

UNISYNC CORP.

ANNUAL INFORMATION FORM

For the Fiscal Year Ended

September 30, 2025

Dated: December 9, 2025

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ANNUAL INFORMATION FORM

CERTAIN INTERPRETATION MATTERS

Unless the context requires, all references to the “Corporation” or “Unisync” means Unisync Corp. and its predecessors. Unless otherwise specified, all references to “\$” or “dollars” refer to Canadian currency.

This Annual Information Form (“AIF”) may refer to registered trademarks, trade names and service marks of companies other than the Corporation, which names and marks belong to their respective owners. Unisync and the Unisync logo are registered trademarks.

This AIF is dated December 9, 2025. Except where otherwise indicated, the information contained in this AIF is stated as of September 30, 2025.

CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

This AIF contains statements, which, to the extent that they are not recitations of historical fact, may constitute forward-looking information under applicable Canadian securities legislation. Such forward-looking statements or information include, but are not limited to, statements with respect to the Corporation’s expectations as to the increase in uniform volumes due to program launches and expectations as to the increase in new businesses arising from new contract awards and, in addition to statements regarding the Corporation’s future plans, objectives, performance, revenues, growth, profits, operating expenses or the Corporation’s underlying assumptions. Generally, these forward-looking statements can be identified by the use of forward-looking terminology such as “plans”, “expects”, “is expected”, “budget”, “scheduled”, “estimates”, “forecasts”, “intends”, “anticipates”, “believes” or variations of such words and phrases or statements that certain actions, events or results “may”, “would”, “could”, “might” or “will be taken”, “occur” or “be achieved” or the negative connotation thereof. Persons reading this Annual Information Form are cautioned that such statements or information are only predictions, and that the Corporation’s actual future results or performance may be materially different. Factors that could cause actual events or results to differ materially from those suggested by these forward-looking statements include, but are not limited to: competition, operational and economic risk, litigation, a change in the timing or bidding conditions of future government contracts, customer concentration/economic dependence, working capital, potential conflicts of interest, volatility of stock price, disruptions in production including pandemics, government budgetary restraint, reliance on key personnel, reliance on few suppliers, reliance on subcontractors, technological milestones, operating cost fluctuations, increases in interest rates, decreases in the value of the Canadian dollar against the U.S. dollar and other foreign currencies, access to credit, potential unknown liabilities, cybersecurity risks and impact of trade policies and including, but not limited to, other factors described in the Corporation’s reports filed on SEDAR, including under the heading “Risk Factors” of this annual information form and those described in its financial statements and management’s discussion and analysis for the year ended September 30, 2025. This list is not exhaustive of the factors that may affect the Corporation’s forward-looking information. These and other factors should be considered carefully, and readers should not place undue reliance on such forward-looking information. All forward-looking statements made in this Annual Information Form are qualified by this cautionary statement and there can be no assurance that actual results or developments anticipated by the Corporation will be realized. The Corporation disclaims any intention or obligation to update or revise forward-looking information, whether as a result of new information, future events or otherwise, except as required by law.

CORPORATE STRUCTURE

The Corporation

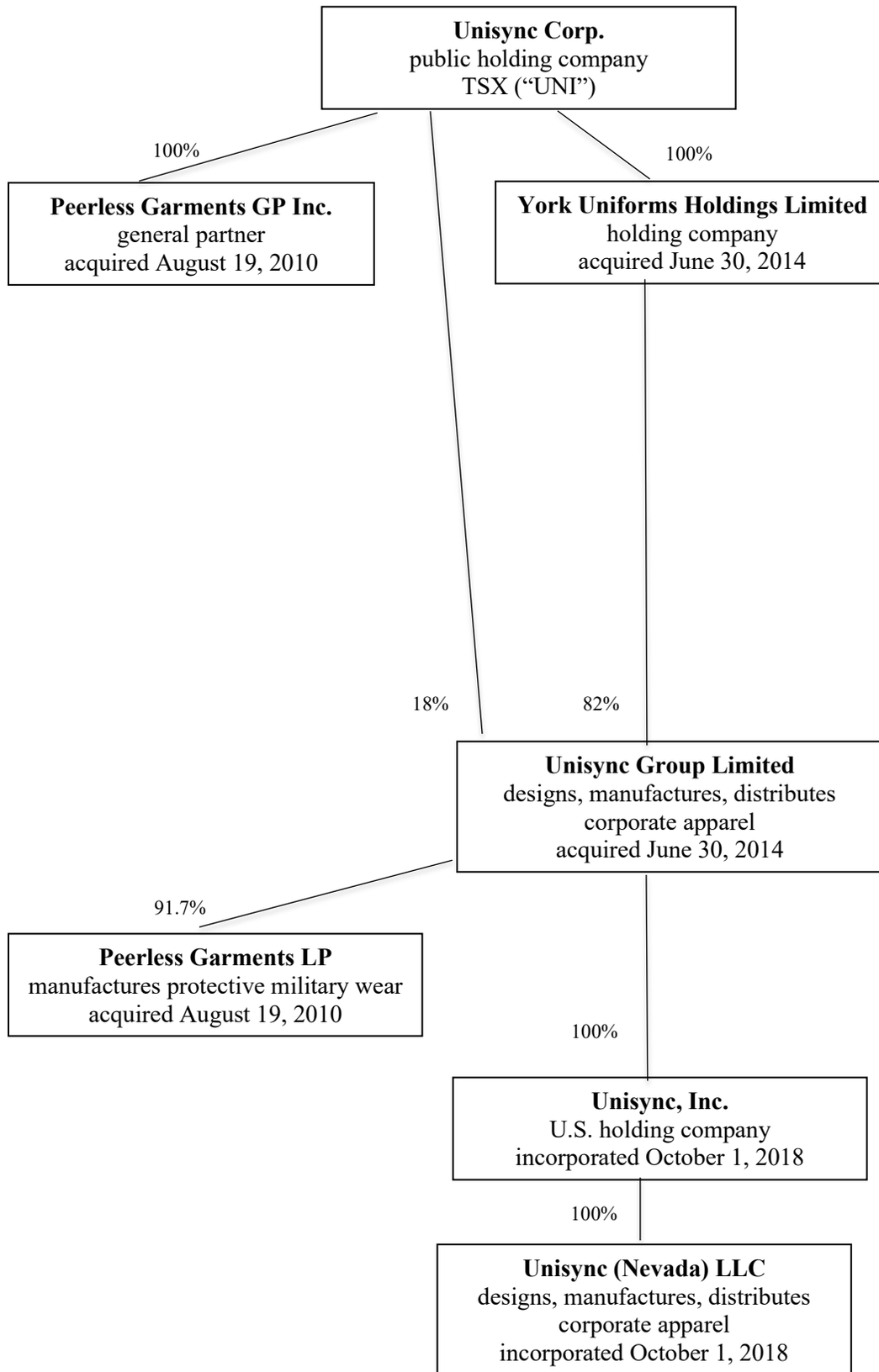
Unisync Corp. (“Unisync”, or the “Corporation”) is a corporation existing under the British Columbia *Business Corporations Act*. The Corporation was formed by the amalgamation of Chatworth Resources Inc. and ComWest Capital Corp. on November 30, 2005, under the name “ComWest Enterprise Corp.”. The Corporation changed its name to Unisync Corp. on August 1, 2014. The Corporation’s head office is located at 6695 Airport Road, Mississauga, Ontario, Canada, L4V 1Y4 and its registered office is located at 2500 – 700 West Georgia Street, Vancouver, British Columbia, Canada V7Y 1B3.

On October 19, 2009, the outstanding common shares of the Corporation were effectively consolidated on a 5:1 basis. On March 3, 2015, the outstanding common shares of the Corporation were consolidated into a single class of shares named the Class B Common Shares. On March 28, 2018, the Class B Common Shares were renamed to “Common Shares”.

Intercorporate Relationships

As at September 30, 2025, the Corporation had six directly and indirectly wholly-owned subsidiaries, York Uniforms Holdings Limited (incorporated under the laws of The Province of Ontario), Peerless Garments GP Inc. (incorporated under the laws of The Province of Ontario), Unisync Group Limited (incorporated under the laws of The Province of Ontario), Unisync, Inc. (incorporated under the laws of The State of Delaware) and Unisync (Nevada) LLC (incorporated under the laws of The State of Nevada). The Corporation also indirectly holds a 91.7% partnership interest in Peerless Garments LP (formed under the laws of The Province of Ontario).

A diagram setting forth these intercorporate relationships is set forth below.



DESCRIPTION OF THE BUSINESS

Summary

Unisync is one of the largest broadly based independent uniform providers in Canada. Unisync is a vertically integrated enterprise with strong capabilities in garment design, domestic manufacturing and offshore outsourcing, combined with web based business-to-business and business-to-consumer (B2B/C) ordering, distribution and program management systems.

Unisync operates through two business units: Unisync Group Limited (“UGL”) with operations throughout Canada and the USA and 91.7% owned Peerless Garments LP (“Peerless”), a domestic manufacturing operation based in Winnipeg, Manitoba. UGL is a leading customer-focused provider of corporate apparel, serving many leading Canadian and American iconic brands. Peerless specializes in the production and distribution of highly technical protective garments, military operational clothing and accessories for a broad spectrum of Federal, Provincial and Municipal government departments and agencies.

Peerless was founded in 1941 and has been a supplier to the Canadian military since 1950. Peerless is a leader in the production of highly technical garments which provide water-resistance, wind-proofing and warmth. Peerless is licensed to use Gore-Tex® fabrics including Wind-Stopper® and other work wear materials. It is experienced with fire resistant materials, anti-static products, chemical warfare protective materials and other specialized fabrics. Peerless has a proud history of delivering leading Canadian-made jackets, parkas and apparel for the public, government agencies and private companies from its owned 85,000 square foot office, manufacturing and warehouse facility in Winnipeg. The Peerless operation in Winnipeg is certified under ISO:9001. In addition to manufacturing products at its Winnipeg operation, Peerless outsources a portion of its production to subcontractors located in the Greater Toronto Area. Approximately 60% of Peerless’ fiscal 2025 sales were made to various departments of the Federal Government of Canada.

UGL’s predecessor companies, J.P. Hammill & Son Limited (“Hammill”) and York Uniforms Limited (“York”) began operations in Guelph, Ontario in 1929 and in Mississauga in 1980, respectively. York was acquired by UGL in 2004 and Hammill was acquired by UGL in 2005. On January 3, 2023, Unisync Group Limited amalgamated with its affiliate, Utility Garments Inc., (“Utility”) of St. Laurent, Quebec to continue as Unisync Group Limited. Utility has been a leading provider of corporate uniforms in Canada since it was founded in 1935. Utility was acquired by Unisync Corp. in October 2018.

UGL is headquartered in Mississauga, Ontario, where it leases a 27,000 square foot office facility occupied by its design, sales and administrative teams as well as its customer sales and service centre. UGL leases two facilities in Guelph, Ontario with a combined 141,000 square feet of space, that house its main Canadian warehousing, distribution and finishing operations. The Mississauga and Guelph, Ontario locations are certified under ISO:9001, ISO:14001 and ISO:45001. In addition to these locations, UGL leases a 13,000 square foot distribution facility in Richmond, British Columbia and owns a 65,000 square foot facility in St. Laurent, Quebec that services Quebec-based accounts. An estimated 40,000 square feet of excess commercial/light industrial space is for lease at that St. Laurent, Quebec facility as the result of the restructuring announced in September 2023 consolidating the Utility distribution and sewing operations into the Guelph, Ontario facilities.

In the United States, the UGL segment has conducted its sales, service and distribution operations for the Company’s US based accounts from a 29,000 square foot leased facility in Henderson, Nevada since March 2019. In December 2022, the UGL segment sold the business and assets of its Farmingdale, New Jersey location for \$1.9 million. The sales proceeds were received in the form of cash of \$1.4 million at closing and a \$0.5 million promissory note to be paid in four equal consecutive semi-annual payments commencing

six (6) months following the closing. Operating as Red The Uniform Tailor (“RTUT”), this hospitality uniform division was originally acquired by UGL in January 2019.

The UGL segment sources its product from overseas manufacturers located in Bangladesh, China, Indonesia, Cambodia and Viet Nam and from North American suppliers of finished goods. The UGL segment has over 1,000 customers with its two largest, Air Canada and Alaska Airlines representing 35% of the UGL segment’s fiscal 2025 sales.

Marketing and Sales Strategy

The Corporation markets itself through its company website, representation at trade shows, participation in industry associations and advertising in trade journals.

The Peerless segment’s long history of manufacturing quality Canadian made products for the Canadian military makes it a preferred supplier of choice to the Department of National Defence (“DND”). Peerless and other Corporate personnel are well known by their Federal Government department counterparts and are in regular communication with these individuals to advise on Requests For Proposals (“RFP”) to ensure Peerless is well positioned to successfully bid when the RFPs are released.

The Corporation considers itself a knowledge leader and innovator in image apparel and workwear. UGL has received numerous notable awards recently, keeping it at the forefront of the industry and top-of-mind with customers. Each year, the North American Association of Uniform Manufacturers and Distributors (“NAUMD”) gives out “Image of the Year” awards for outstanding product design in major corporate apparel categories. In 2025, Unisync received four (4) Image of the Year awards. Since joining the NAUMD in 2010, UGL has won forty-one of these awards, the most in the industry during that timeframe.

UGL’s business development managers are responsible for soliciting new customers and establishing new customer contracts with the support of UGL’s management team. UGL invests significant time and resources into researching and understanding the key ‘must haves’ for each target customer. UGL then builds a proposal around those needs, thereby positioning it as the clear supplier of choice to meet the needs of the customer. This sales method allows UGL to sell ‘value,’ not ‘price.’ Once a potential customer visits UGL’s industry-leading distribution facilities in Guelph, the conversion rate to signing a new customer contract is very high. After a new account has been established and a contract is signed, an account executive and an account operations manager are assigned to manage the account. UGL’s customer service and online chat representatives work with the account executive and the account operations manager to support its customer base.

UGL’s goal is to make the process of ordering, receiving and wearing of apparel, related accessories and duty gear, a customer friendly experience. To that end, UGL has invested significantly in recent years in developing its customer specific Electronic Storefronts (“ESF”). These ESFs provide a number of benefits, including ease of order entry, order tracking and delivery email notifications. The ESF enables customers to manage their uniform programs in a variety of ways. Customers can enable their employees to order their own uniforms and pay for them via: (i) credit card, (ii) points awarded to them by the employer, (iii) quota allotted to them by their employer, (iv) a department budget on credit terms, or (v) any combination of the previous four options. The system enables the customer to easily administer their uniform programs to: (i) add/delete eligible employees, (ii) track purchasing history, (iii) check inventory availability, (iv) track shipments, (v) modify employee data such as points or quota, and (vi) modify budget amounts for various departments or individuals. In 2022, Unisync became the first company in the North American uniform industry to offer a mobile app for uniform product orders.

In fiscal 2025, 79% of Unisync’s sales were made to customers in Canada, with the balance to United States based customers. Sales to customers based in Canada decreased by \$3.5 million or 5.0% over the prior

year due a decrease in volumes across airline accounts, lost business and shipments to customers in the prior year that were non-recurring. The decrease in airline accounts was due to lower number of new hires for airline accounts, which typically see larger orders as new hires compared to replenishment orders. Sales to United States customers decreased by \$1.8 million or 9.5%, which was mainly driven by the launch of a specific uniform component for one airline customer in fiscal 2024 which did not repeat in fiscal 2025. Program launches typically see volumes of uniforms increase significantly compared to a normal replenishment year.

Competitive Conditions

With the globalization of the garment industry and the move to lower wage countries for production, along with a decrease in skilled sewing labour in Canada, the number of sewing facilities in Canada has decreased significantly in recent years. The remaining facilities in Canada are focused on producing highly technical garments such as that produced by Peerless or on high margin fashion items such as Canada Goose parkas. Peerless has been able to maintain its supply chain to meet its production needs. Although Peerless has historically had limited competition for the Federal Government's highly technical protective garment contracts that stipulate made in Canada, it does face strong competition from Logistik Unicorp and its sub-contractors.

UGL primarily sells to corporate accounts based in Canada. It competes for these accounts with privately owned Canadian companies like Actionwear, Logistik Unicorp and WearWell Garments as well as with such major United States based companies like Cintas Corp. (Nasdaq: CTAS), Superior Group of Companies (Nasdaq: SGC), UniFirst Corp. (NYSE: UNF), Vestis Corporation (NYSE:VSTS) and Workwear Outfitters, LLC (private). The North American corporate apparel industry is fragmented with smaller businesses finding it increasingly difficult to compete with the sophisticated customer service, product design, procurement, and inventory management/distribution operational requirements demanded by large corporate customers. UGL is continually searching the global garment manufacturing market for high quality, lower cost solutions to respond to its customers' needs and changing economic conditions. The Company sources fabric and garments from a number of production facilities in Bangladesh, China, Indonesia, Cambodia and Viet Nam and is not overly dependent on any one factory.

Research and Development Activities

Peerless' and UGL's management and design teams are continually investigating new fabrics and trims to offer to customers for their uniform products to provide greater comfort, safety and durability, and in some cases, cost savings. The Corporation will present these innovative solutions to its customers when developing samples to bid on new business or when designing new uniform components.

Intellectual Property

The uniform designs and technical packs that the Corporation creates are the exclusive property of its customers. All concepts, inventions, ideas, know how, patent rights, data, trademarks, copyrights, customer specifications which are related to, arise out of, or in connection with any and all uniform products belong to the customer.

The Hammill™ and York™ brand names and logos are trademarked in Canada. The name Unisync™ is trademarked in Canada and the United States. Perfect-Fit is a leading-edge body measurement service that UGL provides to its strategic clients on their ESFs to allow their employees to conveniently obtain the best fitting uniform product offered. By offering the service, the Corporation is able to reduce returns and enhance its customer's employee satisfaction with the uniform ordering process.

Cycles

The Corporation does not experience significant seasonal industry-based economic cycles. Peerless' revenues are impacted by the timing of issuance of new government contracts and by the exercise of contract options. These new contracts and options can be affected by Government budgets, political issues and by supply and demand. The UGL segment's revenues from its existing customer base have declined over recent years due to post pandemic and stabilization of employee turnover in some of its customer base. Spikes can occur with new customer wins or by the impact of large new uniform program launches which are typically significantly larger than a replenishment year.

Employees

As of the end of fiscal year ended September 30, 2025, the Corporation employed 246 full-time personnel. Of these personnel, 88 were engaged in garment production, alteration and embroidery, 52 in distribution, 27 in sales, marketing and customer service, 12 in design, 61 in general administration and support and 6 in executive management. This compares with the following as of the fiscal year ended September 30, 2024: 237 full-time personnel. Of these personnel, 73 were engaged in garment production, alteration and embroidery, 52 in distribution, 38 in sales, marketing and customer service, 10 in design, 57 in general administration and support and 7 in executive management.

Peerless employees involved in the production of garments are organized under a collective agreement ratified in March 2023, with the Workers United Canada Council Local 459 retroactive to December 15, 2021 and expiring December 14, 2026. As of the end of the fiscal year ended September 30, 2025 and September 30, 2024, Peerless employed 67 and 52 unionized employees, respectively. Peerless has a history of good relations with the union and its unionized employees.

Foreign Operations

Unisync's sales are to customers primarily located in Canada. For the year ended September 30, 2025, direct sales to customers located in the United States represented 21.0% of consolidated sales, and was consistent with the year ended September 30, 2024, as discussed under "Marketing and Sales Strategy" and "General Development of the Business".

Unisync entered into a long-term lease of a sales, service and distribution facility in Henderson Nevada effective March 2019. The facility is used to service its US customers and as a base for supplying other new accounts in the United States. In January 2019, Unisync acquired the New Jersey based assets of the hospitality division of RTUT and those operations were relocated to an office and distribution centre in Farmingdale, New Jersey. The New Jersey operation specializes in the design and sub-contracted domestic production of custom specialty garments. After a review of its United States growth opportunities, the Company decided to sell the New Jersey operation in December 2022 in order to focus on its strength in long-term contracted managed uniform programs. In August 2023, the Company extended the terms of its facility in Henderson Nevada and reduced the rental area from 43,305 square feet to 29,136 square feet for an additional 5 years.

UGL relies on subcontractors in Bangladesh, China, Indonesia, Cambodia, and Viet Nam to manufacture its uniform products.

Financing of the Business

The Corporation funds its working capital and capital expenditures requirements through internal cash generation and through its two operating loan facilities totalling Cdn\$24 million and a US\$5 million loan facility with a Canadian chartered bank. The US dollar facility is secured by an Export Development

Canada guarantee issued under the EDC Export Guarantee Program. The acquisitions of Peerless, UGL, Carleton (acquired in 2015 and subsequently assumed by UGL and then dissolved in fiscal 2019), Omega (acquired in 2015 and subsequently assumed by UGL and then dissolved in fiscal 2019) and Utility (acquired in 2018 and then amalgamated with UGL in 2023) were financed by any of bank term debt, vendor take back notes and the issuance of common shares or some combination thereof.

In fiscal 2023, following an updated appraisal of the Company's land and buildings in Saint-Laurent, Quebec, the Company increased its mortgage loan with BDC by \$7,450,000. This additional financing is repayable in monthly installments commencing August 1, 2024, for a term of 25 years at a fixed rate of 6.7% for the first five years, following which the interest rate will be adjusted to BDC's fixed rate then in effect. Proceeds from this additional financing were used to repay shareholder advances in the prior year and to reduce the operating loan.

Additional information concerning the Company's financing sources can be found under the section entitled "Liquidity" of the Corporation's Management Discussion and Analysis for the year ended September 30, 2025, which can be found on SEDAR at www.sedar.com and is incorporated herein by reference.

Risk Factors

The Corporation's business is subject to significant risks and uncertainties and past performance is no guarantee of future performance. Investors in securities of the Corporation should consider the following risk factors, in addition to the risks described in the Corporation's Management Discussion and Analysis for the year ended September 30, 2025.

Competition

Each of the Corporation's operating segments competes with a variety of other uniform providers, primarily on the basis of quality and price. Intensified competition in any of the markets in which the Corporation competes could adversely affect the Corporation's ability to conduct its operations and successfully be awarded contracts in the future.

The Corporation's success depends on its ability to retain its current customers and renew existing customer contracts. The ability to renew contracts depends on a variety of factors including quality, price, service and marketing. There can be no assurance that existing customer contracts will be renewed at the same or higher rates or that the Corporation's current customers will not utilize competitors. The failure to renew a significant number of existing contracts would have an adverse effect on the Corporation's results of operations and financial condition.

Operational and Economic Risk

The Corporation supplies uniforms to many industries that may be subject to adverse economic and business conditions that may result in reduced employment levels, workforce reductions, uncertainty regarding rehiring and shifts to offshore manufacturing. Economic or business conditions that adversely affect the Corporation's customers may cause such customers to restrict expenditures, reduce workforces or cease business operations. Any of these circumstances would have the effect of reducing the number of employees utilizing uniforms provided by the Corporation, which could adversely affect the Corporation's sales and results of operations.

Litigation

The Corporation may be subject from time to time to legal proceedings and claims arising from the conduct of its business operations, including personal injury claims, contract matters and employment claims. These claims may result in significant investigation and litigation expenses and a significant judgement against the Corporation may have a material adverse impact on the Corporation's financial performance.

Change in the timing or bidding conditions of future government contracts

The Canadian Federal Government has historically released RFPs for military operational clothing contracts by uniform product item, received bids and awarded contracts with options on a regular basis. Peerless is well positioned to meet the requirements of these RFPs given its history of making garments for the Federal Government and its involvement in the RFP creation process. The regular release of these RFP's, awarding of contracts and the exercising of options allows Peerless to purchase the necessary raw materials, staff its production operations appropriately and schedule capacity at its subcontractors. If the timing of the process is disrupted or bidding conditions change, then Peerless may not be able to successfully procure the same volume of contracts and maintain its current level of output.

Customer Concentration/Economic Dependence

During the year ended September 30, 2025, revenue from the Canadian military and other Canadian governmental agencies accounted for 9% of total revenue (2024 – 10%) and revenue from two airline industry customer accounted for 35% of total revenue (2024 – 24%). A loss of any significant client would have a negative impact on the Corporation's revenues and could impact the Corporation's ability to attract and retain other clients.

Working Capital

The Corporation may require funding for working capital, to complete acquisitions or for other purposes in the future. Such funding may be raised through additional public or private equity or debt financings or other sources and will, if obtained by way of subsequent equity financing, result in dilution to shareholders. There is no certainty that funding will be available as and when it may be required. This would adversely affect the Corporation's growth plans.

Potential Conflicts of Interest

The directors of the Corporation will not be devoting all of their time to the affairs of the Corporation, but will be devoting such time as required to effectively manage the Corporation. Some of the directors of the Corporation are engaged in other businesses. Accordingly, conflicts of interest may arise from time to time. Any conflicts will be subject to the procedures and remedies under the *Business Corporations Act* (British Columbia) or other relevant corporate statutes.

Volatility of Stock Price

The Corporation's common shares do not necessarily trade at prices determined by the underlying value of the Corporation's business and cannot be predicted. The market price of the common shares may be subject to significant fluctuations in response to variations in quarterly operating results, illiquid trading, lack of public float and other factors. In addition, securities markets have experienced significant price and volume fluctuations from time to time in recent years that are often unrelated or disproportionately related to the operating performance of issuers. These broad fluctuations may adversely affect the market price of the Corporation's common shares.

Disruptions in Production and Pandemics

The unexpected interruption of any of the Corporation's supply sources or manufacturing facilities could adversely affect the Corporation's results of operations until alternative supply sources or manufacturing facilities can be secured. Unexpected events could include fires or explosions at the Corporation's facilities, natural disasters, war or terrorist activities, unplanned outages, supply disruptions and equipment or systems failures. In addition, any future pandemics may cause reduced customer demand, supply chain disruptions, and increased government regulations, all of which may negatively impact the Corporation's business and financial condition

Government Budgetary Restraint

The Canadian Federal Government's defence spending is a component of its overall fiscal budget. Should budget constraints arise for political reasons or due to changes in the general health of the economy, the Federal Government may decide to temporarily defer spending on defence. Any such budget cutbacks may result in the delay in the issue of RFPs, the awarding of contracts or the exercise of options on the military operational clothing manufactured by Peerless.

Reliance on key personnel

The Corporation relies on management to maintain its profitability and on the ability of its directors and officers to identify additional investments of merit. The loss of any of these personnel could have an adverse effect on the Corporation.

Reliance on few suppliers

The Corporation sources raw materials and finished goods from a limited number of third-party suppliers. These suppliers may not be able to supply the required quantities of product. If the Corporation fails to maintain its relationship with these suppliers, it may not be able to sell its products at cost-effective prices. If that were to occur, the Corporation may be unable to manufacture its products in a timely manner or its products may be manufactured only at a higher cost, and the Corporation could be prevented from delivering products to its customers in the required quantities and at profitable prices. The failure of a supplier to supply products that meet quality, quantity and cost requirements in a timely manner could impair the Corporation's ability to manufacture or deliver its products or increase its costs.

Reliance on subcontractors

Over 55% of the product sold by UGL is manufactured by offshore subcontractors. If any one of the larger subcontractors used by UGL were to fail, production would be delayed until a new subcontractor was sourced and this could lead to late product deliveries that could result in financial penalties or loss of customer contracts.

Technological Milestones

The long-term success of the Corporation's operations may be limited by its ability to adapt to significant advancements in both the equipment and the technology used in its operations, such as e-commerce technologies and other developments. The rapid pace of development in this industry has been evident over the last few years and is likely to continue into the future. The Corporation can provide no assurances that it will stay abreast of technological trends.

Operating Cost Fluctuations

The Corporation's financial performance depends on the successful operation of its manufacturing and distribution facilities. The cost of operation and maintenance and the operating performance of the Corporation's facilities may be adversely affected by a variety of risk factors including unexpected maintenance and replacement expenditures, shutdowns due to the breakdown or failure of a plant's equipment, labour disputes, catastrophic events, the aging of facilities which may reduce the operating performance or increase the cost of maintenance and fluctuations in the cost of materials used in manufacturing.

Increases in Interest Rates

Interest rate fluctuations may affect the Corporation's financial results, including by increasing the interest cost of any floating-rate bank indebtedness. A significant rise in interest rates may materially increase the cost of capital.

Decreases in the Value of the Canadian Dollar against the U.S. Dollar and Other Foreign Currencies

A significant portion of the Corporation's raw material and finished goods purchases are made in U.S. dollars, but products sold to customers in Canada are done so in Canadian dollars. On average, Unisync incurs these raw material and finished goods purchases six to nine months before the products are sold. The Corporation may not be able adjust its prices fast enough to pass on the cost of any adverse fluctuations in the exchange rate to its customers and as a result its profit margins may be reduced.

Access to Credit

The Corporation relies on its operating cash flows and its bank credit facilities to provide sufficient working capital. However, a deterioration in the global financial markets could affect the Corporation's ability to access bank credit markets, which could adversely affect the Corporation's liquidity. In addition, under its bank credit facilities, the Corporation has made various restrictive covenants to lenders. These restrictions prohibit or limit the Corporation's ability to incur additional debt, dispose of assets or pay dividends. If the Corporation defaults under its bank credit facilities, the Corporation's lenders may be entitled to demand repayment and enforce security against the Corporation's assets.

Potential Unknown Liabilities

As part of the Corporation's past and future acquisitions, it has assumed liabilities and risks. Although the Corporation conducted due diligence, there may be liabilities or risks that the Corporation failed or was unable to discover or for which the Corporation was not indemnified. Any such liabilities, individually or in the aggregate, could have a material adverse effect on the Corporation's financial position and results of operations.

Cybersecurity

In the normal course of its activities, the Corporation relies on the continuous and uninterrupted operation of its systems, data hosting centers, cloud computing systems and computer hardware. In addition, it receives, processes and transfers sensitive data, including confidential information about the Corporation, its customers and its suppliers, as well as personal information about its employees. If the Corporation were to experience cyber threats, breaches, unauthorized accesses, viruses or other security breaches, human errors, sabotage or other similar events, it could have an adverse impact on its activities, including system disruptions or breakdowns. This could also have an adverse impact on results and cause considerable damage to the Corporation's reputation and could potentially result in legal actions.

Impact of Trade Policies

The Company is subject to risks associated with changes in international trade policies, including the imposition of tariffs by the United States and reciprocal actions by other countries. Any significant changes in tariff rates and/or duties could introduce heightened uncertainty that could materially impact supply chains and increase production costs.

GENERAL DEVELOPMENT OF THE BUSINESS

The Corporation acquired 90% of the partnership units of Peerless in August 2010 and subsequently increased its ownership to 91.7%. Since 2010, Peerless has been awarded a number of multi-million dollar contracts by Public Works and Government Services Canada to produce garments such as combat rain-suits, enhanced combat uniforms and cold weather parkas and trousers for the DND. These awards are made up of firm contract amounts with options that may be exercised by the DND within 36 to 48 months of the initial contract award date.

The June 2014 acquisition of UGL was made to diversify and expand the Corporation's presence in the Canadian uniform market and to add its distribution capabilities to Peerless' strength in manufacturing.

Building upon the acquisition of UGL, Unisync acquired Carleton Uniforms Inc. of Carleton Place, Ontario in May 2015 and Omega Uniforms Systems Ltd. of Vancouver, British Columbia in June 2015 to operate under the UGL segment. Carleton is a full-service uniform provider specializing in work and dress wear for the Canadian Emergency Services sector while Omega is a western based supplier of corporate uniform programs, image apparel and custom uniforms. These companies were assumed by Unisync Group Limited in fiscal 2019 and dissolved. Unisync acquired Utility Garments Inc. of St. Laurent, Quebec in October 2018 to also operate under the UGL segment. Utility is a Quebec based and national uniform supplier to customers primarily in the retail, quick service restaurant and public safety industry sectors. Utility was amalgamated with Unisync Group Limited to continue as Unisync Group Limited in January 2023. In fiscal 2019, the UGL segment entered the United States market with the acquisition of the New Jersey based assets and business of RTUT and with the opening of a distribution centre in Nevada. To consolidate and manage these various entities, Unisync embarked on a new ERP implementation in fiscal 2019 to enhance and standardize its reporting and to improve information system controls. That implementation was completed for all locations in fiscal 2022.

During the fiscal year ended September 30, 2015, UGL signed a long-term contract with Air Canada that led to the opening of service boutiques at airport locations in Montreal, Mississauga and Vancouver to support the fitting and distribution of uniforms to Air Canada's Canadian based employees.

With the success of the Air Canada uniform program, UGL was able to secure a long-term contract with Alaska Airlines during the fourth quarter of the 2017 fiscal year. With this account, UGL did not assume the production and distribution of Alaska Airlines' existing program but did immediately begin working with its fashion designer on the development of a new uniform program. The rollout of the new uniforms to Alaska Airlines' 19,000 uniformed employees started in late fiscal 2019 and was substantially completed in March 2020. At steady state ordering levels, Alaska Airlines is the Corporation's second largest airline account. UGL's successes with Air Canada and Alaska Airlines has led to contracts with other Airlines and interest from other companies in the North American airline sector that the Corporation is presently pursuing. UGL has also broadened its transportation sector client base with the additions of government operated accounts.

Revenues in Fiscal 2023 increased to \$103.6 million from \$96.3 million, driven by the rebound in air travel post pandemic. After a review of its United States growth opportunities, the Company decided to sell the New Jersey operation in December 2022 in order to focus on its strength in long-term contracted managed uniform programs. The Company's adjusted EBITDA in Fiscal 2023 was \$2.3M and a gross margin of 7.7%. The decrease in gross profit was due to a significant inventory write down of \$5.8 million related to capitalized inventory costs related to increase in container delivery costs originating from 2022 and 2023, and rising product costs.

With the rising costs of product, labour and debt in the inflationary post pandemic period, the Company embarked on a restructuring program in fiscal 2023 to close its Carleton Place, Ontario and St. Laurent Quebec distribution and sewing operations facilities and consolidate those activities at its Guelph, Ontario facilities, to negotiate pricing increases with customers and to move its offshore production to lower cost suppliers and or duty free jurisdictions.

Revenue in Fiscal 2024 decreased to \$89.8 million from \$103.6 million mainly on an account of airline accounts and the return to more normal seasonal levels following post pandemic rebound in the airline industry where new hires and the resulting staffing levels surged above pre-pandemic. Additionally, the sale of the New Jersey division in the prior fiscal year contributed to \$5.3 million of the decrease in fiscal 2024. Adjusted EBITDA improved to \$6.5 million and gross margin improved to 13.4%. The improvements were on an account of pricing adjustments, lower input costs as a result of relocation of offshore vendors to duty free zones, and the restructuring and consolidation of facilities that began in Fiscal 2023 and concluded in Fiscal 2024. A non-cash inventory write down in fiscal 2024 of \$2.5 million was incurred related to capitalized inventory costs due to increase in container delivery costs originating from 2022 and 2023.

Revenues in Fiscal 2025 decreased to \$85.5 million from \$89.8 million mainly on an account of a continued decrease in volumes across airline accounts and lost business for a few smaller accounts. The decrease in airline accounts was due to a lower number of new hires for airline customers in fiscal 2025 compared to fiscal 2024, and the launch of specific uniform programs for one airline customer in fiscal 2024, which did not repeat in fiscal 2025. Program launches typically see volumes of uniforms increase by 200% or more in the launch year compared to a normal replenishment year. In addition, UGL had lost business of \$2.2M and another \$0.8 million in shipments to a customer in 2024 that was non-recurring. Adjusted EBITDA improved to \$9.3 million or 11% and gross margin improved to 20.5%. The improvements in gross margin was due to sales mix with higher margins attributed to price increases, continued realization of lower input costs from offshore vendors, and operational efficiencies leading to higher fill rates and lower freight costs from the completed consolidation of facilities that began in Fiscal 2023 and concluded in Fiscal 2024.

Subsequent to September 30, 2025, the UGL segment was awarded \$8-\$10 million in annual new business servicing customers in the government, quick-service restaurants, and telecommunication sectors.

These impacts are discussed in more detail in the quarterly and annual management discussion and analysis ("MD&A") filings, and reference is made to the Business Outlook section in the MD&A's for a discussion on anticipated future results. For this information and a detailed discussion of the financial performance of the Corporation, please refer to the MD&A filings on SEDAR and referenced in "Results of Operations".

DESCRIPTION OF CAPITAL STRUCTURE

Authorized and Issued Share Capital

The Corporation's authorized share capital consists of an unlimited number of common shares and an unlimited number of Class A preferred shares issuable in series. As at September 30, 2025, the Corporation's issued share capital consisted of 19,012,229 common shares. The Corporation had options outstanding to purchase an aggregate of 1,855,000 common shares at a weighted average exercise price of \$1.80 per share.

The attributes of the Common Shares are as follows:

- a) the holders of the Common Shares are entitled to receive notice of and attend at any general meeting of the shareholders of the Corporation and are entitled to one vote for each share held;
- b) subject to the rights of Preferred Shares, the holders of the Common Shares shall be entitled to receive dividends in the discretion of the board of directors; and
- c) subject to the rights of Preferred Shares, the holders of the Common Shares shall be entitled to receive the remaining property of the Corporation upon dissolution.

The attributes of the Class A Preferred Shares are as follows:

- a) The Class A Preferred Shares may at any time and from time to time be issued in one or more series. Subject to the British Columbia *Business Corporations Act*, the Board of Directors may fix the number of Class A Preferred Shares of each series, designation, rights, privileges, restrictions and conditions attaching to the Class A Preferred Shares of each series including, without limitation, any voting rights, any right to receive dividends or the means for determining such dividends, the dates of payment, any terms and conditions of redemption or purchase, any conversion rights and any rights on the liquidation, dissolution or winding up of the Corporation.
- b) The Class A Preferred Shares of each series will rank equally with every other series and be entitled to preference over the Common Shares with respect to the payment of dividends and the distribution of assets in the event of liquidation, dissolution or winding up of the Corporation. The issuance of Class A Preferred Shares and the terms selected by the Board of Directors could decrease the amount of earnings and assets available for distribution to the holders of the Common Shares or adversely affect the rights and powers of the shareholders of the Common Shares without any further vote or action or the approval of the Common shareholders. There are no Class A preferred shares outstanding.

Stock Option Plan

The Corporation has a rolling incentive stock option plan. Under the terms of the Corporation's stock option plan, the Board of Directors may grant options to directors, officers, employees, consultants and service providers equal to 10% of issued and outstanding common shares of the Corporation from time to time on a rolling basis. The Corporation grants options based on the closing price of the Corporation's stock on the day prior to the grant date. The option plan states that the Board of Directors are the administrators of the plan and can establish vesting periods for options granted.

Shareholder Rights Plan

None.

DIVIDEND POLICY

The payment of dividends is at the sole discretion of the Corporation's board of directors.

Since the acquisition of UGL, the Corporation has suspended dividend payments due to capital requirements from acquisitions and increased business volume. At the present time, the Corporation has no formal dividend policy. Pursuant to the Corporation's bank credit facilities, the Corporation is prohibited or has limited ability to pay dividends.

MARKET FOR SECURITIES OF THE CORPORATION

Trading Price and Volume

The Corporation's common shares are listed and posted for trading on the Toronto Stock Exchange under the symbol "UNI" and on the OTC market under the symbol "USYNF". The table set forth sets out the high and low closing market prices and the volume traded for each month of fiscal 2025.

MONTHS IN FISCAL 2025	HIGH TRADING PRICE (CDN\$)	LOW TRADING PRICE (CDN\$)	TRADING VOLUME
September 2025	1.32	1.25	179,620
August 2025	1.33	1.25	80,695
July 2025	1.40	1.16	61,040
June 2025	1.35	1.21	172,604
May 2025	1.40	1.18	205,818
April 2025	1.25	1.00	67,997
March 2025	1.25	1.05	88,075
February 2025	1.55	1.15	96,654
January 2025	1.57	1.49	63,903
December 2024	1.65	1.42	100,667
November 2024	1.66	1.34	756,650
October 2024	1.72	1.44	55,305

DIRECTORS AND OFFICERS

Name, Occupation and Security Holding

The table set forth below lists the directors and executive officers of the Corporation as at the date of this AIF, indicating their names, province or state of residence, their respective positions and offices held with

the Corporation, their principal occupation for the past 5 years and their length of service to the Corporation. The additional biographical information following the table sets out each person's principal occupation within the five preceding years.

To the knowledge of the Corporation, as at the date of this AIF, the directors and executive officers as a group, beneficially owned, directly or indirectly, or exercised control or direction over 2,385,086 common shares representing approximately 12.55% of the issued and outstanding common shares.

Name and Residence	Position with the Corporation	Principal Occupation	Director / Officer Since
Ronald D. Miller ⁽¹⁾ British Columbia, Canada	Director	President, Westcoast Horticultural Services Ltd. Former Partner at MNP LLP	August 1, 2025
Hugh Notman ⁽¹⁾ British Columbia, Canada	Director	Partner, Fort Capital Partners Previously, Managing Director at CCC Investment Banking	July 2, 2025
Darryl R. Eddy British Columbia, Canada	Director	President of JCW Holdings Inc. (private investment holding company) and managing director of Genpar Capital Inc.	June 24, 2011
Michael Rossi Ontario, Canada	Director	President & Founder, Voce Leadership	March 13, 2024
Joel R. McLean ⁽¹⁾ British Columbia, Canada	Director	President, Pan Canadian Mortgage Group	September 23, 2014
Tim Gu Ontario, Canada	Executive Chairman & Director	President, E.star International Inc. (a garment production company)	April 8, 2021
Michael Smith Ontario, Canada	President, Unisync Group Limited	President, Unisync Group Limited. Previously Senior Vice President of Operations, Unisync Group Limited.	November 20, 2017
Manish Arora Ontario, Canada	Chief Financial Officer	Chief Financial Officer of the Corporation Previously, Chief Financial Officer of Drone Delivery Canada Corp.	June 20, 2024

(1) Member of the Audit Committee

Background of the Directors and Executive Officers

Ronald D. Miller is President of Westcoast Horticultural Services Ltd and was previously a partner at MNP LLP from 2010 to 2021. Ron has held previous senior leadership roles as CEO/CFO in the private sector within IT and industrial sectors. In addition, he has served on the Board of public companies and non-profit charities. Mr. Miller is a Chartered Accountant, a Chartered Business Valuator and a Certified Public Accountant licensed in the State of Washington.

Hugh Notman currently serves as a Partner for Fort Capital Partners and was previously Managing Director at CCC Investment Banking from 2014 to 2025. Prior to that, Mr. Notman was Partner at Stirling Mercantile Corporation from 1999 to 2014. He currently serves as chairman of Bishop's College School Foundation. Mr. Notman holds an ICD.D designation from the Institute of Corporate Directors.

Michael Rossi is President & Founder of Voce Leadership since 2021 and an Executive Leadership Coach. He currently serves as a Board Member for the Terry Fox Foundation since 2018. Michael, was previously President of Adidas Canada from 2014 through 2021 and has held senior leadership roles in Reebok Canada, in addition to previously serving as a Board Member for Reebok Canada Fitness Foundation.

Darryl R. Eddy is President of JCW Holdings Inc., a private investment holding company and a managing director of Genpar Capital Inc. Mr. Eddy currently serves as a Director of various private companies and several Eddy Group companies which operate in the real estate and building product distribution industries in Eastern Canada. Mr. Eddy is a retired partner of PricewaterhouseCoopers LLP and a past Managing Director of PricewaterhouseCoopers Corporate Finance Inc.

Joel R. McLean is President of Pan Canadian Mortgage Group, a member of the Mortgage Investment Association of British Columbia (MIABC) and the Urban Development Institute. Mr. McLean is the Chief Executive Officer of Argillite Investments, a private investment company and a Partner in Acer Vacation Rentals Ltd., a vacation rental management company. He also serves as Director and Secretary Treasurer of McLean Family Foundation and as a Director of McLean Capital Corporation.

Tim Gu has been the owner and President of E.star International Inc. since he founded the company in 1999. Tim has been the VP and Director of Scarborough and York Region Chinese Business Association for the past 16 years and has been instrumental in creating bridges for Chinese companies to expand their business to the Canadian market and for Canadian companies to expand to the Chinese market. Tim received his Master of Business Administration degree from the Rotman School, University of Toronto.

Michael Smith has been the President of Unisync Group Limited since March 2022 and was previously Senior Vice President of Operations since November 2017. Mr. Smith has been with Unisync Group Limited since August 2010 and prior to has held positions with Cintas. He serves as a board member of the Network Association of Uniform Manufacturers and Distributors and holds an MBA from the Johnson School of Business at Cornell University.

Manish Arora has served as Chief Financial Officer of the Corporation since June 2024. Mr. Arora is a Chartered Professional Accountant and possesses twenty years of comprehensive finance experience across a variety of sectors in public companies and multinational organizations. He previously served as Chief Financial Officer of Drone Delivery Canada Corp and has held positions in fortune 500 companies including Cardinal Health and Martinrea International.

Cease Trade Orders, Bankruptcies, Penalties or Sanctions

No directors, officers, promoters or to the knowledge of the Corporation any shareholder holding a sufficient number of securities of the Corporation to affect materially the control of the Corporation is or has been, within the ten years prior to the date of this Information Circular, the director or officer of any other issuer, that while that person was acting in that capacity, was subject to a cease trade order or similar order, or an order that denied the other issuer access to any statutory exemptions, for a period of more than 30 consecutive days, or became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or been subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of that issuer.

Conflicts of Interest

In the event conflicts of interest arise at a meeting of the board of directors, a director who has such a conflict will declare the conflict and abstain from voting. In appropriate cases, the Corporation will establish a special committee of independent non-executive directors (drawn from the majority of its members who must at all times be “independent” within the meaning of National Instrument 52-110 – *Audit Committees*) to review a matter in which one or more directors, or management, may have a conflict.

Except as disclosed in this AIF, to the best of the Corporation’s knowledge, there are no other known or existing or potential conflicts of interest between the Corporation and any director or officer of the Corporation, except that certain of the directors of the Corporation serve as directors and officers of other public companies and it is therefore possible that a conflict may arise between their duties as director or officer of the Corporation and their duties as a director or officer of such other companies. Where such conflicts arise, they will be addressed as indicated above.

LEGAL PROCEEDINGS AND REGULATORY ACTIONS

The Corporation may be subject to a variety of claims and suits that arise from time to time in the ordinary course of business. These matters are subject to inherent uncertainties. As of September 30, 2025, the Corporation does not have any pending legal issues requiring a reserve.

The Corporation has been named as defendants in a civil claim filed in the Ontario Superior Court of Justice by a former employee claiming damages for termination without cause. Management believes that these claims are without merit and the Corporation has filed counter claims for damages related to breaches of fiduciary duty or knowing participation, and wrongful conduct.

INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

Except as described in this AIF, no director, executive officer or any person that is the direct or indirect beneficial owner of, or who exercises control or direction over 10% of any class of the Corporation’s securities, or any associate or affiliate of any of the aforementioned persons, has any material interest, direct or indirect, in any material transaction within the Corporation’s three most recently completed financial years or in its current financial year or in any proposed transaction which has materially affected or would materially affect the Corporation or any of its subsidiaries.

TRANSFER AGENT AND REGISTRAR

The Corporation’s Registrar and Transfer Agent is Computershare Investor Services Inc. located at 510 Burrard Street, Vancouver, British Columbia, V6C 3B9.

MATERIAL CONTRACTS

The Corporation has not entered into any material contracts in the last financial year or before the last financial year that are still in effect, other than contracts entered into in the ordinary course of business.

INTERESTS OF EXPERTS

MNP LLP are the auditors of the Corporation who prepared the auditors' report and the report on Canadian generally accepted audit standards for the Corporation's consolidated financial statements for the year ended September 30, 2025. MNP LLP are independent from the Corporation in accordance with the relevant professional standards.

ADDITIONAL INFORMATION

Audit Committee Charter

The text of the Audit Committee's Charter is attached as Schedule "A" hereto.

Composition of the Audit Committee

The Corporation's Audit Committee is comprised of Ronald D. Miller (Chairman), Hugh Notman and Joel R. McLean each of whom is a financially literate and an independent director of the Corporation.

Relevant Education and Experience

The following education and experience of each Audit Committee member is relevant to the performance of his responsibilities as an Audit Committee member. The biographies below outline the financial literacy of each of the Audit Committee members.

Ronald D. Miller is a business executive and is a former partner at MNP LLP from 2010 to 2021. Ron has held previous senior leadership roles as CEO/CFO in the private sector within IT and industrial sectors. In addition, he has served on the Board of public companies and non-profit charities. Mr. Miller is a Chartered Accountant, a Chartered Business Valuator and a Certified Public Accountant licensed in the State of Washington.

Hugh Notman currently serves as a partner for Fort Capital Partners and was previously Managing Director at CCC Investment Banking from 2014 to 2025. Prior to that, Mr. Notman was Partner at Stirling Mercantile Corporation from 1999 to 2014. He currently serves as chairman of Bishop's College School Foundation. Mr. Notman holds an ICD.D designation from the Institute of Corporate Directors.

Joel R. McLean is President of Pan Canadian Mortgage Group, a member of the Mortgage Investment Association of British Columbia (MIABC) and the Urban Development Institute. Mr. McLean is the Chief Executive Officer of Argillite Investments, a private investment company and a Partner in Acer Vacation Rentals Ltd., a vacation rental management company. He also serves as Director and Secretary Treasurer of McLean Family Foundation and as a Director of McLean Capital Corporation.

External Auditor Service Fees

The Audit Committee has reviewed the nature and amount of the non-audit services provided by MNP LLP to ensure auditor independence. Fees incurred by the Corporation with MNP LLP for audit and non-audit services in the last two fiscal years for audit fees are outlined in the following table.

Audit Fees:	Fiscal 2025 Fiscal 2024	\$330,000 \$300,000
Audit Related Fees:	Fiscal 2025 Fiscal 2024	\$35,700 \$58,000
Tax Fees:	Fiscal 2025 Fiscal 2024	\$59,385 \$45,500
All Other Fees:	Fiscal 2025 Fiscal 2024	\$138,500 \$50,000

- (1) “Audit Fees” include fees necessary to perform the annual audit and quarterly reviews of the Corporation’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. This category includes fees for acquisition due diligence and forensic services.

SEDAR+

Additional information concerning the Corporation may be found on SEDAR+ at www.sedarplus.ca and on the Corporation’s website at www.unisync.com. Additional information, including directors’ and officers’ remuneration and indebtedness to the Corporation, principal holders of the securities of the Corporation, options to purchase securities and interests of insiders in material transactions, is contained in the Corporation’s Management Information Circular and filed on SEDAR+. Additional financial information is provided in the Corporation’s audited consolidated financial statements and management’s discussion and analysis for the fiscal year ended September 30, 2025.

SCHEDULE A AUDIT COMMITTEE CHARTER

An audit committee (the “Committee”) of the board of directors (the “Board”) of Unisync Corp. (the “Corporation”) has been established by resolution of the Board. It shall be composed of not less than three directors of the Corporation, all of whom are not officers or employees of the Corporation or any of its affiliates. One member of the Committee shall be appointed by the Board to be the Committee’s chairman, provided that the chairman shall at all times be an independent director. A majority of the members of the Committee shall satisfy the independence and qualification requirement under *Multilateral Instrument 52-110 Audit Committees* and any requirement of any stock exchange on which the shares of the Corporation are listed and posted for trading.

The Committee’s general responsibilities shall be to advise and assist the Board in fulfilling its financial responsibilities for the Corporation by monitoring all of the integrity of the Corporation’s financial statements, financial and accounting practices, internal controls, performance of internal and external auditors, independence and qualification of external auditors, business ethics, and compliance with all laws, regulations and policies that may have an impact on the consolidated financial statements of the Corporation. The Committee shall oversee these areas for the Corporation, all of its controlled subsidiaries and affiliates, and to the extent practicable, for subsidiaries and affiliates, if any, that the Corporation does not control, if any. The Committee shall be directly responsible for the appointment, replacement, compensation and oversight of the external auditor and the external auditor shall report directly to the Committee.

Concerning the External Auditor

- A. The Committee’s specific responsibilities concerning the external auditor shall be to:
1. Recommend to the Board each year both the external auditor to be nominated for the purpose of preparing or issuing an auditor’s report or performing other audit, review or attest services for the Corporation, and the compensation to be paid to the external auditor;
 2. Review, evaluate and satisfy itself as to the independence, qualifications, and performance of the Corporation’s external auditor including:
 - a) reviewing formal written statements submitted periodically by the external auditor delineating all relationships between themselves and the Corporation;
 - b) discussing with the external auditor any disclosed relationships or services that may impact their objectivity and independence;
 - c) reviewing not less than once per year the external auditor’s quality control procedures including any material issues raised by internal quality control, peer reviews, inquiries or investigations by governmental or professional authorities, and the steps to be taken to address such issues;
 - d) reviewing and evaluating the lead partner of the external auditor; and
 - e) assuring the regular rotation of the lead audit partner as may be considered either necessary or advisable.

3. Recommend to the Board the results of such evaluation of the external auditor and any action the Committee deems appropriate based on the evaluation, including considering whether, to assure continuing auditor independence, there should be a regular rotation of the audit firm itself;
4. Review and act upon reports by the external auditor including the external audit, the terms of engagement and compensation of the external auditor, and pre-approve all audit and non-audit services to be provided by the external auditor. Any such pre-approval may be delegated by the Committee to any member of the Committee;
5. Oversee the work of the external auditor engaged for the purpose of preparing or issuing an auditor's report or performing other audit, review or attest services for the Corporation, including the resolution of disagreements between management and the external auditor regarding financial reporting;
6. Review and approve of the Corporation's hiring policies regarding partners, employees and former partners and employees of the Corporation's present and former external auditors.

Concerning the Corporation's Financial Matters

- B. The Committee's specific responsibilities concerning the Corporation's Financial Matters shall be to:
1. Monitor and review from time to time, but not less than once annually, the Corporation's:
 - a) internal financial controls and internal audit functions;
 - b) appointment and/or replacement of the chief financial officer, the senior internal auditor and any key executives involved in the Corporation's financial reporting process;
 - c) policies on risk assessment and risk management, including the Corporation's major financial risk exposures and the steps management has taken to monitor and control such exposures;
 - d) compliance with securities laws, regulations and policies concerning the Corporation's financial statements, audits and public disclosure;
 - e) compliance with tax laws, regulations and policies concerning the Corporation;
 - f) expense reimbursements paid to the Chairman of the Board, the Chief Executive Officer, the chief Financial Officer and such other directors or senior officers as the committee may deem appropriate; and
 - g) charter for the Committee and perform an annual evaluation of the Committee's performance

all in consultation with the Corporation's senior internal auditor, the external auditor and such other advisors and the Committee may select.

2. Hold regularly scheduled meetings with management, the senior internal auditor, and the external auditor and keep minutes of all such meetings;
3. Review and discuss with management and the external auditor:
 - a) the Corporation's audited financial statements, interim financial statements and "Management Discussion and Analysis" before approval by the Board or public disclosure;
 - b) reports from the Corporation's internal auditor and management's response;
 - c) the types of information to be disclosed and the types of presentation to be made in connection with the Corporation's earnings press releases and financial information and guidance provided to analysts and rating agencies (if any); and
 - d) any proposed related party transactions involving the Corporation before approval by the Board or public disclosure.
4. Discuss with management and the external auditor any significant financial reporting, accounting and audit issues and judgments (including reports or analysis rendered by management or the external auditor in connection with the Corporation's financial statements) pertinent to the preparation of the Corporation's financial statements (including the quality of the Corporation's accounting principles, any audit problems or difficulties, any significant changes in the Corporation's selection or application of accounting principles, any off-balance sheet structures, and special audit steps adopted or taken in light of material control deficiencies, any major disputes between management and the external auditor);
5. Establish procedures for:
 - a) reviewing all of the Corporation's public disclosure of audited or unaudited financial information extracted or derived from the Corporation's financial statements;
 - b) receipt, retention or treatment of complaints received by the corporation regarding accounting, internal accounting controls or auditing matters, and
 - c) confidential, anonymous submission by any of the Corporation's employees of concerns regarding questionable accounting or auditing matters;and to periodically re-assess those procedures;

Advising the Board

- C. The Committee's specific responsibilities concerning advising the Board shall be to:
 1. Review and consider:
 - a) Major changes and questions of choice respecting appropriate accounting principles and auditing standards to be used in preparing and presenting the Corporation's financial statements; and

- b) Legal, accounting and regulatory matters (including initiatives) that may have a material impact on the Corporation's reporting obligations, financial statements, conflicts of interest and general business ethics;
2. Review reports from the Corporation's internal or external auditors and legal counsel (either that represent or have represented the Corporation) about any credible evidence of material violations of securities laws or material breach of duty by the Corporation, any member of the Board or any officer, employee or agent of the Corporation; and
3. Serve as a channel of communication between the external auditor and the Board and between the senior internal auditor and the board, and report regularly to the Board on the Committee's deliberations and actions taken, and any issues that arise concerning the quality or integrity of the Corporation's financial statements, compliance with legal or regulatory requirements, performance and independence of the external auditor, or performance of the internal auditor; and
4. The Committee has the irrevocable authority to obtain advice and assistance from outside legal, accounting or other such advisors and the Committee deems necessary, appropriate or advisable in its sole discretion, without notice to or approval from the Board. The Corporation shall provide adequate funding to the Committee, as determined by the Committee, for payment of compensation to any external auditor, compensation to any advisor, and ordinary administrative expenses that are necessary or appropriate for carrying out its duties.

The Committee shall fix its own time and place of meetings and shall prescribe its own rules and directors of the Corporation who are not members of the Committee shall attend meetings of the Committee only upon the written invitation of the Chair of the Committee.