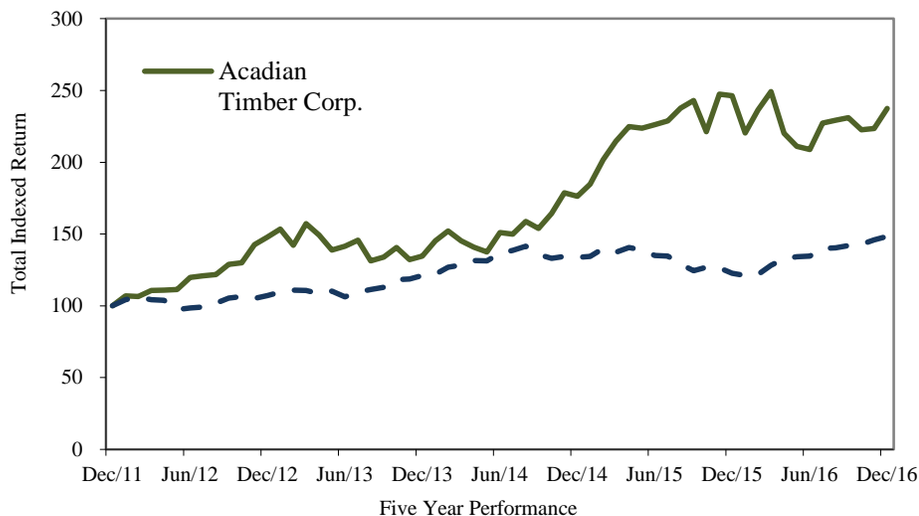
Deferred shares are offered under the DSP to select senior management in the Board's discretion, as discussed further below. The Board believes that the DSP provides a link between individual long-term bonus compensation with the Corporation's financial performance, as reflected by the fair market value of the Common Shares, while allowing for flexibility in recognizing individual achievement. The DSP provides that awards vest in equal one-third portions over a three-year vesting period, thereby also encouraging senior executive retention. The Board is of the view that the DSP is an effective mechanism to align senior management interests with those of the Shareholders while encouraging management retention.

The DSP is administered by the CNCG Committee, which is comprised of independent Directors. Grants under the DSP are based on individual employee performance, together with an assessment of the Corporation's performance against annual financial targets set by senior management with input from the Board. The Corporation's achievement of such financial targets is not a strict requirement for grants to be made, but is instead used as a guide to assist the CNCG Committee in exercising its discretion under the DSP. Senior management also provides the CNCG Committee with periodic reports and recommendations, which help identify exceptional performance. For the Fund's 2009 fiscal year, and for the Corporation's 2010-2016 fiscal years, the CNCG Committee granted awards to two senior managers in each fiscal year to reflect their exceptional individual performance. Grants under the DSP, like the DUP, generally do not take into account grants from previous years, as the CNCG Committee tends to focus on the year in question. However, the CNCG Committee has the discretion to take into account prior grants in considering new grants where the circumstances make it appropriate to do so.

Holders of deferred shares granted under the DSP are entitled to receive additional deferred shares when dividends are paid on the Common Shares calculated by dividing, (i) the dividend paid on a Common Share multiplied by the number of deferred shares credited to the DSP participant's account, by (ii) the closing price of the Common Shares on the Toronto Stock Exchange (the "TSX") as of the dividend payment date. The DSP is unfunded and deferred shares are non-transferrable. The Board has the authority to amend or terminate the DSP.

Performance Graph

The following graph compares the cumulative total shareholder return on \$100 invested in the Corporation with the total cumulative return of the S&P/TSX Composite Index for the period from December 2011 through December 2016.



As described in more detail below, only a portion of the total compensation paid to the Corporation's Named Executive Officers (as defined in Form 51-102F6 – *Statement of Executive Compensation*) during the period reported in the above performance graph related to their services to the Fund or the Corporation, as applicable, during such period. Historically, compensation of the Fund's or the Corporation's Named Executive Officers was more closely aligned with the Fund's or the Corporation's performance using earnings-based measures, which has differed at times from the market price of the Fund's units or the Corporation's Common Shares, respectively.

Compensation Governance

The Corporation's CNCG Committee consists of Directors, including Saul Shulman, as Chair, and Messrs. Phil Brown and David Mann. All members of the CNCG Committee are independent Directors of the Corporation. The Corporation believes that each of the CNCG Committee members has direct experience relevant to his responsibilities on the committee. Mr. Shulman serves on the audit committee and is the Chairman of the governance committee of Summit Industrial Income REIT and was Chairman of the compensation committee of both Brookfield Asset Management Inc. and Brascan Corporation. He was also Chairman of the compensation and governance committee of Summit Real Estate Investment Trust. Mr. Brown co-headed Torys LLP's mergers and acquisitions practice in Canada and he was a director of Essar Steele Algoma. Mr. Mann practiced securities law for over 30 years, and as a result has extensive knowledge of compensation and corporate governance guidelines and regulations. He has also acted as Chief Executive Officer of a TSX listed corporation, where he was involved in the recruitment, development, and retention of senior management, including performance evaluation, compensation, and succession planning.

The Board has adopted a written mandate for the CNCG Committee setting out its responsibilities which include, among other things: (i) assessing the effectiveness of the Board, each of its committees and individual Directors; (ii) overseeing the recruitment and selection of candidates as Directors; (iii) organizing an orientation and education program for new Directors; (iv) reviewing and making recommendations to the Board concerning any change in the number of Directors composing the Board; (v) considering questions of senior management succession; (vi) administering and making recommendations regarding the operation of any long-term incentive plan and any other employee incentive plans; and (vii) appointing, administering the performance evaluation and assessing the compensation of senior management, excluding the Chief Executive Officer, Chief Financial Officer and Chief Operating Officer.

No compensation consultant or advisor has been retained to assist the Board or the CNCG Committee in determining compensation for any of the Corporation's Directors or executive officers. Additional information regarding the CNCG Committee can be found in the CNCG Committee's mandate attached to this information circular as Appendix C.

Summary Compensation Table

The following table provides a summary of the compensation for each of the Corporation's Named Executive Officers for each of the Corporation's three most recently completed financial years:

Name and Principal Position	Year	Annual Base Salary	Annual Variable Incentive Plan Awards			All Other Compensation	Total Compensation
			Non-Equity Incentive Plan	Share-Based Awards	Option-Based Awards ⁽¹⁾		
			Annual Cash Bonus		Options		
		(\$)	(\$)	(\$)	(\$)	(\$)	(\$)
MARK BISHOP ⁽²⁾ <ul style="list-style-type: none"> • President and Chief Executive Officer of the Corporation • Managing Director of Brookfield • President, Brookfield GP 	2016	87,500	56,875	Nil	62,116	6,044	212,535
	2015	55,208	35,208	Nil	27,679	3,797	121,892
WYATT HARTLEY ⁽³⁾ <ul style="list-style-type: none"> • Chief Financial Officer of the Corporation • Senior Vice President of Brookfield • Senior Vice President, Brookfield GP 	2016	25,000	12,500	Nil	18,557	3,435	59,491
BRIAN BANFILL ⁽⁴⁾ <ul style="list-style-type: none"> • Senior Vice President and Chief Operating Officer of the Corporation • Senior Vice President of Brookfield 	2016	25,000	Nil	Nil	Nil	894	25,894
	2015	60,000	30,000	Nil	26,909	4,722	121,631
	2014	59,615	30,000	Nil	27,120	4,798	121,533
ERIKA REILLY ⁽⁵⁾ <ul style="list-style-type: none"> • Chief Financial Officer of the Corporation • Senior Vice President, Brookfield 	2016	42,292	25,375	Nil	18,117	1,317	87,101
	2015	21,291	34,375	Nil	62,330	7,966	125,962
	2014	64,595	Nil	Nil	Nil	2,038	66,633

Notes:

- (1) The Corporation does not have a plan pursuant to which option-based awards are (or were) granted; rather, the figures reported in the table represent options granted pursuant to Brookfield's Management Share Option Plan, which options were granted in light of the respective contributions that Messrs. Bishop, Hartley, Banfill and Ms. Reilly made to the Corporation during each year. Such options reflect the time and effort spent, and the respective achievements, of Messrs. Bishop, Hartley, Banfill and Ms. Reilly in providing services to the Corporation.
For grants made in 2016, the fair value of the option-based awards was derived by application of the Black Scholes option pricing model, assuming a strike price of US\$36.88, a foreign exchange rate of 1.3096, an average term to exercise of 7.5 years, a volatility of 18.9%, a risk free rate of 2.3%, a dividend growth rate of 5.8% and a liquidity discount of 25%.
For grants made in 2015, the fair value of the option-based awards was derived by application of the Black Scholes option pricing model. The 2015 option-based award is based on the grant date fair value of the option-based award issued on November 23, 2015 assuming a strike price of US\$33.75, a foreign exchange rate of 1.3365, an average term to exercise of 7.5 years, a volatility of 28.3%, a risk free rate of 1.9%, a dividend growth rate of 6.0% and a liquidity discount of 25%. In addition, certain NEOs also received an option award on February 23, 2016 assuming a strike price of US\$30.59, a foreign exchange rate of 1.3766, an average term to exercise of 7.5 years, a volatility of 28.0%, a risk free rate of 1.6%, a dividend growth rate of 6.4% and a liquidity discount of 25%.
For grants made in 2014, the fair value of the option-based awards was derived by application of the Black Scholes option pricing model, assuming a strike price of US\$54.40, a foreign exchange rate of 1.2482, an average term to exercise of 7.5 years, a volatility of 30.4%, a risk free rate of 1.8%, a dividend growth rate of 4.6% and a liquidity discount of 25%.
- (2) The figures reported in the table above represent the portion of Mr. Bishop's total compensation paid during the year by Brookfield that is attributable to his services to the Corporation in 2015 and 2016. This proportionate compensation is reflective of the approximate time and effort Mr. Bishop spent providing services to the Corporation as a portion of his overall efforts managing Brookfield's entire timberlands portfolio. Mr. Bishop's responsibilities in respect of Brookfield's broader timberlands portfolio overlapped with his responsibilities to the Corporation during the years reported and, as a result, Mr. Bishop was able to apply significant knowledge and skill acquired in his capacity as a senior executive of Brookfield in providing services to the Corporation. Mr. Bishop was appointed President and Chief Executive Officer of the Corporation on April 29, 2015.
- (3) The figures reported in the table above represent the portion of Mr. Hartley's total compensation paid during the year by Brookfield that is attributable to his services to the Corporation in 2016 (August 3, 2016 – December 31, 2016). This proportionate compensation is reflective of the approximate time and effort Mr. Hartley spent providing services to the Corporation as a portion of his overall efforts managing Brookfield's infrastructure portfolio. Mr. Hartley's responsibilities in respect of Brookfield's broader infrastructure portfolio overlapped with his responsibilities to the Corporation during the year reported and, as a result, Mr. Hartley was able to apply significant knowledge and skill acquired in his capacity as a senior executive of Brookfield in providing services to the Corporation. Mr. Hartley was appointed Senior Vice President and Chief Financial Officer of the Corporation on August 3, 2016.
- (4) The figures reported in the table above represent the portion of Mr. Banfill's total compensation paid during the year by Brookfield that is attributable to his services to the Corporation in 2014, 2015 and 2016 (January 1, 2016 – August 3, 2016) prior to his resignation on August 3, 2016. This proportionate compensation is reflective of the approximate time and effort Mr. Banfill spent providing services to the Corporation as a portion of his overall responsibilities to Brookfield. Mr. Banfill's responsibilities in his role as a senior executive of Brookfield overlapped with his responsibilities to the Corporation and, as a result, Mr. Banfill was able to apply significant knowledge and skill acquired in his capacity as a senior executive of Brookfield in providing services to the Corporation. Mr. Banfill resigned as Chief Operating Officer on August 3, 2016.
- (5) The figures reported in the table above represent the portion of Ms. Reilly's total compensation paid during each year by Brookfield that is attributable to her services to the Corporation in 2014, 2015 and 2016 (January 1, 2016 – August 3, 2016). This proportionate compensation is reflective of the approximate time and effort Ms. Reilly spent providing services to the Corporation as a portion of her overall responsibilities to Brookfield. Ms. Reilly's responsibilities in her role as a senior executive of Brookfield overlapped with her responsibilities to the Corporation and, as a result, Ms. Reilly was able to apply significant knowledge and skill acquired in her capacity as a senior executive of Brookfield in providing services to the Corporation. Ms. Reilly was appointed Chief Financial Officer of the Corporation on July 31, 2013 and resigned from that position on August 3, 2016.

Incentive Plan Awards

As described above under "Statement of Executive Compensation – Compensation, Discussion and Analysis – Share-Based and Option-Based Awards", the Corporation's DSP provides a mechanism for compensation under the Corporation's long-term incentive program. The DSP provides for the granting of rights to participants to receive, on a deferred basis, cash payments equal to the fair market value of the shares of the Corporation on the terms set out in the DSP. None of the Corporation's Named Executive Officers have participated under the Corporation's DSP nor did any of them participate under the DUP of the Corporation's predecessor.

Pension Plan Benefits

The Corporation does not have a pension plan, nor have any of the Partnership, the Operating LP or KFM LLC adopted a pension plan that provides for payments or benefits to Named Executive Officers or Directors.

Termination and Change of Control Benefits

The Corporation does not have agreements in place with its Named Executive Officers in respect of termination and change of control benefits, nor have any of the Partnership, the operating LP or KFM LLC entered into any such agreements. Furthermore, the employment agreements of the Named Executive Officers with Brookfield (or one of its affiliates) do not contemplate termination or change of control benefits in respect of such person's service to and position with the Corporation.

Director Compensation

The following table describes compensation for Directors for the financial year ended December 31, 2016.

Name	Fees Earned (\$)	Share-based Awards (\$)	Option-based Awards (\$)	Non-equity Incentive Plan Compensation (\$)	Pension Value (\$)	All Other Compensation (\$) ⁽²⁾	Total Compensation (\$)
J.W. Bud Bird, O.C.	\$45,000	Nil	Nil	Nil	Nil	\$21,330	\$66,330
Mark Bishop ⁽¹⁾	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Phil Brown	\$45,000	Nil	Nil	Nil	Nil	\$ 20,221	\$ 65,221
Reid Carter ⁽¹⁾	Nil	Nil	Nil	Nil	Nil	Nil	Nil
David Mann ⁽³⁾	\$48,000	Nil	Nil	Nil	Nil	\$31,453	\$79,453
Saul Shulman ⁽³⁾	\$48,000	Nil	Nil	Nil	Nil	\$19,000	\$67,000
Benjamin Vaughan ⁽¹⁾	Nil	Nil	Nil	Nil	Nil	Nil	Nil

Notes:

- (1) Messrs. Bishop, Carter and Vaughan do not receive any compensation in their capacities as Directors respectively. For Messrs. Bishop's and Carter's compensation as President and Chief Executive Officer of the Corporation and Former President & Chief Executive Officer, respectively, see page 11 of this Circular.
- (2) Travel expenses and Fees relating to Special Committee. Mr. David Mann was the Chair for the Special Committee a role for which he was paid an additional \$5,000.
- (3) Messrs. Mann and Shulman are Chair of the Audit and Compensation, Nomination and Corporate Governance Committee respectively, therefore they received additional compensation of \$3,000 per year

The Directors were paid such reasonable remuneration for their services as the Board determined from time to time. In 2016, Director compensation was equal to \$45,000 per Director for the year (no such compensation was paid to Directors who are also officers or employees of Brookfield or any of its affiliates). The Chair of each standing committee of the Board received additional compensation of \$3,000 per year. The Directors were also entitled to reimbursement for reasonable traveling and other expenses properly incurred by them in attending meetings of the Board, or any committee thereof, or in connection with their services as Directors. Going forward, the Board shall determine the reasonable remuneration for Director services rendered to the Corporation.

Share-Based Awards, Option-Based Awards and Incentive Plans – Directors

The Corporation does not have share-based, option-based or incentive plans applicable to its Directors, nor have any of the Partnership, the Operating LP or KFM LLC adopted any such plans applicable to the Directors.

OTHER INFORMATION

Indebtedness of Directors and Officers

As of the date hereof, no individual who is a Director or executive officer of the Corporation, or at any time during the most recently completed financial year of the Corporation was a Director or executive officer of the

Corporation or any of its subsidiaries, no individual proposed as a nominee for election as a Director and no associates of any such Director, executive officer or proposed nominee, has been indebted to the Corporation or any of its subsidiaries nor has any such individual's indebtedness to another entity at any time since the beginning of the most recently completed financial year of the Corporation been the subject of a guarantee, support agreement, letter of credit or other similar arrangement or understanding provided by the Corporation or any of its subsidiaries.

Insurance and Indemnification

The directors and officers of the GP, the general partner of the Partnership and the Operating LP, and KFM LLC, and the Directors were, during the Corporation's financial year ended December 31, 2016, covered under a directors and officers insurance policy that provided an aggregate limit of liability applicable to the insured individuals of \$50 million, inclusive of costs to defend claims. The Corporation also has indemnity agreements with each of the Directors and officers of the Corporation, which provide for the indemnification of such individuals from and against liability and costs in respect of any action or suit against them in connection with the execution of their duties as a trustee or officer, either for the Corporation or any subsidiary entity (as applicable), subject to certain customary limits.

Interests of Informed Persons in Material Transactions

To the knowledge of management and the Directors, none of the principal Shareholders or the Directors or officers of the Corporation, or any associate or affiliate of any of the foregoing persons, has had any material interest, direct or indirect, by way of beneficial ownership of securities or otherwise, in any transaction since the commencement of the Corporation's financial year ended December 31, 2016 or in any proposed transaction involving the Corporation which has materially affected or will materially affect the Corporation or any of its subsidiaries.

Normal Course Issuer Bid

On March 2, 2017, the Corporation announced that it had received approval from the TSX to make a normal course issuer bid to acquire for cancellation up to 915,965 Common Shares during the period commencing March 7, 2017 and ending on March 6, 2018, representing approximately 10% of the 9,159,654 Common Shares held by the public as of February 28, 2017. The price that the Corporation will pay for any Common Shares pursuant to the normal course issuer bid will be the market price of such Common Shares at the time of acquisition. As of the date hereof, the Corporation has not acquired any Common Shares for cancellation.

Shareholder Proposal for Next Year's Annual Meeting

The *Canada Business Corporations Act* permits certain eligible Shareholders, subject to certain conditions, to submit shareholder proposals to the Corporation for inclusion in a management proxy circular for an annual meeting of shareholders. The final date by which the Corporation must receive shareholder proposals for the annual meeting of shareholders of the Corporation to be held in fiscal year 2018 is December 15, 2017. Shareholders should consult their legal advisors for more information.

Audit Committee Information

The Corporation's Annual Information Form dated March 29, 2017 contains the information required by National Instrument 52-110 – *Audit Committees* on page 38 under the heading "Audit Committee Information", including attaching the Audit Committee Mandate as its Schedule "A". See below under the heading "Additional Information" for information on how to obtain a copy of the Corporation's Annual Information Form.

Additional Information

Additional information relating to the Corporation can be found on SEDAR under the profile of the Corporation at www.sedar.com. Shareholders may contact Leigh Tang, Secretary and Manager, Business & Corporate Services for the Corporation at Suite 1800 – 1055 West Georgia Street, Royal Centre, PO Box 11179, Vancouver, British Columbia V6E 3R5 or by telephone at (604) 661-9143 to request copies of the financial statements and

Management Discussion and Analysis (“**MD&A**”), the Circular and the Annual Information Form for the Corporation. Further information can also be found on the Corporation’s website: www.acadiantimber.com.

Financial information for the most recently completed financial year of the Corporation is provided in its comparative annual financial statements and MD&A which are filed on SEDAR under the profile of the Corporation and can be found at www.sedar.com.

STATEMENT OF CORPORATE GOVERNANCE PRACTICES

Governance Practices

A description of the Corporation’s corporate governance practices is set out below in response to the requirements of National Instrument 58-101 – *Disclosure of Corporate Governance Practices* and in the form set forth in Form 58-101F1 Corporate Governance Disclosure. The Corporation and its Board is committed to working together to achieve strong and effective corporate governance, with the objective of promoting the long-term interests of the company and the enhancement of value for all Shareholders. Management and the Directors continue to review and improve the Corporation’s corporate governance policies and practices in relation to evolving legislation, guidelines and best practices. The Board is of the view that the Corporation’s corporate governance policies and practices and its disclosure in this regard are comprehensive and consistent with the guidelines established by Canadian securities regulators.

The Corporation’s Board mandate is attached as Appendix A. For the Audit Committee Mandate, and for further information on the Audit Committee, see the section entitled “Audit Committee Information” on page 37 of the Corporation’s Annual Information Form dated March 29, 2017 available on SEDAR at www.sedar.com. The CNGC Committee mandate is set out in Appendix C.

<p align="center">Form 58-101F1 Corporate Governance Matters</p>	<p align="center">Acadian Timber Corp. Governance Practices</p>
<p>1. The Board</p> <p>(a) Disclose the identity of Directors who are independent.</p>	<p>The Board considers a Director to be independent where he or she has no direct or indirect “material relationship” with the Corporation or its subsidiaries which could reasonably be expected to interfere with the exercise of the Director’s independent judgment. On this basis, the Board has determined that the following Directors are independent:</p> <ul style="list-style-type: none"> • J.W. Bud Bird • Phil Brown • Saul Shulman • David Mann
<p>(b) Disclose the identity of Directors who are not independent, and describe the basis for that determination.</p>	<p>The Board considers Mark Bishop, Reid Carter and Benjamin Vaughan to have material relationships with the Corporation, as follows:</p> <ul style="list-style-type: none"> • Mr. Bishop is the President and Chief Executive Officer of the Corporation effective April 29, 2015 and is a Managing Director of Brookfield which holds a significant direct and indirect interest in the Corporation. Mr. Bishop will not be standing for re-election this year. • Mr. Carter was the President and Chief Executive Officer of the Corporation until April 29, 2015 and is a Managing Partner of Brookfield which holds a significant direct and indirect interest in the Corporation. • Mr. Vaughan is a Senior Managing Partner of Brookfield, which holds a significant direct and indirect interest in the Corporation.
<p>(c) Disclose whether or not a majority of Directors are independent. If a majority of Directors are not independent, describe what the Board does to facilitate its exercise of independent judgment in carrying out its responsibilities.</p>	<p>The majority of the Directors are independent, as defined by National Instrument 52-110 – <i>Audit Committees</i>.</p>
<p>(d) If a Director is presently a director of any other issuer that is a reporting issuer (or the equivalent) in a jurisdiction or a foreign jurisdiction, identify both the Director and the other issuer.</p>	<p>David Mann is also a director of NewGrowth Corp., Allbanc Split Corp., Logistec Corporation and Brookfield Renewable Energy Partners LP.</p> <p>Saul Shulman is also a board member, member of the audit committee and Chairman of the governance committee of Summit Industrial Income REIT. He was formerly a trustee of Partners Real Estate Investment Trust.</p>

<p align="center">Form 58-101F1 Corporate Governance Matters</p>	<p align="center">Acadian Timber Corp. Governance Practices</p>																								
<p>(e) Disclose whether or not the independent Directors hold regularly scheduled meetings at which non-independent Directors and members of management are not in attendance. If the independent Directors hold such meetings, disclose the number of meetings held since the beginning of the Corporation's most recently completed financial year. If the independent Directors do not hold such meetings, describe what the Board does to facilitate open and candid discussion among its independent Directors.</p>	<p>The Board has at least four scheduled meetings each year. In 2016, the Board had ten meetings. At each Board meeting, a private session between the independent Directors is held, with the exception of the meeting held 7 Jan 2016, 6 April 2016, 18 July 2016 and 3 August 2016 where the independent Directors deemed a private session was not necessary. This practice is also adopted at some Audit Committee meetings, where independent Directors hold a private session with the Corporation's independent auditor. It is the intention of the Board to continue with this process for future meetings to facilitate open and candid discussions among its independent Directors.</p>																								
<p>(f) Disclose whether or not the chair of the Board is an independent Director. If the Board has a chair or lead Director who is an independent Director, disclose the identity of the independent chair or lead Director, and describe his or her role and responsibilities. If the Board has neither a chair that is independent nor a lead Director that is independent, describe what the Board does to provide leadership for its independent Directors.</p>	<p>The Chairman of the Board is Benjamin Vaughan , who is currently not an independent Director, as described above. David Mann is the lead Director and is independent, as described above. The lead Director assumes certain key functions of the Chair, including, without limitation, acting as a liaison between the Board and senior management of the Corporation, promoting open and constructive discussions between the Directors and senior management, monitoring the adequacy of materials provided to the Directors by senior management, ensuring that the independent Directors have adequate opportunities to discuss issues without senior management present and presiding over <i>in camera</i> meetings of the independent Directors.</p>																								
<p>(g) Disclose the attendance record of each Director for all Board meetings held since the beginning of the Corporation's most recently completed financial year.</p>	<p>There were ten Board meetings held in 2016. The following table provides the attendance of Directors at Board and committee meetings held in 2016:</p> <table border="1"> <thead> <tr> <th>Director</th> <th>Board Meetings Attended</th> <th>Committee Meetings Attended</th> </tr> </thead> <tbody> <tr> <td>J.W. Bud Bird, O.C.</td> <td>9 of 10</td> <td>Audit: 4 of 4 CNCG: 2 of 2</td> </tr> <tr> <td>Mark Bishop</td> <td>10 of 10</td> <td>Audit: 4 of 4 CNCG: 2 of 2</td> </tr> <tr> <td>Phillip Brown</td> <td>10 of 10</td> <td>Audit: 4 of 4 CNCG: 2 of 2</td> </tr> <tr> <td>Reid Carter</td> <td>10 of 10</td> <td>Audit: 4 of 4 CNCG: 2 of 2</td> </tr> <tr> <td>David Mann</td> <td>10 of 10</td> <td>Audit: 4 of 4 CNCG: 2 of 2</td> </tr> <tr> <td>Saul Shulman</td> <td>10 of 10</td> <td>Audit: 4 of 4 CNCG: 2 of 2</td> </tr> <tr> <td>Benjamin Vaughan</td> <td>10 of 10</td> <td>N/A</td> </tr> </tbody> </table>	Director	Board Meetings Attended	Committee Meetings Attended	J.W. Bud Bird, O.C.	9 of 10	Audit: 4 of 4 CNCG: 2 of 2	Mark Bishop	10 of 10	Audit: 4 of 4 CNCG: 2 of 2	Phillip Brown	10 of 10	Audit: 4 of 4 CNCG: 2 of 2	Reid Carter	10 of 10	Audit: 4 of 4 CNCG: 2 of 2	David Mann	10 of 10	Audit: 4 of 4 CNCG: 2 of 2	Saul Shulman	10 of 10	Audit: 4 of 4 CNCG: 2 of 2	Benjamin Vaughan	10 of 10	N/A
Director	Board Meetings Attended	Committee Meetings Attended																							
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<p align="center">Form 58-101F1 Corporate Governance Matters</p>	<p align="center">Acadian Timber Corp. Governance Practices</p>
<p>2. Board Mandate</p> <p>Disclose the text of the Board’s written mandate. If the Board does not have a written mandate, describe how the Board delineates its role and responsibilities.</p>	<p>The Board mandate can be found attached to this Circular as Appendix A.</p>
<p>3. Position Descriptions</p> <p>(a) Disclose whether or not the Board has developed written position descriptions for the chair and the chair of each Board committee. If the Board has not developed written position descriptions for the chair and/or the chair of each Board committee, briefly describe how the Board delineates the role and responsibilities of each such position.</p>	<p>The Board has developed written descriptions for the role of Chair of the Board and committee chairs. The Chair of the Board is responsible for, among other things, providing leadership to the other Directors in discharging their mandate, presiding over meetings of the Board, assisting Board committees and acting as a liaison between the Board and management. Chairs of the Board committees are responsible for, among other things, scheduling, setting agendas and presiding over meetings and acting as a liaison between the committee and management.</p>
<p>(b) Disclose whether or not the Board and the Chief Executive Officer have developed a written position description for the Chief Executive Officer. If the Board and the Chief Executive Officer have not developed such a position description, briefly describe how the Board delineates the role and responsibilities of the Chief Executive Officer.</p>	<p>The Board and the Chief Executive Officer have developed a written position description for the Chief Executive Officer that sets out the duties and responsibilities of the Chief Executive Officer, which include, without limitation, providing leadership to the Corporation, and subject to approved policies and direction by the Board, overseeing the management of the business and affairs of the Corporation and its subsidiaries.</p>
<p>4. Orientation and Continuing Education</p> <p>(a) Briefly describe what measures the Board takes to orient new Directors regarding</p> <ul style="list-style-type: none"> (i) the role of the Board, its committees and the Directors, and (ii) the nature and operation of the Corporation’s business. 	<p>When new Directors join the Board, appropriate arrangements for their orientation are made by the Board and senior management. Specific briefing sessions from appropriate senior personnel are arranged to help the new Directors better understand the Corporation’s strategies and operations, which existing Board members are invited to attend as refreshers.</p> <p>In addition, despite the past experience of the Board, the Directors are given annual reviews by senior management of each of the Corporation’s strategic business units and more detailed presentations on particular strategies. During these sessions, the Directors are provided with comprehensive information about the Corporation and its affiliates. The Directors also have the opportunity to request to meet and participate in work sessions with management, as they deem necessary, to obtain additional insight into or updates on the operations of the Corporation and its affiliates.</p>

<p align="center">Form 58-101F1 Corporate Governance Matters</p>	<p align="center">Acadian Timber Corp. Governance Practices</p>
<p>(b) Briefly describe what measures, if any, the Board takes to provide continuing education for its Directors. If the Board does not provide continuing education, describe how the Board ensures that Directors maintain the skill and knowledge necessary to meet their obligations as Directors.</p>	<p>Each Director has significant past industry experience. The Board receives industry updates from senior management on at least a quarterly basis and further arrangements are made upon Director request for specific briefing sessions from appropriate senior personnel to help existing Directors better understand industry related changes, when the need arises. Given the experience of the Board and each Director, the Board does not feel a formal continuing education program is necessary.</p>
<p>5. Ethical Business Conduct</p> <p>(a) Disclose whether or not the Board has adopted a written code for the Directors, officers and employees. If the Board has adopted a written code:</p>	<p>The Board has adopted a written code of business conduct (the “Code”).</p>
<p>(i) disclose how a person or company may obtain a copy of the code;</p>	<p>The Code can be obtained from the Corporation through the contact information provided in the “Additional Information” section of this Circular. The Code can also be found on the Corporation’s website at www.acadiantimber.com or on SEDAR at www.sedar.com.</p>
<p>(ii) describe how the board monitors compliance with its code, or if the board does not monitor compliance, explain whether and how the board satisfies itself regarding compliance with its code;</p>	<p>Employees of the Corporation are required to review and acknowledge the terms of the Code annually. Employees may also anonymously report breaches of the Code using the Corporation’s whistleblower hotline.</p>
<p>(iii) provide a cross-reference to any material change report filed since the beginning of the Corporation’s most recently completed financial year that pertains to any conduct of a Director or executive officer that constitutes a departure from the Code.</p>	<p>There have been no such departures.</p>
<p>(b) Describe any steps the Board takes to ensure Directors exercise independent judgment in considering transactions and agreements in respect of which a Director or executive officer has a material interest.</p>	<p>In the event that any transactions or agreements occur in respect of which a Director or officer of the Corporation has a material interest, such material interest is disclosed to the Board, in the course of approving the transaction or agreement, and such Director or officer thereby provides full disclosure to the Chairman of the Audit Committee of such material interest. In the event that a Director has a material interest in any transaction or agreement, such Director will abstain from voting in that regard.</p> <p>Personnel with potential conflicts of interests are encouraged to consult their supervisor or department head.</p>
<p>(c) Describe any other steps the Board takes to encourage and promote a culture of ethical business conduct.</p>	<p>Through the above-noted methods, the Board encourages and promotes a culture of ethical business conduct.</p>

<p align="center">Form 58-101F1 Corporate Governance Matters</p>	<p align="center">Acadian Timber Corp. Governance Practices</p>
<p>6. Nomination of Directors</p> <p>(a) Describe the process by which the Board identifies new candidates for Board nomination.</p>	<p>The CNCG Committee is responsible for identifying and proposing new nominees for the Board in a manner that is responsive to the Corporation's needs and the interests of its Shareholders. The CNCG Committee annually reviews the performance of the Board, including the individual contributions of Board members, along with their respective skill sets. If the CNCG Committee were to determine that either replacement or additional Board candidates were required, the CNCG Committee would undertake a more thorough review of the Board's needs to compile a skills matrix setting forth the skills and expertise that are required. The CNCG Committee would then use this matrix to identify suitable candidates for the Board's review.</p>
<p>(b) Disclose whether or not the Board has a nominating committee composed entirely of independent Directors. If the Board does not have a nominating committee composed entirely of independent Directors, describe what steps the Board takes to encourage an objective nomination process.</p>	<p>The CNCG Committee is composed of four Directors, each of whom is independent.</p>
<p>(c) If the Board has a nominating committee, describe the responsibilities, powers and operation of the nominating committee.</p>	<p>The responsibilities powers and operation are described in its mandate, which can be found attached to this Circular as Appendix C.</p>
<p>7. Compensation</p> <p>(a) Describe the process by which the Board determines the compensation for the Directors and officers of the Corporation.</p>	<p>The CNCG Committee is charged with making recommendations concerning the remuneration of Directors. The CNCG Committee formulates a recommendation to the Board and the final decision is made by the Board. These recommendations are only in regard to remuneration of the independent Directors as Messrs. Bishop, Carter and Vaughan do not receive the annual Director's compensation.</p> <p>The Board also requires that the CNCG Committee undertake an annual review of remuneration for officers of the Corporation. As part of this review, the CNCG Committee makes recommendations regarding long-term incentives for senior management and reviews the adequacy and form of compensation and benefits provided.</p>

<p align="center">Form 58-101F1 Corporate Governance Matters</p>	<p align="center">Acadian Timber Corp. Governance Practices</p>
<p>(b) Disclose whether or not the Board has a compensation committee composed entirely of independent Directors. If the Board does not have a compensation committee composed entirely of independent Directors, describe what steps the Board takes to ensure an objective process for determining such compensation.</p>	<p>The CNCG Committee is composed of four Directors, each of whom is independent.</p>
<p>(c) If the Board has a compensation committee, describe the responsibilities, powers and operation of the compensation committee.</p>	<p>The responsibilities powers and operation are described in its mandate, which can be found attached to this Circular as Appendix C.</p>
<p>8. Other Board Committees If the Board has standing committees other than the audit, compensation and nominating committees, identify the committees and describe their function.</p>	<p>The Board has no other standing committees.</p>
<p>9. Assessments Disclose whether or not the Board, its committees and individual Directors are regularly assessed with respect to their effectiveness and contribution. If assessments are regularly conducted, describe the process used for the assessments. If assessments are not regularly conducted, describe how the Board satisfies itself that the Board, its committees, and individual Directors are performing effectively.</p>	<p>The CNCG Committee reviews, on an annual basis, the effectiveness of the Board, all committees of the Board, and individual Directors, which includes reviewing the individual contributions of Board and committee members, along with their respective skill sets. During the review process, the CNCG Committee specifically considers: (i) input from the Directors, where appropriate (including through annual performance surveys and self-assessments); (ii) attendance of the Directors at Board and committee meetings; (iii) compliance with the Board and committee mandates; and (iv) the competencies and skill sets of the individual Board and committee members.</p>
<p>10. Director Term Limits and Mechanisms of Board Renewal Disclose whether or not the Corporation has adopted term limits for the Directors on its Board or other mechanisms of Board renewal and, if so, include a description of those Director term limits or other mechanisms of Board renewal. If the Corporation has not adopted director term limits or other mechanisms of Board renewal, disclose why it has not done so.</p>	<p>The Corporation does not have any term limits or other mechanisms of Board renewal, as the Board believes that the imposition of term limits for its directors may lead to the exclusion of potentially valuable members of the Board. While there is a benefit to adding new perspectives to the Board from time to time, there are also benefits to having continuity and Directors having in depth knowledge of each facet of the Corporation's business, which necessarily takes time to develop.</p>
<p>11. Policies Regarding the Representation of Women on the Board Disclose whether the Corporation has adopted a written policy relating to the identification and nomination of women Directors. If the Corporation has not adopted such a policy, disclose why it has not done so.</p>	<p>While the Corporation recognizes the value of and supports the principle of diversity, it has not adopted a written policy relating to the identification and nomination of women Directors. The Board does not believe that strict rules in the identification and nomination process necessarily ensure the selection of the best candidates.</p>

<p align="center">Form 58-101F1 Corporate Governance Matters</p>	<p align="center">Acadian Timber Corp. Governance Practices</p>
<p>12. Consideration of Women in the Director Identification and Selection Process</p> <p>Disclose whether and, if so, how the Board or nominating committee considers the level of representation of women on the Board in identifying and nominating candidates for election or re-election to the Board. If the Corporation does not consider the level of representation of women on the Board in identifying and nominating candidates for election or re-election to the Board, disclose the Corporation’s reasons for not doing so.</p>	<p>The CNCG Committee’s identification and selection process is based on a variety of different criteria, including diversity of background and opinion, skills, experience and other relevant factors. As such, consideration of the level of women on the Board is one factor among many that plays a role in the CNCG Committee’s decision-making process.</p>
<p>13. Consideration Given to the Representation of Women in Executive Officer Appointments</p> <p>Disclose whether and, if so, how the Corporation considers the level of representation of women in executive officer positions when making executive officer appointments. If the Corporation does not consider the level of representation of women in executive officer positions when making executive officer appointments, disclose the Corporation’s reasons for not doing so.</p>	<p>The CNCG Committee considers a multitude of factors, including the level of representation of women in executive officer positions.</p>
<p>14. Issuer’s Targets Regarding the Representation of Women on the Board in Executive Officer Positions</p> <p>Disclose whether the Corporation has adopted targets regarding women on the Corporation’s Board or in executive officer positions of the Corporation. If the Corporation has not adopted targets, disclose why it has not done so.</p>	<p>The Corporation has not adopted targets regarding women on the Corporation’s Board or in executive officer positions given the relatively small number of Directors and executive officers. As of the date hereof, one of the four executive officers of the Corporation is female and prior to Ms. Erika Reilly’s resignation on August 3, 2016, two of the four executive officers of the Corporation were female.</p>
<p>15. Number of Women on the Board and in Executive Officer Positions</p> <p>Disclose the number and proportion (in percentage terms) of Directors on the Corporation’s Board who are women.</p> <p>Disclose the number and proportion (in percentage terms) of executive officers of the Corporation, including all major subsidiaries of the Corporation, who are women.</p>	<p>Currently, the Board does not have any female Directors. With respect to executive officer positions, there are currently one woman (25%) and two men (75%) who are executive officers of the Corporation.</p>

DIRECTORS' APPROVAL

The contents of this Circular and the delivery thereof to the Shareholders of the Corporation have been approved by the Board. Information contained in this Circular is given as of March 29, 2017, unless otherwise stated.

BY ORDER OF THE BOARD OF DIRECTORS

(signed) Benjamin Vaughan
Chairman of the Board

Toronto, Ontario
March 29, 2017

APPENDICES



ACADIAN TIMBER CORP.

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ACADIAN TIMBER

ACADIAN TIMBER CORP.

BOARD OF DIRECTORS MANDATE

The board of directors (the “**Board**”) of Acadian Timber Corp. (the “**Corporation**”) has passed a resolution as of February 9, 2010 approving this mandate (the “**Mandate**”) as the mandate of the Board.

1. PURPOSE OF THE BOARD

The Board is committed to fulfilling its statutory mandate to supervise the management of the business and affairs of the Corporation with the highest standards of ethical conduct and in the best interests of the Corporation and its shareholders. The Board shall oversee, directly and through its committees, the business and affairs of the Corporation and its subsidiary entities, which are conducted by the officers and employees of the Corporation, its subsidiary entities and Brookfield Timberlands Management GP Inc., the general partner of Brookfield Timberlands Management LP (“**Brookfield LP**”), to ensure that the best interest of the shareholders are advanced by enhancing shareholder value in a manner that recognizes the concerns of other stakeholders in the Corporation, including its employees, suppliers, customers and the communities in which they operate.

2. SPECIFIC AUTHORITY AND RESPONSIBILITIES

The Board is responsible for the stewardship of the Corporation and in that regard shall be specifically responsible for:

- (a) **Strategic planning** – with the assistance of senior management of the Corporation, adopting a strategic planning process, and reviewing and approving, on at least an annual basis, as well as continuously monitoring, a strategic plan for the Corporation and its subsidiaries, which takes into account, among other things, the opportunities and risks of the Corporation’s business and activities and includes fundamental financial and business strategies and objectives;
- (b) **Risk management** – with the assistance of senior management of the Corporation, identifying and assessing the major risks facing the Corporation and ensuring the implementation of appropriate systems to manage those risks;
- (c) **Maintaining integrity** – to the extent feasible, satisfying itself as to the integrity of the Chief Executive Officer and other executive officers of the Corporation and that such officers create a culture of integrity throughout the organization;
- (d) **Acquisitions and dispositions** – with the assistance of senior management of the Corporation, reviewing and evaluating potential acquisitions or dispositions recommended by senior management;
- (e) **Communication policy** – adopting and periodically reviewing, through the Compensation, Nominating and Corporate Governance Committee (the “**CNCG Committee**”) of the Board, or in any manner that the Board deems appropriate, a disclosure policy for the Corporation;

- (f) **Succession planning** – monitoring succession planning, through the CNCG Committee or in any manner that the Board deems appropriate, key matters pertaining to the appointment, training, and monitoring of the Corporation’s senior officers, which may include meeting with, and discussing such matters with, senior management of the Corporation;
- (g) **Corporate governance** – reviewing the reports and recommendations of the CNCG Committee regarding proposed nominees for the Board, the composition of the Board (including size and membership) and the committees of the Board, and with respect to the Corporation’s approach to governance and its corporate governance policies;
- (h) **Internal controls** – reviewing and monitoring the controls and procedures within the Corporation to maintain its integrity and promote a culture of integrity within the Corporation. These controls and procedures include its disclosure controls and procedures, its internal controls and procedures for financial reporting and compliance with its Code of Business Conduct. Review and monitoring of such controls and procedures may be conducted through the Board’s Audit Committee, or in any manner that the Board deems appropriate; and
- (i) **Reports of Brookfield LP** – in connection with the Amended and Restated Management Agreement dated October 3, 2005, as amended and restated July 31, 2013, between AT Limited Partnership, Brookfield LP and Katahdin Forest Management LLC (the “**Management Agreement**”), regularly reviewing, with senior management of the Corporation, reports by Brookfield LP on the performance of Acadian Timber Limited Partnership and AT Limited Partnership, which own, directly and indirectly, the assets from which the Corporation currently derives its sole source of revenue.
- (j) **Performance of Brookfield LP** – in connection with the Management Agreement, monitoring the performance of Brookfield LP in connection with its provision of management services to AT Limited Partnership and administrative services to the Corporation and its subsidiaries.

In addition, directors are expected to carry out their duties in accordance with policies adopted by the Board from time to time, the current policy being annexed hereto as part of Appendix A.

3. COMPOSITION AND PROCEDURES

- (a) **Size of the Board and selection process** – The directors of the Corporation are elected each year by the shareholders at the annual meeting of shareholders. Any shareholder may propose a nominee for election to the Board at the annual meeting. The Board also recommends the number of directors on the Board to shareholders for approval, based on the recommendations of the CNCG Committee. Between annual meetings, the Board may appoint directors to fill vacancies until the next annual meeting.
- (b) **Qualifications** – Directors should have the highest personal and professional ethics and values and be committed to advancing the best interests of the shareholders of the Corporation. They should possess skills and competencies in areas that are relevant to the Corporation’s, and its subsidiaries’, activities. A majority of the directors should qualify as “independent” as defined in National Instrument 52-110 – *Audit Committees*.⁽¹⁾
- (c) **Meetings** – The Board shall hold at least four scheduled meetings each year. Senior management of the Corporation shall be responsible for presenting an agenda to the directors for consideration prior to each Board meeting. Materials for each meeting will be distributed to the directors in advance of the meetings. Directors are expected to have read and considered the materials sent to

⁽¹⁾ See Appendix B.

them in advance of the meetings and be prepared to discuss the matters contained in such materials at the meeting.

The independent directors will hold regular meetings at which the non-independent directors and members of the Corporation's senior management are not in attendance.

- (d) **Committees** – The Board has established the following standing committees to assist the Board in discharging its responsibilities: an Audit Committee and the CNCG Committee. Special committees may be established from time to time to assist the Board in connection with specific matters. The chair of each committee reports to the Board following meetings of the committee. The mandate of each standing committee will be reviewed annually by the Board (through the CNCG Committee or in any manner that the Board deems appropriate).
- (e) **Access to independent advisors** – In discharging its mandate, the Board and any committee may, at any time, retain outside financial, legal or other advisors at the expense of the Corporation.
- (f) **Compensation** – Compensation of directors shall be at a level that will attract and motivate professional and competent Board members, based on the recommendations, from time to time, of the CNCG Committee.
- (g) **Chairperson of the Board** – The Board will elect, by majority vote, a chairperson (the “**Chair**”) from its membership each year at the first meeting of the Board after a meeting of the shareholders of the Corporation at which the directors are elected, provided that if such election is not made, the director who is then serving as Chair shall continue as Chair until his or her successor is elected. The Chair's responsibilities have been determined and approved by the Board and have been set out in a written position description. The Chair shall be an independent director (determined in accordance with this Mandate) unless the Board determines otherwise.
- (h) **Lead Director** – If the Chair is not an independent director, the Board shall elect, by majority vote, a “lead director” to act as a liaison between the Board and senior management of the Corporation. The lead director's responsibilities have been determined and approved by the Board and have been set out in a written position description, which include monitoring the adequacy of materials provided to the directors, ensuring directors have adequate opportunities to meet without senior management of the Corporation being present and presiding over *in camera* meetings of the independent directors.

4. ANNUAL EVALUATION

At least annually, the Board shall, through the CNCG Committee, or in any manner it determines to be appropriate:

- (a) conduct a review and evaluation of the performance of the Board and its members and committees, including compliance by the Board with this Mandate. This evaluation shall focus on the contribution of the Board to the Corporation and its subsidiaries and specifically focus on areas in which the directors and senior management believe that the contribution of the Board could be improved; and
- (b) review and assess the adequacy of this Mandate and the position descriptions for the Chair and lead director and make such changes as it considers necessary or appropriate.

POLICY FOR PRACTICES FOR DIRECTORS

1. Attendance at Meetings

Each director is expected to have a very high record of attendance at meetings of the Board, and at meetings of each Board committee on which the director sits. A director is expected to:

- (a) advise the Chair as to planned attendance at Board and Board committee meetings shortly after meeting schedules have been distributed;
- (b) advise the Chair as soon as possible after becoming aware that he or she will not be able to attend a meeting; and
- (c) attend a meeting by conference telephone if unable to attend in person.

2. Preparation for Meetings

Directors are expected to carefully review and consider the materials distributed in advance of a Board or Board committee meeting. Directors are also encouraged to contact the Chair, the lead director, the Chief Executive Officer and any other appropriate senior officers to ask questions and discuss agenda items prior to meetings.

3. Conduct at Meetings

Directors are expected to ask questions and participate in discussions at meetings, and to contribute relevant insights and experience. In discussions at meetings, a director should:

- (a) be candid and forthright;
- (b) not be reluctant to express views contrary to those of the majority;
- (c) be concise and, in most circumstances, respect the time constraints of a meeting; and
- (d) be courteous to and respectful of other directors and guests in attendance.

4. Knowledge of the Corporation's Business

Directors are expected to be knowledgeable with respect to the various fields and divisions of business of the Corporation. Although the senior officers of the Corporation, individually and as a group, have a duty to keep the directors informed about developments in the Corporation's business, directors have a primary duty of care and diligence, which includes a duty of inquiry. Directors should:

- (a) ask questions of the officers and other directors, at meetings and otherwise, to increase their knowledge of the business of the Corporation;
- (b) familiarize themselves with the risks and challenges facing the business of the Corporation;
- (c) read all internal memoranda and other documents circulated to the directors, and all reports and other documents issued by the Corporation for external purposes;
- (d) insist on receiving adequate information from the officers of the Corporation with respect to a proposal before Board approval is requested;
- (e) familiarize themselves with the Corporation's competitors by, among other things, reading relevant news, magazine and trade journal articles; and

- (f) familiarize themselves with the legal and regulatory framework within which the Corporation carries on its business.

5. Personal Conduct

Directors are expected to:

- (a) exhibit high standards of personal integrity, honesty and loyalty to the Corporation;
- (b) project a positive image of the Corporation to news media, the financial community, governments and their agencies, shareholders and employees;
- (c) be willing to contribute extra efforts, from time to time as may be necessary including, among other things, being willing to serve on committees of the Board; and
- (d) disclose any potential conflict of interest that may arise with the business or affairs of the Corporation and, generally, avoid entering into situations where such conflicts could arise or could reasonably be perceived to arise.

APPENDIX B

DEFINITIONS

“**independent director**” means a director who has no direct or indirect material relationship with the Corporation.¹

“**material relationship**” means a relationship which could, in the view of the Board, be reasonably expected to interfere with the exercise of a member’s independent judgement. Without limiting the generality of the foregoing, the following individuals are considered to have a material relationship with the Corporation:²

- (a) an individual who is, or has been within the last three years, an employee or executive officer³ of the Corporation;
- (b) an individual whose immediate family member is, or has been within the last three years, an executive officer of the Corporation;
- (c) an individual who:
 - (i) is a partner⁴ of a firm that is the Corporation’s internal or external auditor,
 - (ii) is an employee of that firm, or
 - (iii) was within the last three years a partner or employee of that firm and personally worked on the Corporation’s audit within that time;
- (d) an individual whose spouse, minor child or stepchild, or child or stepchild who shares a home with the individual:
 - (i) is a partner of a firm that is the Corporation’s internal or external auditor,
 - (ii) is an employee of that firm and participates in its audit, assurance or tax compliance (but not tax planning) practice, or
 - (iii) was within the last three years a partner or employee of that firm and personally worked on the Corporation’s audit within that time;
- (e) an individual who, or whose immediate family member, is or has been within the last three years, an executive officer of an entity if any of the Corporation’s current executive officers serves or served at that same time on the entity’s compensation committee; and

¹ For the purpose of the definitions of “independent director” and “material relationship” in this Appendix B, “Corporation” includes a subsidiary entity of the Corporation and a parent of the Corporation, as applicable.

² An individual will not be considered to have a material relationship with the Corporation solely because he or she had a relationship identified in this definition if that relationship ended before March 30, 2014 or, if such relationship was with a subsidiary entity of the Corporation or a parent of the Corporation, that relationship ended before June 30, 2005. An individual will not be considered to have a material relationship with the Corporation solely because the individual or his or her immediate family member has previously acted as an interim chief executive officer of the Corporation or acts, or has previously acted, as a chair or vice-chair of the board of directors or of any board committee of the Corporation on a part-time basis.

³ An “executive officer” includes any individual who performs a policy-making function in respect of the entity.

⁴ A partner does not include a fixed income partner whose interest in the firm that is the internal or external auditor is limited to the receipt of fixed amounts of compensation (including deferred compensation) for prior service with that firm if the compensation is not contingent in any way on continued service.

- (f) an individual who received, or whose immediate family member who is employed as an executive officer of the Corporation received, more than \$75,000 in direct compensation⁵ from the Corporation during any 12-month period within the last three years.⁶

⁵ Direct compensation does not include: (a) remuneration for acting as a member of the board of directors or of any board committee of the Corporation; and (b) the receipt of fixed amounts of compensation under a retirement plan (including deferred compensation) for prior service with the Corporation if the compensation is not contingent in any way on continued service.

⁶ An individual who: (a) has a relationship with the Corporation pursuant to which the individual may accept, directly or indirectly, any consulting, advisory or other compensatory fee from the Corporation or any subsidiary entity of the Corporation, other than as remuneration for acting in his or her capacity as a member of the board of directors or any board committee, or as a part-time chair or vice-chair of the board or any board committee; or (b) is an affiliated entity of the Corporation or any of its subsidiary entities, is considered to have a material relationship with the Corporation. The indirect acceptance by an individual of any consulting, advisory or other compensatory fee includes acceptance of a fee by: (a) an individual's spouse, minor child or stepchild, or a child or stepchild who shares the individual's home; or (b) an entity in which such individual is a partner, member, an officer such as a managing director occupying a comparable position or executive officer, or occupies a similar position (except limited partners, non-managing members and those occupying similar positions who, in each case, have no active role in providing services to the entity) and which provides accounting, consulting, legal, investment banking or financial advisory services to the Corporation or any subsidiary entity of the Corporation. Compensatory fees do not include the receipt of fixed amounts of compensation under a retirement plan (including deferred compensation) for prior service with the Corporation if the compensation is not contingent in any way on continued service.

APPENDIX C



ACADIAN TIMBER

ACADIAN TIMBER CORP.

COMPENSATION, NOMINATING AND CORPORATE GOVERNANCE COMMITTEE MANDATE

A committee of the board of directors (the “**Board**”) of Acadian Timber Corp. (the “**Corporation**”) to be known as the Compensation, Nominating and Corporate Governance Committee (the “**Committee**”) shall have the mandate set out below. The Board has passed a resolution as of February 9, 2010 approving this mandate (the “**Mandate**”) as the mandate of the Committee, which was amended December 18, 2013.

1. PURPOSE OF THE COMMITTEE

The Committee is established by the Board to discharge the Board’s responsibilities relating to:

Compensation

- a) recruitment, development and retention of senior management;
- b) appointment, performance evaluation and compensation of senior management, excluding the compensation of the Chief Executive Officer (the “**CEO**”), Chief Financial Officer (the “**CFO**”) and Chief Operating Officer (“**COO**”), who are employees of Brookfield Timberlands Management GP Inc., the general partner of Brookfield Timberlands Management LP (“**Brookfield LP**”);
- c) succession planning systems and processes relating to senior management;
- d) remuneration of directors;
- e) administering and making recommendations regarding the operation of any long-term incentive plan and any other employee incentive plans, seeking to ensure that the compensation and benefits reflect the responsibilities and risks involved in being a director or senior officer of the Corporation and align the interests of the directors with the best interests of the shareholders;

Nominating and Corporate Governance

- f) development of the criteria for selecting new directors;
- g) identification of individuals qualified to become members of the Board;
- h) development of the Corporation’s approach to governance issues and appropriate corporate governance principles;
- i) review of the effectiveness of the directors and the contribution of individual directors, including an annual evaluation of the effectiveness of the Board as a whole, the committees of the Board, the written mandates of the Board and its committees, and the contributions of individual directors;

- j) periodic review and updating of the Corporation's written disclosure policy; and
- k) such other initiatives as may be necessary or desirable to enable the Board to provide effective corporate governance.

2. SPECIFIC RESPONSIBILITIES

Although the Board may consider other duties from time to time, the Committee, to the extent it deems necessary or appropriate, will have the following specific responsibilities in light of the Committee's purpose as set out above:

Compensation Responsibilities

- a) at least annually, review with the CEO of the Corporation and Brookfield Asset Management Inc. ("**Brookfield**") the long term goals and objectives of the Corporation that are relevant to the CEO's compensation to be paid by Brookfield and the CEO's performance in light of those goals and objectives, with a view to maintaining a compensation program for the CEO at a fair and competitive level, consistent with the best interests of the Corporation;
- b) at least annually, in consultation with the CEO, review and make recommendations to the Board with respect to the compensation of all members of senior management of the Corporation other than the CEO, CFO and COO (including incentive compensation plans, equity-based plans, the terms of employment arrangements, severance arrangements, change in control arrangements and any special or supplemental benefits), with a view to maintaining a compensation program for senior management at a fair and competitive level, consistent with the best interests of the Corporation;
- c) at least annually, review and make recommendations to the Board with respect to the compensation of directors, the chair of the Board and those acting as committee chairs to, among other things, ensure their compensation appropriately reflects the responsibilities they are assuming;
- d) exercise the authority of the Board with respect to the administration of the Corporation's existing deferred unit plan, and any other incentive stock option plans or other equity-based and employee benefit plans in place from time to time, in accordance with the terms and provisions of such plans, with authority to grant or to approve or disapprove participation of individual employees in those plans;
- e) make recommendations to the Board with respect to senior officer development and corporate succession plans for the CEO and other members of senior management;

Nominating Responsibilities

- f) at least annually, and in any event prior to making a recommendation for the nomination of directors at the Corporation's annual meeting of shareholders, review the competencies, skills and personal qualities required of Board members in light of relevant factors, including: the objective of adding value to the Corporation in light of the opportunities and risks facing the Corporation and the Corporation's proposed strategies, the need to ensure, to the greatest extent possible, that a majority of the Board is comprised of individuals who meet the independence requirements of the applicable securities legislation or other guidelines, and the policies of the Board with respect to board member tenure, retirement and succession and director commitments;

- g) in co-operation with the Corporation's senior management, oversee an appropriate orientation and education program for new directors in order to familiarize them with the Corporation and the nature and operation of the Corporation's business (including the Corporation's reporting structure, strategic plans, significant financial, accounting and risk issues, compliance programs and policies, senior management and the independent auditor);
- h) actively seek individuals qualified (in context of the Corporation's needs and any formal criteria established by the Board) to become directors for recommendation to the Board;
- i) review and recommend to the Board the membership and allocation of directors to the various committees of the Board, and the chairs thereof;
- j) establish procedures for the receipt of comments from all directors to be included in an annual assessment of the Board's performance;

Governance Responsibilities

- k) review from time to time the size of the Board and number of directors who are independent for the purpose of applicable requirements;
- l) at least annually, review the mandates and performance of the Board and its committees and, if appropriate, make recommendations to the Board in respect thereof;
- m) at least annually, review the practices of the Board (including the holding of separate meetings of non-management and independent directors) to ensure compliance with the Board's mandate and the Corporation's internal governance guidelines and policies;
- n) at least annually, review the relationship between senior management and the Board and, if appropriate, make recommendations to the Board with a view to ensuring that the Board is able to function independently of senior management;
- o) at least annually, review the adequacy of the Corporation's Code of Business Conduct and recommend any proposed changes to the Board;
- p) be responsible for granting any waivers from the application of the Corporation's Code of Business Conduct and review senior management's monitoring of compliance with that Code;
- q) review, as requested by the Board, the adequacy of position descriptions for the Corporation's CEO, chairman of the Board and chairpersons of the committees of the Board;
- r) assess the need, and to coordinate a program, for continuing education for members of the Board; and
- s) review the performance of Brookfield LP in providing services to the Corporation and certain of its subsidiaries pursuant to the amended and restated management agreement dated October 3, 2005, as amended and restated July 31, 2013, between AT Limited Partnership, Katahdin Forest Management LLC and Brookfield LP.

3. MEMBERSHIP AND ORGANIZATION

- a) Following each annual meeting of the Corporation's shareholders, the Board shall appoint from its members three directors to serve on the Committee (the "**Members**") until the close of the next annual meeting of shareholders of the Corporation (provided that if such appointment is not made, the Member shall continue as a member of the Committee until his or her successor is appointed) or until the Member ceases to be a director, resigns or is replaced, whichever first occurs. In addition to possessing the qualities required of a Director, each Member shall have, or commit to develop in a timely manner, an understanding of compensation and corporate governance principles and practices.
- b) A majority of the Members of the Committee shall be "independent" as set out in the mandate of the Board.
- c) The Board shall appoint one of the Members as the chairperson of the Committee (the "**Chair**"). If the Chair is absent from a meeting, the Members shall select a chairperson from those in attendance to act as chairperson of the meeting. The Chair's responsibilities have been determined and approved by the Board and have been set out in a written position description.
- d) The compensation of Members shall be as determined by the Board.

4. PROCEDURES AND ADMINISTRATION

- a) **Meetings** – Meetings of the Committee may be called by the Chair or the chairperson of the Board. Meetings will be called not less than once annually. Notice of each meeting shall be given to each Member and to the Chairman verbally or by letter, e-mail, telephone facsimile transmission or telephone not less than 24 hours before the time fixed for the meeting. Members may waive notice of any meeting. The notice need not state the purpose or purposes for which the meeting is being held.
- b) **Quorum and voting** – The powers of the Committee shall be exercisable by a meeting at which a quorum is present. A quorum shall be not less than a majority of the Members from time to time. Subject to the foregoing, and the constating documents under which the Corporation was created, and unless otherwise determined by the Board, the Committee shall have the power to fix its quorum and to regulate its procedure. Matters decided by the Committee shall be decided by majority vote.
- c) **Investigations** – In discharging its duties, the Committee shall have full access to all corporate books, records, facilities, personnel and outside professionals. The Committee may invite from time to time such persons as it may see fit to attend its meetings and to take part in discussion and consideration of the affairs of the Committee.
- d) **Independent Advisors** – The Committee shall have the authority, to the extent it deems necessary or appropriate, to retain independent consultants and independent legal, accounting or other advisors, who may be regular advisors to the Corporation. The Corporation shall provide such funding as the Committee determines is appropriate in connection with the retention of such advisors.

- e) **Reports to the Board** – The Committee shall report to the board on its proceedings, reviews undertaken and any associated recommendations.

5. ANNUAL EVALUATION

At least annually, the Committee shall, in a manner it determines to be appropriate:

- a) perform a review and evaluation of the performance of the Committee and its members, including the compliance of the Committee with this Mandate; and
- b) review and assess the adequacy of this Mandate and the position description for the committee chair and recommend to the Board any improvements that the Committee believes to be appropriate.