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INFORMATION CIRCULAR
as at October 14, 2025 *(except as otherwise indicated)*

This Information Circular is furnished in connection with the solicitation of proxies by the management of Stallion Uranium Corp. for use at the annual general meeting (the “Meeting”) of its shareholders to be held on Thursday, November 13, 2025, at the time and place and for the purposes set forth in the accompanying notice of Meeting.

The Company is conducting a Meeting virtually. Registered shareholders and validly appointed proxyholders may attend the Meeting via Zoom at:

<https://us06web.zoom.us/j/89227114668?pwd=wflZHN6okZSYct6CfSMMON6DME2pTW.1>

**Meeting ID: 892 2711 4668
Passcode: 850122**

In this Information Circular, references to “the **Company**”, “we” and “our” refer to **Stallion Uranium Corp.** “**Common Shares**” means common shares in the capital of the Company. “**Beneficial Shareholders**” means shareholders who do not hold Common Shares in their own name and “**intermediaries**” refers to brokers, investment firms, clearing houses and similar entities that own securities on behalf of Beneficial Shareholders. “**Registered Shareholder**” means the person whose name appears on the central securities register maintained by or on behalf of the Company and who holds Common Shares in his or her own name.

GENERAL PROXY INFORMATION

Solicitation of Proxies

The solicitation of proxies will be primarily by mail, but proxies may be solicited personally or by telephone by directors, officers and regular employees of the Company. The Company will bear all costs of this solicitation. We have arranged for intermediaries to forward the meeting materials to beneficial owners of the Common Shares held of record by those intermediaries and we may reimburse the intermediaries for their reasonable fees and disbursements in that regard.

Appointment of Proxyholders

The individuals named in the accompanying form of proxy (the “**Proxy**”) are officers and/or directors of the Company. **If you are a shareholder entitled to vote at the Meeting, you have the right to appoint a person or company other than either of the persons designated in the Proxy, who need not be a shareholder, to attend and act for you and on your behalf at the Meeting. You may do so either by inserting the name of that other person in the blank space provided in the Proxy or by completing and delivering another suitable form of proxy.**

Voting by Proxyholder

The persons named in the Proxy will vote or withhold from voting the Common Shares represented thereby in accordance with your instructions on any ballot that may be called for. If you specify a choice with respect to any matter to be acted upon, your Common Shares will be voted accordingly. The Proxy confers discretionary authority on the persons named therein with respect to:

- (a) each matter or group of matters identified therein for which a choice is not specified, other than the appointment of an auditor and the election of directors,
- (b) any amendment to or variation of any matter identified therein, and
- (c) any other matter that properly comes before the Meeting.

In respect of a matter for which a choice is not specified in the Proxy, the persons named in the Proxy will vote the Common Shares represented by the Proxy for the approval of such matter.

Registered Shareholders

Registered Shareholders may wish to vote by proxy whether or not they are able to attend the Meeting in person. Registered Shareholders electing to submit a proxy may do so by choosing one of the following methods:

- (a) complete, date and sign the enclosed form of proxy and return it by mail to the Company's transfer agent, Endeavor Trust Corporation ("Endeavor") at their offices located at 702-777 Hornby Street, Vancouver, BC, V6Z 1S4, email to proxy@endeavortrust.com or fax at 604-559-8908; or
- (b) using the internet at Endeavor's website, <https://www.eproxy.ca/auth/login>. Registered shareholders must follow the instructions that appear on the screen and refer to the enclosed Proxy for the holder's control number and password.

In either case you must ensure the proxy is received at least 48 hours (excluding Saturdays, Sundays and statutory holidays) before the Meeting or the adjournment thereof. Failure to complete or deposit a proxy properly may result in its invalidation. The time limit for the deposit of proxies may be waived by the Company's board of directors (the "Board") at its discretion without notice. **Please note that in order to vote your Common Shares in person at the Meeting, you must attend the Meeting and register with the Scrutineer before the Meeting. If you have already submitted a Proxy, but choose to change your method of voting and attend the Meeting to vote, then you should register with the Scrutineer before the Meeting and inform them that your previously submitted proxy is revoked and that you personally will vote your Common Shares at the Meeting.**

Beneficial Shareholders

The following information is of significant importance to shareholders who do not hold Common Shares in their own name. Beneficial Shareholders should note the only proxies that can be recognized and acted upon at the Meeting are those deposited by registered shareholders (those whose names appear on the records of the Company as the registered holders of Common Shares) or as set out in the following disclosure.

If Common Shares are listed in an account statement provided to a shareholder by a broker, then in almost all cases those Common Shares will not be registered in the shareholder's name on the records of the Company. Such Common Shares will more likely be registered under the name of the shareholder's broker or an agent of that broker. In Canada, the vast majority of such Common Shares are registered under the name of CDS & Co. (the registration name for The Canadian Depository for Securities Limited, which acts as nominee for many Canadian brokerage firms). In the United States of America (the "U.S." or the "United States") the vast majority of such Common Shares are registered under the name of Cede & Co. as nominee for The Depository Trust Company (which acts as depository for many U.S. brokerage firms and custodian banks).

Intermediaries are required to seek voting instructions from Beneficial Shareholders in advance of shareholders' meetings. Every intermediary has its own mailing procedures and provides its own return instructions to clients.

There are two kinds of Beneficial Shareholders - those who object to their name being made known to the issuers of securities which they own (called “OBOs” for “*Objecting Beneficial Owners*”) and those who do not object to the issuers of the securities they own knowing who they are (called “NOBOs” for “*Non-Objecting Beneficial Owners*”).

These securityholder materials are sent to both registered and non-registered (beneficial) owners of the securities of the Company. If you are a non-registered owner, and the Company or its agent sent these materials directly to you, your name, address and information about your holdings of securities, were obtained in accordance with applicable securities regulatory requirements from the intermediary holding securities on your behalf.

Beneficial Shareholders who are OBOs should follow the instructions of their intermediary carefully to ensure that their Common Shares are voted at the Meeting.

Management of the Company does not intend to pay for intermediaries to forward to objecting beneficial owners (“OBOs”) under NI 54-101 the proxy-related materials and Form 54-101F7 – Request for Voting Instructions Made by Intermediary, and, in the case of an OBO, the OBO will not receive the materials unless the OBO’s intermediary assumes the cost of delivery.

The form of proxy supplied to you by your broker will be similar to the proxy provided to registered shareholders by the Company. However, its purpose is limited to instructing the intermediary on how to vote on your behalf. Most brokers now delegate responsibility for obtaining instructions from clients to Broadridge Financial Solutions Inc. (“Broadridge”) in Canada and in the United States. Broadridge mails a Voting Instruction Form (“VIF”) in lieu of a proxy provided by the Company. The VIF will name the same persons as the Company’s Proxy to represent you at the Meeting. You have the right to appoint a person (who need not be a Beneficial Shareholder of the Company), different from the persons designated in the VIF, to represent your Common Shares at the Meeting, and that person may be you. To exercise this right insert the name of your desired representative (which may be you) in the blank space provided in the VIF. Once you have completed and signed your VIF return it to Broadridge by mail or facsimile, or deliver your voting instructions to Broadridge by phone or via the internet, in accordance with Broadridge’s instructions. Broadridge tabulates the results of all instructions received and provides appropriate instructions respecting the voting of Common Shares to be represented at the Meeting. **If you receive a VIF from Broadridge, it must be completed and returned to Broadridge, in accordance with Broadridge’s instructions, well in advance of the Meeting in order to: (a) have your Common Shares voted at the Meeting as per your instructions; or (b) have an alternate representative chosen by you duly appointed to attend and vote your Common Shares at the Meeting.**

Notice to Shareholders in the United States

The solicitation of proxies involves securities of an issuer located in Canada and is being effected in accordance with the corporate laws of the Province of British Columbia, Canada and securities laws of the provinces of Canada. The proxy solicitation rules under the United States *Securities Exchange Act of 1934*, as amended, are not applicable to the Company or this solicitation, and this solicitation has been prepared in accordance with the disclosure requirements of the securities laws of the provinces of Canada. Shareholders should be aware that disclosure requirements under the securities laws of the provinces of Canada differ from the disclosure requirements under United States securities laws.

The enforcement by Shareholders of civil liabilities under United States federal securities laws may be affected adversely by the fact that the Company is incorporated under the *Business Corporations Act* (British Columbia) (the “BCA” and the “Act”), as amended, certain of its directors and its executive officers are residents of Canada and a substantial portion of its assets and the assets of such persons are located outside the United States. Shareholders may not be able to sue a foreign company or its officers or directors in a foreign court for violations of United States federal securities laws. It may be difficult to compel a foreign company and its officers and directors to subject themselves to a judgment by a United States court.

Revocation of Proxies

In addition to revocation in any other manner permitted by law, a registered shareholder who has given a proxy may revoke it by:

- (a) executing a proxy bearing a later date or by executing a valid notice of revocation, either of the foregoing to be executed by the registered shareholder or the registered shareholder's authorized attorney in writing, or, if the shareholder is a corporation, under its corporate seal by an officer or duly authorized attorney, and by delivering the proxy bearing a later date to Computershare or at the address of the Company at Suite 700-838 W Hasting Street, Vancouver, British Columbia, V6C 0A6, attention Kelly Pladson, at any time up to and including the last business day that precedes the day of the Meeting or, if the Meeting is adjourned, the last business day that precedes any reconvening thereof, or to the chairman of the Meeting on the day of the Meeting or any reconvening thereof, or in any other manner provided by law, or
- (b) personally attending the Meeting and voting the registered shareholder's Common Shares.

A revocation of a proxy will not affect a matter on which a vote is taken before the revocation.

INTEREST OF CERTAIN PERSONS OR COMPANIES IN MATTERS TO BE ACTED UPON

No director or executive officer of the Company, or any person who has held such a position since the beginning of the last completed financial year of the Company, nor any nominee for election as a director of the Company, nor any associate or affiliate of the foregoing persons, has any substantial or material interest, direct or indirect, by way of beneficial ownership of securities or otherwise, in any matter to be acted on at the Meeting other than the election of directors, as further described below.

VOTING SECURITIES AND PRINCIPAL HOLDERS OF VOTING SECURITIES

The Board has fixed October 8, 2025, as the record date (the "**Record Date**") for determining persons entitled to receive notice of the Meeting. Only shareholders of record at the close of business on the Record Date who either attend the Meeting personally or complete, sign and deliver a form of proxy in the manner and subject to the provisions described above will be entitled to vote or to have their Common Shares voted at the Meeting.

The Common Shares are listed for trading on the TSX Venture Exchange (the "TSXV") and the Company is authorized to issue an unlimited number of Common Shares. As of October 8, 2025, there were 125,167,416 Common Shares without par value issued and outstanding, each carrying the right to one vote. No group of shareholders has the right to elect a specified number of directors, nor are there cumulative or similar voting rights attached to the Common Shares.

To the knowledge of the directors and executive officers of the Company, as at the Record Date, there were no persons that beneficially owned, directly or indirectly, or exercised control or direction over, Common Shares carrying more than 10% of the voting rights attached to all outstanding Common Shares.

DOCUMENTS INCORPORATED BY REFERENCE

The following documents filed with the securities commissions or similar regulatory authority in British Columbia, Alberta and Ontario, are specifically incorporated by reference into, and form an integral part of, this information circular:

- December 31, 2024 year-end financial statements, report of the auditor and related management discussion and analyses as filed under the Company's profile on SEDAR+ at www.sedarplus.ca.

A shareholder upon request, without charge, may obtain copies of the documents incorporated herein by reference from the Company by emailing kelly@niacorporateservices.com. These documents are also available via the internet under the Company's profile on SEDAR+ at www.sedarplus.ca.

VOTES NECESSARY TO PASS RESOLUTIONS

A simple majority of affirmative votes cast at the Meeting is required to pass the resolutions to set the number of directors, the election of directors, and the appointment of the auditor as described herein. If there are more nominees for election as directors or appointment of the Company's auditor than there are vacancies to fill, those nominees receiving the greatest number of votes will be elected or appointed, as the case may be, until all such vacancies have been filled. If the number of nominees for election or appointment is equal to the number of vacancies to fill, all such nominees will be declared elected or appointed by acclamation.

NUMBER OF DIRECTORS

The Articles of the Company provide for a Board of no fewer than three directors and no greater than a number as fixed or changed from time to time by majority approval of the Shareholders, subject to increases as permitted by the Business Corporations Act (*British Columbia*) ("BCA").

At the Meeting, Shareholders of the Company will be asked to vote on the ordinary resolution to set the number of directors of the Company at five (5). As of the date of this Information Circular, the current directors of the Company are: Drew Zimmerman, Matthew Schwab, Jay Martin, Terri Anne Welyki and Peter Dembicki.

Management recommends the approval of the resolution to set the number of directors of the Company at five (5).

ELECTION OF DIRECTORS

The term of office of each of the current directors will end at the conclusion of the Meeting. Unless a director's office is vacated earlier, in accordance with the provisions of the BCA, each director elected at the Meeting will hold office until the conclusion of the next annual general meeting of the Company, or if no director is then elected, until a successor is elected.

On December 3, 2020, the Shareholders approved a special resolution confirming, ratifying and approving the Company's advance notice policy (the "**Advance Notice Policy**") for the purpose of providing shareholders, directors and management of the Company with a clear framework for nominating directors of the Company in connection with any annual or special meeting of the Shareholders.

As of the date of this Information Circular, the Company has not received notice of a nomination in compliance with the Advance Notice Policy.

Management Director Nominees

The following table sets out the names of management's nominees for election as director, all major offices and positions with the Company and any of its significant affiliates each now holds, each nominee's current principal occupation, business or employment (for the five preceding years for each new nominee), the period of time during which each has been a director of the Company and the number of Common Shares of the Company beneficially owned by each, directly or indirectly, or over which each exercised control or direction, as at the date of this Information Circular.

Name, Province, Country of Residence and Position(s) with the Company	Periods During which Nominee has Served as a Director and/or Officer	Principal Occupation, Business or Employment for Last Five Years	Number of Common Shares Owned ⁽¹⁾
Matthew Schwab Saskatchewan, Canada <i>CEO & Director</i>	Director since March 27, 2024;	Over 15 years of experience working with private and publicly traded mining companies in the natural resources sector; Previously CEO of Kraken Energy Corp.	300,000

	CEO since November 29, 2024	from 2022 to 2024. Co-Founder and & Senior VP, at Axiom Exploration Group Ltd. from 2018 to 2022.	
Drew Zimmerman ⁽²⁾ British Columbia, Canada <i>Director</i>	Director since November 2, 2020	Mining Executive – President of Noble Plains Uranium.	205,000
Jay Martin ⁽²⁾ British Columbia, Canada <i>Director</i>	Director since August 18, 2020	CEO of Cambridge House International Inc. since 2010; Director of the Entrepreneur Organization’s Vancouver Chapter since 2017.	113,334
Terri Anne Welyki ⁽²⁾ British Columbia, Canada <i>Director</i>	Director since July 29, 2021	Over 15 years of experience working with private and publicly traded mining companies including Calico Resources Corp., EMC Green Group S.A. and Barksdale Resources Corp.	30,000
Peter Dembicki British Columbia, Canada <i>Director</i>	Director since September 19, 2025	President & CEO of Tier One Silver Inc. since January 2021; Former Investment Advisor.	Nil

Notes:

- 1) Shares beneficially owned, directly or indirectly, or over which control or direction is exercised, based upon information furnished by the Company on www.sedi.ca.
- 2) Member of the Audit Committee.

Management recommends the approval of each of the nominees listed above for election as directors of the Company until the next annual general meeting.

Management does not contemplate that any of its nominees will be unable to serve as directors. If any vacancies occur in the slate of nominees listed above before the Meeting, then the Designated Persons intend to exercise discretionary authority to vote the common shares represented by proxy for the election of any other persons as directors.

Cease Trade Orders

No proposed director of the Company is, as at the date of this Circular, or has been, within 10 years before the date of this Circular, a director, chief executive officer or chief financial officer of any company that:

- a. was subject to (i) a cease trade order; (ii) an order similar to a cease trade order; or (iii) an order that denied the relevant company access to any exemption under securities legislation, that was in effect for a period of more than 30 consecutive days that was issued while the proposed director was acting in the capacity as director, chief executive officer or chief financial officer; or
- b. was subject to (i) a cease trade order; (ii) an order similar to a cease trade order; or (iii) an order that denied the relevant company access to any exemption under securities legislation, that was in effect for a period of more than 30 consecutive days that was issued after the proposed director ceased to be a director, chief executive officer or chief financial officer and which resulted from an event that occurred while that person was acting in the capacity as director, chief executive officer or chief financial officer.

Bankruptcies

No proposed director of the Company is, as at the date of this Circular, or has been within 10 years before the date of this Circular, a director or executive officer of any company that, while that person was acting in that capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation

relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets.

No proposed director of the Company has, within 10 years before the date of this Circular, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the proposed director.

Penalties or Sanctions

No proposed director of the Company has been subject to:

- (a) any penalties or sanctions imposed by a court relating to securities legislation or by a securities regulatory authority or has entered into a settlement agreement with a securities regulatory authority; or
- (b) any other penalties or sanctions imposed by a court or regulatory body that would likely to be considered important to a reasonable shareholder in deciding whether to vote for a proposed director.

APPOINTMENT OF AUDITOR

Shareholders will be asked to vote for the re-appointment of Saturna Group Chartered Professional Accountants LLP to serve as auditors of the Company to hold office until the next annual general meeting of Shareholders or until such firm is removed from office or resigns as provided by law and to authorize the Board to fix the remuneration to be paid to the auditors. The Saturna Group Chartered Professional Accountants LLP was appointed auditors of the Company on March 11, 2014.

Unless otherwise directed, the persons named in the enclosed form of proxy intend to vote FOR the appointment of Saturna Group Chartered Professional Accountants LLP as the auditor of the Company until the next annual general meeting.

AUDIT COMMITTEE AND RELATIONSHIP WITH AUDITOR

The Company is a venture issuer as defined under National Instrument 52-110 – *Audit Committees* (“NI 52-110”) and each venture issuer is required to disclose annually in its information circular certain information concerning the constitution of its Audit Committee and its relationship with its independent auditor, as set forth below.

The Audit Committee’s Charter

A copy of the Company’s Audit Committee Charter is attached as Schedule “A” to this information circular. The Audit Committee Charter was adopted by the Board on February 5, 2013, and the actions and decisions of the Audit Committee have been governed by the Charter since then, and continue to be so.

Composition of the Audit Committee

The following persons are members of the audit committee:

Drew Zimmerman	Non-Independent	Financially Literate
Terri Anne Welyki	Independent	Financially Literate
Jay Martin	Independent	Financially Literate

A member of the Audit Committee is independent if the member has no direct or indirect material relationship with the Company. A material relationship means a relationship, which could, in the Board’s reasonable opinion, interfere with the exercise of a member’s independent judgement. Drew Zimmerman is non-independent as he is the Company’s former CEO in the last three years.

A member of the Audit Committee is considered financially literate if he or she has the ability to read and understand a set of financial statements presenting a breadth and level of complexity of accounting issues generally comparable to the breadth and complexity of issues one can reasonably expect to be raised by the Company.

Relevant Education and Experience

Each member of the Company’s Audit Committee has adequate education and experience relevant to their performance as an Audit Committee member and, in particular, the requisite education and experience that provides the member with:

- (a) an understanding of the accounting principles used by the Company to prepare its financial statements and the ability to assess the general application of those principles in connection with estimates, accruals and reserves;
- (b) experience preparing, auditing, analyzing or evaluating financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of issues that can reasonably be expected to be raised by the Company’s financial statements or experience actively supervising individuals engaged in such activities; and
- (c) an understanding of internal controls and procedures for financial reporting.

Audit Committee Oversight

The Audit Committee has not made any recommendations to the Board to nominate or compensate any auditor other than Saturna Group Chartered Professional Accountants LLP.

Reliance on Certain Exemptions

The Company’s auditor, Saturna Group Chartered Professional Accountants LLP, have not provided any material non-audit services. At no time since the commencement of the Company's most recently completed financial year has the Company relied on the exemption in Section 2.4 of NI 52-110 (*De Minimis* Non-Audit Services), or an exemption from NI 52-110, in whole or in part, granted under Part 8 (*Exemptions*).

Pre-Approval Policies and Procedures

The Audit Committee has not adopted specific policies and procedures for the engagement of non-audit services.

External Auditor Service Fees

The Audit Committee has reviewed the nature and amount of the non-audit services provided by the Company’s current auditor, Saturna Group Chartered Professional Accountants LLP (the “Auditors”) to the Company to ensure auditor independence. Fees incurred with the Auditors, for audit and non-audit services in the last two fiscal years are outlined in the following table:

Nature of Services	Fees Paid to Auditor in Year Ended December 31, 2024	Fees Paid to Auditor in Year Ended December 31, 2023
Audit Fees ⁽¹⁾	\$31,000	\$25,000
Audit-Related Fees ⁽²⁾	N/A	\$161
Tax Fees ⁽³⁾	\$9,110	N/A
All Other Fees ⁽⁴⁾	N/A	N/A
Total	\$40,110	\$25,161

Notes:

- (1) “Audit Fees” include fees necessary to perform the annual audit and quarterly reviews of the Company’s consolidated financial statements. Audit Fees include fees for review of tax provisions and for accounting consultations on matters reflected in the financial statements. Audit Fees also include audit or other attest services required by legislation or regulation, such as comfort letters, consents, reviews of securities filings and statutory audits.

- (2) "Audit-Related Fees" include services that are traditionally performed by the auditor. These audit-related services include employee benefit audits, due diligence assistance, accounting consultations on proposed transactions, internal control reviews and audit or attest services not required by legislation or regulation.
- (3) "Tax Fees" include fees for all tax services other than those included in "Audit Fees" and "Audit-Related Fees". This category includes fees for tax compliance, tax planning and tax advice. Tax planning and tax advice includes assistance with tax audits and appeals, tax advice related to mergers and acquisitions, and requests for rulings or technical advice from tax authorities.
- (4) "All Other Fees" include all other non-audit services.

Exemption

The Company is a "venture issuer" as defined in NI 52-110 and relies on the exemption in section 6.1 of NI 52-110 relating to Parts 3 (*Composition of Audit Committee*) and 5 (*Reporting Obligations*).

CORPORATE GOVERNANCE

General

National Instrument 58-101 - *Disclosure of Corporate Governance Practices* ("NI 58-101") requires issuers to disclose their corporate governance practices and National Policy 58-201 - *Corporate Governance Guidelines* ("NP 58-201") provides guidance on corporate governance practices. This section sets out the Company's approach to corporate governance and addresses the Company's compliance with NI 58-101.

Corporate governance refers to the policies and structure of the Board, whose members are elected by and are accountable to the company's shareholders. Corporate governance encourages establishing a reasonable degree of independence of the Board from executive management and the adoption of policies to ensure the Board recognizes the principles of good management. The Board is committed to sound corporate governance practices as such practices are both in the interests of shareholders and help to contribute to effective and efficient decision-making.

Board of Directors

Directors are considered to be independent if they have no direct or indirect material relationship with the Company. A "material relationship" is a relationship which could, in the Board's opinion, be reasonably expected to interfere with the exercise of a director's independent judgment.

The Board facilitates its independent supervision over management of the Company through frequent meetings of the Board at which members of management or non-independent directors are not in attendance and by retaining independent consultants where it deems necessary.

Management is delegated the responsibility for meeting defined corporate objectives, implementing approved strategic and operating plans, carrying on the Company's business in the ordinary course, managing cash flow, evaluating new business opportunities, recruiting staff and complying with applicable regulatory requirements. The Board facilitates its independent supervision over management by reviewing and approving long-term strategic, business and capital plans, material contracts and business transactions, and all debt and equity financing transactions. Through its Audit Committee, the Board examines the effectiveness of the Company's internal control processes and management information systems. The Board reviews executive compensation and recommends stock option grants.

The independent members of the Board are Drew Zimmerman, Jay Martin and Terri Anne Welyki. Matthew Schwab is non-independent as he is an officer of the Company and Peter Dembicki is non-independent due to his role as Corporate Consultant to the Company.

Directorships

Certain members of the Board are currently serving on boards of directors of other reporting issuers, as set out below:

Name of Director	Name of Reporting Issuer
Drew Zimmerman	Rocket Doctor AI Inc. Lithium One Metals Inc.

Name of Director	Name of Reporting Issuer
Matthew Schwab	Kraken Energy Corp.
Jay Martin	N/A
Terri Anne Welyki	CMP Mining Inc.
Peter Dembicki	N/A

Orientation and Continuing Education

The Board provides an overview of the Company’s business activities, systems and business plan to all new directors. New director candidates have free access to any of the Company’s records, employees or senior management in order to conduct their own due diligence and will be briefed on the strategic plans, short, medium and long term corporate objectives, business risks and mitigation strategies, corporate governance guidelines and existing policies of the Company. The directors are encouraged to update their skills and knowledge by taking courses and attending professional seminars.

Ethical Business Conduct

The Board has found that the fiduciary duties placed on individual directors by the Company’s governing corporate legislation and the common law and the restrictions placed by applicable corporate legislation on an individual director’s participation in decisions of the Board in which the director has an interest have been sufficient to ensure that the Board operates independently of management and in the best interests of the Company.

Nomination of Directors

The Board is responsible for identifying individuals qualified to become new directors and recommending new director nominees for the next annual meeting of shareholders.

New nominees must have a track record in general business management, special expertise in an area of strategic interest to the Company, the ability to devote the required time, show support for the Company’s mission and strategic objectives, and a willingness to serve.

Compensation

The Board conducts reviews with regard to the compensation of the directors and officers once a year. To make its recommendations on such compensation, the Board takes into account the types of compensation and the amounts paid to directors and officers of comparable publicly traded Canadian companies.

Other Board Committees

The Board has no other committees other than the Audit Committee.

Assessments

The Board monitors the adequacy of information given to directors, communication between the Board and management, and the strategic direction and processes of the Board and the Audit Committee on an ongoing basis.

STATEMENT OF EXECUTIVE COMPENSATION

The following compensation information is provided as required under Form 51-102F6V – *Statement of Executive Compensation – Venture Issuers* as such term is defined in NI 51-102 – *Continuous Disclosure Obligations*, for **Stallion Uranium Corp.** (the “Company”) during its financial year ending December 31, 2024.

For the purposes of this Statement of Executive Compensation:

“NEO” or “**named executive officer**” means each of the following individuals:

- (a) each individual who, in respect of the company, during any part of the most recently completed financial year, served as chief executive officer (“CEO”), including an individual performing functions similar to a CEO;
- (b) each individual who, in respect of the company, during any part of the most recently completed financial year, served as chief financial officer (“CFO”), including an individual performing functions similar to a CFO;
- (c) in respect of the Company and its subsidiaries, the most highly compensated executive officer(s) other than the individuals identified in paragraphs (a) and (b) at the end of the most recently completed financial year whose total compensation was more than \$150,000, as determined in accordance with subsection 1.3(5), for that financial year;
- (d) each individual who would be a named executive officer under paragraph (c) but for the fact that the individual was not an executive officer of the Company, and was not acting in a similar capacity, at the end of that financial year.

During the financial year ended December 31, 2024, based on the definition above, the NEOs of the Company were Matthew Schwab, CEO, Drew Zimmerman, Former CEO; and Dong Shim, CFO.

Director and Named Executive Officer Compensation

The following compensation table, excluding options and compensation securities, provides a summary of the compensation paid by the Company to NEOs and directors of the Company for the financial years ended December 31, 2024 and 2023.

Table of Compensation Excluding Compensation Securities							
Name and position	Year	Salary, consulting fee, retainer or commission (\$)	Bonus (\$)	Committee or meeting fees (\$)	Value of perquisites (\$)	Value of all other compensation (\$)	Total compensation (\$)
Matthew Schwab ⁽¹⁾ <i>CEO and Director</i>	2024	14,583	Nil	Nil	Nil	Nil	14,583
	2023	N/A	N/A	N/A	N/A	N/A	N/A
Dong Shim <i>CFO</i>	2024	36,000 ⁽²⁾	Nil	Nil	Nil	35,110 ⁽³⁾	71,110
	2023	36,000 ⁽²⁾	N/A	N/A	N/A	26,500 ⁽³⁾	62,500
Drew Zimmerman ⁽⁴⁾ <i>Director; Former CEO</i>	2024	270,000 ⁽⁵⁾	Nil	Nil	Nil	Nil	270,000
	2023	175,500 ⁽⁵⁾	Nil	Nil	Nil	Nil	175,500
Terri Anne Welyki <i>Director</i>	2024	Nil	Nil	Nil	Nil	Nil	Nil
	2023	Nil	Nil	Nil	Nil	Nil	Nil
Jay Martin <i>Director</i>	2024	Nil	Nil	Nil	Nil	Nil	Nil
	2023	Nil	Nil	Nil	Nil	Nil	Nil
Terence Wells ⁽⁶⁾ <i>Former Director</i>	2024	Nil	Nil	Nil	Nil	Nil	Nil
	2023	Nil	Nil	Nil	Nil	Nil	Nil

Notes

1. Mr. Schwab was appointed a director on March 27, 2024 and CEO on November 29, 2024.
2. Paid to Golden Tree Capital Corp., a company controlled by Mr. Shim, for consulting services.
3. Paid to Shim & Associates LLP, a company controlled by Mr. Shim, for accounting services.
4. Mr. Zimmerman resigned as CEO on November 29, 2024.
5. Paid to Zimco Capital Inc., a company controlled by Mr. Zimmerman, for management fees.
6. Mr. Wells ceased to be a director on March 27, 2024.

Stock Options and Other Compensation Securities

During the financial year ended December 31, 2024, the following NEOs or directors of the Company were issued compensation securities:

Compensation Securities							
Name and position	Type of compensation security	Number of compensation securities, number of underlying securities, and percentage of class ⁽¹⁾	Date of issue or grant	Issue, conversion or exercise price ⁽¹⁾	Closing price of security or underlying security on date of grant ⁽¹⁾	Closing price of security or underlying security at year end ⁽¹⁾	Expiry date
Matthew Schwab <i>CEO and Director</i>	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Dong Shim <i>CFO</i>	Options	10,000	09Jan2024	\$1.25	\$1.10	\$0.75	09Jan2029
Drew Zimmerman <i>Director; Former CEO</i>	Options	40,000	09Jan2024	\$1.25	\$1.10	\$0.75	09Jan2029
Terri Anne Welyki <i>Director</i>	Options	20,000	09Jan2024	\$1.25	\$1.10	\$0.75	09Jan2029
Jay Martin <i>Director</i>	Options	20,000	09Jan2024	\$1.25	\$1.10	\$0.75	09Jan2029
Terence Wells <i>Former Director</i>	Options	20,000	09Jan2024	\$1.25	\$1.10	\$0.75	09Jan2029

(1) On February 28, 2025, the Company consolidated its shares on a basis of 5:1. The numbers shown are on a post-consolidated basis.

Exercise of Compensation Securities by NEOs and Directors

During the financial year ended December 31, 2024, there were no compensation securities exercised by NEOs or directors of the Company.

Stock Option Plan and Other Incentive Plans

The Company has adopted a “rolling” stock option plan (the “Plan”) pursuant to which the Board may grant options (the “Options”) to purchase Common Shares to NEOs, directors and employees of the Company or affiliated corporations and to consultants retained by the Company.

The purpose of the Plan is to attract, retain, and motivate NEOs, directors, employees and other service providers by providing them with the opportunity, through options, to acquire an interest in the Company and benefit from the Company’s growth. Under the Plan, the maximum number of Common Shares reserved for issuance, including Options currently outstanding, is equal to 10% of the Common Shares outstanding.

The number of Common Shares which may be the subject of Options on a yearly basis to any one person cannot exceed 5% of the number of issued and outstanding Common Shares at the time of the grant. Options may be granted to any employee, officer, director, consultant, affiliate or subsidiary of the Company exercisable at a price which is not less than the discounted market price of Common Shares on the date of the grant. The directors of the Company may, by resolution, determine the time period during which any option may be exercised (the “Exercise Period”), provided that the Exercise Period does not contravene any rule or regulation of such exchange on which the Common Shares may be listed. All Options will terminate on the earliest to occur of (a) the expiry of their term; (b) the date of termination of an optionee’s employment, office or position as director, if terminated for just cause; (c) 90 days (or such other period of time as permitted by any rule or regulation of such exchange on which the Common Shares may be listed) following the date of termination of an optionee’s position as a director or NEO, if terminated for any reason other than the optionee’s disability or death; (d) 30 days following the date of termination of an optionee’s position as

a consultant engaged in investor relations activities, if terminated for any reason other than the optionee's disability, death, or just cause; and (c) the date of any sale, transfer or assignment of the Option.

Options are non-assignable and are subject to early termination in the event of the death of a participant or in the event a participant ceases to be a NEO, director, employee, consultant, affiliate, or subsidiary of the Company, as the case may be. Subject to the foregoing restrictions, and certain other restrictions set out in the Plan, the Board is authorized to provide for the granting of Options and the exercise and method of exercise of options granted under the Plan.

Employment, Consulting and Management Agreements

Other than as described below, the Company has not entered into any agreement or arrangement under which compensation was provided during the most recently completed financial year ended December 31, 2024 or is payable in respect of services provided to the Company or any of its subsidiaries that were: (a) performed by a director or NEO, or (b) performed by any other party but are services typically provided by a director or a NEO.

Matthew Schwab, CEO & Director

By an agreement dated December 1, 2024, Mr. Schwab provided services as an employee to the Company and, in particular, his services as its CEO, in consideration of \$175,000 per annum, payable in bi-monthly installments. For actual amounts paid to Mr. Schwab for the financial year ended December 31, 2024, see "Table of Compensation Excluding Compensation Securities".

The agreement with Mr. Schwab provides for termination as follows:

(a) **Resignation:** Mr. Schwab may terminate the agreement and the executive's employment by providing thirty (30) days of advance written notice to the Company and the Company shall pay to the executive an amount equal to the base salary, vacation pay and any other accrued unpaid wages fully earned by and payable to the executive up to the date of termination, and to the extent permitted by the Act the executive shall have no entitlement to any further notice of termination, payment in lieu of notice of termination, severance or termination pay, benefits or any damages whatsoever.

(b) **Total Disability:** The Company may terminate this agreement and the executive's employment as a result of total disability, and the Company shall pay to the executive an amount equal to the base salary, vacation pay and any other accrued unpaid wages earned by and payable to the executive up to the date of termination, and the Company shall provide to the executive only the minimum payment in lieu of notice of termination, severance pay, benefits and other entitlements required by the Act (if any).

(c) **Just Cause:** "**Just Cause**" means any circumstance that would permit the Company to terminate the executive's employment without notice of termination, or payment in lieu of notice of termination, severance pay or benefits continuation under the Act, as amended. If the agreement is terminated for Just Cause, then the Company shall pay to the executive an amount equal to the base salary, vacation pay and any other accrued unpaid wages fully earned by and payable to the executive up to the date of termination, and the executive shall have no entitlement to any further notice of termination, payment in lieu of notice of termination, severance or termination pay, benefits or any damages whatsoever, except as may be required by the Act.

(d) **Without Just Cause:** The Company may terminate the agreement and the executive's employment without Just Cause by providing written notice to the executive specifying the effective date of termination (which may be immediate). In such event, the Company shall provide, and the executive shall be entitled to receive the notice, payments, benefits and entitlements set out as follows:

(i) The Company shall pay to the executive an amount equal to the base salary, vacation pay and any other accrued unpaid wages fully earned by and payable to the executive up to the date of termination; and

(ii) The Company shall provide to the executive the greatest of: the minimum notice of termination, or payment in lieu of notice of termination, severance pay, benefits continuation and other minimum entitlements required by the Act; or notice of termination, or base salary and benefits continuation in lieu thereof, equivalent to four (8)

weeks (provided however that if any benefit cannot be continued beyond the applicable statutory notice period, due to carrier restrictions, the Company will provide the executive with a sum equal to its portion of the benefit premiums for such benefits).

The agreement with Mr. Schwab provides for the following change of control benefit:

(a) within 12 months after a change of control, then within one pay period following the effective date of the resignation or termination, as the case may be, the Company shall provide the executive, in lieu of notice, a payment equal to the aggregate of (a) 12 months of the executive's base salary, plus (b) the executive's target bonus for the applicable year in which the resignation or termination occurs. In addition, the Company shall continue at its cost, the benefits then in effect for the executive, until the earlier of one year from the effective date of the resignation or termination or the executive obtaining alternate coverage (of which prompt written notice must be given to the Company). In the event the Company is unable to continue any benefit as required above, it shall pay the executive an amount in lieu equal to the cost to the Company of such benefit.

(b) For the purposes of the Agreement, a "**Change of Control**" means (1) any transaction (other than a financing transaction) in which securities of the Company representing more than 50% of the total combined voting power of the Company are issued by the Company, or sold or transferred by the stockholders of the Company, in either case resulting in those persons and entities who beneficially owned more than 50% of the total combined voting power of the Company immediately prior to such transaction ceasing to beneficially own such voting securities immediately after such transaction; (2) the merger or consolidation of the Company with or into another entity resulting in those persons and entities who beneficially owned securities of the Company representing more than 50% of the total combined voting power of the Company immediately prior to such merger or consolidation ceasing to beneficially own such voting securities of the surviving corporation or resulting entity immediately after such merger or consolidation; or (3) the sale of all or substantially all of the Company's assets unless those persons and entities who beneficially owned securities of the Company representing more than 50% of the total combined voting power of the Company immediately prior to such asset sale beneficially own more than 50% of all outstanding voting securities of the purchasing entity immediately after such asset sale.

The agreement with Mr. Schwab is in good standing.

Dong Shim, CFO

By an agreement dated November 18, 2020, Golden Tree Capital Corp. ("Golden Tree"), a company controlled by Mr. Shim, provides consulting services to the Company and, in particular, his services as its CFO, in consideration of consulting fees payable in equal monthly installments of \$3,000. By an agreement dated November 18, 2020, Shim & Associates LLP ("Shim & Associates"), a company controlled by Mr. Shim, provides accounting and bookkeeping services to the Company, in consideration of consulting fees payable in equal monthly installments of \$2,000. For actual amounts paid to Mr. Shim for the financial year ended December 31, 2024, see "Table of Compensation Excluding Compensation Securities".

The agreements with each of Golden Tree and Shim & Associates provide for termination:

- (a) by Golden Tree or Shim & Associates on 60 days' notice to the Company;
- (b) by the Company without prior notice to the consultant for just cause or any breach of the agreement; or
- (c) by the Company at any time at its sole discretion upon 60 days' notice or payment of fees in lieu thereof.

The agreements with Golden Tree and Shim & Associates do not provide for any change of control benefit. The agreements are in good standing.

Drew Zimmerman, Director and Former CEO

By an agreement dated January 15, 2021, as amended February 15, 2023, Zimco Capital Inc. ("Zimco"), a company controlled by Mr. Zimmerman, provided consulting services to the Company and, in particular, his services as its

CEO, in consideration of consulting fees payable in equal monthly installments of \$15,000. For actual amounts paid to Mr. Zimmerman for the financial year ended December 31, 2024, see “Table of Compensation Excluding Compensation Securities”.

The agreement with Zimco provides for termination:

- (a) at any time with the mutual written consent of both parties, or
- (b) at any time by the Company, without prior notice to Zimco, if at any time there has been a material breach of the terms of the agreement by Zimco or if Zimco is unable to perform the services set out in the agreement, on providing written notice, or
- (c) at any time by either party, on providing 90 days written notice or payment in lieu of.

The agreement with Zimco does not provide for any change of control benefit. The agreement was terminated upon Mr. Zimmerman’s resignation as CEO on November 29, 2024. In accordance with the termination and mutual release agreement, Zimco received \$105,000 in seven equal monthly installments of \$15,000.

Oversight and Description of Director and Named Executive Officer Compensation

Elements of the Compensation Program

The responsibilities relating to executive and director compensation, including reviewing and recommending compensation of the Company’s officers and employees and overseeing the Company’s base compensation structure and equity-based compensation program is performed by the Board as a whole. The Board also assumes responsibility for reviewing and monitoring the long-range compensation strategy for the Company’s senior management. The Board generally reviews the compensation of senior management on an annual basis taking into account compensation paid by other issuers of similar size and activity and the performance of officers generally and in light of the Company’s goals and objectives.

The compensation for senior management of the Company is designed to ensure that the level and form of compensation achieves certain objectives, including: (a) attracting and retaining talented, qualified and effective executives; (b) motivating the short and long-term performance of executives; and (c) better aligning the interests of executive officers with those of the Company’s shareholders. In the Board’s view, paying salaries which are competitive in the markets in which the Company operates is a first step to attracting and retaining talented, qualified and effective executives. Competitive salary information on comparable companies is compiled from a variety of sources, including national and international publications.

The Board determines the compensation for the CEO. The compensation of the Company’s executives is determined by the Board after the recommendation of the CEO. In each case, the Board takes into consideration the prior experience of the executive, industry standards, competitive salary information on comparable companies of similar size and stage of development, the degree of responsibility and participation of the executive in the day-to-day affairs of the Company, and the Company’s available cash resources.

In the Board’s view, to attract and retain qualified and effective executives, the Company must pay base salaries which are reasonable in relation to the level of service expected while remaining competitive in the markets in which the Company operates.

The Board has assessed the Company’s compensation plans and programs for its executive officers to ensure alignment with the Company’s business plan and to evaluate the potential risks associated with those plans and programs. The Board has concluded that the compensation policies and practices do not create any risks that are reasonably likely to have a material adverse effect on the Company. The Board considers the risks associated with executive compensation and corporate incentive plans when designing and reviewing such plans and programs.

The Company has not adopted a policy restricting its executive officers or directors from purchasing financial instruments that are designated to hedge or offset a decrease in market value of equity securities granted as compensation or held, directly or indirectly, by its executive officers or directors. To the knowledge of the Company, none of the executive officers or directors has purchased such financial instruments.

Director Compensation

During the most recently completed financial year, the directors received no cash compensation for acting in their capacity as directors of the Company.

Except for the potential grant to directors of stock options, there were no arrangements under which directors were compensated by the Company during the three most recently completed financial years for their services in their capacity as directors.

Pension Disclosure

The Company does not have a pension plan for any of its Directors or NEOs.

SECURITIES AUTHORIZED FOR ISSUANCE UNDER EQUITY COMPENSATION PLANS

The following table sets forth details of the Company’s compensation plans under which equity securities of the Company were authorized for issuance at the end of the Company’s financial year ended December 31, 2024:

Plan Category	Number of securities to be issued upon exercise of outstanding options, warrants and rights⁽¹⁾	Weighted-average exercise price of outstanding options, warrants and rights⁽¹⁾	Number of securities remaining available for future issuance under equity compensation plans⁽¹⁾
Equity compensation plans approved by securityholders	710,000	\$1.55	1,968,425
Equity compensation plans not approved by securityholders	Nil	N/A	Nil
Total	710,000		1,968,425

(1) On February 28, 2025, the Company consolidated its shares on a basis of 5:1. The numbers shown are on a post-consolidated basis.

INDEBTEDNESS OF DIRECTORS AND EXECUTIVE OFFICERS

No directors, proposed nominees for election as directors, executive officers or their respective associates or affiliates, or other management of the Company were indebted to the Company as at the Company’s most recently completed financial year ended December 31, 2024, or as at the date hereof.

INTEREST OF INFORMED PERSONS IN MATERIAL TRANSACTIONS

To the knowledge of management of the Company, no informed person (a director, officer or holder of 10% or more of the Common Shares) or nominee for election as a director of the Company or any associate or affiliate of any informed person or proposed director had any interest in any transaction which has materially affected or would materially affect the Company or any of its subsidiaries during the financial year ended December 31, 2024, or has any interest in any material transaction other than as set out herein and as are disclosed in Note 4 - *Related Party Transactions* in the annual financial statements for the financial year ended December 31, 2024.

MANAGEMENT CONTRACTS

There are no management functions of the Company, which are to any substantial degree performed by a person or company other than the directors or senior officers of the Company.

PARTICULARS OF MATTERS TO BE ACTED UPON

- A. **Set Number of Directors** - see "*Election of Directors*" above (page 4).
- B. **Election of Directors** – see "*Election of Directors*" above (pages 5 and 6).
- C. **Appointment of Auditor** – see "*Appointment of Auditor*" above (page 7).
- D. **Continuation of Stock Option Plan** – see "*Continuation of Stock Option Plan*" below.

Continuation of Stock Option Plan

To comply with TSXV policies covering "rolling" stock option plans, continued grants under the Plan must be approved annually by the shareholders of the Company. At the Meeting shareholders will be asked to ratify and approve the Plan for continuation until the next annual general meeting of the Company.

The Board is of the view that the Plan provides the Company with the flexibility to attract and maintain the services of executives, employees and other service providers in competition with other companies in the industry.

As at the date of this Information Circular, there were 125,222,416 Common Shares issued and outstanding. Under the terms of the Plan, the Company could grant options to purchase up to a total of 12,522,242 Common Shares. As at the date of this Information Circular, options to purchase an aggregate of 3,950,000 Common Shares are granted and outstanding under the Plan, representing approximately 3.15% of the outstanding Common Shares.

Capitalized terms not defined herein shall have the meanings ascribed to them in the Plan.

Terms of the Stock Option Plan

The number of Shares reserved for issuance under the Plan in aggregate shall not exceed 10% of the total number of issued and outstanding common shares of the Company on the Grant Date on a non-diluted basis.

Options may be granted under the Plan to directors, senior officers, Employees, Management Company Employees and Consultants of the Company and its subsidiaries (collectively "**Eligible Persons**"). The exercise price of option grants will be determined by the Board, but shall be not less than a) the Discounted Market Price on the Grant Date; and b) \$0.05, in accordance with TSXV policies.

The maximum aggregate number of Shares that are issuable pursuant to Security Based Compensation granted or issued under the Plan and all of the Company's other previously established or proposed Security Based Compensation plans (to which the following limits apply under TSXV policies):

(a) to Insiders (as a group) shall not exceed 10% of the total number of issued and outstanding Shares on a non-diluted basis at any point in time, unless the Company has obtained the requisite disinterested shareholder approval pursuant to applicable TSXV policies;

(b) to Insiders (as a group) in any 12-month period shall not exceed 10% of the total number of issued and outstanding Shares on a non-diluted basis on the Grant Date, unless the Company has obtained the requisite disinterested shareholder approval pursuant to applicable TSXV policies;

(c) to any one Optionee (including, where permitted under applicable policies of the TSXV, any companies that are wholly owned by such Optionee) in any 12-month period shall not exceed 5% of the total number of issued and outstanding Shares on a non-diluted basis on the Grant Date, unless the Company has obtained the requisite disinterested shareholder approval pursuant to applicable TSXV policies;

(d) to any one Consultant in any 12-month period shall not exceed 2% of the total number of issued and outstanding Shares on a non-diluted basis on the Grant Date; and

(e) to Investor Relations Service Providers (as a group) in any 12-month period shall not exceed 2% of the total number of issued and outstanding Shares on a non-diluted basis on the Grant Date, and Investor Relations Service Providers shall not be eligible to receive any Security Based Compensation other than Options if the Shares are listed on the TSXV at the time of any issuance or grant. The Options issued to Investor Relations Service Providers shall vest in stages over a period of not less than 12 months with no more than ¼ of the Options vesting in any three-month period.

Subject to earlier termination, all Options granted under the Plan will expire not later than the date that is ten (10) years from the date that such Options are granted. In the event that an optionee ceases to be a director, officer, employee or consultant for reasons other than For Cause, the option will terminate within ninety (90) days after the Optionee ceases to be an Eligible Person, or thirty (30) days if the Optionee was engaged in Investor Relations Activities. If terminated For Cause, any outstanding Option held by such Optionee on the date of such termination shall be cancelled as of that date. In the event of the death of an Optionee, the Options will only be exercisable within twelve (12) months of such death. Options granted under the Plan are not transferable or assignable other than by will or other testamentary instrument or pursuant to the laws of succession.

Unless otherwise determined by the Board, at the time of granting an Option, and subject to the other limits on Option grants set out above, all Options granted under the Plan shall vest and become exercisable in full upon grant, except Options granted to Investor Relations Service Providers, which Options must vest in stages over twelve months with no more than one-quarter of the Options vesting in any three (3) month period. There can be no acceleration of the vesting requirements applicable to Option grants to an Investor Relations Service Provider without the prior written approval of the TSXV.

Disinterested Shareholder Approval

Under the policies of the TSXV, if the grant of Options under the proposed Plan to insiders of the Company, together with all of the Company' outstanding Options, could result at any time in:

- (a) the number of shares reserved for issuance pursuant to Options granted to insiders of the Company exceeding 10% of the issued common shares of the Company;
- (b) the grant to insiders of the Company, within a 12 month period, of a number of Options exceeding 10% of the issued common shares of the Company; or
- (c) the issuance to any one optionee, within a 12 month period, of a number of shares exceeding 5% of the issued common shares of the Company,

the Company must obtain disinterested shareholder approval. The policies of the TSXV and the terms of the Plan also provide that disinterested shareholder approval will be required for any reduction in the exercise price of a stock option, or the extension of the term of a stock option, if the Participant is an Insider of the Company at the time of the proposed amendment. The term disinterested shareholder approval means approval by a majority of the votes cast at the Meeting other than votes attaching to shares of the Company beneficially owned by insiders of the Company to whom Options may be granted under the Plan.

A copy of the Plan is available for review by emailing kelly@niacorporateservices.com up to the day prior to the date of the Meeting.

Unless such authority is withheld, the persons named in the enclosed Proxy intend to vote FOR the approval of the Plan.

ADDITIONAL INFORMATION

Additional information relating to the Company is available on SEDAR+ at www.sedarplus.ca.

Shareholders may contact the Company at its office by emailing kelly@niacorporateservices.com to request copies of the Company's financial statements and related Management's Discussion and Analysis (the "MD&A"). Financial information is provided in the Company's audited financial statements and MD&A for the year ended December 31, 2024.

OTHER MATTERS

The Board is not aware of any other matters which it anticipates will come before the Meeting as of the date of mailing of this Information Circular.

APPROVAL OF THE BOARD

The contents of this Information Circular and its distribution to shareholders have been approved by the Board.

Dated at Vancouver, British Columbia as of October 14, 2025

ON BEHALF OF THE BOARD

"Matthew Schwab"

Matthew Schwab
Chief Executive Officer

SCHEDULE “A”

AUDIT COMMITTEE CHARTER

(Adopted February 5, 2013)

I. MANDATE

The Audit Committee (the “Committee”) of the Board of Directors (the “Board”) of Stallion Uranium Corp. (the “Company”) shall assist the Board in fulfilling its financial oversight responsibilities. The Committee’s primary duties and responsibilities under this mandate are to serve as an independent and objective party to monitor:

1. The quality and integrity of the Company’s financial statements and other financial information;
2. The compliance of such statements and information with legal and regulatory requirements;
3. The qualifications and independence of the Company’s independent external auditor (the “Auditor”); and
4. The performance of the Company’s internal accounting procedures and Auditor.

II. STRUCTURE AND OPERATIONS

A. Composition

The Committee shall be comprised of three or more members.

B. Qualifications

Each member of the Committee must be a member of the Board.

Each member of the Committee must be able to read and understand fundamental financial statements, including the Company’s balance sheet, income statement and cash flow statement.

C. Appointment and Removal

In accordance with the Articles of the Company, the members of the Committee shall be appointed by the Board and shall serve until such member’s successor is duly elected and qualified or until such member’s earlier resignation or removal. Any member of the Committee may be removed, with or without cause, by a majority vote of the Board.

D. Chair

Unless the Board shall select a Chair, the members of the Committee shall designate a Chair by the majority vote of all of the members of the Committee. The Chair shall call, set the agendas for and chair all meetings of the Committee.

E. Meetings

The Committee shall meet as frequently as circumstances dictate. The Auditor shall be given reasonable notice of, and be entitled to attend and speak at, each meeting of the Committee concerning the Company’s annual financial statements and, if the Committee feels it is necessary or appropriate, at every other meeting. On request by the Auditor, the Chair shall call a meeting of the Committee to consider any matter that the Auditor believes should be brought to the attention of the Committee, the Board or the shareholders of the Company.

At each meeting, a quorum shall consist of a majority of members that are not officers or employees of the Company or of an affiliate of the Company.

As part of its goal to foster open communication, the Committee may periodically meet separately with each of management and the Auditor to discuss any matters that the Committee or any of these groups believes would be appropriate to discuss privately. In addition, the Committee should meet with the Auditor and management annually to review the Company's financial statements in a manner consistent with Section III of this Charter.

The Committee may invite to its meetings any director, any manager of the Company, and any other person whom it deems appropriate to consult in order to carry out its responsibilities. The Committee may also exclude from its meetings any person it deems appropriate to exclude in order to carry out its responsibilities.

III. DUTIES

A. Introduction

The following functions shall be the common recurring duties of the Committee in carrying out its purposes outlined in Section I of this Charter. These duties should serve as a guide with the understanding that the Committee may fulfill additional duties and adopt additional policies and procedures as may be appropriate in light of changing business, legislative, regulatory or other conditions. The Committee shall also carry out any other responsibilities and duties delegated to it by the Board from time to time related to the purposes of the Committee outlined in Section I of this Charter.

The Committee, in discharging its oversight role, is empowered to study or investigate any matter of interest or concern which the Committee in its sole discretion deems appropriate for study or investigation by the Committee.

The Committee shall be given full access to the Company's internal accounting staff, managers, other staff and Auditor as necessary to carry out these duties. While acting within the scope of its stated purpose, the Committee shall have all the authority of, but shall remain subject to, the Board.

B. Powers and Responsibilities

The Committee will have the following responsibilities and, in order to perform and discharge these responsibilities, will be vested with the powers and authorities set forth below, namely, the Committee shall:

Independence of Auditor

1. Review and discuss with the Auditor any disclosed relationships or services that may impact the objectivity and independence of the Auditor and, if necessary, obtain a formal written statement from the Auditor setting forth all relationships between the Auditor and the Company.
2. Take, or recommend that the Board take, appropriate action to oversee the independence of the Auditor.
3. Require the Auditor to report directly to the Committee.
4. Review and approve the Company's hiring policies regarding partners, employees and former partners and employees of the Auditor and former independent external auditor of the Company.

Performance & Completion by Auditor of its Work

1. Be directly responsible for the oversight of the work by the Auditor (including resolution of disagreements between management and the Auditor regarding financial reporting) for the purpose of preparing or issuing an audit report or performing other audit, review or attest services for the Company, including resolution of disagreements between management and the Auditor regarding financial reporting.
2. Review annually the performance of the Auditor and recommend the appointment by the Board of a new, or re-election by the Company's shareholders of the existing, Auditor for the purpose of preparing or issuing an auditor's report or performing other audit, review or attest services for the Company.
3. Recommend to the Board the compensation of the Auditor.

4. Pre-approve all non-audit services, including the fees and terms thereof, to be performed for the Company by the Auditor.

Internal Financial Controls & Operations of the Company

1. Establish procedures for:
 - (a) the receipt, retention and treatment of complaints received by the Company regarding accounting, internal accounting controls, or auditing matters; and
 - (b) the confidential, anonymous submission by employees of the Company of concerns regarding questionable accounting or auditing matters.

Preparation of Financial Statements

1. Discuss with management and the Auditor significant financial reporting issues and judgments made in connection with the preparation of the Company's financial statements, including any significant changes in the Company's selection or application of accounting principles, any major issues as to the adequacy of the Company's internal controls and any special steps adopted in light of material control deficiencies.
2. Discuss with management and the Auditor any correspondence with regulators or governmental agencies and any employee complaints or published reports which raise material issues regarding the Company's financial statements or accounting policies.
3. Discuss with management and the Auditor the effect of regulatory and accounting initiatives as well as off-balance sheet structures on the Company's financial statements.
4. Discuss with management the Company's major financial risk exposures and the steps management has taken to monitor and control such exposures, including the Company's risk assessment and risk management policies.
5. Discuss with the Auditor the matters required to be discussed relating to the conduct of any audit, in particular:
 - (a) The adoption of, or changes to, the Company's significant auditing and accounting principles and practices as suggested by the Auditor, internal auditor or management.
 - (b) The management inquiry letter provided by the Auditor and the Company's response to that letter.
 - (c) Any difficulties encountered in the course of the audit work, including any restrictions on the scope of activities or access to requested information, and any significant disagreements with management.

Public Disclosure by the Company

1. Review the Company's annual and interim financial statements, management discussion and analysis (MD&A) and earnings press releases before the Board approves and the Company publicly discloses this information.
2. Review the Company's financial reporting procedures and internal controls to be satisfied that adequate procedures are in place for the review of the Company's public disclosure of financial information extracted or derived from its financial statements, other than disclosure described in the previous paragraph, and periodically assessing the adequacy of those procedures.
3. Review disclosures made to the Committee by the Company's Chief Executive Officer and Chief Financial Officer during their certification process of the Company's financial statements about any significant deficiencies in the design or operation of internal controls or material weaknesses therein and any fraud involving management or other employees who have a significant role in the Company's internal controls.

Manner of Carrying Out its Mandate

1. Consult, to the extent it deems necessary or appropriate, with the Auditor, but without the presence of management, about the quality of the Company's accounting principles, internal controls and the completeness and accuracy of the Company's financial statements.
2. Request any officer or employee of the Company or the Company's outside counsel or Auditor to attend a meeting of the Committee or to meet with any members of, or consultants to, the Committee.
3. Meet, to the extent it deems necessary or appropriate, with management, any internal auditor and the Auditor in separate executive sessions.
4. Have the authority, to the extent it deems necessary or appropriate, to retain special independent legal, accounting or other consultants to advise the Committee advisors.
5. Make regular reports to the Board.
6. Review and reassess the adequacy of this Charter annually and recommend any proposed changes to the Board for approval.
7. Annually review the Committee's own performance.
8. Provide an open avenue of communication among the Auditor, the Company's financial and senior management and the Board.
9. Not delegate these responsibilities.

C. Limitation of Audit Committee's Role

While the Committee has the responsibilities and powers set forth in this Charter, it is not the duty of the Committee to plan or conduct audits or to determine that the Company's financial statements and disclosures are complete and accurate and are in accordance with generally accepted accounting principles and applicable rules and regulations. These are the responsibilities of management and the Auditor.