Annual Information Form

March 20, 2019
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NFI GROUP INC.
(Formerly New Flyer Industries Inc.)

GENERAL

The information, including any financial information, disclosed in this Annual Information Form is stated as at December 30, 2018 or for the year ended December 30, 2018, as applicable, unless otherwise indicated. Unless otherwise indicated, all dollar amounts are expressed in U.S. dollars and references to “C$, “US$$” and “U.S. dollars” are to the lawful currency of the United States. References to C$ are to the lawful currency of Canada. References in this Annual Information Form to “we”, “us”, “our” or the “Company” refer to NFI Group Inc., formerly New Flyer Industries Inc. (“NFI”) and all of its direct or indirect subsidiaries, including New Flyer Industries Canada ULC (“NFI ULC”), New Flyer of America Inc. (“NFAI”), The Aftermarket Parts Company, LLC (“TAPC”), TCB Enterprises, LLC (“TCB”), ARBOC Specialty Vehicles, LLC (“ARBOC”), Carfair Composites Inc. and Carfair Composites USA, Inc. (together, “Carfair”) and Motor Coach Industries International, Inc. and its affiliated entities engaged in the motor coach and related parts and service businesses (collectively, “MCI”). References to “New Flyer” generally refer collectively to NFI ULC, NFAI, TAPC, Carfair and TCB. References to “NFI” refer to NFI Group Inc. References in this Annual Information Form to “management” are to management of the Company.

Certain statements in this Annual Information Form are “forward-looking statements”, which reflect the expectations of management regarding the Company’s future growth, results of operations, performance and business prospects and opportunities. The words “believes”, “anticipates”, “plans”, “expects”, “intends”, “projects”, “estimates” and similar expressions are intended to identify forward-looking statements. In addition, forward-looking statements can be identified by statements to the effect that certain actions “may”, “could”, “should”, “would”, “might” or “will” be taken, occur or be achieved. These forward-looking statements reflect management’s current expectations regarding future events and operating performance and speak only as of the date of this Annual Information Form. Forward-looking statements involve significant risks and uncertainties, should not be read as guarantees of future performance or results, and will not necessarily be accurate indications of whether or not the times at or by which such performance or results will be achieved. A number of factors could cause actual results to differ materially from the results discussed in the forward-looking statements, including, but not limited to, the factors discussed under “Risk Factors”. Although the forward-looking statements contained in this Annual Information Form are based upon what management believes to be reasonable assumptions, investors cannot be assured that actual results will be consistent with these forward-looking statements, and the differences may be material. These forward-looking statements are made as of the date of this Annual Information Form and the Company assumes no obligation to update or revise them to reflect new events or circumstances, except as required by applicable securities law.

A “motor coach” or “coach” is a 35-foot, 40-foot or 45-foot over-the-highway bus typically used for intercity transportation and longer distances than a heavy-duty transit bus, and is typically characterized by (i) two axles in the rear (related to the weight of the vehicle), (ii) high deck floor, (iii) baggage compartment under the floor, (iv) high-backed seats with a coach-style interior (often including a lavatory), and (v) no room for standing passengers. All other vehicles sold by the Company (including the medium-duty buses and cutaways sold by ARBOC) are classified as “transit buses” or “buses”.

All of the data presented in this Annual Information Form with respect to market share, the number of heavy-duty transit buses, medium-duty buses, low-floor cutaway buses and motor coaches delivered and in service is measured in, or based on, “equivalent units”. One equivalent unit (or “EU”) represents one 30-foot, 35-foot or 40-foot heavy-duty transit bus, one medium-duty bus, one low-floor cutaway bus or one motor coach. One articulated transit bus represents two equivalent units. An articulated transit bus is an extra-long bus (approximately 60-feet in length), composed of two passenger compartments connected by a joint mechanism. The joint mechanism allows the vehicle to bend when the bus turns a corner, yet have a continuous interior.
Throughout this Annual Information Form, unless otherwise indicated, all references to “IFRS” are to International Financial Reporting Standards.

**Use of Market and Industry Data**

This Annual Information Form includes market and industry data that has been obtained from third party sources, including industry publications, industry associations and customers, as well as industry data prepared by management on the basis of its knowledge of and experience in the industry in which the Company operates (including management’s estimates and assumptions relating to the industry based on that knowledge). Management’s knowledge of the industry has been developed through its experience and lengthy participation in the industry. Management believes that its industry data is accurate and that its estimates and assumptions are reasonable, but there can be no assurance as to the accuracy or completeness of this data. Third party sources generally state that the information contained therein has been obtained from sources believed to be reliable, but there can be no assurance as to the accuracy or completeness of included information. Although management believes it to be reliable, neither the Company, nor management have independently verified any of the data from third party sources referred to in this Annual Information Form or ascertained the underlying economic assumptions relied upon by such sources.

**CORPORATE STRUCTURE**

NFI is a corporation established under the *Business Corporations Act* (Ontario) on June 16, 2005. The registered office of NFI is located at Suite 3000, 79 Wellington Street West, Toronto, Ontario, M5K 1N2.

The chart below shows NFI and its principal subsidiaries, all of which are wholly-owned. The principal operating subsidiaries of the Company are: NFI ULC, NFAI, MCI, TAPC and ARBOC.
GENERAL DEVELOPMENT OF THE BUSINESS

Recent Developments

Fiscal 2016

In August 2016, New Flyer announced the addition of Cummins Westport ISL G Near Zero (“ISL G NZ”), the industry’s cleanest certified engine, to its industry leading clean air propulsion options for the New Flyer Xcelsior® bus family. The ISL G NZ NOx natural gas engine has been developed by Cummins Westport Inc. and is the first mid-range engine in North America to receive certification to meet the 0.02 g/bhp-hr. optional Near Zero NOx Emissions standards from both U.S. Environmental Protection Agency and the Air Resources Board (ARB) in California.

New Flyer announced that it is providing technical support towards the development of second generation on-route and depot charging systems for transit buses in North America. Several professional organizations are actively involved in overhead charging standards development, including the Society of Automotive Engineers (SAE), the Electric Power Research Institute (EPRI), the American Public Transportation System (APTA), the Canadian Urban Transit Research and Innovation Consortium (CUTRIC), CALSTART, and the Center for Transportation and the Environment (CTE).

On September 22, 2016, Marcopolo S.A. (“Marcopolo”) sold 4.5 million common share of NFI, which represented approximately 7.4% of the issued and outstanding common shares of NFI at the time. Following the sale, Marcopolo continued to own 6,587,834 Shares (representing approximately 10.8% of the issued and outstanding Shares at the time) and remains NFI’s largest shareholder.

In November 2016, New Flyer announced that the industry’s first 60-foot electric heavy-duty transit bus is to undergo testing at the U.S. Federal Transit Administration (“FTA”) proving grounds in Altoona, Pennsylvania (“Altoona”). New Flyer’s innovative XE60 60-foot battery-electric bus, and its sister XHE60 60-foot hydrogen fuel cell bus, are both powered by Siemens electric motors with rechargeable lithium-ion battery technology manufactured in Michigan. These bus models incorporate a unique two-axle drive system for added traction and enhanced safety and both produce zero tail pipe pollution and zero greenhouse gas emissions. In November 2018, the 60-foot articulated heavy-duty transit bus became the first and only 60-foot battery-electric bus to complete the FTA Model Bus Testing Program at Altoona.

Fiscal 2017

The Company announced that effective January 1, 2017, the business would be restructured into three operating business units: the Transit Bus business unit focusing on the design, manufacture, sale and support of transit buses (and after the acquisition of ARBOC in December 2017, medium-duty buses and cutaways); the Motor Coach business unit focusing on the design, manufacture, sales and support of motor coaches and the Aftermarket Parts business unit focusing on sales of bus and coach parts and providing customer training for buses and coaches.

On January 26, 2017, New Flyer announced the opening of a new component manufacturing and assembly facility in Jamestown, NY, located in western New York State. The 40,000 square foot facility manufactures certain components for New Flyer Xcelsior® buses, which are then assembled at New Flyer’s transit bus production facilities. The facility is fully operational.

On February 15, 2017, MCI announced that it was developing a battery-electric propulsion system for its popular J-model coach, based on New Flyer’s battery-electric propulsion expertise, which is planned to be in production in 2020. MCI also announced that it was developing a 35-foot J-model coach in response to customers’ requests for a smaller vehicle that offers the reliability and parts commonality of its popular 45-foot J-model coach. Production of the J3500 began in January 2019.
In November 2017, MCI opened its seventh coach service center in Hayward, California (located near San Francisco).

On May 10, 2017, New Flyer announced the termination of the joint venture between New Flyer and Alexander Dennis Limited (“ADL”) for the manufacture of 30-foot and 35-foot medium-duty buses. In 2012, New Flyer and ADL entered into the joint venture to collaborate and introduce a medium-duty low-floor bus in North America. With the termination of the joint venture, the manufacture, sales, marketing and aftermarket parts sales for this bus have been transitioned to Alexander Dennis with the full support of New Flyer. New Flyer will continue to support all commitments made to existing MiDi® customers for care and product support.

At the annual meeting of shareholders held on May 11, 2017, the shareholders passed a resolution continuing, amending and restating the shareholder rights plan originally adopted by the board of directors of NFI (the “Board”) on May 8, 2014 (the “Amended and Restated SRP”). The primary objectives of the Amended and Restated SRP are (i) to provide the Board with sufficient time to explore and develop alternatives for maximizing shareholder value if an unsolicited take-over bid is made for NFI, (ii) to provide all shareholders with an equal opportunity to participate in such a bid, and (iii) to ensure, to the extent possible, that all shareholders are treated fairly in connection with any take-over bid. The Amended and Restated SRP was not implemented in response to any specific proposal to acquire control of NFI. Additional details regarding the Amended and Restated SRP are described below under the heading “Description of Capital Structure — Shareholder Rights Plan”. A copy of the Amended and Restated SRP is available on SEDAR at www.sedar.com.

On June 1, 2017, Carfair acquired Carlson Engineered Composites Inc. (“Carlson”) and the assets of its US affiliated companies, a privately-owned composites company, headquartered in Winnipeg, Manitoba for US$13 million, subject to certain normal and customary purchase price adjustments. Carlson manufactures fiberglass reinforced polymer (FRP) components primarily to original equipment manufacturers of transportation vehicles and agricultural equipment. The Canadian and U.S. assets of Carlson are now operated by the Company through its subsidiaries, Carfair Composites Inc. and Carfair Composites USA, Inc.

On September 6, 2017, NFAI announced it would invest US$25 million in major building renovations and expansions at its Anniston, Alabama production campus. This investment builds on NFAI’s commitment to American infrastructure, manufacturing, innovation, and jobs. It adds fabrication equipment that enhances component manufacturing, streamlines the weld process, expands the operational footprint, and adds capacity and an innovation center for zero-emission bus production. The 36-acre, five building campus is now home to a new Vehicle Innovation Center (“VIC”), North America’s first innovation lab dedicated to the advancement of bus and motor coach technology. The mandate of the VIC, which opened in October 2017, includes research, development, and evolution of electric, autonomous and telematics technologies. Since opening, the VIC has received over 1,300 visitors and training participants.

On September 25, 2017, Carfair Composites USA, Inc. purchased certain assets and certain liabilities of Sintex-Wausaukee Composites Inc., a privately-owned composites company headquartered in Wausaukee, Wisconsin, for approximately $4 million.

In October 8, 2017, New Flyer announced a new brand within its portfolio – NFI Parts™. All of the parts sales and support for original equipment manufacturers (“OEMs”) products will be supported under this single brand. This new brand represents important activities associated with supporting the OEM products (buses and motor coaches), including part sales and support activities, technical publications, and training.

On October 9, 2017, MCI unveiled the D45 CRT LE, a new commuter coach model equipped with comfort, environmental-efficiency and maximum accessibility for an increasingly diverse commuting population. MCI designed the new coach to enhance the experience of commuter rapid transit (CRT) and
bus rapid transit (BRT) systems for a range of commuters with the goal of improving accessibility through ground level entry via a vestibule design that permits passengers to self-secure wheel chairs and other mobility devices. Deliveries of the Buy-America compliant, Altoona-tested clean-diesel coach began in the fourth quarter of 2018. Other updated designs of the D-model coach are expected to be in production from 2019 to 2022, with an all-electric version expected to be in production in 2020.

Also on October 9, 2017, NFAI announced the introduction of the next generation of its industry leading, battery-electric heavy-duty transit bus: the Xcelsior CHARGE™. The Xcelsior CHARGE™ builds on the industry leading Xcelsior® transit bus platform, with extended range battery technology made in America, electric motors with efficient regenerative energy recovery, the highest torque available for cities with steep grades and charging infrastructure compliant with industry standards.

On November 16, 2017, NFAI announced it would invest in capital equipment and building preparations to establish a new part fabrication facility in Shepherdsville, Kentucky. The 300,000 square foot facility will fabricate parts for the manufacture of New Flyer transit buses, MCI motor coaches and spare parts for NFI Parts.

On December 1, 2017, the Company acquired ARBOC for cash consideration of $95 million. Established in 2008, ARBOC is a North American pioneer and leader in low-floor body-on-chassis (or “cutaway”) bus technology. ARBOC has also introduced a medium-duty, low-floor transit and shuttle bus based on its own chassis design.

**Fiscal 2018 and Year-to-date**

On January 3, 2018, New Flyer announced that its Anniston, Alabama facility completed its first full build of an Xcelsior CHARGE™ zero-emission, battery-electric, heavy-duty transit bus. All New Flyer manufacturing facilities (the others being in Winnipeg, Manitoba, and Crookston and St. Cloud, Minnesota) now have the capability to fully manufacture the Xcelsior CHARGE™.

On January 4, 2018, MCI announced that EvoBus GmBH (“Daimler”) had terminated the distribution rights agreement (“DRA”) for Daimler’s Setra motor coaches in the United States and Canada effective June 29, 2018. MCI entered into the DRA as part of a transaction that resulted in Daimler owning 10% of the equity of MCI in 2012. When New Flyer acquired 100% of the equity of MCI in December 2015, the DRA remained in place. The models covered by the agreement were the Setra S 407 and S 417 motor coaches. Since 2012, MCI has sold only 282 new Setra coaches. The decision came as MCI expands its own motor coach lineup and service network, including the redesign of its J4500 model and the introduction of the D45 CRT LE.

On March 1, 2018, New Flyer and A. Girardin Inc. (“Girardin”) mutually agreed to terminate the distribution agreement whereby Girardin distributed New Flyer’s Xcelsior® transit bus in Quebec. Following March 1, 2018, Girardin no longer distributes New Flyer buses nor offers service, support warranty requests, repairs, or parts.

On April 24, 2018, New Flyer became the first bus manufacturer in the world to join the Shared Mobility Principles for Livable Cities. It subsequently joined the Charging Interface Initiative (CharIN) to support industry charging standards for all electric vehicles, became the first licensee outside the Volvo Group to join OppCharge in North America, signed CALSTART’s Global Commercial Drive to Zero to support fast-tracking adoption of clean trucks and buses, and also signed the Transportation Electrification Accord focused on driving an equitable and prosperous future for electrified transportation – all in 2018.

On May 10, 2018, MCI announced the battery-electric J4500e proof of concept vehicle had become operational and had reached and sustained a highway speed of 70 MPH for the first time. The J4500e is the first in the family of MCI coaches to have a battery-electric propulsion system.
In June 2018, NFI commenced a normal course issuer bid ("NCIB") for the Shares. Under the NCIB, NFI may repurchase up to 2,774,733 Shares, which represents 5% of the public float of Shares on June 4, 2018. In January 2019, NFI doubled the size of its bid and can repurchase up to 5,549,465 Shares, which represents 10% of the public float on June 4, 2018. NFI may purchase up to 39,900 Shares on the TSX during any trading day. Repurchases will terminate on June 13, 2019, or earlier should NFI complete its repurchases prior to such date.

On August 24, 2018, New Flyer announced Canada’s largest battery-electric transit bus contract with the Société de transport de Montréal ("STM") and the Société de transport de Laval ("STL") which ordered 40 forty-foot, battery-electric Xcelsior CHARGE™ buses. With this order, New Flyer now serves all 25 of the largest transit agencies in North America.

In September 2018, ARBOC secured its first order for up to forty Spirit of Equess® low-floor, medium-duty transit buses for Ozark Regional Transit.

On October 25, 2018, NFI announced that it and certain of its subsidiaries have entered into a revolving credit facility (the "Credit Facility") with a total borrowing limit of $1.0 billion, which includes a $100 million letter of credit facility. The Credit Facility is unsecured, has a 5-year term and will mature on October 25, 2023. In addition, the Credit Facility provides an accordion feature which allows the Company to obtain additional funding of up to $250 million, subject to customary conditions. The Credit Facility refinanced and replaced the Company’s prior secured credit facility, which had a total borrowing limit of $825 million. See “Description of Capital Structure – Credit Facility”.

On November 29, 2018, ARBOC announced its Spirit of Equess®, the industry’s first and only medium-duty, purpose-built transit bus, completed testing at Altoona.

In November 2018, MCI announced that its all-new MCI D45 CRT LE, which provides for a major breakthrough in passenger accessibility, had completed testing at Altoona for new bus models. The MCI D45 CRT LE received a 10-month battery of tests accelerating a 12-year, 500,000 miles service life.

In November 2018, New Flyer announced that its 60-foot articulated heavy-duty transit bus has become the first and only 60-foot battery-electric bus to complete the FTA Model Bus Testing Program at Altoona. With successful completion of testing at Altoona, U.S. transit agencies can now utilize FTA funding in support of their purchases of 60-foot (battery and fuel cell) electric Bus Rapid Transit (eBRT) buses from New Flyer, further enabling smart mobility solutions for cities across North America.

Also in November 2018, New Flyer announced the unveiling of SmartRider™ technology – an industry first in fully-accessible level boarding from curb to aisle – on the Xcelsior® heavy-duty transit bus platform. SmartRider™ is an advanced smart leveling system developed by New Flyer, providing accessibility using intelligent kneeling with variable height capability to minimize slope difference between a low-floor ramp and the bus floor. It also features New Flyer’s first all-electric wheelchair ramp with a two-degree slope, higher load carrying capability, and an optimized undercarriage for better control and accessibility.

On December 13, 2018 MCI received its first order for the 35-foot J3500 coach from a private coach operator based in the U.S.

On January 8, 2019, New Flyer announced the launch of New Flyer Infrastructure Solutions™, a service dedicated to providing safe, reliable, smart, and sustainable charging and mobility solutions to customers. It will support mobility projects from start to finish and focus on energy management optimization as well as infrastructure planning and development, providing cohesive transition of bus fleets to zero-emission bus ("ZEB") technology. New Flyer is the first and only North American bus manufacturer to offer a comprehensive infrastructure service.
On March 12, 2019, New Flyer announced the unveiling of the Xcelsior CHARGE H2™, the Company’s fuel cell-electric heavy-duty transit bus, and announced that both the forty-foot and sixty-foot model of the Xcelsior CHARGE H2™ had successfully completed the testing at Altoona. The Xcelsior CHARGE H2™ is the first sixty-foot fuel cell-electric bus to complete testing at Altoona and establishes New Flyer as the only manufacturer to offer both a forty-foot and sixty-foot fuel cell-electric bus model that qualifies for U.S. federal funding.

DESCRIPTION OF THE BUSINESS

Business of the Company

NFI, together with its subsidiaries, is the leading manufacturer of heavy-duty transit buses, medium-duty buses, low-floor cutaway buses and motor coaches in the United States and Canada. Management estimates that in 2018, New Flyer had an approximate 43% market share of the combined United States and Canadian heavy-duty transit bus deliveries of equivalent units; ARBOC had an approximate 3% market share of the combined United States and Canadian deliveries of cutaway buses and approximately 75% of the deliveries of low-floor cutaway buses; and MCI had an approximate 45% market share of the combined United States and Canadian deliveries of motor coaches. From its production facilities in Winnipeg, Manitoba; Pembina, North Dakota; Crookston and St. Cloud, Minnesota, Anniston, Alabama and Middlebury, Indiana, the Company has the broadest and most advanced product offering in the North American bus and motor coach industries.

The Company designs and manufactures a variety of transit buses from 35-feet to 60-feet in length with diverse propulsion systems, including clean diesel, diesel-electric hybrid, compressed natural gas (“CNG”), battery-electric, electric trolley and hydrogen fuel cell electric. The Company also designs and manufactures, through ARBOC, a variety of low-floor cutaway and medium-duty buses. Through MCI, the Company designs and manufactures a variety of motor coaches, primarily in 35-foot, 40-foot and 45-foot lengths, with clean diesel, diesel-electric hybrid and CNG propulsion systems. In addition to its engineering, manufacturing and field service capabilities, the Company maintains the industry’s leading aftermarket parts organizations, which is responsible for supporting an extensive range of post-sale activities, including parts distribution, support documentation and training.

For the fiscal year ended December 30, 2018, the Company generated revenue of approximately $2.52 billion.

The Shares are listed and posted for trading on the TSX under the symbol “NFI” and are included in the S&P/TSX Composite Index and the S&P/TSX Composite Dividend Index.

Industry Overview

Heavy-Duty Transit Buses (New Flyer)

The Company is the largest manufacturer of heavy-duty transit buses (sometimes referred to in the industry as intra-city buses) in the United States and Canada and a leading provider of aftermarket parts and support. Heavy-duty transit buses are the backbone of intra-city urban public transportation systems. They consist of vehicles that are generally between 35 and 60 feet in length with seating capacity for up to 65 passengers. These transit buses operate in arduous stop and go conditions, often for up to 16 hours a day, seven days a week. Heavy-duty transit buses use a variety of propulsion systems in addition to clean diesel, including diesel-electric hybrid, CNG, battery-electric, electric trolley and hydrogen fuel cell-electric. Municipal and other local transit authorities are the principal purchasers of heavy-duty transit buses.

There are well-established US federal funding programs for transit fleet replacements in place. However, most federal funding programs require a local contribution component, typically approximately 20% of the total amount of the customer’s purchase requirements, and there can be significant pressure on
local funding as a result of the effect of general economic conditions on local tax revenues. The trend focusing on environmental concerns and climate change continues to grow, and the pressure placed on public transit services to expand and transition to zero-emission vehicles has heightened over the past few years. Government grants have been made available to organizations and transit agencies to develop or test new technologies, including alternative zero emission propulsion systems such as battery-electric/hydrogen fuel cell-electric systems.

Management’s estimates of total deliveries of equivalent units to customers in the United States and Canada over the period from 2006 to 2018 are shown in the chart below.

**Annual Heavy-Duty Bus Deliveries in Canada and the United States (EUs)**

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<tbody>
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<td>5,933</td>
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<td>5,373</td>
<td>5,795</td>
<td>6,366</td>
<td>6,504</td>
<td></td>
</tr>
</tbody>
</table>

Source: Management estimates.
Notes: Deliveries indicated in number of equivalent units.

Although no precise public data source exists regarding industry deliveries in Canada and the United States, management estimates the heavy-duty transit bus industry delivered approximately 6,500 equivalent units in 2018, a 2.2% increase to the estimated total number of equivalent units delivered in 2017.

**Low-floor Cutaway and Medium-Duty Buses (ARBOC)**

The Company is also a leading manufacturer of low-floor cutaway and medium-duty buses in the United States and Canada, and management estimates that approximately 75% of North America’s low-floor cutaway buses are manufactured by ARBOC. These buses generally range between 21 and 34 feet in length and have average seating capacities from 10 and 37 passengers. The principal purchasers of these buses are municipal transit agencies, universities, entities in the healthcare sector (e.g., nursing homes and assisted living homes), and airport shuttle operators. All buses manufactured by ARBOC are sold through its broad network of approximately 13 dealers. Commercial terms with the dealers require the dealer to pay for the bus, in full, prior to ARBOC delivering the bus. ARBOC’s largest end-user customers are municipal transit agencies who obtain rolling stock funding in the same manner as described for heavy-duty transit buses. For private market sales, the ARBOC dealer, and not ARBOC, may offer leasing or financing options.

**Motor Coaches (MCI)**

The Company is also the leading manufacturer of motor coaches (sometimes referred to in the industry as over-the-highway, inter-city or long-haul buses) in the United States and Canada. Coaches generally range between 35 and 45 feet in length and have a seating capacity of approximately 40-60 passengers. Most coaches have clean diesel propulsion systems, but the Company also manufactures coaches with diesel-electric hybrid and CNG propulsion systems and is currently developing a battery-electric propulsion system as another option for customers. The principal purchasers of motor coaches are private tour and charter operators, limousine/livery operators, inter-city line-haul operators, private and public fleet operators and municipal and other local transit agencies.
Funding for public fleet operators follows the same pattern as for heavy-duty transit buses. New coach funding for private fleet operators is provided from their operations or by their financial institutions, with a significant portion of private fleet operators choosing to finance new coach purchases. In some cases MCI assists in arranging third party financing. MCI also has the financial capability to offer private operators financing, on a case-by-case basis. Pre-owned coaches are purchased in the same manner by private customers, with a lower percentage of coaches being financed.

Annual Motor Coach Deliveries in Canada and the United States (EUs)

<table>
<thead>
<tr>
<th>Year</th>
<th>Deliveries</th>
</tr>
</thead>
<tbody>
<tr>
<td>2006</td>
<td>2,099</td>
</tr>
<tr>
<td>2007</td>
<td>1,852</td>
</tr>
<tr>
<td>2008</td>
<td>1,820</td>
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<td>2009</td>
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<tr>
<td>2017</td>
<td>2,470</td>
</tr>
<tr>
<td>2018</td>
<td>2,305</td>
</tr>
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</table>

Source: Management estimates.
Notes: Deliveries indicated in number of equivalent units.

As is the case with heavy-duty transit buses, no precise public data exists regarding total deliveries of motor coaches in the United States and Canada. Management, however, estimates the motor coach industry delivered approximately 2,305 coaches in 2018, which represents a decrease of 6.7% over the estimated 2017 industry volume of approximately 2,470 coaches.

Aftermarket Parts and Support (NFI Parts)

NFI Parts is North America's most comprehensive bus and motor coach parts organization, providing replacement parts, technical publications, training, service, and support.

Company History

The Company’s predecessor was founded in 1930 as a manufacturer of motor coaches and school buses. The name “Flyer Industries Limited” was adopted in 1971, at which time the company began to focus exclusively on heavy-duty transit buses. With its acquisition in 1986 by Den Oudsten, B.V. (“Den Oudsten”), Holland’s largest transit bus manufacturer, the company became “New Flyer Industries Limited”. Den Oudsten was an innovation leader in the European transit bus manufacturing industry, having been the first manufacturer to introduce the low-floor transit bus concept. Den Oudsten brought the low-floor transit bus to North America in 1988 and it eventually became the transit industry standard in the United States and Canada.

As part of the Company’s growth in the United States market, in 1990 a final assembly plant was established in Grand Forks, North Dakota to complete bus shells manufactured in Winnipeg. In 1996, final assembly was moved from that facility to the current facility in Crookston, Minnesota. In late 1999, in response to “Buy-America” legislation and continuing US market share growth, the Company constructed a state-of-the-art plant with fully integrated production capabilities in St. Cloud, Minnesota.
In 2002, a private investor group acquired a controlling interest in the Company and the Company was sold to another private investor group in 2004. In 2005, NFI and NFI ULC completed their initial public offering (the “IPO”). In 2013, Marcopolo, a Brazilian manufacturer of transit buses and motor coaches, made a strategic investment to acquire newly issued Shares, representing at that time, a 19.99% stake in NFI. In 2016, Marcopolo sold 4.5 million shares continuing to own, at that time, 10.8% of the outstanding shares of NFI.


On December 18, 2015, NFI acquired MCI from KPS Capital Partners, L.P. Founded in 1933 in Winnipeg, Manitoba, MCI is North America’s leading manufacturer of motor coaches serving charter and tour operators, line-haul and scheduled-service operators and transit agencies in the U.S. and Canada.

On December 1, 2017, NFI acquired ARBOC. Established in 2008, ARBOC is a North American leader in low-floor body-on-chassis (or “cutaway”) bus technology. These buses operate in transit, paratransit and shuttle applications. Located in Middlebury, Indiana, ARBOC produces Buy America compliant vehicles in accordance with ISO 9001:2008 certified management systems. ARBOC has extensive expertise with diesel and natural gas propulsion based on General Motors, Chrysler, Ford and Freightliner chassis.

In May 2018, NFI changed its name from “New Flyer Industries Inc.” to “NFI Group Inc.” to better reflect the multi-platform nature of NFI’s business that includes buses and motor coaches built by New Flyer, MCI and ARBOC and parts sold by NFI Parts.

**Business Strengths**

Management believes the Company possesses the following key business strengths that allow it to maintain its strong competitive position in its industry.

**Leading Market Position**

The Company has built its leading market position through its broad product offering, innovation, extensive in-house engineering capabilities, timely delivery of buses and motor coaches to specifications, product reliability, high quality and aftermarket parts and service support capabilities.

Management estimates that in 2018, New Flyer had an approximate 43% market share of the combined United States and Canadian heavy-duty transit bus manufacturing industry based on the number of equivalent unit deliveries in 2018. Although the Company’s market share may fluctuate year-to-year, management believes that since 2000 the Company has consistently maintained the leading market share of the combined United States and Canadian heavy-duty transit bus market. Management estimates there are approximately 30,000 New Flyer transit buses (of the approximately 46,000 transit buses New Flyer has delivered) and approximately 6,000 NABI transit buses (of the approximately 10,500 transit buses NABI has delivered) currently in service in the United States and Canada.

Management estimates that in 2018, ARBOC had an approximate 3% market share of the combined United States and Canadian overall cutaway transit bus manufacturing industry based on the number of equivalent unit deliveries in 2018, and approximately 75% market share of the low-floor cutaway sector based on the number of equivalent unit deliveries in 2018. Although ARBOC’s market share may fluctuate year-to-year, management believes that since 2008 ARBOC has consistently maintained the leading market share of the combined United States and Canadian low-floor cutaway transit bus sector. Management estimates there are approximately 2,700 ARBOC low-floor cutaway transit buses (of the approximately 3,400 low-floor cutaway transit buses ARBOC has delivered) currently in service in the United States and Canada.
Canada. This represents approximately 80% of the estimated 3,400 active cutaway buses in the United States and Canada.

Management estimates that in 2018, MCI had an approximate 45% market share of the combined United States and Canadian public and private coach market based on the number of coach deliveries in 2018. Although the coach industry is more cyclical and dependent on economic factors than the heavy-duty transit bus industry and the Company’s market share may fluctuate year-to-year, management believes that since 2003, MCI has consistently maintained the leading market share of the combined United States and Canadian public and private coach market. Management estimates there are approximately 25,000 MCI coaches currently in service in the United States and Canada. This represents approximately 45% of the estimated 55,000 active coach buses in the United States and Canada.

**Brodest Product Portfolio and Innovation Leader**

The Company has the broadest product and most advanced propulsion systems offering in the industry with the engineering capabilities to meet the diverse needs of its customers. The Company is recognized in the industry for product innovation and has consistently been at the forefront of developing and integrating new technologies. Examples of the Company’s innovation include products such as the low-floor transit bus, which has become the industry standard, on-board electronics, bus styling, hybrid drive systems and articulated transit buses. The Company’s leadership in innovation is a result of its extensive in-house engineering capabilities that involve many disciplines, such as structural design, powertrain, hydraulic, electrical and HVAC systems. The Company’s breadth of product offering and its demonstrated product development capability allow it to bid on almost any transit bus or motor coach contract in the United States and Canada.

The D-model coach has been MCI’s standard motor coach offered to public customers and comprises the largest installed base of motor coaches with public transit agencies in the industry. In 2017, MCI announced it would update its entire line of D-model coaches to modernize the line and provide new features.

In 2001, MCI introduced the J-model coach with advanced styling primarily for the private market customers. The forty-five foot coach is commonly known as the J4500. In addition to advances in styling, the J-model incorporates features such as drum brakes and a fixed tag axle. The J-model had a styling refresh in 2012 to maintain a market leading appearance. In 2018 MCI began taking orders for the J3500, a thirty-five foot version of the J4500.

In October 2008, New Flyer introduced Xcelsior®, the customer-centric evolution of its proven standard low-floor transit bus. Its many product improvements make Xcelsior® a “best-in-class” vehicle. See “Description of the Business – Product Development and Innovation”.

In October 2017, MCI unveiled the D45 CRT LE, a new commuter coach model equipped with comfort, environmental-efficiency and maximum accessibility for an increasingly diverse commuting population. MCI designed the new coach to enhance the experience of commuter rapid transit (CRT) and bus rapid transit (BRT) systems for a range of commuters with the goal of improving accessibility through ground level entry via a vestibule design that permits passengers to self-secure wheel chairs and other mobility devices.

In 2017, ARBOC introduced the Spirit of Equess®, ARBOC’s low-floor, medium-duty transit bus.

**High Quality and Large Customer Base**

The Company sells buses to all of the 25 largest transit authorities in the United States and Canada. These agencies operate either New Flyer, Orion or NABI buses, or a combination thereof. New Flyer has active business relationships (which includes the sale of aftermarket parts) with approximately 500 transit
authorities in Canada and the United States. In 2018, MCI delivered coaches to 15 of the top 25 motor coach operators in the industry and also sells coaches to certain public transit agencies. Through sales to dealers, ARBOC delivered cutaway and medium-duty transit buses to a diverse end-user base of over 100 public transit agencies and private operators in 2018.

Aftermarket Parts and Support Capability

Aftermarket parts and support is an important element in the purchase criteria of transit bus and coach operators. The Company’s leading share of all buses and motor coaches currently in service provides recurring demand for an opportunity to grow its aftermarket parts business. The Company provides aftermarket parts and support for products manufactured by New Flyer, NABI, Orion (after the purchase of the Orion aftermarket parts business in 2013), MCI, ARBOC as well as other manufacturers. The cost of aftermarket support (including warranty and training requirements) is typically included in the customer’s transit bus or coach purchase contract, while aftermarket parts are sold separately when required after the initial transit bus or coach purchase. Management believes that the Company provides the most comprehensive aftermarket service and support of all manufacturers in the industry. Aftermarket operations represented approximately 15% of the Company’s 2018 revenue.

Experienced and Committed Management Team

The Company’s senior management team consists of experienced and committed individuals who have implemented robust processes to manage bidding, contracts management, engineering, strategic sourcing, manufacturing, quality assurance and aftermarket parts and service which have resulted in the Company’s growth and profitability. Management brings expertise from a wide range of transportation manufacturing industries including bus, motor coach, railcar, automotive, military vehicles and aerospace. The Company’s management team also has extensive experience in LEAN manufacturing and “Operational Excellence” initiatives and processes. See “Risk Factors — Risks Related to Operations — The Company’s ability to execute its strategy and conduct operations is dependant upon its ability to attract, train and retain qualified personnel, including its ability to retain and attract executives, senior management and key employees”.

The Company’s executive leadership teams participate in NFI’s performance unit plan, restricted share unit plan and share option plan, and all of the Company’s management and sales teams participate in some form of incentive plan. See “Directors, Officers and Management — Long Term Incentive Plans”.

Employee Focused

In 2018, MCI received the Employee Development, Relations and Total Rewards Award (Large Business) from the Chartered Professionals in Human Resources (Manitoba). MCI received this award for fostering a collaborative work environment, supporting employees to continually improve and creating an effective total rewards structure.

NFI was recognized by United Way (Winnipeg) for its 2018 campaign with the Ambassador of the Year Award, awarded to workplaces that have an exceptional team of United Way Ambassadors. NFI set a record for its United Way Workplace Campaign raising nearly $425,000 and celebrated its 25th year of United Way giving. NFI supports 16 United Way agencies located in or nearby communities where it operates in Canada and the U.S.

Corporate Mission Statement and Strategy

The Company’s mission statement is – “To deliver the best bus and coach value and support for life.”
The Company’s business strategy is as follows:

• to offer the best heavy-duty transit buses, medium-duty buses, cutaway buses and motor coaches and services in Canada and the United States and to lead the market in innovation,

• to operate as a world-class manufacturer using LEAN manufacturing principles and deploying a Quality Roadmap, and

• to have an appropriate capital structure to diversify and grow the business.

Environmental, Social and Governance Focus

As the leading manufacturer of buses and motor coaches in the United States and Canada, a strong environmental, social and governance (“ESG”) focus is integral to how the Company conducts business. NFI is very proud of the commitment it has made to ESG. Having a robust ESG strategy is crucial for the Company to create long-term and sustainable value for all of its stakeholders. The Company’s ESG focus covers all aspects of its business, including environmental, health and safety, governance and standards of business conduct, shared mobility principles, diversity and inclusion, employee workplace satisfaction and advancement and commitment to the communities where we work. The Company’s ESG report can be found at NFI’s website at www.nfigroup.com.

Operational Excellence and Quality at Source

One of the primary operational focuses of New Flyer is on developing and implementing strategies and tactics to support “Operational Excellence”, one of New Flyer’s core operating principles. New Flyer’s vision of “Operational Excellence” is to provide and maintain for all employees a safe, clean and efficient working environment to become the most efficient bus manufacturer and achieve the highest level of first-time quality in its products through the implementation of well-defined and robust processes and procedures that are sustainable for future growth. Management believes that Operational Excellence has resulted in a transformation of New Flyer’s facilities, improved employee safety and morale, a reduction in the cost of manufacturing, improved quality and improved overall customer satisfaction. The “Quality at Source” (or QAS) program at MCI has the same objectives and principles as New Flyer’s “Operational Excellence” program regarding safety, quality, and manufacturing improvements.

For 2015, 2016 and 2017, New Flyer’s Winnipeg, MB manufacturing facility was selected as a finalist for the IndustryWeek Best Plant Award. The award recognizes manufacturing facilities that are on the leading edge of efforts to increase competitiveness, enhance customer satisfaction, and create stimulating and rewarding work environments.

Products and Services

In 2018, the Company derived its revenue and cash flows from the following two segments:

• **OEM Manufacturing Operations** — design, manufacture and sales of heavy-duty transit buses, motor coaches (including the sale of pre-owned coaches), medium-duty buses and cutaways of various body lengths with diverse propulsion systems. OEM manufacturing operations, represented approximately 82%, 84% and 85% of the Company’s total 2016, 2017 and 2018 revenue, respectively.

• **Aftermarket Operations** — support of all post-sale activities, including parts distribution, field services, support documentation and training. Aftermarket operations represented approximately 18%, 16% and 15% of the Company’s total 2016, 2017 and 2018 revenue, respectively.
Transit Bus and Motor Coach Manufacturing Operations

The Company has the broadest and most advanced product offering in the combined United States and Canadian transit bus and motor coach market. The Company’s sales, reputation, product range, engineering capabilities and product quality position it as the leading manufacturer in the heavy-duty transit bus, coach and low-floor cutaway markets and in specialty heavy-duty transit bus areas such as bus rapid transit vehicles, electric trolleys, hydrogen fuel cell and battery-electric propulsion system buses. The Company offers the following bus, motor coach and cutaway, all of which can be modified to meet a wide range of customer specifications:

<table>
<thead>
<tr>
<th>Model</th>
<th>Lengths</th>
<th>Propulsion System(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Flyer Xcelsior® (heavy-duty transit bus)</td>
<td>35’, 40’, 60’</td>
<td>Clean diesel, CNG, diesel-electric hybrid, battery-electric, electric trolley and hydrogen fuel cell electric</td>
</tr>
<tr>
<td>MCI D-model coaches</td>
<td>40’, 45’</td>
<td>Clean diesel, CNG, diesel-electric hybrid</td>
</tr>
<tr>
<td>MCI J-model coaches</td>
<td>45’, 35’</td>
<td>Clean diesel</td>
</tr>
<tr>
<td>ARBOC Spirit of EQuess® (medium-duty bus)</td>
<td>29’, 32’, 35’</td>
<td>Clean diesel, CNG</td>
</tr>
<tr>
<td>ARBOC Spirit of Liberty® (medium-duty bus)</td>
<td>30’, 34’</td>
<td>Clean diesel, CNG</td>
</tr>
<tr>
<td>ARBOC Spirit of America® (medium-duty bus)</td>
<td>30’, 34’</td>
<td>Clean diesel, CNG</td>
</tr>
<tr>
<td>ARBOC Spirit of Mobility® (cutaway bus)</td>
<td>23’, 26’, 28’</td>
<td>Gas, clean diesel, CNG</td>
</tr>
<tr>
<td>ARBOC Spirit of Freedom® (cutaway bus)</td>
<td>24’, 27’, 29’</td>
<td>Gas, clean diesel</td>
</tr>
<tr>
<td>ARBOC Spirit of Independence® (cutaway bus)</td>
<td>21’, 23’</td>
<td>Gas, clean diesel</td>
</tr>
</tbody>
</table>

Public transit agencies require heavy-duty transit buses and motor coaches to be highly customized to meet specific customer needs and preferences based on geographic and local factors. Each customer contract includes a precise set of technical specifications for the transit buses or motor coaches being ordered. The Company’s sales and engineering departments work directly with the customer to ensure that all specifications are met and that any changes to the specifications are incorporated into the component sourcing and production process.

Motor coaches for private or commercial customers tend to be more standardized than for public customers, but may be customized for certain commercial customers. Private customers have fewer options and, for the most part, customizations typically entail exterior livery, interior seats, trim and interior colors.

Medium-duty and cutaway buses typically offer a standard listing of configurations and customer options with fewer customizations than with heavy-duty transit buses or motor coaches sold to public customers.
Product Development and Innovation

The Company continually seeks new solutions to meet the needs of its customers, and many of its product innovations have become the industry standard. The sales group tests design criteria and concepts. The Company ensures that its engineering capacity is appropriately balanced between new product development and ongoing manufacturing operations. Innovation concepts are directed to the Company’s new product development groups (“NPD”) for development and prototyping. NPD’s primary objectives are to implement product design concepts, fabricate, test and certify engineering prototypes, and develop practical solutions to problems identified by the engineering and marketing departments and customers.

Product innovations introduced into the heavy-duty transit bus, medium duty bus, motor coach and low-floor cutaway market in the United States and Canada by the Company include:

Heavy-Duty Transit Buses

Low-Floor Transit Bus — Introduced by New Flyer in 1988, low-floor transit buses have become the industry standard in the United States and Canada. Low-floor transit buses permit passengers to board and exit the bus more quickly and allow for improved accessibility, particularly for children and disabled and elderly individuals.

Programmable Logic Control (“PLC”) — Introduced by New Flyer in 1992, a PLC system is an on-board local network system that controls many of the electrical functions of a heavy-duty transit bus. Since 1993, all of the Company’s heavy-duty transit buses have been manufactured with a PLC system.

Articulated Body — An articulated transit bus is an extra-long bus (approximately 60-feet in length), composed of two passenger compartments connected by a joint mechanism. The joint mechanism allows the vehicle to bend when the bus turns a corner yet have a continuous interior. New Flyer introduced the articulated 60-foot low-floor transit bus in 1996 and since then has been the leading manufacturer of articulated low-floor transit buses in the United States and Canada.

Hybrid Propulsion Systems — New Flyer pioneered the integration of hybrid propulsion systems in heavy-duty transit buses, replacing conventional diesel powerplants with diesel engines coupled with generators. In conjunction with the engine/generator, a roof-mounted battery pack provides the additional power required when a transit bus is accelerating or climbing grades. Hybrid propulsion systems are now well-accepted in the industry and assist in reducing greenhouse gases and improve fuel efficiency.

Alternative Fuels — New Flyer was the first manufacturer in Canada and the United States to promote natural gas propulsion systems in high-floor and low-floor body types. Since the products were introduced, approximately 9,000 natural gas transit buses have been delivered to customers by New Flyer.

Xcelsior® — In 2008, New Flyer introduced Xcelsior®, the customer-centric evolution of the standard low-floor, heavy-duty transit bus. Its many product improvements make Xcelsior® a “best-in-class” vehicle, and to date, more than 10,000 Xcelsior® buses have been delivered to customers. The Xcelsior® improvements include upgraded styling, a redesigned bumper and LED headlamps, reduced interior noise levels and a single-reduction axle, all wheel disc brakes and improved access to components to address maintenance concerns. Accessibility has also been greatly improved with a wider door and entry area, a lower front step and an improved ramp angle.

Trolley-Electric — An electric trolley is a transit bus powered by electricity from overhead wires. New Flyer manufactures both 40-foot and 60-foot (articulated low floor) heavy-duty trolley-electric transit buses, with all the standard features of its diesel counterpart, creating an environmentally-friendly zero-emission solution for urban transit operators.
Hydrogen Fuel Cell Transit Buses (“Fuel Cell-Electric”) — New Flyer first began development of hydrogen fuel cell transit buses in 1993, when it, along with its technology partners, introduced the world’s first fuel cell transit bus. Twenty 40-foot hydrogen fuel cell transit buses were delivered to BC Transit in 2010 and were showcased at the 2010 Winter Olympics in Whistler, BC. New Flyer has developed both 40-foot and 60-foot battery-electric/hydrogen fuel cell powered transit buses, the fuel cell acting as a range extender with the 60-foot bus having completed testing at Altoona in 2018 and plans to complete partial testing of the 40-foot bus at Altoona during 2019.

Battery-Electric Bus — The Xcelsior CHARGE™, New Flyer’s 40-foot battery-electric transit bus is now in production. The Company delivered its first production battery-electric transit bus to a customer in 2014 and currently has over 25 active programs to deliver battery-electric buses to customers across North America.

Medium-Duty and Cutaway Transit Buses

Spirit of Mobility® and Spirit of Freedom® — Introduced by ARBOC in 2008, the Spirit of Mobility® cutaway was designed for maximum accessibility. The first low-floor cutaway in the industry with a GM4500 driveline, the Spirit of Mobility® features an air-kneeling suspension. The Spirit of Freedom®, also built on a GM chasis, was introduced in 2012 and has a non-kneeling suspension.

Spirit of Liberty® and Spirit of America® — Introduced by ARBOC in 2016, the Spirit of Liberty® is a medium-duty bus built on an exclusive Freightliner chassis. The Spirit of Liberty® was designed for shuttle applications and features a passenger capacity of up to 37 passengers. The Spirit of America®, introduced in 2017, is a trolley-styled bus built upon the same Freightliner chassis.

Spirit of Independence® — Introduced by ARBOC in 2017, the Spirit of Independence® is a low-floor cutaway that builds upon ARBOC’s low-floor expertise. It is offered in smaller 21-foot and 23-foot lengths on a Ford T350 or Chrysler Ram Promaster 3500 chassis.

Spirit of Equess® — Introduced by ARBOC in 2017, the Spirit of Equess® is a purpose-built medium-duty bus designed for transit applications. Developed on a proprietary chassis, the Equess features a modular power pack designed to be easily removable. The 32-foot Equess completed testing at Altoona in 2018 and a 34-foot Equess is expected to commence testing at Altoona later in 2019.

Motor Coaches

45’ Inter-City Motor Coach — Introduced by MCI in 1992, 45’ coaches have become the industry standard in the United States and Canada and allow for an additional 10 passengers and luggage, further reducing greenhouse gas emissions per passenger mile.

Wheelchair Equipped Motor Coach — Introduced by MCI in 1989, wheelchair equipped coaches have become an industry standard in the United States and Canada. Wheelchair equipped coaches allow for improved accessibility for mobility impaired individuals.

Hybrid Propulsion Systems — MCI pioneered the integration of diesel-electric parallel hybrid propulsion systems in inter-city coaches, replacing conventional diesel power plants with diesel engines coupled with an electric motor/generator. In conjunction with the engine/motor/generator, an underfloor battery pack, charged by the generator or regenerative braking system, provides the power to move the coach. Hybrid propulsion systems are now well-accepted in the industry and assist in reducing greenhouse gases and improve fuel efficiency.

Alternative Fuels — MCI was the first manufacturer in Canada and the United States to offer CNG propulsion systems in inter-city coaches.
**Multiplexed Electrical Control System (“MUX”)** — MCI was the first coach manufacturer in the United States and Canada to introduce a MUX electrical system. MUX is an on-board local network system that controls many of the electrical functions of a coach. Since 2000, all of MCI's coaches have been manufactured with a MUX system.

**Three-Point Passenger Seat Belts** — MCI was the first manufacturer to offer three-point passenger seat belts on coaches in the United States and Canada. This feature has now become a legal requirement for all new motor coaches operated in the United States since the fall of 2016.

**Spiral Entrance Stairway** — Introduced by MCI in 1997, this entryway feature improves the time for passenger ingress and egress.

**D45 CRT LE** — The Company developed this unique coach to dramatically improve ridership experience for people with disabilities. The D45 CRT LE combines the simplicity of transit style independent roll-on roll-off and self-securing functionality with the over the road long distance elements of a coach. Production of the vehicle began in January 2019.

**35’ Inter-City Motor Coach** – The Company developed a thirty-five foot coach, the J3500, based on its popular J-model platform. Production of the vehicle began in January 2019.

**Battery-Electric Coach** – The Company has announced that it is developing a battery-electric propulsion system for its J-model coach. Management expects the propulsion system to be ready as another propulsion option for customers in 2020.

**Aftermarket Parts and Support Services**

Aftermarket parts and support have become increasingly important to transit bus and coach operators in their purchase decisions. The increasing complexity of the technologies of transit buses and coaches, combined with operators’ increasingly constrained operating budgets and high transit bus and coach utilization levels, have driven demand for aftermarket parts and support. The Company’s leading share of transit buses, and motor coaches currently in service provides recurring demand for and an opportunity to continue to grow its aftermarket parts and service business. The Company provides parts and support for products manufactured by New Flyer, NABI, Orion (after the purchase of the Orion aftermarket parts business in 2013), MCI, ARBOC, as well as other manufacturers. Management believes that the Company provides the most comprehensive aftermarket parts support of all manufacturers in the industry. In 2017, the New Flyer Parts and MCI Parts organizations were combined and branded as “NFI Parts” to better represent the wide base of products supported by the Company.

Delivering the best bus value and support for life and maximizing the life cycle support opportunities are also key elements of the aftermarket parts and support team’s strategy. This includes providing services in the areas of maintenance material supply chain, special labor services for selected maintenance and repair programs, transit bus and coach maintenance management support, and the ongoing development of new products and kits in support of the maintenance process. NFI Parts also provides vendor-managed parts inventory services and support for engine mid-life overhaul programs in the heavy-duty transit bus industry.

The Company operates seven service centers that perform commercial work on MCI coaches, as well as competitors’ coaches. These centers also support the sale of motor coaches throughout the United States and Canada by providing locations for new coach acceptance and warranty work. In addition, these service centers hold pre-owned coach inventory and perform work on these pre-owned coaches to ready them for resale into the market.

Given the Company’s position in the industry, and the current general drive for cost reduction in the areas of transit bus and coach maintenance, it is well-positioned to maximize the opportunities to provide life cycle support services to the transit bus and coach industries.
Aftermarket parts and support services consist of the following components:

**Parts**

The aftermarket parts team is recognized as a leader in its area, both in size, variety of parts and service quality. From its many parts distribution centers, the Company distributes a wide assortment of service parts for a variety of models of transit buses and coaches, including products built by other manufacturers. Competitors in the aftermarket parts business include competing transit bus and coach manufacturers, bus and coach parts distributors and parts divisions of related industries (e.g., heavy-duty trucks). The Company provides the following competitive advantages over its competition: widest original equipment product assortment, a wide network of distribution centers in North America, robust industry knowledge and the ability to cross reference products to create solutions for customers. The Company distributes its own line of service parts under the “Kinetik” brand for the heavy-duty transit bus industry and the “Coach Guard” brand for the motor coach industry. The cost of aftermarket support is typically included in the customer’s transit bus or motor coach purchase contract, while parts are sold separately when required after the initial purchase.

Part of the Company’s strategy is to have warehousing and distribution capability to provide industry-leading response times to all of the Company’s customers in Canada and the United States. This network of strategically located parts distribution centers has significantly improved the response times to the customers and minimizes transportation costs. This industry-leading network also provides a solid logistics infrastructure to facilitate planned growth in the new and additional areas of customer life cycle support.

**Infrastructure Solutions**

In early 2019, the Company introduced New Flyer Infrastructure Solutions™ which is a service dedicated to providing safe, reliable, smart, and sustainable charging and mobility solutions that will support mobility projects from start to finish and focus on energy management optimization as well as infrastructure planning and development, providing a cohesive transition of bus fleets to ZEB technology. The Infrastructure Solutions team is based at the Company’s VIC in Anniston, Alabama. New Flyer is the first North American bus manufacturer to offer a comprehensive infrastructure service to its customers.

**Publications**

The New Flyer publications team produces a wide range of parts, maintenance and operational documentation, tailored to the needs of each of the Company’s customers. Focusing on content accuracy and user-friendliness, a variety of documents are published in hard copy or electronic format. New Flyer’s “Transit Information Viewer”, a DVD containing all information unique to each transit bus purchased by a customer, was introduced in the mid-1990s and is a product feature that has set the standard for customer specifications in the industry. New Flyer’s production of customer-specific maintenance information remains the standard within the industry.

The MCI publications team produces parts, maintenance, schematic and operator’s documentation, both basic and, if required, tailored to the specific needs of each of MCI’s customers. MCI’s Active Publications provides coach specific documents and manuals in PDF format available online through MCI’s website. MCI’s Active Publications also permits the online purchase of older manuals published prior to the online implementation.

ARBOC’s publications and manuals are standardized across models and configurations and are made available in electronic format to its dealers through its online dealer portal. ARBOC also provides tutorial and instructional videos to customers through its YouTube channel.
**Service Support**

The customer service team is responsible for product acceptance, field support, field engineering and warranty management. Management believes the Company has the highest density of service representatives per transit bus or coach in the field, to help ensure a timely and complete response to each customer request throughout the operating life of the transit bus or coach.

New Flyer has service centers in Arnprior, ON; Ontario, CA and Renton, WA to provide warranty, technical and integrated supply chain services and commercial repair work for heavy-duty transit buses. The MCI network has service centers in Montreal, QC; Blackwood, NJ; Winter Garden, FL; Dallas, TX; Los Alamitos, CA, Des Plaines, IL and Hayward, CA. These service centers perform commercial repair work for customer coaches as well as support warranty, new and pre-owned coach sales.

**Product Training**

Operator and maintenance training is provided to New Flyer’s customers as part of a transit bus purchase contract or separately as an aftermarket service. The New Flyer Institute, the name given to New Flyer’s training and education function, provides training to customers and employees.

In certain circumstances training will also be subcontracted to third party service providers and managed by the Company. Training aids and tools are specifically developed and provided as required, and refresher courses are provided as part of the overall bus life cycle support strategy.

MCI’s industry leading National Training Center, called “MCI Academy”, is located in the Louisville Distribution Center. A wide spectrum of customized training courses (either in person or online) are available to students, including advanced certificate programs. Students can be trained in all facets of the motor coach business, including MCI technician certification programs, advanced system specialized training in degree programs or business and administrative training in MCI warranty systems, parts look-up orientation and inventory management skill development. The MCI Academy training programs are accredited by the Automotive Training Managers Council.

MCI was named the winner of the Grand Award for the Automotive Training Managers Council’s 2017 National Excellence in Training Program, which recognized MCI Academy for having one of the most innovative heating and cooling systems training program in the motor coach industry. In 2018 MCI was again recognized with this same award, making it the first company to win the award in back-to-back years.

Training for medium-duty and cutaway bus customers is provided through instructional videos made available on ARBOC’s YouTube channel.

**e-Learning**

New Flyer offers internet-based training modules, or e-learning, to its heavy-duty transit customers using a web hosted learning management system that stores and provides courses and maintains the training records of the students. This technology allows students to be trained using consistent course content and delivery methods. In addition, courses are taken on an individual basis and on a schedule that fits the student’s needs. Course offerings can include topics ranging from bus maintenance to driver self-defence training. New Flyer is also the exclusive reseller of Transit Academy, a subscription based service sold to transit customers offering maintenance, training and troubleshooting content in a variety of media formats.

MCI’s in-person training is supplemented by an industry leading internet-based LMS (Learning Management System). More than 400 training classes are available online with thousands of coach technicians already enrolled in the program. Students can achieve the MCI certified technician status with LMS. To ensure the integrity of MCI’s training, a portion of the training is also hands-on training.
Management plans to expand the LMS program to include inventory management, parts ordering and other workshop management topics.

New Flyer Connect®

The New Flyer Connect® system is an on-board telematics system licensed by the Company that includes a modem, GPS unit and a driver interface. First introduced in 2011 and since installed on over 6,500 New Flyer transit buses across North America, New Flyer Connect® is a key part of New Flyer’s commitment to developing the future of mobility. The system permits real-time monitoring of the driver and vehicle performance on an individual vehicle basis and on a fleet-wide basis. New Flyer Connect® integrates this data and provides monitoring and prognostic performance information to the customer. This information in turn can be used to improve driver safety, improve driving and fuel efficiency and predict maintenance events. The New Flyer Connect® reporting system is web-based, with each on-board system uploading data in real time from the vehicle to a hosted web-based software platform. The software which houses the data, generates notifications based on exceptions and generates reports that can be accessed through any internet portal. The New Flyer Connect system has been integrated into New Flyer’s transit buses and MCI’s motor coaches.

In January 2019, New Flyer introduced Connect 360™, a real-time, cloud-based business analytics dashboard for the Xcelsior CHARGE™ battery-electric buses. Connect 360™ is an enhanced and added feature, specifically engineered to track battery-electric, ZEB performance using secure cloud-based technology. Connect 360™ analytics can be retrieved 24 hours a day, seven days a week via laptop, desktop, tablet, or smartphone device using the new CONNECT mobile app.

Customers

Heavy-Duty Transit Buses

Management has divided the heavy-duty transit bus industry into three customer segments: the Metropolitan segment (represented by 20 of the largest transit agencies), the Urban segment (represented by mid-size transit agencies, comprising approximately 200 agencies) and the Municipal segment (represented by smaller transit agencies, comprising over 900 agencies).

The Company sells buses to all of the 25 largest transit authorities in the United States and Canada. These agencies operate New Flyer, Orion and NABI transit buses. The Company has active business relationships (which include the sale of parts) with approximately 500 transit authorities in Canada and the United States. The Company’s leading share of all heavy-duty transit buses currently in service gives it an advantage in bidding for new contracts, as operators are increasingly seeking to standardize fleets to minimize the cost of parts and maintenance.

Cutaway and Medium-Duty Transit Buses

Cutaway and medium-duty buses are sold by ARBOC dealers to end-user public and private market customers. ARBOC’s dealer network in 2018 comprised of approximately 13 dealers, each of whom are assigned a territory within North America to sell ARBOC buses. ARBOC dealers are located in over 30 locations across North America, providing a broad reach for sales opportunities and customer support.

ARBOC delivered buses to over 100 end-user customers in 2018, which included sales to customers in the Municipal, Urban and Metropolitan heavy-duty transit bus segments, as well as various institutions, shuttle operators and healthcare providers. ARBOC, however, is not always aware of the identity of the end-user customer as the sale of stock and demonstration buses are made through dealers,
Motor Coaches

Management has divided the motor coach market into six segments: the Transit segment (19% of the installed motor coach fleet), the Fixed-Route/Line-Haul segment (27% of the installed coach fleet), the Tour and Charter segment (41% of the installed coach fleet) Limousine/Livery Segment (6% of the installed coach fleet), Employee Shuttle (3% of the installed fleet) and the Conversion segment (4% of installed coach fleet).1

MCI has long-standing relationships with most of the major public and private coach operators in the United States and Canada. MCI’s motor coaches have a reputation for reliability and durability that make them the preferred motor coaches across the industry. In addition to the motor coach product, MCI’s reputation for technical, field and aftermarket parts help to build customer loyalty. One significant difference between the heavy-duty transit bus and motor coach industries is the importance of the residual value of a coach and a secondary market for its sale. Private operators typically sell or trade in motor coaches after 5-10 years of ownership in an effort to keep their product fresh. The residual value of the coach thus becomes an important factor in the total cost of a new motor coach purchase. MCI accepts coaches in trade for between 50-60% of new coach sales in the private sector. Vehicle financing is also important to the selling process as the vast majority of all new motor coach sales to private operators are financed by the customer.

Forward Visibility of Orders and Backlog

The Company has some forward order visibility due to the fleet planning, budgeting and funding application processes its transit customers undertake in order to purchase duty transit buses and motor coaches. New transit buses and motor coaches are often ordered three months to one year in advance of delivery, and because the funds for base order transit bus purchases under procurements are generally approved and allocated at the time the base order is made, cancellations are rare.

Forward visibility into the private coach industry is rather limited. Management however, is in constant contact with motor coach operators to discuss their fleet replenishment and growth plans. Management also uses trend analysis to predict medium to long term demand and to set production rates. Visibility with respect to pre-owned coach sales is even more limited, with purchases often being initiated and completed within a very short period of time. MCI also manufactures some “stock” units to enable it to sell coaches to private customers who require quick delivery.

Sales of ARBOC buses are to a mix of public and private customers. The sales cycle for cutaway and medium-duty buses is typically shorter than heavy-duty transit buses and motor coaches. Through its dealer network and internal sales team, ARBOC works closely with end-user public transit agencies to understand their fleet replacement needs and forecast demand. As with private coach sales, forward visibility into end-user private cutaway and medium-duty buses is limited. In addition to setting annual sales targets with its dealers, ARBOC also requires dealers to maintain minimum levels of demonstration and stock vehicles in inventory, which are replenished with new vehicles upon dealers’ sales to end-users.

Many public customer purchase contracts also include options to purchase additional transit buses or coaches in the future. These purchase options are typically exercisable over a period of three to five years and are often transferable to other transit authorities. In the United States, the options are approved to purchase buses using federal funding at the time that the original contract is signed, and when options are exercised or assigned by one transit agency to another transit agency to exercise there is no need to requalify the contract for federal funding. In addition, the approved contract is generally assignable together with the options to other United States transit authorities, provided the assignee of the options meets certain federal criteria for funding.

1 Source: Management estimates.
The assignment of options is however limited by FTA rules such that an option is applicable to a specific transit bus or coach length and fuel type. Minor changes to the transit bus or coach specification under an option may be made by the assignee agency, but “cardinal” changes are not permitted by the FTA.

In 2013, the FTA issued a guidance letter to the industry regarding joint procurements and the assignment of options. Although the FTA encourages its grantees (such as transit agencies) to issue joint procurements, it is now limiting the amount of goods and services an agency can specify under a procurement to that amount required to meet its expected needs. The FTA has reminded grantees that they are prohibited from improperly expanding a procurement to include excess goods simply for the purpose of assigning options to other agencies at a later date. Since the FTA issued its guidance, there has been a greater number of procurements issued by agencies, but with a lower number of total options specified under each procurement. Management believes the total number of EUs to be ordered will likely not change as a result of the FTA’s guidance letter, however, the overall size of the industry’s option backlog will likely decrease.

In the last few years, New Flyer has entered into contracts where the customer is a state or consortium of buyers and the contract is a “standing offer” under which any US transit agency may purchase transit buses. As these types of contracts are not for a specific stated amount of transit buses and represent a “standing offer”, the Company does not record any of the buses available under these contracts in its backlog until actual purchase orders are received.

**Bus and Motor Coach Sales and Marketing**

New Flyer sells and markets its products primarily through its experienced internal sales force with MCI using both new coach and pre-owned coach sales representatives. These individuals have geographic coverage responsibilities in the United States and Canada. The Company’s senior leadership team is also responsible for developing and maintaining sales strategies and relationships with key contacts at certain of the Company’s major customers. Further, the New Flyer and MCI sales teams regularly discuss their respective customers and their needs to ensure that cross-selling opportunities for the other company’s products are acted upon.

Sales resources are directed on the basis of a customer priority rating determined by a variety of criteria including solicitation type (see below), size, multi-year procurement opportunities, aftermarket opportunities and complexity relative to volume.

**Public Agency Bid Stage and Contract Award**

There are generally two types of solicitation processes that public agencies use to purchase transit buses or coaches. An invitation for bid (“IFB” or “low bid”) requires manufacturers to submit a bid and the contract is awarded to the lowest priced bidder who has met the bid specifications. The second type of solicitation is the request for proposal (“RFP” or “negotiated bid”) process in which manufacturers submit proposals that address specific criteria for evaluation such as past history, financial capability, quality, reliability, maintenance, aftermarket parts and service and price. Bids are negotiated on the basis of all the relevant criteria, which allows manufacturers to win contracts on factors other than price alone.

Management believes that public customers have increasingly come to prefer the RFP process because it enables them to factor the lifetime cost of the transit bus or motor coach into their purchase decision, taking into account maintenance costs, aftermarket support and warranties and fleet standardization objectives, rather than merely the initial capital purchase cost. While under the RFP process, proposals are evaluated on many of the factors described above, customers still place a significant emphasis on price.

In preparing its bid, the Company will cost most elements of the product, factoring in labour, component and conversion costs and production slot availability and targeting a minimum dollar contribution to
margins. The Company seeks to obtain cost and delivery commitments from suppliers for major components and systems in order to lock in as much of the cost as possible. Issuance of Purchase Order

Once a bid has been awarded, there is usually a one to three-month period of documentation negotiation prior to a purchase order being issued by the transit customer. In the case of most United States public customers, a purchase order is issued once all required funding is arranged, a “Buy America” audit is complete and applicable insurance and bonding are in place. See “Legal and Regulatory Matters — Rules of Origin (Buy-America) Legislation”.

**Pre-Production**

Once a transit bus or motor coach contract is signed or a commitment expressed, the Company initiates the pre-production process that ideally begins between four to six months prior to production of the bus or coach. This period is often compressed as transit agencies continue to face pressures in obtaining funding on time for the production build of their transit buses or coaches. Over the course of the pre-production period, the Company and the customer review the specifications in the contract to confirm their mutual understanding and expectations. Typically, this process yields changes to the original specifications, but permits customers to independently make changes at their own expense. Changes are logged and approved by the customer prior to commencement of production. Any changes, along with the technical summary (which is a running log of the original specifications), will follow the transit bus or coach order through the production line to ensure strict adherence to the final specifications. The sale process culminates with a final inspection and acceptance by the customer. The public customer generally sends a representative to the Company’s facilities to inspect and test the vehicles before taking delivery. Third party drivers then deliver the transit buses or coaches to public customers who are then given a final opportunity to inspect and accept the vehicle. Payment terms are typically either net 30 days from final acceptance or, in a very few situations, progress payments based upon completion of key milestones.

The Company has experienced more public agency contracts that have holdbacks or retainage for a defined period following acceptance to ensure that any minor deficiencies are corrected. The Company is also subject to holdback arrangements with some of its customers in lieu of providing warranty bonds. From time to time, public customers hold back more than they are entitled to under contract. In many cases, the holdback typically is in the amount of the expected warranty provision, less any extended warranties purchased, for the warranty period. The customer will often then charge any warranty claims against the holdback account once such claims are approved by the Company. Any money remaining from the holdback or retainage is returned to the Company.

**Private New Motor Coach Sales**

The sale of motor coaches to private customers is a much less complex process than the sale process to public customers. Private customers will not generally request complex customizations to be made to the coach. Private customers will issue a purchase order or similar document and MCI will enter the coach into its schedule for delivery a few months later. In some cases, customers will purchase coaches that have already been manufactured as “stock” or “fast track” units. In a majority of cases, new motor coach sales are financed by the customer and in some cases, MCI will assist in arranging the financing as a broker.

**Private Pre-owned Motor Coach Sales**

The pre-owned motor coach market operates on a compressed timeline. Coaches are procured exclusively as trade-ins as part of the sale of new coaches. These pre-owned motor coaches may be MCI branded coaches or may be a competitor’s brand. The pre-owned coaches are then resold by MCI. Typically, once a customer for the pre-owned motor coach is identified, the sales team works with the customer to decide what type of refurbishment the customer requires to the coach. MCI will complete the refurbishment to the pre-owned coach before it is delivered to the customer. Similar to private new motor
coach sales, some of these units are financed. See “Risk Factors – Risks Related to Operations – The Company may have difficulty selling pre-owned coaches and realizing expected values”.

**Cutaway and Medium-Duty Bus Sales**

All ARBOC cutaway and medium-duty buses are sold through dealers. ARBOC’s products are configured with a limited number of customer options and customization by customers is minimal. For sales to public transit agencies, the ARBOC dealer, assisted by ARBOC’s internal sales team, will respond to solicitations in a similar manner as described for heavy-duty buses. If a solicitation is awarded to an ARBOC dealer, a purchase order is placed by the dealer to ARBOC and is entered into backlog and production scheduling. The public agency contract between the public transit agency and ARBOC dealer may contain optional purchase quantities. Since ARBOC is not a party to the purchase contract, the ARBOC backlog does not reflect any options and only reflects orders which have been placed through a firm purchase order from a dealer.

Sales of cutaway and medium-duty buses to private end-user customers typically occur in lower order quantities than to public transit agencies. If a dealer is not able to satisfy the order with stock on hand, a purchase order is placed with ARBOC and the unit is scheduled for production. If the dealer is able to satisfy the order with their existing inventory, the dealer will sell to the customer from their inventory and then issue a purchase order to ARBOC for replacement inventory to maintain required stock levels.

**Aftermarket Sales and Marketing**

The sales and marketing of the Aftermarket parts group for the public agency market is primarily driven by customer requests for parts quotation. These requests are either sent directly to NFI Parts by the customer or placed in the public domain via the internet for NFI Parts and other bidders to access. These requests range from one-time opportunities for small quantities of parts to long term commitments for large volumes of parts. Each public customer’s approach to procuring parts is typically driven by their local purchasing policies and guidelines. In addition to responding to customer requests for quotation, the Company employs parts sales managers who visit customers on a regular basis, marketing products and collecting feedback on performance. NFI Parts also utilizes an e-commerce website to sell aftermarket parts to customers.

Private market customers typically buy parts using annually negotiated pricing or a discount from the listed price. Customers can place parts orders via the online store, by phone via the call center or through email.

**Facilities and Manufacturing Process**

**Facilities**

The Company’s production facilities are well-equipped. Since 2009, the Company’s heavy-duty transit bus facilities have been significantly upgraded in terms of safety systems, paint, lighting and the removal of waste and scrap. The Company continues to upgrade the MCI facilities and is beginning to streamline the ARBOC facilities to bring them to a standard consistent with the New Flyer facilities.

All of the Company’s heavy-duty and medium-duty transit bus and motor coach manufacturing facilities have been registered to the ISO 9001 (quality) certification. New Flyer’s heavy-duty transit bus manufacturing facilities have also been registered to ISO 14001 (environmental) and OHSAS 18001 (safety) certifications. The Company is the only North American bus or coach manufacturer to achieve all ISO 9001 (Quality), ISO 14001 (Environmental) and OHSAS 18001 (Health & Safety) certifications confirm that New Flyer’s manufacturing management system has been assessed by accredited bodies, which found the Quality, Environmental, and Health and Safety components of the system to be in conformance with applicable standards.
three ISO certifications and has been recognized for outstanding occupational health and safety management.

The following table provides details of the Company’s major facilities:

**Bus Manufacturing**

<table>
<thead>
<tr>
<th>Location</th>
<th>Type</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Winnipeg, Manitoba</td>
<td>Manufacturing Facility (Owned)</td>
<td>administration, sub-assembly, structure weld, shell assembly and paint support services</td>
</tr>
<tr>
<td></td>
<td>Development Facility (Leased)</td>
<td>new product development</td>
</tr>
<tr>
<td>Anniston, Alabama</td>
<td>Manufacturing Facility (Owned)</td>
<td>administration, structure weld, shell and final assembly, paint, parts fabrications and customer inspection/acceptance</td>
</tr>
<tr>
<td>Middlebury, Indiana</td>
<td>Manufacturing Facility (Owned)</td>
<td>administration, final assembly, parts fabrications and customer inspection/acceptance</td>
</tr>
</tbody>
</table>

**Coach Manufacturing**

<table>
<thead>
<tr>
<th>Location</th>
<th>Type</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Winnipeg, Manitoba</td>
<td>Manufacturing Facility (Owned)</td>
<td>administration, parts fabrication, structure weld, paint, shell assembly, final assembly, new product development and customer inspection/acceptance</td>
</tr>
<tr>
<td></td>
<td>Pembina, North Dakota</td>
<td>Manufacturing Facility (Owned)</td>
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**Parts Distribution Centers**

<table>
<thead>
<tr>
<th>Location</th>
<th>Type</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Winnipeg, Manitoba</td>
<td>Parts Distribution Center (Leased)</td>
<td>parts distribution center</td>
</tr>
<tr>
<td>Delaware, Ohio</td>
<td>Parts Distribution Center (Leased)</td>
<td>parts distribution center</td>
</tr>
<tr>
<td>Brampton, Ontario</td>
<td>Parts Distribution Center (Leased)</td>
<td>parts distribution center</td>
</tr>
<tr>
<td></td>
<td>East Brunswick, New Jersey</td>
<td>Parts Distribution Center (Leased)</td>
</tr>
<tr>
<td></td>
<td>Fresno, California</td>
<td>Parts Distribution Center (Leased)</td>
</tr>
<tr>
<td></td>
<td>Louisville, Kentucky</td>
<td>Parts Distribution Facility (Leased)</td>
</tr>
</tbody>
</table>
### Service Centers

<table>
<thead>
<tr>
<th>Location</th>
<th>Description</th>
<th>Type</th>
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</thead>
<tbody>
<tr>
<td>Ontario, California</td>
<td>Service Center (Leased) &lt;br&gt;final assembly, customer acceptance, warranty support and parts distribution</td>
<td></td>
</tr>
<tr>
<td>Renton, Washington</td>
<td>Service Center (Leased) &lt;br&gt;final assembly, customer acceptance and warranty support</td>
<td></td>
</tr>
<tr>
<td>Arnprior, Ontario</td>
<td>Service Center (Leased) &lt;br&gt;warranty support, commercial service work and parts distribution</td>
<td></td>
</tr>
<tr>
<td>Blackwood, New Jersey</td>
<td>Service Center (Leased) &lt;br&gt;warranty support, customer acceptance, for profit service work</td>
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</tr>
<tr>
<td>Dallas, Texas</td>
<td>Service Center (Leased) &lt;br&gt;warranty support, commercial service work and parts distribution</td>
<td></td>
</tr>
<tr>
<td>Des Plaines, Illinois</td>
<td>Service Center (Leased) &lt;br&gt;warranty support, commercial service work and parts distribution</td>
<td></td>
</tr>
<tr>
<td>Los Alamitos, California</td>
<td>Service Center (Leased) &lt;br&gt;warranty support, commercial service work and parts distribution</td>
<td></td>
</tr>
<tr>
<td>Winter Garden, Florida</td>
<td>Service Center (Owned) &lt;br&gt;warranty support, commercial service work and parts distribution</td>
<td></td>
</tr>
<tr>
<td>Montreal, Quebec</td>
<td>Service Center (Leased) &lt;br&gt;warranty support, commercial service work and parts distribution</td>
<td></td>
</tr>
<tr>
<td>Hayward, California</td>
<td>Service Center (Leased) &lt;br&gt;warranty support, commercial service work and parts distribution</td>
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### Parts Fabrication

<table>
<thead>
<tr>
<th>Location</th>
<th>Description</th>
<th>Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>Winnipeg, Manitoba</td>
<td>Manufacturing Facility (Partially owned/partially leased) &lt;br&gt;fiberglass parts manufacturing</td>
<td></td>
</tr>
<tr>
<td>Jamestown, New York</td>
<td>Sub-assembly Facility (Leased) &lt;br&gt;component sub-assembly</td>
<td></td>
</tr>
<tr>
<td>St. Cloud, Minnesota</td>
<td>Manufacturing Facility (Leased) &lt;br&gt;fiberglass parts manufacturing</td>
<td></td>
</tr>
<tr>
<td>Wausaukee, Wisconsin</td>
<td>Manufacturing Facility (Owned) &lt;br&gt;fiberglass parts manufacturing</td>
<td></td>
</tr>
<tr>
<td>Gillett, Wisconsin</td>
<td>Manufacturing Facility (Owned) &lt;br&gt;fiberglass parts manufacturing</td>
<td></td>
</tr>
<tr>
<td>Anniston, Alabama</td>
<td>Manufacturing Facility (Leased) &lt;br&gt;fiberglass parts manufacturing</td>
<td></td>
</tr>
<tr>
<td>Shepherdsville, Kentucky</td>
<td>Manufacturing Facility (Leased) &lt;br&gt;parts fabrication</td>
<td></td>
</tr>
<tr>
<td>Elkhart, Indiana</td>
<td>Manufacturing Facility (Leased) &lt;br&gt;parts fabrication</td>
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</tbody>
</table>
Manufacturing Process

The manufacturing planning process begins well in advance of actual fabrication or assembly. Generally, the Company manufactures its transit buses and motor coaches, from frame welding to final assembly, in approximately five weeks.

The New Flyer Winnipeg production facility operates one production line with a number of off-line component and small parts assembly stations and a pre-production fabricating group that creates materials for assembly on the production line. In Winnipeg, a transit bus goes through the structure weld, shell assembly and painting phases of production. The partially completed shell is then shipped to New Flyer’s Crookston facility for final assembly.

The New Flyer Crookston production facility is a final assembly plant. Running two identical production lines in parallel, the facility completes the transit bus shells delivered from the New Flyer Winnipeg facilities and tests the finished products. In order to facilitate compliance with “Buy America” legislation, New Flyer installs most major components such as the engine, axles, transmission, driver and passenger seating and air conditioning systems at the Crookston facility.

The New Flyer St. Cloud, MN and Anniston, AL production facilities produces a complete transit bus from frame welding to final assembly.

MCI’s Winnipeg coach facility produces the J-model coach, from the initial weld of the chassis to completion ready for sale. In addition to the J-model coach, the Winnipeg facility produces the D-model coach shell, starting from weld to the completion of shell assembly and paint. The shell is then shipped to MCI’s Pembina facility for final assembly.

The MCI Pembina production facility is a final assembly plant for the D-model coach. The plant completes the production process of the shell that was started in the Winnipeg coach facility and tests the finished product. In order to comply with the “Buy America” requirements for public customers, MCI installs most major components such as the engine, axles, transmission, driver and passenger seating and air conditioning systems at the Pembina facility.

The ARBOC Middlebury manufacturing facility produces the ARBOC products. All ARBOC cutaway bodies are bolted and bonded (as opposed to welded) onto chassis that are manufactured by third party suppliers. The Spirit of Equess® chassis, however, is a proprietary chassis that is welded by the Company.

Due to the assembly nature of the Company’s manufacturing process and the high cost of the major components incorporated into transit buses and motor coaches, approximately 85% of the total cost structure of its transit bus and coach manufacturing operations is variable, based on the Company’s 2018 financial results. The following chart provides a breakdown of the Company’s cost structure for bus and coach manufacturing operations:
Product Warranty and Other Contractual Provisions

*Heavy-Duty Transit Buses and Public Motor Coaches*

For all United States federally funded contracts, the FTA stipulates certain warranty levels for the transit bus or coach and their structure and major subsystems. Transit agencies will often request additional coverage as part of the initial capital purchase to minimize their operational costs. The Company prices extended warranty costs into its bids. Extended warranties for major subsystems such as engines, transmissions, axles and air conditioning are normally purchased for the customer from the component supplier. For certain other extended warranties, including those covering brake systems, lower level components, fleet defect provisions and engine-related components, the Company is responsible for warranty costs during a warranty period of approximately one to five years, depending on the contract.

Under the fleet defect provisions included in some transit bus and motor coach purchase contracts, the Company is required to proactively repair the entire fleet of transit buses or motor coaches delivered under the contract if the same defect occurs in more than a specified percentage of the fleet (typically 10% to 25%) within the base warranty period following delivery of the transit bus or coach. The Company also frequently provides a parts supply guarantee in its transit bus or motor coach purchase contracts, under which the Company guarantees that parts will be available to the customer for a certain period of time, usually 15 years following delivery of the vehicle. In addition to a base bumper-to-bumper warranty (typically for a one to two year period), New Flyer generally provides its customers with a 12-year corrosion warranty on the transit bus structure. MCI generally provides a seven to 12-year structural warranty on the coach (depending on the customer specification). With the introduction of battery-electric transit buses, New Flyer has offered its customers battery warranties ranging from six to 12 years. The Company provisions an estimate of these costs into each of its contracts based on its historical experience and technical expectations. Management has benchmarked the Company against other manufacturers in the industry and believes that the Company’s current policy for reserving for warranty obligations is appropriate and conforms to the Company’s current warranty spending levels.

See “Risk Factors — Risks Related to Operations — The Company may incur material losses and costs as a result of product warranty costs, recalls and remediation of transit buses and motor coaches”.
**Private Motor Coaches**

For private customers, the typical warranty period is 24 to 30 months, depending on the model, which covers most items, excluding “wear” items. There is no structural warranty beyond this base warranty.

Most private customer coach warranties do not have a maximum mileage threshold, because motor coaches typically accumulate significantly more miles than heavy-duty transit buses and mileage varies depending on the use of the motor coach.

See “Risk Factors — Risks Related to Operations — The Company may incur material losses and costs as a result of product warranty costs, recalls and remediation of transit buses and motor coaches”.

**Cutaway and Medium-Duty Buses**

The typical warranty period for cutaway and medium-duty buses is the lesser of 36 months or 50,000 miles, which is consistent with the chassis manufacturer’s warranty. The administration and servicing of warranty claims is the responsibility of the ARBOC dealer.

For products that are built on a third party chassis, any claims relating to the chassis are submitted to the chassis manufacturer.

See “Risk Factors — Risks Related to Operations — The Company may incur material losses and costs as a result of product warranty costs, recalls and remediation of transit buses and motor coaches”.

**Liquidated Damages and Suspensions and Termination for Convenience**

Public customer transit bus and motor coach manufacturing contracts typically include liquidated damages provisions, which result in fines on a per vehicle per day basis when the transit buses or coaches are not delivered to the customer by the deadline specified in the contract. The Company actively manages these terms with its customers in the event of specification changes that impact production timing. The Company does not expect to incur material liquidated damages penalties in the normal course of its operations and liquidated damages incurred by the Company in fiscal 2018 were not material. See “Risk Factors — Risks Related to Operations — Production delays may result in liquidated damages under the Company’s contracts with its customers”.

In addition, public customer purchase contracts typically include rights of the customer to suspend or terminate the contract for convenience. Although the exercise of these rights have been rarely used, the Company’s customers may, with notice, suspend the contract or terminate their relationship with the Company. See “Risk Factors — Risks Related to the Business Environment — Absence of fixed term customer contracts, exercise of options and customer suspension on termination for convenience”.

**Bonding Requirements**

Many municipalities and transit authorities require suppliers to obtain performance bonds from surety companies or letters of credit to protect against non-performance by suppliers. Management believes that the Company’s current surety and letter of credit capacity is sufficient to meet such requirements.

Performance guarantees are generally valid from contract award to completion of the contract. Contract completion is generally defined as customer acceptance of all transit buses or coaches in a given contract and generally excludes warranty obligations. Contracts can stipulate single or multi-year procurements, and performance guarantee requirements are structured accordingly. Where contracts include options to acquire additional transit buses or coaches, performance bonds and letters of credit are issued as the options are exercised.
The surety bonding market does not provide for committed bonding facilities. Surety companies issue bonds on an as-needed basis and take into account current financial performance and the state of the surety market in making their credit decisions. Surety companies provide limits on the maximum coverage they will provide. Management believes the Company currently has sufficient capacity to meet the performance guarantee needs of its business through both its arrangements with its primary surety provider and its letter of credit facility. See “Risk Factors — Risks Related to Operations — The Company may not be able to maintain performance bonds or letters of credit required by its contracts or obtain performance bonds or letters of credit required for new contracts”.

Bonding is not required by customers in the cutaway, medium-duty bus and private motor coach markets.

Materials and Suppliers for Production

Materials represented 69% of the cost structure of the Company’s transit and motor coach manufacturing operations in 2018. The Company has long-standing relationships with a diverse group of established suppliers and generally has a number of sources of supply for most of its raw materials and components. For several major components, however, supply is dependent upon a single supplier either to meet the unique customer specifications within a contract or as a result of the Company selecting and validating a component as a single preferred offering on a particular bus or coach model. In addition, for certain components, such as engines for transit buses, the Company and the other manufacturers in the heavy-duty and medium-duty transit industry are dependent on a single source of supply that is certified to industry requirements and standards. The Company has established strategic relationships with its suppliers and actively monitors and manages the risks associated with supply continuity. Management believes the Company can continue to leverage these relationships through its market leadership position. See “Risk Factors — Risks Related to Operations — Dependence on limited sources or unique sources of supply” and “Risk Factors — Risks Related to the Business of the Company — A disruption, termination or alteration of the supply of vehicle chassis or other critical components from third-party suppliers could materially adversely affect the sales of certain of the Company’s products”.

The Company typically attempts to negotiate fixed price contracts on an annual or multi-year basis with its suppliers. Additionally, the Company will negotiate fixed prices and contractual requirements for the supply of special customer specified materials and parts at the time of the bid. See “Risk Factors — Risks Related to Operations — The Company’s profitability can be adversely affected by increases in raw material and component costs as well as imposition of tariffs and surtaxes on material imports”.

New Flyer has implemented LEAN processes to plan and deliver material directly to its production lines. At New Flyer most suppliers receive and process orders electronically using an internet web portal. This efficient and effective communication tool permits suppliers to directly access material requirements, accept and manage purchase orders, and validate delivery schedules in a real-time system that is available 24 hours a day, 7 days a week. New Flyer also maximizes the use of shop floor Kanban vendor managed inventory and pull systems, as well as planning just-in-time delivery on major components. All in-bound logistics with its suppliers are coordinated and scheduled in order to optimize freight costs and to ensure on time delivery of material requirements. Supplier performance is measured and reported to suppliers each month, and supplier performance awards are distributed on an annual basis.

Capital Expenditures

Due to the assembly nature of the Company’s manufacturing process, production requires limited specialty tooling, machinery and equipment. As a result, the Company generally has predictable ongoing maintenance capital expenditure requirements related to its assembly operations. Capital expenditure requirements for new tooling, machinery and equipment may fluctuate from period to period depending on the Company’s requirements for in-house fabrication and manufacturing of parts instead of outsourcing
them from third parties. Management will also consider capital expenditures where there is an opportunity to grow or diversify the business.

In 2018, the Company incurred capital expenditures of approximately $89 million related to investments for new tooling to support expanded product lines, investments in the Shepherdsville facility, investments in its information technology and for facility transformation to support its Operational Excellence and QAS initiatives. The Company financed approximately $18 million of these capital expenditures through leases and funded the balance of the expenditures from operating cash flows.

People and Labour Relations

As at December 30, 2018, the Company had a total of approximately 6,200 employees, of which approximately 4,400 were paid hourly and approximately 1,800 were salaried. Approximately 49% of the Company’s employees are represented by unions. The average hourly employee age is approximately 45 years, with an average tenure with the Company of approximately 10 years.

Occupational Health and Safety

The Company’s focus on occupational health and safety has resulted in strong and continuous improvements over the past decade. Management believes that the Company’s dedicated commitment to safety and health improvements is not only a competitive advantage for the organization, but is essential to the creation of a safe and healthy working environment for the Company’s employees and its operations.

Award Winning Safety Culture

In 2018, MCI’s Pembina Manufacturing facility was awarded the North Dakota Safety Council’s Workplace Safety Merit Award for the second year in a row. MCI received this honour for its industry-leading safety incident record.

New Flyer received the Manitoba MADESAFE Safety Excellence in Manufacturing Award from Safe Work Manitoba. This award recognized New Flyer’s proactive and systematic efforts safety culture and safety management certification contributing to strong performance.

“A Great Place to Work” and NFI Learning Institute

“A Great Place to Work” is one of the Company’s core operating principles, and is an approach that the Company strives to embody in all of its business work environments. In order to fully support the Company’s commitment to this strategy, the Company has enhanced its corporate training function and has developed a robust training framework that will enable it to meet the needs of the business and its employees. The NFI Learning Institute is dedicated to retaining the best training and development practices across the Company to further partnerships with local, regional and national organizations supporting workforce development initiatives, as well as working with educational institutions to recognize and give credit for NFI Group certifications. The Company also focuses on leadership and professional development of all of its employees with managerial and specialized responsibilities.

Intranet and Enhanced Employee Communication

The Company utilizes electronic employee communication tools, including “iBus” and other intranet sites, to improve employee communication. Intranet portals such as iBus (which stands for “Internal Business User Site”), provides employees with one-stop access to essential business links and important Company information, including an employee interactive feedback tool known as “Xpressline”.

Key elements of the employee communication framework include regularly scheduled communication from the CEO and executive team to ensure timely and transparent information is available to all Company
team members. These sessions include quarterly meetings conducted by the executive leadership team regarding their areas of responsibility, and quarterly CEO updates. These regular CEO updates are posted on intranet sites and can be accessed by Company employees.

**Employee Engagement and Culture**

The Company conducts comprehensive employee surveys in order to provide all employees with an opportunity to present feedback on their jobs, work environment and views of the Company. Management believes that this information is essential to improving business performance and is a critical enabler to the “Great Place to Work” strategy. The results are a means to guide action planning and measure improvements to support the Company’s overall business performance through initiated organizational action planning and improvement measurement processes to support the “Great Place to Work” strategy.

In 2018, the Company conducted a ten question employee pulse check survey to gauge improvement performance. The overall survey employee participation rate was 85% and included all of the Company’s businesses. The Employee Engagement Index score improved from a favourable 78% in 2016 to 82% in 2018.

**Collective Bargaining Agreements**

<table>
<thead>
<tr>
<th>Location</th>
<th>Union</th>
<th>Approximate Number of Unionized Employees</th>
<th>Term of Collective Agreements</th>
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<td>April 1, 2018 to March 31, 2023</td>
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<td>May 1, 2018 to April 30, 2021</td>
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<td>International Association of Machinists and Aerospace Workers (“IAMAW”)</td>
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<td>February 1, 2018 to January 31, 2021</td>
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<td>February 15, 2017 to February 14, 2020</td>
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<td>Des Plaines</td>
<td>International Brotherhood of Teamsters</td>
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<td>February 1, 2016 to January 31, 2020</td>
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</tbody>
</table>

**Pensions**

The Company sponsors retirement plans for employees which include a combination of defined contribution, group registered retirement savings plans (“RRSP”) and defined benefit plans with varying contribution formulas.

Union employees working at New Flyer’s Winnipeg facility are participants in a defined benefit pension plan. Salaried employees at New Flyer’s Winnipeg facility participate in a defined contribution plan and employees working at the New Flyer St. Cloud, Crookston and Anniston facilities participate in a tax-qualified defined contribution 401(k) plan.

MCI sponsors a defined contribution plan and RRSP programs at its MCI and Frank Fair facilities in Winnipeg. MCI salaried employees at the Winnipeg facilities participate in a defined benefit pension plan and MCI sponsors tax-qualified 401k plans for union and salaried employees working in the United States. The MCI union employees in Pembina, North Dakota participate in a multiemployer union sponsored defined benefit plan. MCI also has two US defined benefit plans that are closed to new entrants and plan benefits have been frozen.
The administration and union employees of Carfair at the Winnipeg facility participate in a RRSP plan and employees working at the Carfair U.S. locations participate in a tax-qualified defined contribution 401(k) plan.

ARBOC employees participate in a tax-qualified defined contribution 401(k) plan.

**Competition**

*Heavy-Duty Transit Buses*

Price, engineering to customer specification, product quality, on-time delivery, established track record, strong customer relationships and financial strength are key factors in winning manufacturing contracts in the heavy-duty transit bus industry. There are five major competitors operating in the United States and Canada: New Flyer, Gillig LLC, NOVA Bus Inc., BYD and Proterra (the latter two only competing in the battery-electric space). Gillig is privately owned and Nova Bus is owned by Volvo Bus Corporation. Smaller bus manufacturers exist, including El Dorado (part of REV Group, Inc.) and Grande West Transportation Group Inc. (a medium-duty bus manufacturer which currently imports its buses from China).

Throughout 2018, industry procurement activity remained healthy as transit agencies sought to replace aging vehicles within their fleets and evaluated zero-emission technologies for future procurements, resulting in a large number of procurements. This increase in bid activity was offset by reduced option quantities per bid, as increased oversight by the FTA ensured procurement quantities were aligned with fleet replacement plans and zero-emissions pilot projects typically did not have options. Management notes that competition for orders among the major bus manufacturers continues to be intense with aggressive pricing as price continues to be a dominant evaluation criterion in public tenders and fewer options are available for assignment to other agencies. The zero-emission transit bus segment currently comprises approximately 30% of the heavy-duty transit bus Bid Universe.

Newer entrants to the United States heavy-duty transit bus market have been primarily focused on zero emission technology, such as battery electric vehicles. Proterra has facilities in both California and South Carolina and builds 35- and 40- foot zero-emission heavy-duty vehicle systems and transit buses.

BYD Company Limited, a Chinese company in which MidAmerican Energy Holdings Company, a subsidiary of Berkshire Hathaway Inc., has an approximate 10% investment, operates an electric bus manufacturing plant in California and offers 30-, 35-, 40- and 60-foot battery-electric transit buses as well as battery-electric coaches.

Van Hool, based in Belgium, has announced it is building a manufacturing facility in Tennessee from where management expects Van Hool to manufacture transit buses and motor coaches.

There are barriers to new entrants, including the need for an established industry track record, a limited number of major customers, the need for significant capital investment and financial stability, the requirement for a sophisticated supply network (which, in the United States includes disadvantaged business enterprises), the high degree of customization of products required by certain customers, the requirement for a service and aftermarket parts support structure, United States Buy-America legislation, Ontario and Quebec policies regarding Canadian content and environmental, disability access and other regulatory requirements.

New Flyer differentiates itself by having the broadest and most diverse product offering in the industry, a strong reputation for quality and innovation and the largest production capacity and by being a leading

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3 The Company’s Bid Universe metric estimates active public competitions in Canada and the United States and attempts to provide an overall indication of anticipated heavy-duty transit bus and motor coach public sector market demand.
provider of aftermarket parts and support. It also actively engages in industry advocacy, focusing on battery-electric bus interoperability, bus quality and safety, and adhering to federal operating regulations. In addition, the Company recently introduced New Flyer Infrastructure Solutions™ to provide support for zero-emission bus technology products, focusing on infrastructure planning and development. As a result, management believes that New Flyer is well positioned to continue to compete successfully and maintain its leading market share in the industry.

**Medium-Duty Transit Buses**

Medium duty transit buses are targeted for applications where traditional 40-foot heavy-duty transit buses are too large or where cutaway vehicles are not adequate for the intended application.

In addition to competing with heavy-duty transit bus and large cutaway manufacturers, competitors offering comparable medium-duty buses include:

- Grande West Transportation Group Inc. Grande West offers buses in 27.5-, 30- and 35-foot lengths. Buses are imported from China and distributed in the United States through one of Grande West’s dealers, Alliance Bus Group.

- Alexander Dennis Limited. ADL continues to build the former medium-duty bus that was manufactured under the terminated joint venture agreement between New Flyer and ADL.

**Cutaways**

The cutaway bus market has a number of competitor brands that are predominantly concentrated under two large ownership groups. ARBOC offers exclusively low-floor cutaway products and competes against comparable low-floor and high-floor cutaways. The main competitors in the cutaway segment are mainly high-floor manufactures, and include:

- REV Group Inc. — REV is a publicly-traded company that produces a variety of specialty vehicles, including cutaway brands that are manufactured at various facilities across the United States and include the Goshen, Krystal, World Trans, El Dorado, and Champion brands. The Champion brand includes low-floor cutaway buses; and

- Forest River Inc. — Forest River, a subsidiary of Berkshire Hathaway, owns a number of cutaway brands with manufacturing across the United States, including Elkhart Coach, Starcraft Bus, StarTrans Bus, and Glaval Bus.

- ARBOC has a robust product offering built on its proven low-floor platform. Management believes ARBOC is well positioned to increase market share as transit agencies and private operators prioritize safety and accessibility in their service offerings.

**Motor Coaches**

Motor coach customers have diverse needs and criteria that they use to decide on motor coach purchases. Public transit authorities procure coaches in a very similar manner as they procure heavy-duty transit buses.

MCI has two major competitors and various smaller competitors. The two major competitors are:

- Prevost, owned by Volvo Bus Corporation and based in Quebec, Canada, with manufacturing facilities in Canada and the United States competes with MCI in both the private and public market segments, and
• Van Hool has a coach manufacturing facility in Macedonia and distributes its coaches though ABC Bus. In 2018 Van Hool announced it was building a manufacturing facility in Tennessee from where management expects Van Hool to manufacture transit buses and coaches.

The smaller competitors in the market are:

• REV Group Inc., a distributor of and provider of service support for Daimler’s SETRA branded coaches in Canada and the United States,

• Temsa, based in Turkey, has a coach manufacturing facility in Turkey and distributes its own coaches in the United States,

• Irizar, based in Spain, distributes its coaches through Irizar USA. Irizar entered the North America market in 2015 and management does not believe it has significant motor coach sales,

• CAIO, based in Brazil, distributes its coaches in North America through Alliance Bus Sales and management does not believe it has significant motor coach sales, and

• BYD, in addition to selling battery-electric transit buses, also sells battery-electric motor coaches in North America and management does not believe it has significant motor coach sales,

• Similar to MCI, Prevost has its own service network to support its fleet within the United States and Canada. Van Hool and CAIO use dealers and their networks to sell and service their coaches.

The smaller new entrants noted above are working to gain traction in the United States and Canada. Significant barriers to entry exist in the form of the need for a service network to support coaches as well as an established residual value for coaches. As most motor coaches are owned by several owners over their lifetime, without an established residual value, it is difficult to quantify the true value of the coach. In addition, several competitors have come and gone from the motor coach industry and the residual value of a manufacturer’s coaches falls precipitously once the manufacturer decides to exit the market. This affects the purchasing patterns of customers.

While pricing strategies could allow for some market penetration for new entrants in the private market, most public customers would require a multiple-year track record of motor coach manufacturing for the public market, and in the United States, compliant Buy America production facilities, before considering purchasing coaches from the new entrant.

MCI distinguishes itself from its competitors primarily through its products and history of supporting customers and its products on the road. MCI products are known as reliable coaches with well-established residual values. Management believes that the Company’s ownership of MCI and its values and processes adds to the reliability of MCI’s products.

Legal and Regulatory Matters

In the United States and Canada, government regulation has had a significant impact upon the transit bus and coach manufacturing industry. These legislative and regulatory requirements continue to affect the structure of the industry, the location of manufacturing facilities, the sourcing of parts and materials and the source of funding for public transit bus and motor coach purchases. Regulation represents a barrier to entry in the industry. A description of each of the major areas of regulation follows.
Funding for New Transit Bus and Motor Coach Purchases

Public transit infrastructure is considered an “essential service” by and is a key priority of governments and public authorities due to the significant population base that is highly dependent on public transportation and the importance of reducing inner city and suburban traffic congestion.

United States

The United States federal government has provided funding for the purchase of new heavy-duty transit buses since 1964. Purchases are now largely funded through the FTA funding allocations derived from gasoline taxes. Under these programs, municipal and local transit authorities in the United States receive up to 80% of the funding for new bus purchases from the federal government for (i) the replacement of buses that have operated for the FTA minimum service life, and (ii) new buses to support fleet growth based on population and ridership trends. In order to receive federal funding for new bus purchases, a minimum 20% contribution commitment from local transit authorities must be in place and the new bus purchase must comply with “Buy-America” legislation. See — “Rules of Origin (Buy-America) Legislation”.

Federal funding for public transit in the United States is provided under surface transportation legislation covering highway, rail and marine transport.

On December 4, 2015, President Obama signed into law the Fixing America’s Surface Transportation Act (“FAST”). FAST is the first transportation funding legislation to last longer than two years since 2005 and authorizes the funding for U.S. federal surface transportation programs through to September 30, 2020. FAST reforms and strengthens transportation programs, provides long-term funding certainty and more flexibility for states and local governments, streamlines project approval processes, and maintains a strong commitment to safety. FAST increases the current annual public transportation funding from $10.7 billion to $12.6 billion by 2020. Buses can be purchased by public agencies using a variety of programs under the Act such as: Bus and Bus Facilities, State of Good Repair, and Urbanized Area formula and others. FAST also includes increased funding for “clean technology” and low or zero emission buses as demonstrated by the creation of $55 million of annual “low or no emission” competitive grants.

FAST also amended several provisions affecting procurement methods for rolling stock. The U.S. federal government carryover period for funding allocations is decreased to three years from the current five year limit. Management believes this reduction in carryover may reduce order sizes and put pressure on unit delivery timelines to public customers. FAST also includes a provision that creates a pilot program to allow up to three nonprofit agencies to host co-operative procurement contracts that can be interstate in nature. Management believes this should provide another opportunity for public transportation systems of all sizes to enhance their purchasing options as well as take advantage of cost reductions through larger procurements.

These state, county, and municipal taxes also comprise the principal source of the “local match” funding required for agencies to qualify for the FTA capital grants discussed previously. In most cases, the FTA provides 80% of the capital cost of transit buses and motor coaches, and the local municipality must provide the remaining 20%. Historically, municipal budgets have been under extreme pressure and limit the ability of many transit agencies to provide the local match funding required. Under FAST, the U.S. federal government will continue to fund 80% of the capital cost of a new transit bus or coach, however the funding period carryover is decreased to three years from the current five year limit.

In February 2018, U.S. President Trump’s administration issued its fiscal 2019 budget, which proposes full funding for FAST Act programs to be funded out of the Mass Transit Account of the Highway Trust Fund. While programs which typically fund transit bus purchases remain fully funded, the proposed budget does reduce programs funded out of the General Fund, especially the Capital Investment Grants (CIG) program.
The Company’s Bid Universe metric estimates active public competitions in Canada and the United States and attempts to provide an overall indication of anticipated heavy-duty transit bus and motor coach public sector market demand. It is a point-in-time snapshot of: (i) EUs in active competitions, defined as all requests for proposals received by the Company and in process of review plus bids submitted by the Company and awaiting customer action, and (ii) management’s forecast of expected EUs to be placed out for competition over the next five years. See “Risk Factors — Risks Related to General Economic and Market Factors — The Company’s business is affected by economic factors and adverse developments in economic conditions which could have an adverse effect on the demand for the Company’s products and the results of its operations”.

APTA reports that the average fleet age of heavy-duty transit buses in the US has decreased from 8.0 years in 2011 to 7.3 years in 2016. Management believes that other than the Company’s Bid Universe (discussed above), and the change in fleet age, there are no reliable high-level indicators of the health of funding for transit bus purchases.

Based on the Company’s existing Bid Universe, management continues to anticipate that in 2019 bus procurement activity throughout the United States and Canada should remain stable based on aging fleets, improved overall economic conditions, expected customer fleet replacement plans, new technology introductions and active or anticipated procurements. See “Risk Factors — General Economic and Market Factors — Funding may not continue to be available to the Company’s customers at current levels or at all” and “Risk Factors — Risks Related to General Economic and Market Factors — The Company’s business is affected by economic factors and adverse developments in economic conditions which could have an adverse effect on the demand for the Company’s products and the results of its operations”.

While procurement of transit buses and coaches by the public sector is typically accomplished through formal multi-year contracts, procurement of transit buses and coaches by the private sector is typically accomplished through transactional sales of small orders of vehicles. As a result, the Company is unable to develop longer range forecasts for private sector transit buses and motor coaches.

**Canada**

Historically, purchases of new transit buses in Canada have been funded primarily by provincial and municipal governments. Unlike the US, in Canada there is no central source of funding for transit bus or motor coach procurements. Instead, funding of bus purchases comes largely from a patchwork of provincial funding, municipal funding, fare box revenue, various federal programs, and other smaller sources. Across Canada the funding approach varies widely from province to province and even from city to city within a single province.

Recognizing however, the infrastructure deficit in Canadian cities and the role transit can play to fight climate change, reduce congestion and increase quality of life, since 2003, successive federal governments have funded transit capital projects. Some cost share funding for public transit projects and new bus purchases has been provided since 2003 by federal programs such as the Canadian Strategic Infrastructure Fund and the Infrastructure Canada Program. The Canadian federal government announced in the 2008 budget that the federal Gas Tax Fund became permanent. In February 2014, the Canadian federal government announced the C$53 billion New Building Canada Plan for provincial, territorial and municipal infrastructure which continues the approximate C$2.0 billion annual federal Gas Tax Fund until 2019. In 2016, the Canadian federal government committed to an initial investment of $3.4 billion over three years, through the new Phase 1 Public Transit Infrastructure Fund, followed by an additional Phase 2 investment of $25.3 billion over the next 11 years. In 2018 the Canadian federal government announced the next phase of the Investing in Canada Infrastructure Plan under which it will invest C$180 billion (including C$95.6 billion of new funding) in Canadian transit, green, social, rural and northern infrastructure over the next 10 years. As part of this program, $20.1 billion will be allocated towards improving the capacity, quality, safety

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4 APTA, Public Transportation Fact Book, 2018
of, and access to, public transit infrastructure through what is being called the Public Transit Stream. While the overall federal contribution to infrastructure projects has increased, the eligibility categories have also become broader. Management believes this federal program has increased purchases of buses by transit agencies in Canada in 2018 and may continue to do so in the future.

There continues to be significant lobbying efforts by the industry to provide longer-term Canadian federal funding for public transit, including new transit bus purchases and development of alternative fuel technologies.

The Canadian Urban Transportation Association has previously reported a decrease in average fleet age of heavy-duty transit buses from 10.8 years in 2002 to 8.6 years in 2017. Management believes that other than fleet age statistics, there is no high-level indicator of the health of funding for the industry.

**Environmental and Emissions Legislation**

The Company is subject to numerous environmental and health and safety laws, including statutes, regulations, bylaws and legal requirements contained in approvals or that arise under common law. These laws relate to the generation, use, handling, storage, transportation and disposal of regulated substances, including hazardous substances, dangerous goods and waste, emissions or discharges into soil, water and air, including noise and odours (which could result in remediation obligations), and occupational health and safety matters, including indoor air quality. These legal requirements vary by location and can arise under federal, provincial, state or municipal laws.

The Company believes that it is in substantial compliance with all material environmental and health and safety legal requirements. The Company is not aware of any breach of such requirements or other similar liabilities the resolution of which would have a material adverse effect on the Company and its operations.

The Environmental Protection Agency (the “EPA”) mandates compliance with United States emissions standards for engines and Environment Canada mandates such compliance in Canada. To the knowledge of management, only one engine manufacturer sells engines for use in heavy-duty transit buses in North America and only two engine manufacturers sell engines for use in motor coaches that comply with the EPA emissions requirements.

The California Air Resources Board (“ARB”) requires a dual certification for emission compliance for engines used in a hybrid configuration. This requires separate annual certifications from the engine supplier as well as the hybrid system supplier, but not the transit bus or coach manufacturer, such as New Flyer. These certifications are required to supply transit buses or motor coaches to agencies operating in California or in Pennsylvania (one of the states that follows the ARB regulations) with a diesel-hybrid electric engine configuration. All other states that follow ARB regulations have provided an exemption from these regulations for urban transit buses. Both of the Company’s suppliers of hybrid propulsion systems have received certification from ARB. The EPA does not require this dual certification and therefore, these regulations only affect transit buses purchased by transit agencies in states that follow ARB regulations. See “Risk Factors — Risks Related to Operations — Dependence on supply of engines that comply with emission regulations”.

**Rules of Origin/Final Assembly (Buy America) Legislation**

Introduced in the 1980s, Buy America regulations require that heavy-duty transit buses and motor coaches meet the following fundamental requirements to be eligible for United States FTA funding: (i) final assembly/manufacture must occur within the United States, and (ii) the bus or coach must contain a minimum percentage of United States content, calculated by cost of components. In December 2015, FAST increased the “Buy America” component content requirement for transit rolling stock from the level of 60 percent to 65 percent effective October 1, 2017, which will increase to 70 percent effective October 1, 2019.
Only the percentage of U.S. domestic content was amended under FAST and the rules relating to final assembly remain unchanged. The Company is compliant with the current 65 percent Buy America content requirement and is making adjustments to its supply chain to ensure compliance with the increasing requirement in 2019. Customers regularly conduct audits to validate such compliance for buses and coaches purchased with federal funds. To date, the Company has never failed a Buy America compliance audit.

See “Risk Factors — Risks Related to the Business Environment — Current requirements under ‘Buy America’ regulations may change and/or become more onerous or suppliers’ ‘Buy America’ content may change”.

**Local Content Bidding Preference in the United States**

Certain transit agencies in the United States have implemented procurement rules which increase the valuation scores of bids submitted by bidders based on the amount of local state content by cost that the vehicle contains or the number of jobs the bidder will create locally if the bidder wins the award. Management is not aware of any tenders being lost specifically due to the application of these rules, but these rules create challenges for manufacturers in being able to source components and parts in a particular state which are of acceptable quality and cost or having to change their assembly and delivery processes to create jobs in the local area. These rules may place manufacturers at a competitive disadvantage. See “Risk Factors — Risks Related to the Business Environment — Local content bidding preference in the United States may create a competitive disadvantage”.

**Policies Regarding Canadian Content**

The Ontario provincial government has implemented a policy requiring that all transit vehicles procured by Ontario municipalities using sources of provincial funding must contain a minimum 25% Canadian content by cost. Transit buses sold by the Company to these Ontario municipalities comply with this policy.

The Toronto Transit Commission (the “TTC”) has implemented a policy requiring that 50% of the assembly labour costs for new public transit buses purchased by the TTC comprise Canadian labour. In addition, the TTC policy requires that a new forty-foot heavy-duty diesel transit bus contain a minimum of 40% Canadian content by cost. Solicitations originating from certain Quebec transit agencies have also had a Canadian content requirement. See “Risk Factors — Risks Related to the Business Environment — Requirements under Canadian Content policies may change and become more onerous”.

**U.S. Disadvantaged Business Enterprise Program**

The goal of the Disadvantaged Business Enterprise (“DBE”) Program, overseen by the United States Department of Transportation, is to provide small businesses owned and controlled by socially and economically disadvantaged individuals a fair opportunity to compete for federally-funded transportation contracts. In accordance with the DBE program requirements, the FTA, which funds rolling stock procurements for transit agencies, requires its grantees to establish goals for the participation of DBEs in their transit vehicle procurements and also requires transit vehicle manufacturers (which includes both transit bus and motor coach manufacturers) that bid on federally-assisted vehicle procurements to submit annual goals to support qualified DBEs (as defined in the DBE program regulations) and to certify that they have complied with the requirements of the DBE program. The FTA reviews and approves transit vehicle manufacturers’ DBE goals on an annual basis and maintains a certified list of transit vehicle manufacturers that are eligible to bid on federally-assisted vehicle procurements. The Company’s annual DBE goals for previous years have been approved by the FTA and the FTA has approved the Company’s DBE goals for the FTA fiscal year ended September 30, 2018. See “Risk Factors — Risks Related to the Business Environment — Failure of the Company to comply with the DBE program requirements or the failure to have its DBE goals approved by the FTA”.
**Motor Vehicle Safety Standards**

All heavy-duty transit buses and motor coaches sold in the United States and Canada must comply with federal, state and provincial motor vehicle safety standards. In both the United States and Canada, vehicles that meet or exceed all federally mandated safety standards are certified under the federal regulations. Rigorous testing and the use of approved materials and equipment are among the requirements for achieving federal certification. The Company’s entire product offering has been certified under applicable federal standards in both the United States and Canada and the Company certifies each new transit bus and motor coach model before its market launch. The Company also agrees to comply with state and provincial motor vehicle safety regulations in its customer contracts. Management believes that the Company is in material compliance with all current federal, state and provincial motor vehicle safety regulations.

**Motor Vehicle Road Use Standards**

Transit bus and coach operators are subject to federal, state and/or provincial motor vehicle road use regulations. Although it is the responsibility of the transit bus or coach operator to comply with such regulations, the Company is typically required to comply with applicable federal, provincial and state regulatory requirements under its customer contracts. The Company must also comply with regulatory requirements whenever it drives its transit buses or coaches over the roadways from its facilities to its customers. Management believes that the Company’s buses and coaches are in material compliance with such motor vehicle regulations. However, there are some heavy-duty transit buses in the industry, including certain types of transit buses manufactured by New Flyer that do not currently comply with regulations governing maximum axle weight or length in certain jurisdictions. To date, only a few of New Flyer’s customers have required that the Company reconfigure its transit buses to comply with local axle weight regulations. Transit bus operators often obtain waivers from the province or state in which they operate for vehicles that do not comply with the applicable requirements. However, such waivers are discretionary and as such, there is no assurance that transit operators will continue to be able to obtain them in the future. For example, such waivers have not yet been issued in the province of Ontario. Management believes that this is an industry-wide problem related, in part, to industry trends including evolving environmental, disabled-access and other regulations which have resulted in the production of heavier or longer transit buses throughout the industry. Management believes that many of the provincial and U.S. federal and state axle weight or length regulations have not yet caught up with the other aspects of the overall regulatory regime applicable to transit buses and that such regulations need to be re-examined in light of developments in the industry. Management intends to address provincial and U.S. federal and state axle weight or length restrictions with its customers on a contract-by-contract basis, and expects that the industry and transit operators will lobby the government for changes to these regulations. See “Risk Factors — Risks Related to Operations — The Company may incur costs in connection with provincial, state or federal regulations relating to axle weight restrictions and vehicle lengths”.

**United States Bus and Motor Coach Testing**

All applicants for United States federal funding must certify to the FTA that any heavy-duty transit bus or motor coach acquired with such funding has been tested in accordance with an endurance test conducted at Altoona, to simulate 500,000 miles or 12 years of operation. The following tests are conducted at Altoona: safety, structural integrity and durability, reliability, performance, maintainability, noise and fuel economy. The Company’s entire heavy-duty transit bus and motor coach product offering has been tested at Altoona, and additional testing occurs regularly with the introduction of new products, or in the case of substantial changes to existing products. Medium-duty and cutaway buses undergo endurance testing to lower thresholds than heavy-duty transit buses and motor coaches. The Spirit of Freedom®, Spirit of Mobility®, Spirit of Liberty® and Spirit of America® buses are tested to 200,000 miles or seven years of operation and the Spirit of Independence® is tested to 100,000 miles or four years of operation. The 32-foot Spirit of Equess® has completed testing for 350,000 miles or 10 years of operation and the 34-foot Equess is expected to begin testing at Altoona in 2019.
Recent US federal legislation included major changes to the transit bus and motor coach testing requirements performed at Altoona. The current tests are an accelerated whole-bus aging test run on the track, including recording fuel mileage and any minor or major structural and component failures as well as noting the vehicle weight and other physical features. The current test publishes results in a report for every new bus or coach model or major modification. It does not say a bus or coach “passed” or “failed” the test at Altoona because it currently is not a pass/fail test. The new law changes will require a pass/fail method and mandates the FTA to develop, with industry input, a revised testing protocol. There is no time established when a new protocol is to be implemented.

The U.S. National Highway Transportation Safety Administration has indicated it will introduce rollover testing requirements for motor coaches, but has not provided a date for the introduction of the new requirements. Management is monitoring developments.

Certain major cities in Canada and the United States require a 500,000 mile/12-year shaker table test. This static test simulates revenue service life under challenging conditions to test durability.

Private bus and motor coach customers typically do not require any testing of coaches and leave structural design decisions to the bus and motor coach manufacturers and to applicable governmental regulations.

Disability Access Legislation

The Americans with Disabilities Act (the “ADA”) prescribes certain minimum accessibility standards for vehicles that are purchased with United States federal funding. All of the Company’s transit buses and motor coaches have been designed and/or tested to be compliant with the ADA. Although there is currently no equivalent federal legislation in Canada, most transit buses and motor coaches in Canada are also manufactured to provide access to persons with disabilities.

Litigation

The Company is subject to litigation from time to time in the ordinary course of its business. The Company is not aware of any pending or threatened litigation that would have a material adverse effect on the Company and its operations. See “Risk Factors — Risks Related to Operations — The Company is subject to litigation in the ordinary course of business and may incur material losses and costs as a result of product liability claims”.

DESCRIPTION OF CAPITAL STRUCTURE

Share Capital

The authorized share capital of NFI consists of an unlimited number of Shares. As at December 30, 2018, 61,832,625 Shares were issued and outstanding.

Holders of Shares are entitled to receive dividends as and when declared by the Board and are entitled to one vote per Share on all matters to be voted on at all meetings of shareholders. Upon the voluntary or involuntary liquidation, dissolution or winding-up of NFI, the holders of Shares are entitled to share ratably in the remaining assets available for distribution, after payment of liabilities.

Shareholder Rights Plan

The Amended and Restated SRP, approved by the shareholders of NFI at the annual meeting of shareholders held on May 11, 2017, confirms the issuance of one right in respect of each Share outstanding at the close of business on August 29, 2011 and one right in respect of each Share issued thereafter. The rights will separate from the Shares to which they are attached and will become exercisable upon the occurrence of
certain events in accordance with the terms of the Amended and Restated SRP. Generally, if a person, or a group acting jointly or in concert, acquires (other than pursuant to an exemption available under the Amended and Restated SRP) beneficial ownership of 20% or more of the Shares (except, among other exceptions, pursuant to a permitted bid under the Amended and Restated SRP), the rights will separate from the Shares and permit holders of rights (other than the acquiring person) to purchase Shares at a substantial discount to market price. At any time prior to the rights becoming exercisable, the Board may waive the operation of the Amended and Restated SRP with respect to certain events before they occur. The Amended and Restated SRP is designed to provide the Board additional time to assess an unsolicited take-over bid for NFI and, where appropriate, to give the Board additional time to pursue alternatives for maximizing shareholder value. The Amended and Restated SRP also encourages fair treatment of all shareholders by providing shareholders with an equal opportunity to participate in a take-over bid. A copy of the Amended and Restated SRP is available on SEDAR at www.sedar.com.

**Book-Entry Settlement and Clearance**

*General*

CDS acts as securities depository for the Shares. The Shares are represented by one or more global certificates (each, a “Global Certificate”). The Global Certificates for the Shares are issued as fully-registered in book-entry only form in the name of CDS or its nominee, CDS & Co.

If an investor intends to purchase Shares, an investor must do so through direct and indirect CDS participants. The participant through which a purchase is made will receive a credit for the applicable number of Shares on CDS’ records. The ownership interest of each actual purchaser of the Shares, referred to as a “beneficial owner”, is recorded on the participant’s records. Beneficial owners will not receive written confirmation from CDS of their purchases, but beneficial owners are expected to receive written confirmations providing details of the transaction, as well as periodic statements of their holdings, from the CDS participant through which the beneficial owner holds its Shares.

All interests in the Shares are subject to the operations and procedures of CDS. The following is a summary of those operations and procedures and is provided by NFI solely for convenience. The operations and procedures of each settlement system may be changed at any time. NFI is not responsible for those operations and procedures.

To facilitate subsequent transfers, all Shares deposited by direct CDS participants are registered in the name of CDS. The deposit of Shares with CDS and their registration in the name of CDS effect no change in beneficial ownership. CDS has no knowledge of the actual beneficial owners of the Shares. CDS’ records reflect only the identity of the direct CDS participants to whose accounts such Shares are credited, which may or may not be the beneficial owners. The CDS participants remain responsible for keeping account of their holdings on behalf of their customers.

Transfers of beneficial ownership interests in the Shares are effected by entries made on the books of the CDS participants acting on behalf of beneficial owners. Beneficial owners do not receive certificates representing their ownership interests in the Shares except in the event that use of the book-entry only system for the Shares is discontinued.

Cross-market transfers between CDS participants, on the one hand, and Depositary Trust Company (“DTC”) participants, on the other hand, will be effected within CDS through DTC. To deliver or receive an interest in Shares held in a DTC account, a participant must send transfer instructions to DTC under the rules and procedures of that system and within the established deadlines of that system. If the transaction meets DTC’s settlement requirements, DTC will send instructions to its CDS depositary to take action to effect final settlement by delivering or receiving interests in the Shares in CDS and making or receiving payment under normal procedures for same-day funds settlement applicable to CDS. DTC participants may not deliver instructions directly to the CDS depositary that is acting for DTC.
Conveyance of notices and other communications by CDS to direct participants, by direct participants to indirect CDS participants, and by CDS participants to beneficial owners are governed by arrangements among them, subject to any statutory or regulatory requirements as may be in effect from time to time.

CDS will not consent or vote with respect to the Shares. Only beneficial owners may consent or vote with respect to any Shares. Under its usual procedures, CDS mails an omnibus proxy to NFI as soon as possible after the record date. The omnibus proxy assigns CDS’ consent or voting rights to those direct participants to whose accounts the Shares are credited on the record date (identified in a listing attached to the omnibus proxy).

NFI makes payments on the Shares to CDS. CDS’ practice is to credit direct CDS participants’ accounts on the payment date in accordance with their respective holdings shown on CDS’ records unless CDS has reason to believe that it will not receive payment on the payment date. Payments by CDS participants to beneficial owners are governed by standing instructions and customary practices, as is the case with securities held for the accounts of customers in bearer form or registered in “street name”, and are the responsibility of such participant and not of CDS, NFI, subject to any statutory or regulatory requirements as may be in effect from time to time.

NFI is responsible for the payment of all amounts to CDS. CDS is responsible for the disbursement of those payments to its participants, and the participants are responsible for disbursements of those payments to beneficial owners.

CDS may discontinue providing its service as securities depository with respect to the Shares at any time by giving reasonable notice to NFI. If CDS discontinues providing its service as securities depository with respect to the Shares and NFI is unable to obtain a successor securities depository, NFI will automatically take a position in such Shares and will print and deliver to the investor certificates for such Shares.

Also, in the event that NFI decides to discontinue use of the system of book-entry only transfers through CDS (or a successor securities depository), NFI will print and deliver to the investor certificates for the Shares the investor may own.

The information in this section concerning CDS and CDS’ book-entry only system has been obtained from sources that NFI believes to be reliable, including CDS, but NFI takes no responsibility for its accuracy.

NFI does not have any responsibility or obligation to participants, or the persons for whom they act as nominees, with respect to:

- the accuracy of the records of CDS, its nominee, or any participant, of any ownership interest in the securities; or
- any payments to, or the providing of notice to, participants or beneficial owners.

**Dividend Policy**

On May 9, 2018, the Board approved a 15.4% increase in the annual dividend rate from C$1.30 to C$1.50 per Share, effective for the payment of the second quarterly dividend on July 16, 2018. On March 13, 2019, the Board approved a 13.3% increase in the annual dividend rate from C$1.50 to C$1.70 per share, effective for the payment of dividends declared after that date. The Board believes this dividend policy is consistent with the Company’s long-term financial performance and the need to retain cash flows to support the ongoing requirements of the business and to provide the financial flexibility to pursue strategic growth and diversification opportunities.
The dividends on the Shares will be paid, if and to the extent dividends are declared by the Board and permitted by applicable law. Dividend payments are not mandatory or guaranteed. The Board may, in its discretion, modify or repeal NFI’s current dividend policy at any time and without prior notice. No assurances can be made that NFI will pay dividends at the level contemplated by its current dividend policy in the future, or at all. See “Risk Factors – Risks Related to Capital Structure and Tax – Payment of Dividends is Not Guaranteed”.

NFI will pay dividends on the Shares (if declared) on or before the 15th day of the month following the end of each quarter (or the next business day, if such day is not a business day) to holders of record at the close of business on the last business day of each quarter.

**Dividends on the Shares**

The following tables illustrate the quarterly dividends paid on the Shares for the period from January 1, 2016 to December 31, 2018. All dollar amounts in the table below are in Canadian currency.

<table>
<thead>
<tr>
<th>2016 Record Dates</th>
<th>Dividend per Share ($)</th>
<th>2017 Record Dates</th>
<th>Dividend per Share ($)</th>
<th>2018 Record Dates</th>
<th>Dividend per Share ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>March 31, 2016</td>
<td>0.175</td>
<td>March 31, 2017</td>
<td>0.2375</td>
<td>March 29, 2018</td>
<td>0.325</td>
</tr>
<tr>
<td>June 30, 2016</td>
<td>0.2375</td>
<td>June 30, 2017</td>
<td>0.325</td>
<td>June 29, 2018</td>
<td>0.375</td>
</tr>
<tr>
<td>September 30, 2016</td>
<td>0.2375</td>
<td>September 29, 2017</td>
<td>0.325</td>
<td>September 28, 2018</td>
<td>0.375</td>
</tr>
<tr>
<td>December 30, 2016</td>
<td>0.2375</td>
<td>December 29, 2017</td>
<td>0.325</td>
<td>December 31, 2018</td>
<td>0.375</td>
</tr>
<tr>
<td>Total Distributions</td>
<td>0.8075</td>
<td>Total Distributions</td>
<td>1.21</td>
<td>Total Distributions</td>
<td>1.45</td>
</tr>
</tbody>
</table>

**Credit Facility**

On October 25, 2018, NFI and certain of its subsidiaries (collectively, the “Borrower”) entered into the Credit Facility with a syndicate of financial institutions, which has a total borrowing limit of $1.0 billion (including a $100 million letter of credit facility). The Credit Facility provides an accordion feature which allows the Borrower to obtain additional funding of up to $250 million. The Credit Facility matures on October 25, 2023. A copy of the Credit Facility can be found on SEDAR at www.sedar.com.

The Credit Facility is guaranteed by certain subsidiaries of NFI and is unsecured. NFI receives its cash distributions from the borrowers (other than NFI) and the guarantors of the Credit Facility, and as a result (among other requirements), the amounts owing under the Credit Facility and any interest thereon will be payable in priority to any cash distributions to holders of Shares.

Loans under the Credit Facility bear interest at a rate equal to LIBOR or a U.S. base rate for loans denominated in U.S. dollars and a Canadian prime rate or bankers’ acceptance rate for loans denominated in Canadian dollars, plus an applicable margin to those rates.

There are certain financial covenants under the Credit Facility that must be maintained. Specifically, NFI must maintain an interest coverage ratio greater than 3.0 to 1 and a total leverage ratio of less than 3.75 to 1.

**DIRECTORS, OFFICERS AND MANAGEMENT**

**Directors and Management**

NFI’s articles of incorporation provide for a minimum of three and a maximum of 20 directors. NFI’s Board consists of nine individuals and is comprised as follows:
• The Honourable Brian Tobin, V. James Sardo, Paul Soubry, John Marinucci and Krystyna Hoeg, each of whom is a Canadian resident. The Honourable Brian Tobin serves as the chairman of the Board; and

• Larry Edwards, Adam Gray and Phyllis Cochran, each of whom is a U.S. resident; and

• Paulo Cezar da Silva Nunes, who is a Brazilian resident.

The following table sets out the name, municipality of residence, position(s) with the Company and principal occupation of the directors of NFI.

<table>
<thead>
<tr>
<th>Name and Municipality of Residence</th>
<th>Position(s)</th>
<th>Director Since</th>
<th>Principal Occupation If not with the Company</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Honourable Brian Tobin …………</td>
<td>Director (Chairperson of the Board)</td>
<td>2005</td>
<td>Vice-Chair, Bank of Montreal</td>
</tr>
<tr>
<td>Ottawa, Ontario</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>V. James Sardo …………………</td>
<td>Director</td>
<td>2005</td>
<td>Corporate Director</td>
</tr>
<tr>
<td>Mississauga, Ontario</td>
<td>(Chairperson of the human resources, compensation and corporate governance committee)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>John Marinucci …………………</td>
<td>Director</td>
<td>2005</td>
<td>Corporate Director</td>
</tr>
<tr>
<td>Oakville, Ontario</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Larry Edwards …………………</td>
<td>Director</td>
<td>2008</td>
<td>Corporate Director</td>
</tr>
<tr>
<td>Tulsa, Oklahoma, USA</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Paul Soubry ………………………</td>
<td>Director</td>
<td>2009</td>
<td>President and Chief Executive Officer of the Company</td>
</tr>
<tr>
<td>Winnipeg, Manitoba</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Adam Gray ………………………</td>
<td>Director</td>
<td>2012</td>
<td>Managing Partner, Coliseum Capital Management, LLC</td>
</tr>
<tr>
<td>Greenwich, Connecticut, USA</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Phyllis Cochran …………………</td>
<td>Director</td>
<td>2015</td>
<td>Corporate Director</td>
</tr>
<tr>
<td>Bluffton, South Carolina, USA</td>
<td>(Chairperson of the audit committee)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Krystyna Hoeg …………………</td>
<td>Director</td>
<td>2015</td>
<td>Corporate Director</td>
</tr>
<tr>
<td>Toronto, Ontario</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Paulo Cezar da Silva Nunes …………</td>
<td>Director</td>
<td>2015</td>
<td>Corporate Director</td>
</tr>
<tr>
<td>Porto Alegre, Brazil</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The term of office for each of the directors of NFI expires at the time of the next annual meeting of shareholders of NFI. Directors will be elected at each annual meeting of shareholders of NFI.

A director may be removed by a resolution passed by a majority of the shareholders or may resign. The vacancy created by the removal of a director must be filled at the shareholder meeting at which he or she was removed. A vacancy not so filled at a shareholder meeting, or created by the resignation of a director, may be filled by a quorum of the remaining directors. A quorum for meetings of directors is a majority of the directors, provided that a majority of directors present (or one director, where a quorum is two directors) must be residents of Canada. If there is no quorum of directors, a special shareholder meeting must be called to fill vacancies.

The directors supervise the activities and manage the affairs of NFI.

**Audit Committee**

NFI’s audit committee is comprised of a minimum of three directors. The audit committee is comprised of four members, being Phyllis Cochran (Chair), Larry Edwards, Adam Gray and Krystyna Hoeg. All of the members of the audit committee are independent within the meaning of National Instrument 52-110 **Audit Committees** (“NI 52-110”).
The audit committee is responsible for the oversight and supervision of the accounting and financial reporting practices and procedures of NFI, the adequacy of internal accounting controls and procedures, the quality and integrity of financial statements of NFI and the oversight of NFI’s enterprise risk management framework. In addition, the audit committee is responsible for directing the auditors’ examination of specific areas and for recommending to the Board the selection of independent auditors of NFI. The committee annually reviews the Chief Financial Officer’s goals and objectives for the upcoming year and conducts regular reviews of the Chief Financial Officer’s performance.

**Human Resources, Compensation and Corporate Governance Committee**

NFI has a human resources, compensation and corporate governance committee comprised of four directors. The members of the committee are V. James Sardo (Chair), The Honourable Brian Tobin, Krystyna Hoeg and Paulo Nunes. All of the members of the human resources, compensation and corporate governance committee are independent within the meaning of NI 52-110. The committee reviews and makes recommendations to the directors concerning the appointment of officers of NFI and its subsidiaries and the hiring, compensation, benefits and termination of officers of NFI and its subsidiaries. The committee annually reviews the Chief Executive Officer’s goals and objectives for the upcoming year and conducts quarterly reviews of the Chief Executive Officer’s performance. The committee also makes recommendations concerning the remuneration of directors of NFI and its subsidiaries. The committee administers and makes recommendations regarding the operation of any employee bonus or incentive plans, including the performance and restricted share unit plan and the stock option plan, and administers the deferred share unit plan and restricted share unit plan for non-management directors. The committee is also responsible for developing NFI’s approach to corporate governance issues, advising NFI’s Board on filling vacancies on the Board and the boards of NFI’s subsidiaries and periodically reviewing the composition and effectiveness of each board and the contribution of individual directors, considering questions of management succession and considering and approving proposals by the directors of NFI to engage outside advisors on their behalf. The committee also reviews and recommends to the Board the Company’s health, safety and environmental guidelines and practices and monitors the Company’s performance against those practices and guidelines, as well as reviews the Company’s approach to corporate social responsibility issues.

**Disclosure**

The Board is also responsible for adopting and periodically reviewing and updating the written disclosure policy for NFI and its subsidiaries. This policy, among other things:

- articulates the legal obligations of NFI, its affiliates and their respective directors, officers and employees with respect to confidential information;
- identifies spokespersons of NFI, who are the only persons authorized to communicate with third parties such as analysts, media and investors;
- provides guidelines on the disclosure of forward-looking information;
- requires advance review by senior executives of any selective disclosure of financial information to ensure that the information is not material, to prevent the selective disclosure of material information, and to ensure that if selective disclosure does occur, a news release is issued immediately; and
- establishes “black-out” periods immediately prior to and following the disclosure of quarterly and annual financial results and immediately prior to the disclosure of certain material changes, during which periods NFI, its subsidiaries and their directors, managers, officers, employees and consultants may not purchase or sell Shares or other securities of NFI or its subsidiaries (including securities exchangeable for or convertible into Shares).
Remuneration of the Directors

In 2018, compensation for non-management directors of NFI was $180,000 per year with a maximum amount of $80,000 being paid in cash and a minimum amount of $100,000 being received in the form of deferred share units (“DSUs”) under NFI’s Deferred Share Unit Plan for Non-Employee Directors (as described below) or in the form of restricted share units (“Director RSUs”) under NFI’s Restricted Share Unit Plan for Non-Employee Directors (as described below), or a combination of both, in four equal quarterly installments, paid in advance. Some non-management directors elected to receive a greater amount of their compensation in the form of deferred compensation. Directors do not receive meeting attendance fees. The Board believes a flat-fee base retainer is more aligned with a director’s duties and responsibilities and time commitment to the Company, which should not be meeting focused, but is a year-round commitment.

In 2018, the chairperson of the Board received additional remuneration of $120,000 per year (with a maximum amount of $60,000 being paid in cash and a minimum amount of $60,000 being received in the form of DSUs or Director RSUs, or a combination of both) and the chairperson of the audit committee and the chairperson of the human resources, compensation and corporate governance committee each received additional remuneration of $15,000 per year.

Directors may also receive a per diem of $2,000 in the event that they perform additional work authorized by the Board where such additional work occupies a majority of the director’s day. Directors are also reimbursed for out-of-pocket expenses for attending Board and committee meetings. Directors participate in the insurance and indemnification arrangements described below under “Insurance Coverage and Indemnification”.

Deferred Share Unit Plan for the Non-Employee Directors

In 2011, the Board adopted a Deferred Share Unit Plan for Non-Employee Directors. The plan was amended and restated on December 8, 2015, December 18, 2015, and March 14, 2019. Pursuant to the plan, non-employee directors may elect to receive all or a portion of their annual retainer in the form of DSUs instead of cash. A DSU is the right to receive a cash payment based on the value of a Share credited by means of a bookkeeping entry to an account in the name of the non-employee director. DSUs are credited to the director’s account on the first day of each calendar quarter, the number of which is determined by dividing the amount of the applicable portion of the director’s annual retainer by the fair market value of a Share on that date. When dividends are paid on a Share, additional DSUs equivalent to the amount of the dividend multiplied by the number of DSUs held (and determined based on the then fair market value of the Shares) will be credited to the director’s account. At the end of the director’s tenure as a member of the Board, he or she will be entitled to receive a cash payment equal to the fair market value of a Share multiplied by the number of DSUs held.

Restricted Share Unit Plan for the Non-Employee Directors

In 2014, the Board adopted NFI’s Restricted Share Unit Plan for Non-Employee Directors (the “Director RSU Plan”). The plan was amended and restated on December 8, 2015, December 18, 2017 and March 14, 2019. A maximum of 500,000 Shares are available for issuance under the Director RSU Plan. Pursuant to the Director RSU Plan, non-employee directors are permitted to elect, once each calendar year, to receive all or a portion of their annual retainer in the form of Director RSUs instead of cash. A Director RSU is a right to acquire a fully-paid and non-assessable Share credited by means of a bookkeeping entry to an account in the name of the non-employee director. A director generally must make the election prior to the end of the calendar year preceding the year to which such election is to apply. The Board, in its sole discretion, may award additional Director RSUs, subject to an annual aggregate value of $150,000 per director. The number of Director RSUs to be awarded to a director is determined by dividing the amount of the applicable portion of the director’s annual retainer by the applicable fair market value of a Share on that date. When dividends are paid on a Share, additional Director RSUs equivalent to the aggregate number
of Director RSUs held by a director on the dividend record date multiplied by the amount of dividend paid by NFI on each Share, and then divided by the fair market value of the Shares on the dividend payment date, will automatically be credited to the director’s account. Under the Director RSU Plan, Director RSUs vest immediately as at each applicable award date. A director (other than a U.S. director) will be permitted to exercise the Director RSUs credited to his or her account at any time prior to December 15 of the year following the year in which the director ceases to be a non-employee director of NFI or one of its affiliates. A U.S. director will be required to specify the exercise date in an annual election form in accordance with Section 409(A) of the U.S. Internal Revenue Code.

Management

Paul Soubry is the President and Chief Executive Officer, Glenn Asham is the Chief Financial Officer and Colin Pewarchuk is Executive Vice President, General Counsel and Corporate Secretary of NFI.

Biographies of Directors and Executive Officers of NFI

The Honourable Brian V. Tobin, P.C., O.C., ICD.D, was named as an Officer of the Order of Canada in 2013 for his contribution to Canadian public policy. Mr. Tobin is currently a Vice-Chair of BMO Financial Group and is the Chairperson of the board of New Flyer. Previously, Mr. Tobin served as the Premier of Newfoundland and Labrador from 1996 to 2000 and won two consecutive majority governments in provincial elections held in February 1996 and February 1999. Mr. Tobin also served as a Member of Parliament from 1980 to 1996, served as Minister of Fisheries and Oceans in the federal cabinet from 1993 to 1996 and served as the Federal Minister of Industry from October 2000 to January 2002. Mr. Tobin served as the Executive Chairman, President and Chief Executive Officer of Consolidated Thompson Iron Mines Limited until May 2011 when that company was purchased by Cliffs Natural Resources Inc. Mr. Tobin has also served as Chairperson of the board of Aecon Group Inc. and Chairperson of the board of Element Fleet Management. Mr. Tobin has been awarded honorary degrees by St. Francis Xavier University in Nova Scotia, Canada and by Brock University in Ontario, Canada. Mr. Tobin is a member of the Institute of Corporate Directors and a graduate of the Directors Education Program.

V. James Sardo, ICD.D, is a corporate director and also serves on the board of Currency Exchange International, Corp. and its Canadian subsidiary, The Exchange Bank of Canada. Mr. Sardo was a director of Capstone Infrastructure Corporation from 2009 to 2016 (also serving as its chairperson from 2011 to 2016), Cline Mining Corporation from 2013 to 2015, Consolidated Thompson Iron Mines Limited from 2010 to 2011, Royal Group Technologies Limited from 2003 to 2006, Hydrogenics Corporation from 2003 to 2009, SonnenEnergy Corp from 2008 to 2009 and Northstar Healthcare Inc. from 2008 to 2010. Mr. Sardo was also a trustee of Countryside Power Income Fund from 2004 to 2007; Union Waterheater Income Trust from 2003 to 2007; and Custom Direct Income Fund from 2003 to 2007. Prior to these appointments, Mr. Sardo was interim CEO of Royal Group Technologies Limited from 2004 to 2005, President of the Canadian Operations of Moore Corporation Limited, a business forms and communications company, from 1999 to 2001 and President and CEO of SMK Speedy International Inc., an international automotive repair company, from 1997 to 1999. Prior to 1997 Mr. Sardo was Chief Executive Officer of Amre Inc., a Dallas based marketer of home improvement products from 1994 to 1995 and Chief Executive Officer of SNE Inc., a manufacturer and marketer of windows and doors from 1991 to 1994. Mr. Sardo was the President of Firestone Canada Inc. from 1983 to 1988 and its Chairman and Chief Executive Officer from 1985 to 1988. Mr. Sardo holds a Bachelor of Arts degree from the University of Western Ontario in London, Ontario and an MBA from McMaster University in Hamilton, Ontario and is a member of the Institute of Corporate Directors and a graduate of the Directors Education Program.

John Marinucci, CPA, ICD.D, H.R.C.C.C, joined New Flyer as President and Chief Executive Officer in 2002 and retired as an executive officer of the Company at the beginning of 2009. Mr. Marinucci also serves as a director of Intelgenx Corporation and is the Chairperson of the Canadian Welding Foundation. He is a past governor and chairperson of Mohawk College in Hamilton, Ontario and was the chairperson of the CWB Group of Companies. Mr. Marinucci previously served as a director of SMTC Corporation.
and Advance Engineered Products Ltd. Mr. Marinucci is a Chartered Professional Accountant and holds an Honours Bachelor of Commerce degree from McMaster University. Mr. Marinucci has a strong manufacturing background with a proven track record in operational restructurings and management of highly leveraged business concerns. From 1994 to 2002, Mr. Marinucci served as President and Chief Operating Officer for a major Canadian manufacturer and lessor of freight railcars and is a former President of the Canadian Association of Railway Suppliers. He has also held executive and senior management roles within leading Canadian and United States based organizations. Mr. Marinucci is also a member of several private company boards and is the founder and Chairman of the Marinucci Family Foundation, a registered charity focused on funding education, live arts and proactive healthcare initiatives. Mr. Marinucci is a member of the Institute of Corporate Directors and a graduate of the Directors Education Program.

Larry Edwards, ICD.D, is a corporate director and also serves as a director and Chairman of the board of Victory Energy Organization, LLC, an Oklahoma (USA) based designer and manufacturer of fired packaged boilers, waste heat boilers and heat recovery steam generators and related equipment. Mr. Edwards also serves on the board of directors of Black Mesa Production, LLC. Mr. Edwards served on the board of Patriot Bank from 2013 to 2017, Red Fork Energy Limited (a company that was listed on the Australian Securities Exchange) from 2013 to 2015, NCI Building Systems, Inc. from 2007 to 2009 and Global Power Equipment Group Inc. (“GPEG”) and its predecessor Global Energy Equipment Group, Inc. from 1998 until January, 2008. Mr. Edwards served as the President and Chief Executive Officer of GPEG from May 2001 until his retirement in December 2006. Mr. Edwards also served as the CEO of GPEG’s predecessor company from June 1998 until GPEG’s initial public offering in May 2001. From February 1994 until June 1998, Mr. Edwards served as the President of Jason Incorporated’s power generation division. From 1976 until 1994, Mr. Edwards held various positions with Braden Manufacturing, including Vice President of Operations, General Manager and President. Prior to the IPO, Mr. Edwards served on the board of Transit Holdings, Inc. since August 2004. Mr. Edwards earned a B.S. in Industrial Engineering and Management from Oklahoma State University and an M.B.A. with honors from Oklahoma City University. Mr. Edwards is a member of the Institute of Corporate Directors and a graduate of the Directors Education Program.

Adam Gray has served as a corporate director since 2012. Mr. Gray is a managing partner of Coliseum Capital Management, a private firm that makes long-term investments in both public and private companies. He also serves as non-executive Chairman of both Redflex Holdings Limited and The Pas Group Limited (both of which are listed on the Australian Securities Exchange) and serves on the board of Purple Innovation, Inc. Mr. Gray previously served on the board of directors of Blue Bird Corporation; DEI Holdings, Inc.; and Benihana Inc. Previously, Mr. Gray served as Executive Vice President, Strategic Projects and Capital Management at Burger King Corp., held several executive positions with the Metromedia Restaurant Group, and worked at Kluge & Co. and Morgan Stanley. Mr. Gray holds both a BSE in Finance from the Wharton School of Business and a BS in Mechanical Engineering from the School of Engineering & Applied Science at the University of Pennsylvania.

Krystyna Hoeg, CPA, is a corporate director and was the former President and Chief Executive Officer of Corby Distilleries Limited, a marketer and seller of spirits and wine. She occupied this position from October 1996 to February 2007. She joined the Allied Domecq group of companies in 1985 and held a number of senior financial positions with Hiram Walker & Sons Ltd., Hiram Walker – G&W Ltd., Allied Domecq Spirits and Wine and Hiram Walker and Sons Limited, lastly as Senior Vice-President of Finance – the Americas. Ms. Hoeg is currently a director of Imperial Oil Limited and also serves on the boards of Revera Inc., Samuel, Son & Co. Limited, and Arterra Wines Canada, all three of which are private companies. She is a past director of Sun Life Financial Inc., Canadian Pacific Railway Limited, Shoppers Drug Mart Corporation and Cineplex Galaxy Income Fund and was a director of Ganong Bros. Limited, a private company. Ms. Hoeg is a past chairperson of the board of directors of Michael Garron Hospital. She was a director of the Woodrow Wilson Center, Canadian Institute (Advisory Council), Green Shield Canada and St. Michael’s Hospital Foundation, as well as the Business Advisory Council of United Nations Office for Project Services. Ms. Hoeg is a Chartered Professional Accountant (1982) and holds a Bachelor
Phyllis Cochran, CPA, is a corporate director and has served on the board of Spartan Light Metal Products, which is a private company, since 2014. Ms. Cochran also served on the board of The Mosaic Company from 2006 to 2013. She retired in 2012 after 33 years with Navistar International Corporation, a global manufacturer of commercial trucks and engines, where she served as President, Parts Group and President and Chief Executive Officer of Navistar Financial Corporation, among other leadership roles. She has strong strategic, operational and financial experience. Ms. Cochran also served on several not-for-profit and charitable boards and is a member of the Institute of Corporate Directors, National Association of Corporate Directors and the American Institute of Certified Public Accountants. Ms. Cochran holds a Bachelors of Science degree from Iowa State University.

Paulo Cezar Da Silva Nunes is a corporate director and an independent automotive business consultant, providing services focused on strategy and governance in the automotive industry. Mr. Da Silva Nunes is also the Vice-Chairperson of the board of directors of Marcopolo S.A., one of the world’s largest bus manufacturers, and is a director of Cesbe S.A. Engenharia e Empreendimentos, a Brazilian construction company mainly focused on energy generation segments and industrial building construction. He served on the board of Sindipeças, the Brazilian association of auto parts manufacturers from 2002 to 2013. Mr. Da Silva Nunes held various senior positions with Dana Holding Corporation from 1994 to 2012, including as Vice-President, Business Development, as well as various positions with Racine Hidraulica S.A. from 1974 to 1993 and Massey Ferguson S.A. from 1971 to 1974. Mr. Da Silva Nunes holds degrees in business administration and general accounting.

Paul Soubry, ICD.D, joined New Flyer as President and Chief Executive Officer in January 2009. Mr. Soubry holds a Bachelor of Commerce (Honours) degree from the University of Manitoba and completed the executive development program at Harvard Business School. Mr. Soubry has a strong sales, marketing, business development and operations background in businesses held by both trade and private equity owners, with substantial experience in business transformations and LEAN operational practices. Prior to joining New Flyer, Mr. Soubry worked for StandardAero for 24 years where he held a variety of increasingly senior positions including being named President in 2001, Chief Operating Officer in 2006, and Chief Executive Officer in 2007. Mr. Soubry currently serves on the boards of True North Sports and Entertainment Limited/Winnipeg Jets Hockey Club and the Winnipeg Airports Authority. He has also served on the board of the Mondetta Clothing Company and Economic Development Winnipeg Inc. In 2003, Mr. Soubry was named one of the recipients of “Canada’s Top 40 under 40” award, was inducted in the Canadian Manufacturers and Exporters Hall of Fame in 2014, and recognized as Canada’s 2016 CEO of the Year by the Financial Post. Mr. Soubry is a member of the Institute of Corporate Directors and a graduate of the Directors Education Program.

Glenn Asham joined New Flyer in 1992. Mr. Asham obtained his chartered accountant designation in 1987 and a Bachelor of Commerce from the University of Manitoba in 1984. Prior to joining the Company, he worked with Deloitte & Touche for eight years, providing client services in the areas of accounting, auditing, taxation and management consulting.

Colin Pewarchuk joined New Flyer in 2006 and is the Executive Vice President, General Counsel and Corporate Secretary. Mr. Pewarchuk obtained a Bachelor of Commerce (Honours) from the University of Manitoba in 1990 after which he worked for a leading Canadian financial institution as a personal banker. Mr. Pewarchuk obtained a law degree from the University of Manitoba in 1996 and prior to joining New Flyer, was a lawyer at the law firm of Aikins, Macaulay & Thorvaldson LLP since 1997. Mr. Pewarchuk is a member of the Institute of Corporate Directors and a graduate of the Directors Education Program.

As at December 30, 2018 the directors and executive officers of NFI as a group beneficially owned, directly or indirectly, or exercised control or direction over, approximately 1,880,401 Shares, representing approximately three percent of all issued and outstanding Shares. The executive officers of NFI’s
subsidiaries, together with the directors and executive officers of NFI, as a group, beneficially owned, directly or indirectly, or exercised control or direction over, approximately 2,114,703 Shares, representing approximately 3.4% of all issued and outstanding Shares as at December 30, 2018.

**Biographies of Key Business Unit Executives**

Although not executive officers of NFI, the following executives are responsible for the Company’s three operating business units and report directly to NFI’s President and Chief Executive Officer:

**Christopher Stoddart** is the President, Transit Bus Business and is responsible for all aspects of the sales, design, manufacture, delivery and service support of the buses built by New Flyer and ARBOC. Mr. Stoddart joined NFI Group as Vice President of Engineering Services in 2007, and most recently served as Senior Vice President of Engineering and Customer Service. Prior to New Flyer, Chris was Vice-President of Engineering at National Steel Car in the freight rail industry and spent nine years with General Motors at its Oshawa Car Plant. He holds a Bachelor of Science in Mechanical Engineering (BSME) specializing in Automotive Engineering Design from Kettering University, and has completed the Advanced Management Program at Harvard Business School. Chris is a board member for CALSTART, a nonprofit organization dedicated to the growth of clean transportation technologies, and is an accredited Professional Engineer.

**Ian Smart** is the President, Motor Coach Business and is responsible for all aspects of the design, manufacture and delivery and service support of the motor coaches built by the MCI. Mr. Smart joined New Flyer in October 2011 as the Executive Vice President, Aftermarket. Prior to joining New Flyer, Mr. Smart spent 14 years at StandardAero where he held a number of managerial and executive positions including Senior Vice President of the Airlines and Fleets Division, Vice President, Strategy and Vice President of Marketing and Business Development. In these roles, Mr. Smart gained a broad range of professional experience that included business transformations, operations management, marketing, business development and sales. Mr. Smart has a Bachelor of Science in Industrial Engineering from the University of Manitoba.

**Brian Dewsnup** is the President, Parts Business, which supports both the Transit Bus and Motor Coach business units. Mr. Dewsnup joined New Flyer in 2013 in conjunction with the Company’s acquisition of NABI. Mr. Dewsnup has worked for both private and public companies in a wide variety of roles from business development with emphasis on acquisitions to various senior financial roles including four years as the Chief Financial Officer of NABI. He has also had several operating leadership positions at New Flyer before his current role as the leader of the Aftermarket Parts Business. Mr. Dewsnup joined the bus industry after working in the automotive industry for Ford Motor Company/Visteon Corporation. He obtained a Bachelor of Science in Mechanical Engineering, a Master of Science in Product Development and a Master of Business Administration with an emphasis in Finance all from Brigham Young University.

**Cease Trade Orders, Bankruptcies, Penalties and Sanctions**

Mr. Gray was a director of APP Winddown, LLC (formerly known as American Apparel, LLC) ("AA") from February 1, 2016, when AA exited bankruptcy through a plan of conversion with its former creditors, until his resignation from the board on March 31, 2017. AA was an apparel manufacturer and retailer. On November 14, 2016, AA (along with certain related entities) filed a second voluntary petition for relief under chapter 11 of the U.S. Bankruptcy Code with the U.S. Bankruptcy Court in Wilmington, Delaware and subsequently agreed to sell its intellectual property and other assets to Gildan Activewear. Since then, AA has been in wind down and the majority of its estate has been distributed to creditors.

Mr. Marinucci was a director of Advance Engineered Products Ltd. ("AEPL") from March 1, 2014 to his resignation from the board on April 9, 2015. AEPL is a manufacturer of tank trucks, trailers and vacuum truck equipment. On April 10, 2015, AEPL filed for protection from its creditors under the Companies’ Creditors Arrangement Act (Canada) ("CCAA") with the Court of Queen’s Bench of Saskatchewan,
Judicial Centre of Saskatoon and Ernst & Young Inc. (“EY”) was appointed by the court as monitor of AEPL. In October 2015, substantially all of AEPL’s assets were sold to an affiliate of Ironbridge Equity Partners and the court ordered that the stay period for proceedings be extended to April 2016 to enable the company to resolve certain outstanding matters and complete the administration of CCAA proceedings. On February 16, 2016 EY assigned AEPL into bankruptcy. On April 26, 2016 the court discharged EY as monitor. All of AEPL’s assets have either been realized or sold by the monitor.

Mr. Edwards was a director of Red Fork Energy Limited (“RFE”) from May 2013 to April 2015. In December 2014, KordaMentha Pty Ltd. was appointed as receivers and managers over the assets of RFE under the terms of the security provided to Guggenheim Corporate Funding LLC. As a consequence of this appointment, the directors of RFE appointed Ferrier Hodgson as joint and several voluntary administrators and the powers of RFE’s directors were suspended. In March 2015, Ferrier Hodgson concluded that RFE was not insolvent for a material time leading to their appointment and that the directors had a reasonable expectation they would be able to refinance the Guggenheim facility. In April 2015, the creditors of RFE resolved that the company execute a deed of company arrangement for purposes of reconstruction and recapitalization of RFE (to be renamed Brookside Energy Limited). In July 2015, the deed was effectuated and control of Brookside Energy Limited reverted to a new board of directors.

Mr. Sardo has served as a director on the board of directors of Cline Mining Corporation (“Cline”) from May 23, 2013 to July 8, 2015. At the time of his appointment, Cline was in default of its senior secured debt obligations. Mr. Sardo was appointed to assist Cline and the board of directors with their assessment of strategic alternatives to address the company’s financial challenges for the benefit of the company and its stakeholders. Subsequently, Cline and certain of its subsidiaries obtained protection under the CCAA in the Ontario Superior Court of Justice (Commercial List) on December 3, 2014 in connection with a proposed restructuring and recapitalization. On July 8, 2015, Cline completed a re-capitalization and emerged from CCAA, at which time Mr. Sardo resigned as a director of Cline.

Except as described above, to the knowledge of NFI, no director or executive officer of NFI or a shareholder holding a sufficient number of securities of NFI to affect materially the control of NFI is, or within the ten years prior to the date hereof has been, a director or executive officer of any company (including NFI) that, while that person was acting in that capacity, (i) was the subject of a cease trade or similar order or an order that denied the relevant company access to any exemption under securities legislation for a period of more than 30 consecutive days; (ii) was subject to an event that resulted, after the director or executive officer ceased to be a director or executive officer, in the company being the subject of a cease trade or similar order or an order that denied the relevant company access to any exemption under securities legislation for a period of more than 30 consecutive days; or (iii) 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.

To the knowledge of NFI, no director or executive officer of NFI or a shareholder holding a sufficient number of securities of NFI to affect materially the control of NFI has, within the ten years prior to the date hereof, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the director, officer or shareholder.

**Long-Term Incentive Plans**

*Performance and Restricted Share Unit Plan*

NFI implemented the Amended Performance and Restricted Share Unit Plan (the “Amended PRSU Plan”) effective December 16, 2013 to govern performance share units (“PSUs”) and restricted share units (“RSUs”) granted to participants during or after the 2014 plan year. The plan was amended and restated
on December 18, 2018. The performance measure under the Amended PRSU Plan is the 3-year average annual return on invested capital.

The purposes of the Amended PRSU Plan are to attract, retain and motivate key personnel and reward officers and senior management and to align their interests with those of shareholders by making a significant portion of their incentive compensation directly dependent on achieving key strategic, financial and operational objectives that are crucial to the ongoing growth and profitability of the Company. Under the terms of the Amended PRSU Plan, the human resources, compensation and corporate governance committee may grant eligible participants PSUs or RSUs, which give the holders thereof the right to receive, upon vesting and redemption of a unit, a cash payment equal to the fair market value of a Share at the time of redemption. When dividends are paid on a Share, additional units equivalent to the amount of the dividends multiplied by the number of PSUs and RSUs held (and determined based on the then fair market value of the Shares) are credited to a participant’s account. The actual value of a PSU on the settlement date is contingent on the Share price and the Company’s actual performance over a three-year period relative to the established target for the 3-year average annual return on invested capital. The actual value of an RSU on the settlement date is contingent on the Share price only and RSUs generally vest and settle as to one-third on each of the first, second and third anniversaries of the grant date. PSUs and RSUs also immediately vest upon a participant’s termination without cause or resignation for good reason within a specific period of time following the closing of a transaction resulting in certain change of control events, upon certain terminations of employment and, with respect to PSUs and RSUs granted prior to 2019, upon the closing of a transaction resulting in certain change of control events.

**Share Option Plan**

NFI implemented a Share Option Plan (the “Option Plan”) in March 2013. The plan was amended and restated on December 31, 2018. Only employees of NFI and certain affiliates (“participants”) may receive grants of share options (“Options”) under the Option Plan. The Option Plan permits the grant of incentive stock options under the U.S. Internal Revenue Code and non-qualified stock options. Non-employees directors of NFI are not eligible to participate in the Option Plan. A maximum of 3,600,000 Shares of NFI are available for issuance under the Option Plan.

The purposes of the Option Plan are to: (i) support the achievement of NFI’s performance objectives; (ii) ensure that interests of key persons are aligned with the success of NFI; and (iii) provide compensation opportunities to attract, retain and motivate senior management critical to the long-term success of NFI and its subsidiaries. The human resources, compensation and corporate governance committee may award Options to any eligible employee. The exercise price of an Option may not be less than fair market value on the date of the grant which, for these purposes means the closing price of a Share on the principal stock exchange on which the Shares are traded on the last trading day immediately preceding the applicable day. The vesting terms and expiry of an Option will be determined by the committee for each applicable grant, provided that Options must expire no later than the eighth anniversary of the date of grant, except that Options which would otherwise expire during, or within 10 business days following a blackout period will expire 10 business days following the end of the blackout period. Each Option will vest on the date or dates designated in the grant agreement or such earlier date as is provided for in the Option Plan or is determined by the committee. If no specific provision is made, Options will vest 25% on each of the first through fourth anniversaries of the date of grant. Vested Options may be exercised by the participant providing a notice of exercise and (i) paying the exercise price in full to NFI; or (ii) without payment either (A) by receiving an amount in cash per Option equal to the cash proceeds realized upon the sale of the Shares by a securities dealer in the capital markets, less the applicable exercise price and any applicable withholding taxes, or (B) by receiving the net number of Shares remaining after the sale of such number of Shares by a securities dealer in the capital markets as required to realize cash proceeds equal to the applicable exercise price and any applicable withholding taxes, or (C) a combination of (A) and (B). On exercise of a vested Option, NFI will issue one Share for each vested Option elected to be exercised. Options are not transferable or assignable other than by will or the laws of descent and distribution.
Insurance Coverage and Indemnification

Insurance policies have been obtained for directors and officers of NFI and for the directors and officers of its subsidiaries. Under the policies, each entity has reimbursement coverage to the extent that it has indemnified directors and officers. The policies include securities claims coverage, insuring against any legal obligation to pay on account of any securities claims brought against NFI and its subsidiaries. The total limit of liability will be shared among NFI and its subsidiaries and their respective directors and officers so that the limit of liability will not be exclusive to any one of the entities or their respective directors and officers.

The by-laws of NFI provide for the indemnification of its directors and officers from and against liability and costs in respect of any action or suit brought against them in connection with the execution of their duties of office, subject to certain limitations.

A UDIT COMMITTEE AND AUDITOR’S FEES

NFI has an audit committee consisting of four directors: Phyllis Cochran (Chair), Larry Edwards, Adam Gray and Krystyna Hoeg, each of whom is independent of NFI and “financially literate” within the meaning of NI 52-110. The audit committee is responsible for the oversight and supervision of the accounting and financial reporting practices and procedures of NFI, monitoring the adequacy of internal accounting controls and procedures, reviewing the quality and integrity of financial statements of NFI and the oversight of NFI’s enterprise risk management framework. The independent auditors of NFI report directly to the audit committee. In addition, the audit committee is responsible for reviewing and approving the auditors’ audit plan and for recommending to the Board the selection of independent auditors of NFI. The charter of the audit committee is attached hereto as Appendix “A”.

Relevant Education and Experience of Audit Committee Members

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

<table>
<thead>
<tr>
<th>Name of Audit Committee Member</th>
<th>Relevant Education and Experience</th>
</tr>
</thead>
<tbody>
<tr>
<td>Phyllis Cochran (Chair)</td>
<td>Ms. Cochran is a CPA and has worked as an auditor in an international accounting firm. Ms. Cochran worked as the Controller and Vice President, and prior to that, the Assistant Controller of Navistar Financial Corporation. She was also the President, Parts Group of Navistar International Corporation. Ms. Cochran also served on the audit committee of the board of directors of The Mosaic Company for seven years.</td>
</tr>
<tr>
<td>Larry Edwards</td>
<td>Mr. Edwards holds a MBA and was the President and CEO of a NYSE-listed public company.</td>
</tr>
<tr>
<td>Adam Gray</td>
<td>Mr. Gray has an undergraduate business school education with a major in finance. He has worked in several investment banks, has served as Investment Manager for several investment funds and has served on other audit committees.</td>
</tr>
<tr>
<td>Krystyna Hoeg</td>
<td>Ms. Hoeg is a CPA and has worked in senior financial positions, including Vice President, Finance, for a number of organizations. Ms. Hoeg was also the President and CEO of Corby Distilleries Limited. Ms. Hoeg has served on, and has chaired, a number of audit committees of both private and publicly-traded corporations.</td>
</tr>
</tbody>
</table>

Non-Audit Services

The audit committee has adopted specific policies and procedures for the engagement of external auditors for all services, including non-audit services. In particular, the audit committee is required to
pre-approve the appointment of the auditor for any permitted non-audit service to be provided to NFI or any of its subsidiaries. Before the appointment of the auditor for any non-audit service, the audit committee will consider the compatibility of the service with the auditor’s independence.

The audit committee may delegate to one or more members the authority to pre-approve the appointment of the auditor for any non-audit service to the extent permitted by applicable law. The pre-approval of non-audit services by any member to whom authority has been delegated must be reported to the full audit committee at its first scheduled meeting following such pre-approval.

External Auditor Service Fees

The following table summarizes the Audit, Audit Related, Tax Related and Other Fees (excluding expenses and taxes) of NFI’s external auditor for the last two fiscal years:

<table>
<thead>
<tr>
<th>Service Type</th>
<th>Fiscal 2018</th>
<th>Fiscal 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Audit Fees</td>
<td>C$1,532,475</td>
<td>C$1,443,400</td>
</tr>
<tr>
<td>Audit-Related Fees</td>
<td>C$195,000</td>
<td>C$195,000 (1)</td>
</tr>
<tr>
<td>Taxation Fees</td>
<td>C$65,032</td>
<td>C$282,074</td>
</tr>
<tr>
<td>All Other Fees</td>
<td>C$0</td>
<td>C$7,597</td>
</tr>
</tbody>
</table>

(1) Fees related to auditor’s quarterly financial statement reviews.

Audit Committee Oversight

At no time since the commencement of NFI’s most recently completed fiscal year has a recommendation of the audit committee to nominate or compensate an external auditor not been adopted by the Board.

Risk Management

Risk management practices have been part of the Company’s regular business operations to help enhance decision-making and resource allocation. The Company’s risk management process focuses on the identification of risks associated with the Company’s business and its operational and strategic objectives, and the assessment and mitigation of those risks. The alignment of risk mitigation efforts has been enhanced across the Company while taking into account both internal and external risk factors. The Company continues to evaluate its risk tolerances for specific strategies and objectives. In order to support management’s commitment to enhancing risk management practices and enhanced accountability, the Company continues to deploy risk assessment training to employees involved in the risk management processes. The Company has embedded risk management practices within the annual budget and annual operating planning process and determination of management objectives. The Company’s risk management program is managed by an executive level risk committee in conjunction with the Company’s Director of the Audit and Risk Management Services (“ARMS”) department. The Company has also retained KPMG to assist the ARMS department from time to time, as requested by management or the Audit Committee, in performing audits of various functions or processes within the Company’s operating departments in order to assess whether their processes and procedures take into account significant risks and whether such risks have been adequately mitigated. See “Risk Factors — Risks Related to Operations — The Company’s risk management policies and procedures may not be fully effective in achieving their intended purposes”.

RISK FACTORS

An investment in the Shares involves a number of risks. The risks described below are not the only risks facing the Company. Additional risks and uncertainties not currently known or that are currently considered to be immaterial may also materially and adversely affect the Company. If any of these risks...
actually occur, the business, financial condition, liquidity and operating results of the Company could be materially and adversely affected, in which case the amount of cash available for dividends and the trading prices of the Shares may materially decline.

**Risks Related to General Economic and Market Factors**

*Funding may not continue to be available to the Company’s customers at current levels or at all*

The Company’s principal customers are municipal and other local transit authorities that rely on funding from various levels of government to purchase heavy-duty transit buses, medium-duty transit buses and motor coaches. There can be no assurance that this funding will continue to be available at current levels, on the same terms or at all. Eighty percent of the total eligible funding for purchases of new transit buses and coaches by municipal and other local transit authorities in the United States is provided by the federal government through allocations to the FTA.

On December 4, 2015, FAST was enacted. FAST is the first transportation funding legislation to last longer than two years since 2005 and authorizes the funding for U.S. federal surface transportation programs through to September 30, 2020. FAST increases the current annual public transportation funding from $10.7 billion to $12.6 billion by 2020. In February 2018, U.S. President Trump’s administration issued its fiscal 2019 budget for FAST Act programs to be funded out of the Mass Transit Account of the Highway Trust Fund.

The Company also has exposure to the private market as MCI’s J-model motor coach, and to a lesser extent, ARBOC’s cutaways, are predominantly sold to private customers. The private market is likely to be more adversely affected during periods of recession or slower economic growth, industry due to the buying cycle being much shorter than the public market cycle. Private customers also have different buying habits on bus replacement than the public market.

Any decline in or changes in the terms of governmental and local funding for purchases of new heavy-duty transit buses, medium-duty buses, coaches and cutaways and/or purchases of aftermarket parts or services and any decrease in access to financing for private bus and coach customers could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

*The Company’s business is affected by economic factors and adverse developments in economic conditions which could have an adverse effect on the demand for the Company’s products and the results of its operations* 

In addition, management’s estimates have not been independently verified (e.g. Bid Universe) and are based on certain assumptions that may not prove to be accurate. As a result, these estimates could differ materially from actual demand and future sales may lag behind improvements in general economic conditions.

A decrease in employment levels, consumer confidence or other adverse economic events, or the failure of actual demand for the Company’s products to meet management’s estimates, could negatively affect the demand for the Company’s products. Any decline in overall customer demand in markets in which the Company operates could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

*Currency fluctuations could adversely affect the Company’s financial results or competitive position* 

The Company reports its results in United States dollars. The Company generates cash flows and earns income in both Canadian dollars and U.S. dollars in the ordinary course. The currency mix of cash flows and earnings depends on the geographic source of orders for buses, motor coaches and parts, as well as production and other costs and other factors which vary from period to period. As a result, the Company is
exposed to fluctuations in the exchange rate between the Canadian dollar and the U.S. dollar. Fluctuations in the exchange rate between the United States dollar and Canadian dollar will affect the Company’s reported results. However, the impact of changes in foreign exchange rates on the Company’s reported results differs over time depending on whether the Company is generating a net cash inflow or outflow of Canadian dollars. This is largely dependent on the Company’s delivery of transit buses and coaches to Canadian customers. During 2018, the Company generated a net cash outflow of Canadian dollars. During 2019, based on production plans as of the date hereof and management’s estimates of the Company’s Canadian dollar revenues and expenses and resulting cash flows, management expects the Canadian dollar outflows to exceed Canadian dollar inflows. The Company will have temporary surpluses and deficits of Canadian dollar cash flows from time to time during this period. The Company intends to implement an active hedging strategy to minimize the effects of these fluctuations during this period. However, there can be no assurance that the Company will be able to successfully implement this hedging strategy and actual revenues, expenses and resulting cash flows may vary from management’s estimates and such variance may be material. The Company reviews its currency hedging policy on an ongoing basis.

In addition, the Company competes with United States manufacturers and may be less competitive in the event the Canadian dollar strengthens relative to the United States dollar. To the extent the Company has borrowings that are denominated in Canadian dollars, its results of operations are also negatively affected by a strengthening in the Canadian dollar compared to the United States dollar.

**Interest rates could change substantially, materially impacting the Company’s revenue and profitability**

A significant portion of the private sales of new and pre-owned motor coaches is financed. An increase in interest rates would increase the cost of financing and the effective total purchase price of coaches and buses to the customer. This effective increase in the cost of the coach or bus may decrease the size of the private motor coach and bus market and as a result, may reduce the volume of motor coaches and buses sold by the Company.

The Company’s borrowings under the Credit Facility are at variable rates of interest and expose the Company to interest rate risk. The Company’s attempts to mitigate this risk through interest rate hedges or swaps could become materially more expensive if interest rates increase or become more volatile. If the cost of hedging interest rates increases, the Company’s debt service obligations on its variable rate indebtedness would increase even though the amount borrowed remained the same, and the Company’s net income and cash available for servicing its other indebtedness would decrease. On February 13, 2019, the Company blended the unrealized gain from the existing swap into a $600 million notional interest rate swap designed to hedge floating rate exposure on the Company’s new Credit Facility. The interest rate swap fixes the interest rate at 2.27% plus applicable margin until October 2023.

**An active, liquid trading market for the Shares may cease to exist, which may limit the ability of shareholders to trade Shares**

Although the Shares are listed on the TSX under the symbol “NFI”, an active trading market for Shares may not be sustained. A public trading market having the desirable characteristics of depth, liquidity and orderliness depends upon the existence of willing buyers and sellers at any given time, such existence being dependent upon the individual decisions of buyers and sellers over which neither the Company, its management, its Board nor any market maker has control. The failure of an active and liquid trading market to continue would likely have a material adverse effect on the value of the Shares. An inactive market may also impair the ability to raise capital to continue to fund operations by issuing Shares and may impair the Company’s ability to acquire other companies or technologies by using Shares as consideration for such acquisition.
The market price for the Shares may be volatile

The market price of the Shares may change in response to fluctuations in the Company’s operating results in future periods and may also change in response to other factors, many of which are beyond the control of management, the Board or the Company. As a result, the price of the Shares may experience significant volatility and may not necessarily reflect the value of management’s expected performance. Other factors that could affect the price of the Shares, include, but are not limited to, the following:

- market conditions in the broader stock market;
- actual or anticipated fluctuations in the Company’s quarterly or annual financial and operating results;
- introduction of new products or services by the Company or its competitors;
- issuance of new or changed securities analysts’ reports or recommendations;
- sales, or anticipated sales, of large blocks of Shares;
- additions or departures of key personnel;
- legal, regulatory or political developments;
- litigation and governmental investigations;
- market and industry perception of the Company’s success, or lack thereof, in pursuing management’s growth strategy;
- changing economic conditions; and
- exchange rate fluctuations.

In addition, future sales or the availability for sale of substantial amounts of Shares in the public market could adversely affect the prevailing market price of the Shares and could impair NFI’s ability to raise capital through future sales of its securities.

The perceived creditworthiness of NFI may affect the market price or value and the liquidity of the Shares.

If securities or industry analysts do not publish research or reports about the Company and its business, if they adversely change their recommendations regarding the Shares or if the Company’s results of operations do not meet their expectations, the Share price and trading volume could decline. In addition, if securities or industry analysts publish inaccurate or unfavorable research about the Company or its business, the Share price and trading volume of the Shares could decline.

Management believes the trading market for the Shares has been and will continue to be influenced by the research and reports that industry or securities analysts publish about the Company or its business. Management and the Board do not have any control over these analysts. If one or more of these analysts cease coverage of the Company or fail to publish regular reports regarding the Company, the Company could lose visibility in the financial markets and demand for the Shares could decrease, which could cause the Share price and trading volume of the Shares to decline. Moreover, if one or more of the analysts who cover the Company downgrade the Shares or issue “sell” recommendations, or if the Company’s results of operations do not meet their expectations, the Share price could decline.
Risks Related to the Business Environment

**Competition in the industry and entrance of new competitors**

There is significant competition in the heavy-duty transit bus industry in Canada and the United States. Although the Company is the current market leader, its principal competitors (among which are Gillig LLC, Nova Bus Inc., BYD and Proterra) may gain market share. New competitors may also emerge in the industry, such as Van Hool which has announced it is building a manufacturing facility in Tennessee. There can be no assurance that the Company will maintain its current leading position. There is also strong competition in the aftermarket parts and service markets where the Company sells parts and services to transit agencies. New Flyer is one of three publicly-traded companies selling transit buses in the United States and Canada (the other two being Eldorado, a subsidiary of REV Group, and Grande West Transportation Group Inc.) and is subject to certain legal disclosure requirements. These disclosure requirements may put New Flyer at a competitive disadvantage. In addition, funding pressures on transit agencies for capital purchases and operating funds have increased the importance of price in the evaluation criteria for replacement buses and aftermarket parts and services and have resulted in aggressive pricing among competitors in the heavy-duty transit bus industry.

There is a high-level of competition in both the medium-duty bus and cutaway bus sectors. The Company’s main competitors in the medium-duty sector include Grande West Transportation Group Inc., ADL, and Eldorado, however, the Company also faces indirect competition from heavy-duty transit competitors. Principal competitors in the low-floor segment of the cutaway market include Champion (a subsidiary of REV Group) and Glaval Bus (a division of Forest River Inc.), both of whom also compete in the larger high-floor cutaway segment.

There is also significant competition in the motor coach industry. In the private market sector, MCI’s primary competitors are Prevost, which is owned by Volvo Bus Corporation, and Van Hool (which announced it is building a manufacturing facility in Tennessee). Recently, Temsa from Turkey and Irizar from Spain have entered the market. REV Group Inc. began distributing and supporting Daimler’s SETRA-branded motor coaches in 2018. Manufacturers from China and South America have recently shown interest in the North American market. Additionally, the relatively recent entrance of Prevost into the U.S. public motor coach market has resulted in increased competition.

There can be no assurance that the Company will be able to compete successfully against its current or future competitors or that such competition will not have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

**Failure of the ratification of the United States-Mexico-Canada Agreement (USMCA) could be materially adverse to NFI**

New Flyer carries on its manufacturing and aftermarket support operations in a highly integrated manner on both sides of the Canadian/U.S. border. The Company has manufacturing plants, parts distribution centers and service centers in both countries and relies on suppliers in both Canada and the United States. Government trade policy has a significant effect on the Company’s operations and the automotive industry as a whole. In late 2018, the United States, Canada and Mexico signed a new trade agreement to replace the existing North American Free Trade Agreement (NAFTA). While management does not anticipate any material impact to the Company’s business from the new United States–Mexico–Canada Agreement (USMCA), the agreement is not yet ratified by the legislatures of all three countries. Failure of the ratification of the USMCA could lead to uncertainty with respect to trade matters, which could potentially have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.
Current requirements under “Buy America” regulations may change and/or become more onerous or suppliers’ “Buy America” content may change

Manufacturers of new transit buses and motor coaches must comply with “Buy America” requirements in order for new transit bus and coach purchases to qualify for United States federal funding. “Buy America” regulations currently require that transit buses and motor coaches purchased with federal funds contain a minimum of 65% United States content by component cost and that final assembly take place in the United States. In December 2015, FAST increased the “Buy America” component content requirement for transit rolling stock from the level of 60% to 65% effective October 1, 2017 and to 70% effective October 1, 2019. There can be no assurance that these “Buy America” requirements will not change and/or become more onerous or that the Company will continue to meet the “Buy America” content requirements.

In addition, should “Buy America” requirements become less stringent, foreign competitors without significant U.S. operations may be able to penetrate the United States market and gain market share. Also, suppliers may change the source of the components or subcomponents comprising their products thereby potentially reducing the “Buy America” content of their products. Any changes in U.S. Buy America legislation or the reduction of “Buy America” content of suppliers’ products may have a material adverse effect on the Company’s business, financial condition, liquidity and operating results. See “Description of the Business — Legal and Regulatory Matters — Rules of Origin (Buy America) Legislation”.

Failure of the Company to comply with the DBE program requirements or the failure to have its DBE goals approved by the FTA

In accordance with the DBE program requirements, the FTA requires transit vehicle manufacturers (which includes both transit bus and motor coach manufacturers) that bid on federally-assisted vehicle procurements to submit annual goals to support qualified DBEs (as defined in the DBE program regulations) and to certify that they have complied with the requirements of the DBE program. The FTA reviews and approves transit vehicle manufacturers’ DBE goals for the upcoming year and maintains a certified list of transit vehicle manufacturers that are eligible to bid on federally-assisted vehicle procurements. The Company’s failure to comply with the DBE program requirements or the failure to have its DBE goals approved by the FTA would result in the Company being ineligible to bid on federally assisted transit vehicle procurements. The inability to bid on U.S. federally assisted procurements would have a material adverse effect on the Company’s business, financial condition, liquidity and operating results. See “Description of the Business – Legal and Regulatory Matters – U.S. Disadvantaged Business Enterprise Program”.

Absence of fixed term customer contracts, exercise of options and customer suspension or termination for convenience

As is general industry practice, the Company does not typically enter into long term supply agreements with its customers. Transit authorities typically undertake significant procurement of new transit buses and coaches once every few years. Customers may, without notice or penalty, suspend or terminate their relationship with the Company at any time. Even if customers should decide to continue their relationship with the Company, there can be no guarantee that they will purchase the same volume of products as in the past or that they will pay the same price for those products as they have in the past. Moreover, many public customer contracts include options to purchase transit buses and motor coaches in the future and a large portion of the Company’s order book is represented by options as opposed to firm orders. Although the Company actively seeks to grow its option backlog as options represent a significant source of potential orders for the Company, there can be no assurance that customers will continue to exercise such options at the same rate or at all in the future. In addition, customer contracts in the heavy-duty transit bus and public sector coach industries generally give transit authorities the right to suspend the contract or terminate the contract for convenience (without any reason). As such, customers may, without notice and for no reason, suspend or terminate their relationship with the Company during the term of the contract. Any loss
of customers, or decrease in the volume purchased or price paid by them for products, could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

**United States content bidding preference rules may create a competitive disadvantage**

Legislation in the State of California permits California agencies to grant bidding preference to a bidder based on the amount by which the buses it is proposing exceed the minimum United States content requirements under the United States federal “Buy America” regulations. Although management does not believe that the U.S. content of competitors’ buses is materially different from the U.S. content of the Company’s buses, no such data is publicly available and there can be no assurance that competitors’ buses don’t now or won’t in the future contain a materially higher percentage of U.S. content than the Company’s buses. If this occurs, it may create a competitive bidding advantage for such competitors in the State of California under procurements utilizing these bid preference rules. If this materially limits the Company’s ability to win awards, it may have an adverse effect on the Company’s business, financial condition, liquidity and operating results. See “Description of the Business — Legal and Regulatory Matters — United States Content Bidding Preference”.

**Local content bidding preferences in the United States may create a competitive disadvantage**

Certain transit agencies in the United States have implemented procurement rules which increase the valuation scores of bids submitted by bidders based on the amount of local state content by cost that the vehicle contains. Any changes in legislation or procurement rules that mandate giving preference to bidders based on the amount of local content their vehicles contain may put the Company at a competitive disadvantage if it is unable to include a sufficient number of components that are sourced locally. The proliferation of these types of procurement rules may also increase the costs of the Company conducting business. To the extent that this prevents the Company from winning a material number of solicitations, or materially increases the cost of doing business, these procurement rules may have a material adverse effect on the Company’s business, financial condition, liquidity and operating results. See “Description of the Business — Legal and Regulatory Matters — Local Content Bidding Preference in the United States”.

**Requirements under Canadian content policies may change and/or become more onerous**

Manufacturers selling new buses to municipalities in Ontario, Canada that use provincial funding to purchase the buses, to the TTC or to certain transit agencies in Quebec, Canada, must comply with certain policies that require the buses to contain a minimum percentage of Canadian content by cost and/or to be manufactured using a minimum percentage of Canadian labour costs. There can be no assurance that these “Canadian content” requirements will not change and/or become more onerous or that other provinces or municipalities will adopt or enact similar or more onerous policies or legislation that have similar effect. Many major and/or high-cost components such as engines, axles, transmissions, heating and air conditioning units and seats are not manufactured in Canada and are not considered “Canadian content” under these policies. In the event that the “Canadian content” requirement increases or additional components or subcomponents cannot be sourced in Canada or the Canadian labour content requirement increases to such a level where the Company is not able to manufacture the bus primarily or solely in Canada, the Company may not be able to comply with these policy requirements and will not be able to sell buses to customers to which these policies apply. This may have a material adverse effect on the Company’s business, financial condition, liquidity and operating results. See “Description of the Business — Legal and Regulatory Matters — Policies Regarding Canadian Content”.

**Risks Related to Operations**

**Operational Risk**

The Company is exposed to many types of operational risks that affect all companies. Operational risk is the risk of loss resulting from inadequate or failed internal processes, people and/or systems or from
external events. Operational risk is present in all of the Company’s business activities, and incorporates exposure relating to fiduciary breaches, regulatory compliance failures, legal disputes, business disruption, pandemics, technology failures, processing errors, business integration, damage to physical assets, employee safety and insurance coverage. Such risks also include the risk of misconduct, theft or fraud by employees or others, unauthorized transactions by employees, operational or human error or not having sufficient levels or quality of staffing resources to successfully achieve the Company’s strategic or operational objectives. The occurrence of an event caused by an operational risk that is material could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

**Dependence on limited sources or unique sources of supply**

The Company only enters into long-term agreements with certain of its suppliers, and typically purchases supplies on an order-by-order basis depending on the material requirements to build customers’ transit buses and coaches. Certain raw materials and components used in the transit bus and coach manufacturing industries are obtained from a limited group of suppliers. In some cases, there is only a single source of supply of components to the industry, such as engines. In other cases, for example, the supply of transmissions, batteries for battery-electric buses, axles, heating and air conditioning units, doors, brakes or structural steel tubing, the Company’s raw materials and components are not readily available from alternative sources of supply, may be available in limited supply, a particular component may be specified by a customer, the Company’s products have been engineered or designed with a component unique to one supplier or a supplier may have limited or no supply of such raw materials or components or sells such raw materials or components to the Company on less than favourable commercial terms. The Company’s reliance on a sole supplier, limited groups of suppliers or raw materials and components that may be available in limited supply and purchasing components from suppliers that have been specifically named by customers involves several risks, including increased risk of inability to obtain adequate supplies (due to accidents, strikes, shortage of raw materials or other events affecting a supplier, including a supplier discontinuing to supply a product or a component), costs arising from poor quality of the materials or components supplied, increased risk of being forced to suspend production of certain of its products, and reduced control over pricing and timely delivery. Although the availability, timeliness, quality and pricing of deliveries from the Company’s suppliers have historically been acceptable and although management believes that additional sources of supply for most components and materials should be available on an acceptable basis, there are no assurances that this dependence on a sole supplier or a limited group of suppliers or on certain raw materials and components that may be available in limited supply will not have a materially adverse effect on the Company’s business, financial condition, liquidity and operating results.

**Dependence on supply of engines that comply with emission regulations**

The United States EPA mandates stringent emission standards in respect of engines. To the knowledge of management, only one engine manufacturer sells engines that comply with these emissions requirements for use in heavy-duty transit buses in North America. In the motor coach industry, there are currently two engine manufacturers that sell engines that comply with EPA requirements for use in motor coaches sold in the United States.

There can be no assurance that these engine suppliers will continue to be able to meet current or future emissions requirements. If the Company was unable to procure such engines, that will have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

The California ARB requires annual dual certification for emission compliance for engines used in a hybrid configuration. This requires separate annual certifications from the engine supplier as well as the hybrid system supplier, but not the transit bus manufacturer, such as New Flyer. All other states that follow ARB regulations, with the exception of Pennsylvania, have provided an exemption from these regulations for urban transit buses. Unless this certification requirement is waived or until it can be achieved by the suppliers, transit agencies in these two states will need to purchase or convert options to diesel or CNG powered buses. If hybrid propulsion suppliers are unable to provide the required certifications, the
Company will not be able to sell hybrid propulsion systems in states that implement the ARB rules. Such limitations, depending on their scope and on the availability of alternative propulsion system options and the willingness or ability of customers to purchase buses with such alternative propulsion systems, may have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

A disruption, termination or alteration of the supply of vehicle chassis or other critical components from third-party suppliers could materially adversely affect the sales of certain of the Company’s products

ARBOC’s products depend on the supply of manufactured vehicle chassis and other critical components such as engines, transmissions and axles from OEMs, including Cummins, Allison Transmission, Chrysler, Ford, Freightliner and General Motors, among others. ARBOC converts the vehicle chassis purchased from OEMs into cutaway buses that it then sells to its dealers and end customers. ARBOC is therefore reliant on a consistent supply of chassis from OEMs in order to maintain its sales. In the event these OEMs experience production delays or otherwise determine to lower or restrict the supply of chassis to ARBOC, ARBOC may receive a lower allocation of chassis than anticipated. ARBOC could incur significant costs or disruptions to its business, which may have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

The Company’s profitability can be adversely affected by increases in raw material and component costs as well as the imposition of tariffs and surtaxes on material imports

Raw materials and components represent a significant majority of the Company’s production cost structure. The Company’s operating results may be affected by the cost of carbon and stainless steel, aluminum, copper, resins and oil-based products that are the primary raw material and component inputs for its products. Although certain raw material and component prices may be fixed on a quarterly basis, or for longer periods if possible, if raw material or component prices increase significantly, there may be a resulting increase in the Company’s supply costs and it may not be able to pass on these higher costs to its customers.

In addition, in 2018 the U.S. government introduced tariffs on Canadian steel and aluminum imported into the U.S. and the Government of Canada imposed surtaxes on certain U.S. steel and aluminum imported into Canada. The majority of the aluminum and steel used at the Company’s manufacturing facilities are from U.S. sources, primarily to meet Buy America requirements of U.S. public customers. Canadian surtaxes on the importation of U.S. aluminum and steel used in manufacturing products at the Company’s Canadian plants that are then re-exported to the U.S. are eligible for full recovery under the current Canadian federal Duty Relief and Duty Drawback Programs (“DRP”). However, there is no guarantee that the DRP will continue to remain available.

Increases in the prices paid for raw materials and components or the imposition of tariffs and surtaxes that are not recoverable by the Company, particularly in situations where prices under multi-year bus purchase contracts have been quoted to customers as firm and fixed, could materially adversely affect the Company’s profit margins and impair the Company’s ability to compete. These matters could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

The Company may incur material losses and costs as a result of product warranty costs, recalls and remediation of transit buses and motor coaches

The Company is subject to product warranty claims in the ordinary course of its business. For heavy-duty transit buses, the Company provides a 12-year warranty (and in some circumstances, an 18-year warranty) on its bus structures and a one to five year warranty on certain other bus components. For the public sector coach market, the Company often provides a seven to 12-year warranty on the coach structure and a one to five year warranty on certain other coach components. For the private sector coach market,
the Company normally provides a 24- to 30-month limited warranty that typically excludes the coach engine and transmission (and certain other components warranted only by the component supplier). For cutaway and medium-duty buses, the Company provides a 3-year warranty. Where a cutaway bus has been built on a third party chassis, the warranty obligation remains with the chassis manufacturer. In addition, many bus purchase contracts have fleet defect provisions whereby if a certain percentage of a customer’s fleet (typically 10% to 25%) experiences the same defect, the Company is obligated to replace or repair all such components (whether they experienced failures or not) across the fleet. Certain other extended warranties for major subsystems such as engines, transmissions, axles and air conditioning are generally purchased for the customer from the component supplier.

The Company attempts to adequately price ongoing warranty costs into its purchase contracts. If the Company produces products with defects or deficiencies, develops new products with deficiencies or receives defective materials or components, it may incur material unforeseen costs in excess of what it has provided for in its contracts or reserved in its financial statements. In addition, the Company may not be able to enforce warranties and extended warranties received or purchased from its suppliers if such suppliers refuse to honour such warranties or go out of business. Also, a customer may choose to pursue remedies directly under its contract with the Company over enforcing such supplier warranties. In such a case, the Company may not be able to recover its losses from the supplier. The Company is also periodically subject to product warranty claims from its customers due to transit bus and motor coach fires. Such fires are common in the transit bus and motor coach industries, particularly in the engine compartment area due to the restricted size of the compartment, the nature of the components used in the manufacture of transit buses and coaches and the arduous operating life cycles of these vehicles.

The Company is also potentially subject to recalls of its products from customers to cure manufacturing defects or in the event of a failure to comply with customers’ order specifications or applicable regulatory standards. The Company is also potentially subject to recalls made by the suppliers of components or parts which the Company purchased and incorporated into transit buses and coaches. The Company may also have to remedy or retrofit transit buses and coaches in the event that an order is not built to a customer’s specifications or where a design error has been made. Significant warranty claims, retrofit and remediation costs or product recalls could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results. Moreover, the adverse publicity that may result from a product warranty claim, product remediation or retrofit or product recall or perceived or actual defect with the Company’s products could have a material adverse effect on the Company’s ability to successfully market and sell its products. See “Description of the Business — Product Warranty and Other Contractual Provisions”.

Production delays may result in liquidated damages under the Company’s contracts with its customers

Transit bus and motor coach purchase contracts in the public sector transit bus and public sector coach industries typically include liquidated damages provisions that result in monetary penalties on a per vehicle per day basis when vehicles are not delivered to the customer by the deadline specified in the contract. Although the Company actively manages such deadlines, the Company may incur monetary penalties as a result of production delays or interruptions or otherwise, and such monetary penalties may have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

Catastrophic events may lead to production curtailments or shutdowns

The Company’s facilities are subject to the risk of catastrophic loss due to unanticipated events such as floods, fires, explosions or violent weather conditions. Unexpected interruptions in the Company’s production capabilities would adversely affect its productivity and results of operations. Some customer contracts do not have force majeure provisions and if there are unexpected interruptions or long-term disruptions to the production and delivery of transit buses or coaches due to catastrophic losses or unanticipated events, liquidated damages payable to customers may be significant. Moreover, any interruption in production capability may require the Company to make significant capital expenditures to
remedy the problem, which would reduce the amount of cash available for its operations. The Company’s insurance may not cover its losses. In addition, longer-term business disruption could harm the Company’s reputation and result in a loss of customers. The occurrence of any of these events could materially adversely affect the Company’s business, financial condition, liquidity and operating results.

The Company may not be able to successfully renegotiate collective bargaining agreements when they expire and may be adversely affected by labour disruptions and shortages of labour

The Company is subject to the risk of work stoppages and other potential labour relations issues because a significant portion of its production workforce is unionized. Approximately 49% of the Company’s total employees are represented by unions under nine collective bargaining agreements. The Company may be unable to successfully negotiate new collective bargaining agreements for these employees. Any labour disruption could, depending on the operations affected and the length of the disruption, have a material adverse effect on the Company’s business, financial condition, liquidity and operating results. Labour relations problems and work stoppages could also occur at other companies upon which the Company is dependent for raw materials, components or services. The Company is also subject to the risk that sufficient skilled and unskilled labour may not exist in and around its locations. Such occurrences could result in a significant loss of production and revenue and have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

The Company’s operations are subject to risks and hazards that may result in monetary losses and liabilities not covered by insurance or which exceed its insurance coverage

The Company’s business is generally subject to a number of risks and hazards, including pollution and other environmental risks and changes in the regulatory environment. Although the Company maintains general liability insurance and property and business interruption insurance, because of the nature of its industry hazards, it is possible that liabilities for occurrences such as pollution and other environmental risks, property and equipment damage or injury or loss of life arising from a major or unforeseen occurrence may not be covered by the Company’s insurance policies or could exceed insurance coverages or policy limits. Further, insurance may not be available to the Company at reasonable rates in the future. Any significant losses which are not adequately covered by insurance could materially adversely affect the Company’s business, financial condition, liquidity and operating results.

The Company may be adversely affected by rising insurance costs

The Company’s cost of maintaining liability, personal injury, property damage, workers’ compensation and other types of insurance is significant. The Company could experience materially higher insurance premiums as a result of adverse claims experience or because of general increases in premiums by insurance carriers for reasons unrelated to its own claims experience. Generally, the Company’s insurance policies must be renewed annually. The Company’s ability to continue to obtain insurance at affordable premiums and reasonable deductibles or self-insured retentions also depends upon its ability to continue to operate with an acceptable safety record and claims history. A significant increase in the number or value of claims against the Company, the assertion of one or more claims in excess of its policy limits or the inability to obtain adequate insurance coverage for reasonable premiums, with reasonable deductibles or self-insured retentions or at acceptable levels, or at all, could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

The Company may not be able to maintain performance bonds or letters of credit required by its contracts or obtain performance bonds and letters of credit required for new contracts

Many municipalities and local transit authorities require suppliers to obtain performance bonds from surety companies or letters of credit to ensure that suppliers will perform under purchase agreements. The surety bonding market does not provide for committed bonding facilities. Surety companies provide limits on the maximum facility they will provide. Surety companies issue bonds on an as-needed basis and take
into account current financial performance and the state of the surety market in making their credit decisions. In order to ensure continued performance guarantee availability, the Company has entered into a letter of credit sub-facility as part of its Credit Facility in order to have letters of credit issued to either backstop surety bonds or to directly secure obligations with municipalities and local transit authorities.

There can be no assurance that the Company’s customers will not require additional performance security in the future or that either letters of credit or performance bonds will continue to be available to the Company as security for performance of its contracts or, if available, on favourable terms (including cost) to the Company. If the amount of performance security the Company is required to provide significantly increases or if adequate performance security is not available or if the terms or costs of such security are too onerous, the Company may lose existing contracts and may not be able to bid on many new contracts, which could result in a material adverse effect on the Company’s business, financial condition, liquidity and operating results. See “Description of the Business — Bonding Requirements”.

The Company is subject to litigation in the ordinary course of business and may incur material losses and costs as a result of product liability claims

In the ordinary course of business, the Company is subject to various claims and litigation. Any such claims, whether with or without merit, could be time consuming and expensive to defend and could divert management’s attention and resources. In addition, the Company faces an inherent risk of exposure to product liability claims if the use of its products result, or are alleged to result, in personal injury and/or property damage. If the Company manufactures a defective product or if component failures or component fires result in damages that are not covered by warranty provisions, it may experience material product liability losses in the future. In addition, the Company may incur significant costs to defend product liability claims. The Company could also incur damages and significant costs in correcting any defects, lose sales and suffer damage to its reputation. The Company’s product liability insurance coverage may not be adequate for any liabilities it could incur and may not continue to be available on terms acceptable to it. The Company may elect not to obtain insurance if it believes that the cost of available insurance is excessive relative to the risks presented. If any significant accident, judgment, claim or other event is not fully insured or indemnified against, it could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results. Moreover, the adverse publicity that may result from a product liability claim or perceived or actual defect with the Company’s products could have a material adverse effect on the Company’s ability to successfully market and sell its products.

The Company may have difficulty selling pre-owned coaches and realizing expected resale values

Pre-owned motor coaches are procured as trade-ins as part of the sale of new coaches and then resold by MCI. The resale values of any coaches returned to the Company may be lower than the Company’s estimates, which are based on a limited secondary market for such coaches. If the Company incorrectly estimates the resale values of those pre-owned motor coaches, is not able to resell them on a timely basis or at all, or resells them at a price that is lower than projected, the Company’s business, financial condition, liquidity and operating results could be adversely affected. See “Description of the Business — Transit Bus and Motor Coach Manufacturing Operations — Private Pre-Owned Motor Coach Sales”.

The Company may incur costs in connection with provincial, state or federal regulations relating to axle weight restrictions and vehicle lengths

The Company is required, in its customer contracts, to comply with applicable provincial, state and federal regulatory requirements. Certain models and types of the Company’s transit buses and motor coaches do not currently comply with regulations governing maximum axle weight or maximum length in certain jurisdictions. The Company may incur material costs as a result of product warranty or contractual claims as a result of existing transit buses or coaches or new transit buses or coaches that are manufactured and that do not comply with local axle weight or length standards. To date, only a few of New Flyer’s customers have required that the Company reconfigure its transit buses to comply with local axle weight
regulations. The Company may incur material costs in the future if it is required to redesign new transit buses or coaches to comply with axle weight or length standards.

There can also be no assurance that government weight regulations or restrictions will not change and/or become more onerous such that the Company’s vehicles would not comply with such more onerous regulations. If the Company is unable to design vehicles that comply with such new weight requirements it will not be able to sell transit buses and/or coaches to customers whose vehicles are governed by such laws, which depending on the volume of transit buses and/or coaches typically sold by the Company in that area, may have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

**The Company may be subject to claims and liabilities under environmental, health and safety laws**

The Company operates in a highly regulated environment. Its facilities and operations are subject to extensive and constantly evolving federal, provincial, state and local environmental and health and safety laws, including laws governing emissions or discharges into soil, water and air, including noise and odours, which could result in remediation obligations, the generation, use, handling, storage, transportation and disposal of regulated substances, and health and safety matters.

The Company is required to have and make certain governmental permits, approvals and registrations related to environmental and health and safety matters. Permits or approvals may be subject to denial, revocation or modification depending on the particular circumstances. Failure to obtain or comply with the conditions of such permits or approvals may adversely affect operations and may also subject the Company to penalties. In addition, the Company may be required to obtain additional permits or approvals, which may result in material costs, including capital expenditures. There can be no assurance that the Company will be able to meet all applicable regulatory requirements without incurring significant additional costs.

The Company may incur substantial costs to comply with environmental and health and safety law requirements. The Company may also incur substantial costs for liabilities arising from past releases of, or exposure to regulated substances. In addition, the Company may discover currently unknown environmental problems or conditions. There can be no assurance that the Company’s continued compliance with environmental and health and safety laws, the discovery of currently unknown environmental problems or conditions, changes in environmental and health and safety laws or increased enforcement of same, or other unanticipated events, will not give rise to requirements or claims that may involve material expenditures by or liabilities for the Company.

Complying with environmental and health and safety laws has added and will continue to add to the Company’s operating costs. While the Company believes that it is in compliance in all material respects with such laws, there can be no assurance that it will not be materially impacted by costs, liabilities or claims with respect to its operations under existing laws or those that may be adopted in the future, or increased enforcement of same. It may become increasingly difficult for the Company and other manufacturers of buses and motor coaches to recover such costs and, accordingly, lower margins may result.

**Dependence on management information systems and cyber security risks**

The Company depends on its management information systems in each stage of the manufacture and sale of its products, including entering the customer’s order, setting the production schedule, planning material and supply requirements, controlling manufacturing activities and providing aftermarket parts and support. In addition, its management information systems form the basis of its financial reporting. If irreparable damage were to be caused to the Company’s information systems and databases (including to its back-up systems), information contained in its management information systems were lost or could not be accessed in a timely manner or such management information systems were not implemented properly
or effectively or were not upgraded as required from time to time, there could be a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

Although the Company has instituted certain protective measures, unauthorized third parties may be able to penetrate the Company’s network security and compromise, misappropriate or exfiltrate its confidential information, create system disruptions or cause machinery or plant shutdowns. This may include deployment of viruses, trojans, worms, ransomware and other malware or successful phishing attempts that would exploit any security vulnerabilities in the Company’s management information systems. The costs to eliminate or alleviate cyber or other security problems, including bugs, viruses, trojans, worms, ransomware and other malware and other security vulnerabilities, could be significant, and management’s efforts to address these problems may not be successful and could result in interruptions, loss of proprietary data, and negative impact on the Company’s manufacturing, distribution or other critical functions.

Various proprietary, sensitive and confidential data relating to the Company’s business and that of its customers and suppliers is stored on the Company’s networks. Breaches of the Company’s security measures or the accidental loss, inadvertent disclosure or unapproved dissemination of proprietary, sensitive or confidential data could expose the Company to risk of loss or misuse of this information, result in litigation and potential liability, damage the Company’s brand and reputation or otherwise harm its business.

The occurrence of any such events could result in material costs for remedial measures and could materially and adversely affect the Company’s relationships with customers and suppliers, its ability to operate and result in significant liabilities.

The Company’s ability to execute its strategy and conduct operations is dependent upon its ability to attract, train and retain qualified personnel, including its ability to retain and attract executives, senior management and key employees

The Company’s continued success depends, in part, on its ability to identify, attract, motivate, train and retain qualified personnel in key functions and geographic areas, including the members of our executive and senior management teams. In particular, the Company is dependent on its ability to identify, attract, motivate, train and retain qualified engineers and skilled labour (for example, welders, painters and electricians) with the requisite education, background and industry experience to assist in the development, enhancement, introduction and manufacture of the Company’s products and technology solutions.

Failure to identify, attract, motivate, train and retain qualified personnel, whether as a result of an insufficient number of qualified local residents or the allocation of inadequate resources to training, integration and retention, could impair the ability of the Company to execute its business strategy and could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results. The Company’s success also depends to a large extent upon its ability to attract and retain key executives. These employees have extensive experience in the Company’s markets and are familiar with the Company’s business, systems and processes. The loss of the services of one or more of these key employees could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results, including the ability to manage the business effectively and to successfully execute its strategies. In the event certain of these employees decide to resign unexpectedly, the Company could incur disruptions to the completion of certain initiatives and the Company could incur significant costs in hiring, training, developing and retaining their replacements or successors.

The Company may be exposed to liabilities under applicable anti-corruption laws and any determination that it violated these laws could have a material adverse effect on its business

The Company is subject to various anti-corruption laws that prohibit improper payments or offers of payments to foreign governments and their officials for the purpose of obtaining or retaining business. The
Company’s activities create the risk of unauthorized payments or offers of payments by one of its employees or agents that could be in violation of various anti-corruption laws, including the Canadian Corruption of Foreign Public Officials Act (“CFPOA”) and the United States Foreign Corrupt Practices Act (“FCPA”). The Company has implemented policies to discourage these practices by its employees and agents.

However, the Company’s existing policies and procedures and any future improvements may prove to be less than effective and the Company’s employees or its agents may engage in conduct for which the Company might be held responsible. If employees and agents violate the Company’s policies or the Company fails to maintain adequate record-keeping and internal accounting practices to accurately record its transactions, the Company may be subject to regulatory sanctions. Violations of the CFPOA and FCPA may result in severe criminal or civil sanctions and penalties, and the Company may be subject to other liabilities which could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

**The Company’s risk management policies and procedures may not be fully effective in achieving their intended purposes**

The Company’s policies, procedures, controls and oversight to monitor and manage enterprise risks may not be fully effective in achieving their intended purpose and may leave the Company exposed to identified or unidentified risks. Past or future misconduct by the Company’s employees, suppliers or agents could result in the Company’s violation of laws, regulatory sanctions and/or serious reputational harm or financial harm. While management monitors the Company’s policies, procedures and controls, it cannot provide assurance that the Company’s policies, procedures and controls will be sufficient to prevent all forms of misconduct. Management and the Board review the Company’s compensation policies and practices as part of its risk management program, but it is possible that the compensation policies could incentivize management and other employees to subject the Company to inappropriate risk or to engage in misconduct. If such inappropriate risks or misconduct occurs, it is possible that it could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

**Internal controls over financial reporting**

Management is responsible for establishing and maintaining internal controls over financial reporting (“ICFR”), as defined under rules adopted by the Canadian Securities Administrators. ICFR were designed under the supervision of, and with the participation of, the President and Chief Executive Officer (“CEO”) and the Chief Financial Officer (“CFO”). The Company’s ICFR are designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS. Management, under the supervision of the CEO and CFO, evaluated the design and operational effectiveness of the Company’s ICFR as of December 30, 2018 in accordance with the criteria established in Internal Control - Integrated Framework (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO), and concluded that the Company’s ICFR is effective.

ICFR, no matter how well designed, have inherent limitations. Therefore, ICFR can provide only reasonable assurance with respect to financial statement preparation and may not prevent or detect all misstatements.

**Disclosure controls and procedures**

Management is responsible for establishing and maintaining disclosure controls and procedures in order to provide reasonable assurance that material information relating to the Company is made known to them in a timely manner and that information required to be disclosed is reported within time periods prescribed by applicable securities legislation. There are inherent limitations to the effectiveness of any system of disclosure controls and procedures, including the possibility of human error and the circumvention or overriding of the controls and procedures. Accordingly, even effective disclosure controls and procedures
can only provide reasonable assurance of achieving their control objectives. The Company’s CEO and CFO have concluded that the Company’s disclosure controls and procedures as at December 30, 2018 were effective.

Risks Related to Strategy

*Ability to successfully execute strategic plans and maintain profitability*

The Company’s future operating results will depend on a number of factors, including its ability to successfully execute its strategic plans. The Company’s past results may not be indicative of its future prospects and there is no assurance that the Company will sustain or grow profitability in future periods.

In addition, the successful execution of the Company’s strategic plans may require additional employees, additional operating and financial systems and additional financial resources. There is no assurance that the Company will be able to hire and train qualified employees (or do so on a timely basis), that the Company will be able to expand operations and systems to the extent, and in the time required, or that the Company will be able to fund such strategic plans, either internally through operations, through the use of available credit or through the capital markets. There is no assurance that the Company will be able to effectively execute and manage its strategic plans and any future growth, and any failure to do so could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

*Development of competitive or disruptive products, services or technology*

The Company may not be able to prevent a competitor from copying its products or technologies. If a competitor copies the Company’s products or develops an equivalent or superior product or technology, there could be a material adverse effect on the Company’s business, financial condition, liquidity and operating results. If a competitor develops a superior product or technology, there can be no assurance that the Company would be able to manufacture a similar or competitive new product or technology and/or effectively compete with manufacturers developing such products or technologies. The development and competitive landscape of the transportation industry is increasingly subject to changes resulting from disruptive technologies such as autonomous or driverless vehicles, advances in propulsion systems and battery technology and the development of new materials. There can be no assurance that the Company will be able to successfully integrate such technologies into its products and services or compete with other companies with superior innovation and technology capabilities. The introduction of disruptive and competing alternatives to public transit services, such as Uber, Via or Lyft ride-sharing services, may adversely affect the demand for public transit services and consequently the demand for certain of the Company’s products. Failure to effectively innovate or compete with companies who have successfully developed or harnessed such technologies or to address disruptive or competing products or services may have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

*Development and testing of new products*

The Company may not be able to successfully design, develop or test new products or improvements to existing products (for example Xcelsior®, the J-model or D-model coaches, the Spirit of Equess® or Xtended Life® products) in order to effectively compete with competitors. There may be no demand by customers to purchase newly developed or improved products, there may be risks and unbudgeted costs associated with launching a new product into the market place and the Company may not be able to recoup research and development costs, all of which may be material. In addition, there may be material and unforeseen warranty costs related to new products that management did not foresee or adequately price into the bus purchase contracts for such products. Further, there may be no testing facilities available to test the Company’s new products to certain governmental or customer requirements, standards or specifications.
Acquisition risk

The Company intends to continue to identify, develop and acquire suitable acquisition targets in pursuit of its strategic plans and to diversify and grow. While management intends to be careful in selecting businesses to acquire, acquisitions inherently involve a number of risks, including, but not limited to, the possibility that the Company pays more than the acquired assets are worth; the additional expense associated with completing an acquisition; the difficulty of assimilating the operations and personnel of the acquired business; the challenge of implementing uniform standards, controls procedures and policies throughout the acquired business; the inability to integrate, train, retain and motivate key personnel of the acquired business; the potential disruption to the Company’s ongoing business and the distraction of management from the Company’s day-to-day operations; the inability to incorporate acquired businesses successfully into the Company’s existing operations; and the potential impairment of relationships with the Company’s employees, suppliers and customers. If any one or more of such risks materialize, they could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

In addition, the Company may not be able to maintain the levels of operating efficiency that the acquired company had achieved or might have achieved had it not been acquired by the Company. Successful integration of the acquired company’s operations would depend upon the Company’s ability to manage those operations and to eliminate redundant and excess costs. As a result of difficulties associated with combining operations, the Company may not be able to achieve the cost savings and other benefits that it would hope to achieve with the acquisition. Any difficulties in this process could disrupt the Company’s ongoing business, distract its management, result in the loss of key personnel or customers, increase its expenses and otherwise materially adversely affect the Company’s business, financial condition, liquidity and operating results.

Further, inherent in any acquisition there is risk of liabilities and contingencies that the Company may not discover in its due diligence prior to the consummation of a particular acquisition, and the Company may not be indemnified for some or all of these liabilities and contingencies. The discovery of any material liabilities or contingencies in any acquisition could also have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

All of the risks described above are applicable to the Company’s acquisitions of MCI in 2015 and Carlson, the assets of Sintex-Wausauke, and ARBOC in 2017.

Third-Party Distribution/Dealer Agreements

The Company has entered into agreements with third-party distributors and dealers to market and sell its buses and to provide after sales service in respect of those buses in certain geographic areas and/or with respect to certain types of customers (e.g., private operators). The Company may, in the future, enter into similar agreements. The Company is subject to the risks normally associated with such distribution and dealer arrangements. The Company is dependent on its distributors and dealers to supplement its direct marketing and sales efforts. The Company does not control the activities of its distributors and dealers with respect to the marketing, sale and service of the Company’s products, and they may make decisions that may be contrary to the Company’s interests. Some of these agreements may be non-exclusive and permit the distributors and dealers to offer competitors’ products. If any significant distributor or dealer terminated their relationship with the Company for any reason, decided to focus on marketing competitors’ products over the Company’s products or decided not to market the Company’s products at all, the Company’s ability to bring its products to market may be impacted. If the Company is unable to manage the risks related to the use of third-party distributors or dealers, maintain the relationships with them or offer the appropriate incentives to focus them on the sale of the Company’s products, the Company’s sales and revenues may be materially adversely affected.
Risks Related to Financing

Availability to the Company of future financing

Management expects that the Company’s principal sources of funds will be cash generated from its operating activities and borrowing capacity remaining under the Credit Facility and/or from future securities offerings. Management believes that these funds will provide the Company with sufficient liquidity and capital resources to meet its current and future financial obligations, as well as to provide funds for its financing requirements, capital expenditures and other needs for the foreseeable future. Despite management’s expectations, however, the Company may require additional equity or debt financing to meet its financing requirements. This financing may not be available when required or may not be available on commercially favorable terms or on terms that are otherwise satisfactory to the Company. The Credit Facility matures in October 2023. While the Company expects to be able to refinance the Credit Facility prior to its maturity, if the Company is unable to successfully refinance its Credit Facility, the Company may not have sufficient liquidity and capital resources to meet its financial obligations.

The Company may not be able to generate the necessary amount of cash to service its existing debt, which may require the Company to refinance its debt

The Company’s ability to pay principal and interest on its Credit Facility and other debt obligations will depend on its future financial performance. The Company’s ability to generate cash will depend on many factors, some of which may be beyond its control, including general economic, financial and regulatory conditions. Other factors may also cause a lower amount of cash to be generated such as an increase in work in process as a result of production or supply issues and delays by customers in accepting buses or coaches delivered to them for inspection and acceptance. If the Company cannot generate enough cash flow in the future to service its debt, it may need to refinance all or a portion of its debt, obtain additional financing (on terms that may be less favourable than existing financing terms) or sell assets. The Company might not be able to implement any of these strategies on satisfactory terms or on a timely basis, if at all. If the Company is unable to meet its debt service obligations or comply with its covenants, a default under its debt agreements would result.

The Company’s substantial consolidated indebtedness could negatively impact the business

The Company has a substantial amount of indebtedness under the Credit Facility and other agreements with third parties. As at December 30, 2018, the Company had total third party indebtedness of $672 million. In addition, the Credit Facility permits future further indebtedness provided that certain covenants are satisfied.

The degree to which the Company is leveraged on a consolidated basis could have important consequences to the holders of Shares, including:

• the Company’s ability in the future to obtain trade credit from vendors, performance bonds from surety companies or additional financing for working capital, capital expenditures, acquisitions or other purposes may be limited;

• a significant portion of the Company’s cash flow (on a consolidated basis) is likely to be dedicated to the payment of the principal of and interest on the Company’s indebtedness, including the Credit Facility, thereby reducing funds available for future operations, capital expenditures and/or dividends on the Shares;

• the Company may be more vulnerable to economic downturns and be limited in its ability to withstand competitive pressures;
• the Company may be limited in its ability to plan for or react to changes in its business or the industry in which it operates; and

• the Company may be at a competitive disadvantage to its competitors that have less indebtedness.

The Company’s ability to make scheduled payments of principal and interest on, or to refinance, its indebtedness will depend on its future operating performance and cash flow, which are subject to prevailing economic conditions, prevailing interest rate levels, and financial, competitive, business and other factors, many of which are beyond its control. These factors might inhibit the Company from refinancing the indebtedness under the Credit Facility and other agreements at maturity.

**The restrictive covenants in the Credit Facility could impact the Company’s business and affect its ability to pursue its business strategies**

The Credit Facility features restrictive covenants that limit the Company’s ability, among other things, to:

• incur additional indebtedness;

• pay dividends and make distributions in respect of equity interests or to make certain other restricted payments or investments;

• consolidate, merge or dissolve;

• sell or otherwise dispose of the Company’s assets;

• enter into transactions with the Company’s affiliates;

• create liens;

• enter into new lines of businesses;

• make certain investments and acquisitions; and

• participate in certain syndicates or partnerships.

In addition, the Credit Facility also requires the Company to comply with positive covenants, including maintaining compliance with specified financial ratios. The Company’s ability to comply with these covenants and ratios may be affected by events beyond its control.

**Risks Related to Capital Structure and Tax**

**Payment of dividends is not guaranteed**

NFI and its subsidiaries may alter their dividend policies and dividends from these companies, if any, will depend on, among other things, the results of operations, cash requirements, financial condition, contractual restrictions, business opportunities, provisions of applicable law and other factors that the board of directors of each of NFI and its subsidiaries may deem relevant. The directors of these entities, in their discretion, may decrease the level of dividends provided for in their existing dividend policies or discontinue dividends entirely. The Credit Facility contains significant restrictions on NFI’s ability to make dividend payments. The payment of dividends is also subject to certain limitations under applicable laws.
A significant amount of the Company’s cash is distributed, which may restrict potential growth

Historically, a significant amount of the Company’s cash generated from operations has been distributed to investors in the form of dividends on the Shares and a large portion of the Company’s cash flow is expected to continue to be distributed to investors in the form of dividends on the Shares. Accordingly, to the extent such distributions are made, the Company’s ability to make additional capital and operating expenditures and finance acquisitions would be limited which could restrict the Company’s growth.

NFI is dependent on its subsidiaries for all cash available for distributions

NFI is dependent on the operations and assets of its subsidiaries. Cash distributions to the holders of Shares will be dependent on the ability of NFI’s subsidiaries to make dividend payments on their shares. The actual amount of cash available for distribution to holders of the Shares will depend upon numerous factors relating to the business of the Company, including profitability, changes in revenue, fluctuations in working capital, capital expenditure levels, applicable laws, compliance with contracts and contractual restrictions contained in the instruments governing any indebtedness. Any reduction in the amount of cash available for distribution, or actually distributed, by NFI’s subsidiaries will reduce the amount of cash available to NFI to pay dividends on the Shares. Cash dividends by NFI on the Shares are not guaranteed and will fluctuate with the performance of the business of NFI’s subsidiaries.

Future sales or the possibility of future sales of a substantial number of Shares may impact the price of the Shares and could result in dilution

Future sales, or the possibility of future sales, of a substantial number of Shares in the public market could adversely affect the prevailing market price of the Shares and could impair NFI’s ability to raise capital through future sales of those securities. Additionally, the issuance of additional Shares may dilute an investor’s investment in NFI and reduce distributable cash per Share.

NFI may issue Shares or other securities from time to time in order to raise capital or as consideration for future acquisitions and investments. If an acquisition or investment is significant, the number of Shares or the number or aggregate principal amount, as the case may be, of other securities that may be issued may in turn be significant. In addition, NFI may also grant registration rights covering those Shares or other securities in connection with any acquisitions or investments.

If the Company is required to write down goodwill or other intangible assets, its financial condition and operating results would be negatively affected

The Company has a substantial amount of goodwill and other finite and indefinite-lived intangible assets on its balance sheet as a result of equity transactions and acquisitions that have occurred during previous financial periods. If management determines goodwill and other intangible assets are impaired, the Company will be required to write down all or a portion of these assets. Any significant write-downs would have a material adverse effect on the Company’s business, financial condition, liquidity and operating results.

The method to compute the amount of impairment incorporates quantitative data and qualitative criteria, including new information and highly subjective judgments that could dramatically change the determination of the valuation of goodwill and an intangible asset in a very short period of time. These determinations are sensitive to minor changes in underlying assumptions as management’s assumptions change with more information becoming available. Any resulting impairment loss could have a material adverse effect on the Company’s business, financial condition, liquidity and operating results for a particular quarterly or annual period.
**Income Tax Risk**

The Company is subject to income tax laws in various jurisdictions. The Company’s operations are complex and related income tax interpretations, regulations and legislation that pertain to its activities are subject to continual change.

The Company utilizes tax planning strategies involving multiple jurisdictions to obtain tax efficiencies. The Company continually assesses the uncertainty associated with these strategies and holds an appropriate level of provisions for uncertain income tax positions. Accordingly, the provision for income taxes represents management’s interpretation of the relevant income tax laws and its estimate of current and deferred income tax implications of the transactions and events during the period. Deferred income tax assets and liabilities are recorded based on expected future income tax rates and management’s assumptions regarding the expected timing of the reversal of temporary differences. The Company has substantial deferred income tax assets. The recognition of deferred income tax assets depends on management's assumption that future earnings will be sufficient to realize the deferred benefit. The amount of the asset recorded is based on management's best estimate of the timing of the reversal of the asset.

The audit and review activities of the Canada Revenue Agency, the U.S. Internal Revenue Service (the “IRS”) and other jurisdictions’ tax authorities affect the ultimate determination of the amounts of income taxes payable or receivable, deferred income tax assets or liabilities and income tax expense. Therefore, there can be no assurance that income taxes will be payable as anticipated and/or the amount and timing of receipt or use of the income tax related assets will be as currently expected. Management’s experience indicates the taxation authorities are more aggressively pursuing perceived income tax issues and have increased the resources they put to these efforts.

**Investment Eligibility and Canadian Federal Income Tax Risks**

There can be no assurance that the Shares will continue to be qualified investments for trusts governed by registered retirement savings plans, registered retirement income funds, deferred profit sharing plans, registered education savings plans, registered disability savings plans and tax-free savings accounts (collectively, “Registered Plans”) under the Income Tax Act (Canada). The Income Tax Act (Canada) imposes penalties for the acquisition or holding of non-qualified investments in Registered Plans.

The rate of Canadian withholding on dividends paid or credited or deemed to be paid or credited to Transit Holdings from NFI ULC is 25%, which is not subject to reduction under the Canada-United States Income Tax Convention (1980). The 25% withholding tax rate applicable to dividends paid by NFI ULC to Transit Holdings could reduce the amount of cash otherwise available for the payment of dividends by NFI on its Shares. Management however does not currently plan to declare or pay dividends from NFI ULC to Transit Holdings.

**The effect of comprehensive U.S. tax reform legislation on the NF Group, whether adverse or favorable, is uncertain**

On December 22, 2017, the U.S. president signed into law H.R. 1, “An Act to provide for reconciliation pursuant to titles II and V of the concurrent resolution on the budget for fiscal year 2018” (informally titled the “Tax Cuts and Jobs Act”). Among a number of significant changes to the current U.S. federal income tax rules, the Tax Cuts and Jobs Act reduced the marginal U.S. corporate income tax rate from 35% to 21%, limited the deduction for net interest expense, eliminated the domestic production activities deduction shifted the United States toward a modified territorial tax system, and imposed new taxes to combat erosion of the U.S. federal income tax base. The aggregate tax impact of the Tax Cuts and Jobs Act on the NF Group, whether adverse or favorable, is uncertain, and may not become evident for some period of time as U.S. Treasury Regulations are finalized and guidance is provided. Depending on the effect of the Tax Cuts and Jobs Act, the NF Group’s U.S. federal income tax liability could increase, and thereby adversely affect the Company’s financial position, cash flow and liquidity.
Certain U.S. tax rules may limit the ability of NF Holdings and its U.S. subsidiaries (the “NF Group”) to deduct interest expense for U.S. federal income tax purposes and may increase the NF Group’s tax liability

U.S. Treasury Regulations under Section 385 of the U.S. Internal Revenue Code of 1986, as amended (the “Code”), impose limitations on intercompany debt incurred by the NF Group. These regulations treat related party debt as equity for U.S. federal income tax purposes in certain circumstances – including, for example, in certain circumstances in which a debtor corporation makes a distribution exceeding certain current and accumulated earnings and profits. The Code Section 385 regulations generally apply only to related party debt issued by U.S. corporations after April 4, 2016. However, the regulations may also recharacterize as equity certain related party debt refinanced or otherwise deemed reissued after April 4, 2016, subject to complex exceptions. These rules may also apply to Financing Transactions (as defined below) treated as issued after April 4, 2016. If any debt issued by the NF Group were so recharacterized, then the otherwise deductible interest paid on such debt could be recharacterized as a non-deductible distribution subject to U.S. federal withholding tax. Such withholding tax, as well as the loss of the deduction by the U.S. subsidiary, would increase the NF Group’s U.S. federal income tax liability and adversely affect the Company’s financial position, cash flow and liquidity.

Certain financing transactions could be characterized as “hybrid transactions” for U.S. tax purposes, which could increase the NF Group’s tax liability

Section 267A of the U.S. Internal Revenue Code, enacted as part of the Tax Cuts and Jobs Act in 2017, disallows the deduction of certain interest payments made by U.S. persons pursuant to “hybrid transactions”. The NF Group has certain related party financing transactions with U.S. subsidiaries as borrowers (the “Financing Transactions”) that could be subject to this rule if they are treated as hybrid transactions. Under its broad grant of authority to combat perceived abuse, the U.S. Treasury Department issued proposed Treasury Regulations under Section 267A on December 20, 2018 addressing the scope and application of this provision. Based on the proposed Treasury Regulations, Management expects that, for the taxable year ending December 30, 2018, the Financing Transactions should not be treated as hybrid transactions under Section 267A and, in such case, interest payments made by the U.S. borrowers pursuant to such transactions would be deductible for U.S. federal income tax purposes, subject to limits of general application. Notwithstanding management’s belief as to the characterization of the Financing Transactions, there is a risk that the IRS may disagree with this characterization and/or the U.S. Treasury may issue future Treasury Regulations, possibly with retroactive effect, under which the Financing Transactions are treated as hybrid transactions. In such case, interest payments made pursuant to the Financing Transactions in 2018 would not be deductible.

With respect to taxable years after 2018, the impact of the Section 267A proposed regulations on the Financing Transactions is unclear. Management continues to examine the impact of the proposed regulations and anticipates that the Treasury Department may issue final Treasury Regulations under Section 267A later in 2019. The loss of the deduction by the U.S. subsidiaries in connection with the Financing Transactions could increase the NF Group’s U.S. federal income tax liability and adversely affect the Company’s financial position, cash flow and liquidity.
MARKET FOR SECURITIES

Common Shares

The Shares are listed and posted for trading on the TSX under the trading symbol “NFI”. The total monthly volume of trading and the closing price ranges of the Shares on the TSX in each month of 2017 are set forth in the following table (1):

<table>
<thead>
<tr>
<th>Month</th>
<th>CLOSING HIGH (C$)</th>
<th>CLOSING LOW (C$)</th>
<th>TOTAL VOLUME</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 2018</td>
<td>59.31</td>
<td>53.94</td>
<td>3,772,853</td>
</tr>
<tr>
<td>February 2018</td>
<td>58.38</td>
<td>55.00</td>
<td>2,425,167</td>
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<tr>
<td>March 2018</td>
<td>60.50</td>
<td>56.15</td>
<td>3,070,244</td>
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<tr>
<td>April 2018</td>
<td>59.51</td>
<td>56.40</td>
<td>2,496,571</td>
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<tr>
<td>May 2018</td>
<td>59.53</td>
<td>53.37</td>
<td>4,457,785</td>
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<td>June 2018</td>
<td>53.56</td>
<td>47.63</td>
<td>8,135,290</td>
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<td>July 2018</td>
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<td>October 2018</td>
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<td>44.09</td>
<td>6,250,733</td>
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<td>November 2018</td>
<td>45.43</td>
<td>36.74</td>
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<td>December 2018</td>
<td>37.36</td>
<td>32.50</td>
<td>7,463,836</td>
</tr>
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</table>

(1) Source: Historical data from the TSX.

AUDITORS, TRANSFER AGENT, REGISTRAR AND TRUSTEE

The auditors of the Company are Deloitte LLP at its office in Winnipeg, Manitoba, Canada.

The transfer agent and registrar for the Shares is Computershare Investor Services Inc. at its principal office in Toronto, Ontario, Canada.

MATERIAL CONTRACTS

In addition to contracts entered into in the ordinary course of business, the following material contracts have been entered into by NFI within the most recently completed financial year, or before the most recently completed financial year but are still in effect. The long-term incentive plans listed below are current versions that have awards outstanding (either under the current or a prior version).

- the Amended and Restated SRP dated May 11, 2017 and referred to under “General Development of the Business – Recent Developments – Fiscal 2017 and Year-to-date” and “Description of Capital Structure – Shareholder Rights Plan”;


- the Amended and Restated Restricted Share Unit Plan for Non-Employee Directors effective May 8, 2014 and amended and restated effective December 8, 2015, December 18, 2017 and March 14, 2019;
• the Amended and Restated Share Option Plan amended and effective March 21, 2013 and amended and restated effective December 31, 2018;

• the Amended Performance and Restricted Share Unit Plan effective December 16, 2013 and amended and restated effective December 18, 2018;

• the investment agreement dated January 23, 2013 between Marcopolo S.A. and NFI;

• the investor representation agreement March 21, 2012 between Coliseum Capital Management, LLC and NFI; and

• the Credit Facility referred to under “General Development of the Business – Recent Developments – Fiscal 2018” and “Description of Capital Structure – Credit Facility”.

Each of the above material contracts is available for review on SEDAR at www.sedar.com.

**LEGAL PROCEEDINGS**

In the ordinary course of business, the Company may, from time to time, be subject to various pending and threatened lawsuits in which claims for monetary damages are asserted. The Company is not involved in any legal proceedings that management expects will have a material effect on the Company. To management’s knowledge, no legal proceedings of a material nature involving the Company are pending or threatened by any individuals, entities or governmental authorities.

**INTERESTS OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS**

To the knowledge of the directors of NFI, as of the date of this Annual Information Form, no director nor officer and no person or company beneficially owning, directly or indirectly, or exercising control or direction over, Shares carrying more than 10% of the voting rights attached to the Shares, nor any associates or affiliates of the foregoing, had any material interest in any transactions involving NFI.

**INTERESTS OF EXPERTS**

Deloitte LLP, NFI’s auditors, has been named as having prepared a certified statement, report or valuation described or included in a filing, or referred to in a filing, made under National Instrument 51-102 - Continuous Disclosure Obligations by NFI during, or relating to NFI’s fiscal year ended December 30, 2018. To the knowledge of NFI, Deloitte LLP holds no beneficial interest, directly or indirectly, in any securities or other property of NFI or any of its affiliates.

**ADDITIONAL INFORMATION**

Additional information is provided in NFI’s financial statements and management’s discussion and analysis of NFI’s financial condition and results of operations for its most recently completed fiscal year. Copies of such documents and any additional information related to NFI may be found on SEDAR at www.sedar.com. In the alternative, copies may be obtained from NFI, upon written request.

Additional information, including directors’ and officers’ remuneration and indebtedness and the principal holders of NFI’s securities will be contained in NFI’s Management Information Circular, to be filed with Canadian securities regulatory authorities in connection with the annual meeting of shareholders of NFI to be held in 2019.
APPENDIX “A”

NFI GROUP INC.
(the “Issuer”)

AUDIT COMMITTEE CHARTER

1. RESPONSIBILITY

The Audit Committee (the “Committee”) is responsible for assisting the Board of Directors of the Issuer (the “Board”) in fulfilling its oversight responsibilities in relation to:

(i) the integrity of the Issuer’s financial statements;
(ii) the Issuer’s compliance with legal and regulatory requirements related to financial reporting;
(iii) the qualifications, independence and performance of the Issuer’s auditor;
(iv) the design and implementation of internal controls and disclosure controls;
(v) the review and identification of the principal risks facing the Issuer and development of appropriate procedures to monitor and mitigate such risks;
(vi) the development, implementation and administration of the Issuer’s Whistleblower Policy; and
(vii) any additional matters delegated to the Committee by the Board.

2. MEMBERS

The members of the Committee will be selected by the Board on the recommendation of the Issuer’s Human Resources, Compensation and Corporate Governance Committee (the “HR Committee”). The Committee will initially be comprised of three directors of the Issuer and its size may be increased if so determined by the Board.

Each member of the Committee will be both “independent” and “financially literate” within the meaning of applicable securities laws, including without limitation, Multilateral Instrument 52-110 - Audit Committees.

3. DUTIES

The Committee is responsible for performing the duties set out below as well as any other duties at any time required by law to be performed by the Committee or otherwise delegated to the Committee by the Board.

(a) Appointment and Review of the Auditor

The auditor is ultimately accountable to the Committee and reports directly to the Committee. Accordingly, the Committee will evaluate and be responsible for the Issuer’s relationship with the auditor. Specifically, the Committee will:
(i) select, evaluate and recommend an auditor to the Board for appointment or reappointment, as the case may be, by the shareholders of the Issuer and make recommendations with respect to the auditor’s compensation;

(ii) review and approve the auditor’s engagement letter;

(iii) review, after seeking and taking into account the opinions of senior management, the experience, qualifications, performance and independence (including considering whether the auditor’s provision of any permitted non-audit services is compatible with maintaining its independence) of the auditor, its engagement and lead partners, with a view to recommending its appointment or reappointment;

(iv) resolve any disagreements between senior management and the auditor regarding financial reporting;

(v) at least annually, obtain and review a report by the auditor describing:

   – the auditor’s internal quality-control procedures, including the safeguarding of confidential information;

   – any material issues raised by (i) the most recent internal quality control review, or peer review, of the auditor, which relates to services provided to the Issuer or its subsidiaries by the auditor, or (ii) the review of the auditor by any independent oversight body, such as the Canadian Public Accountability Board, or governmental or professional authorities within the preceding year respecting one or more independent audits carried out by the auditor, and, in the case of each of (i) and (ii), the steps taken to deal with any issues raised in any such review;

(vi) meet with senior management not less than quarterly without the auditor present for the purpose of discussing, among other things, the performance of the auditor and any issues that may have arisen during the quarter; and

(vii) where appropriate, recommend to the Board that the auditor be terminated.

(b) Confirmation of the Auditor’s Independence

At least annually, and in any event before the auditor issues its report on the annual financial statements, the Committee will:

(i) review a formal written statement from the auditor describing all of its relationships with the Issuer;

(ii) discuss with the auditor any relationships or services that may affect its objectivity and independence (including considering whether the auditor’s provision of any permitted non-audit services is compatible with maintaining its independence);

(iii) obtain written confirmation from the auditor that it is objective within the meaning of the Rules of Professional Conduct/Code of Ethics adopted by
the provincial institute or order of Chartered Accountants to which it belongs and is an independent public accountant within the meaning of the Independence Standards of the Canadian Institute of Chartered Accountants; and

(iv) confirm that the auditor has complied with applicable rules, if any, with respect to the rotation of certain members of the audit engagement team.

(c) Pre-Approval of Non-Audit Services

The Committee will pre-approve the appointment of the auditor for any non-audit service to be provided to the Issuer or any subsidiary of the Issuer; provided that it will not approve any service that is prohibited under the rules of the Canadian Public Accountability Board or the Independence Standards of the Canadian Institute of Chartered Accountants. Before the appointment of the auditor for any non-audit service, the Committee will consider the compatibility of the service with the auditor’s independence. The Committee may pre-approve the appointment of the auditor for any non-audit services by adopting specific policies and procedures, from time to time, for the engagement of the auditor for non-audit services. Such policies and procedures will be detailed as to the particular service, and the Committee must be informed of each service, and the procedures may not include delegation of the Committee’s responsibilities to management. In addition, the Committee may delegate to one or more members the authority to pre-approve the appointment of the auditor for any non-audit service to the extent permitted by applicable law provided that any pre-approvals granted pursuant to such delegation shall be reported to the full Committee at its next scheduled meeting.

(d) Communications with the Auditor

The Committee has the authority to communicate directly with the auditor and will meet privately with the auditor periodically to discuss any items of concern to the Committee or the auditor, such as:

(i) the scope, planning and staffing of the audit;

(ii) the auditor’s materiality threshold for the audit;

(iii) the assessment by the auditor of significant audit risk;

(iv) any material written communications between the auditor and senior management, such as any management letter or schedule of unadjusted differences;

(v) whether or not the auditor is satisfied with the quality and effectiveness of financial recording procedures and systems;

(vi) the extent to which the auditor is satisfied with the nature and scope of its examination;

(vii) whether or not the auditor has received the full co-operation of senior management and other employees of the Issuer;

(viii) the auditor’s opinion of the competence and performance of the Chief Financial Officer and other key financial personnel;
(ix) the items required to be communicated to the Committee under the Canadian authoritative guidance;

(x) critical accounting policies and practices to be used by the Issuer and its subsidiaries;

(xi) alternative treatments of financial information within international financial reporting standards (“IFRS”) that have been discussed with senior management, ramifications of the use of such alternative disclosures and treatments, and the treatment preferred by the auditor;

(xii) any difficulties encountered in the course of the audit work, including any unresolved issues, any restrictions imposed on the scope of activities or access to requested information, any significant disagreements with senior management and their response; and

(xiii) any illegal act that may have occurred.

(e) Review of the Audit Plan

The Committee will discuss with the auditor the nature of an audit and the responsibility assumed by the auditor when conducting an audit under generally accepted auditing standards. The Committee will review a summary of the auditor’s audit plan for each audit and approve the audit plan with such amendments as it may agree with the auditor.

(f) Review of Audit Fees

The Committee will review and make recommendations to the board regarding the auditor’s fee and the terms of the auditor’s engagement. In determining the auditor’s fee, the Committee will consider, among other things, the number and nature of reports to be issued by the auditor, the quality of the internal controls of the Issuer, the size, complexity and financial condition of the Issuer and the extent of support to be provided to the auditor by the Issuer.

(g) Review of Financial Statements and MD&A

The Committee will review and discuss with senior management and the auditor the annual audited financial statements, together with the auditor’s report thereon, the interim financial statements, and Management’s Discussion and Analysis relating to the annual and interim financial statements before recommending them for approval by the Board. The Committee will also engage the auditor to review the interim financial statements prior to the Committee’s review of such financial statements.

In conducting its review of the financial statements and related management’s discussion and analysis, the Committee will:

(i) consider the quality of, and not just the acceptability of, the accounting principles, the reasonableness of senior management’s judgments and estimates that have a significant effect upon the financial statements, and the clarity of the disclosures in the financial statements;
(ii) discuss any analyses prepared by senior management or the auditor that set out significant financial reporting issues and judgments made in connection with the preparation of the financial statements, including analyses of the effects of alternative IFRS treatment;

(iii) discuss the effect of off-balance sheet transactions, arrangements, obligations (including contingent liabilities) and other relationships with unconsolidated entities or other persons that may have a material current or future effect on the Issuer’s financial condition, changes in financial condition, results of operations, liquidity, capital expenditures, capital resources, or significant components of revenues and expenses;

(iv) consider any proposed changes in accounting practices or policies and their impact on financial statements of the Issuer;

(v) discuss with senior management, the auditor and, if necessary, legal counsel, a report from senior management describing any litigation, claim or other contingency, including tax assessments, that could have a material effect upon the financial position of the Issuer, and the manner in which these matters have been disclosed in the financial statements;

(vi) discuss with senior management and the auditor any correspondence with regulators or governmental agencies, employee complaints or published reports that raise material issues regarding the Issuer’s financial statements or accounting policies;

(vii) discuss with the auditor any special audit steps taken in light of material weaknesses in internal control;

(viii) review the results of the audit, including any reservations or qualifications in the auditor’s opinion;

(ix) discuss with senior management all significant variances between comparative reporting periods;

(x) discuss with the auditor any difficulties encountered in the course of the audit work, including any restrictions on the scope of their procedures and access to requested information, accounting adjustments proposed by the auditor which were “passed” (as immaterial or otherwise), and significant disagreements with senior management and the method of resolution;

(xi) discuss with the auditor any material issues on which the audit team consulted the auditor’s national office; and

(xii) consider any other matter which in its judgment should be taken into account in reaching its recommendation to the Board concerning the approval of the financial statements.

(h) Review of Other Financial Information

The Committee will review:
(i) all earnings press releases and other press releases disclosing financial information, as well as financial information and written earnings guidance provided to analysts and rating agencies. The Committee will also review the use of “pro forma”, “adjusted” or other non-IFRS information in such press releases and financial information. Such review may consist of a general discussion of the types of information to be disclosed or the types of presentations to be made;

(ii) all other financial statements of the Issuer that require approval by the Board before they are released to the public, including, without limitation, financial statements for use in prospectuses or other offering or public disclosure documents and financial statements required by regulatory authorities;

(iii) the effect of regulatory and accounting initiatives as well as off-balance sheet structures on the Issuer’s financial statements; and

(iv) disclosures made to the Committee by the Chief Executive Officer and Chief Financial Officer during their certification process for applicable securities law filings about any significant deficiencies and material weaknesses in the design or operation of internal controls over financial reporting which are reasonably likely to adversely affect the ability to record, process, summarize and report financial information, and any fraud involving senior management or other employees who have a significant role in internal control over financial reporting.

(i) Oversight of Internal Controls and Disclosure Controls

The Committee will review periodically with senior management the adequacy of the internal controls and procedures that have been adopted by the Issuer and its subsidiaries to safeguard assets from loss and unauthorized use and to verify the accuracy of the financial records. The Committee will review any special audit steps adopted in light of material control deficiencies or identified weaknesses.

The Committee will review with senior management the controls and procedures that have been adopted by the Issuer to confirm that material information about the Issuer and its subsidiaries that is required to be disclosed under applicable law or stock exchange rules is disclosed.

(j) Internal Audit Function

The Committee will review the mandate, budget, planned activities, staffing and organizational structure of the internal audit function and the Audit and Risk Management Services (“ARMS”) department, which may be outsourced to a firm other than the auditor, to confirm that the internal audit function is independent of management and has sufficient resources to carry out its mandate. The Committee will discuss this mandate with the auditor.

The Committee will review the appointment and replacement of the senior manager-employee of the ARMS department (“ARMS Manager”) and will review the significant reports to senior management prepared by the ARMS Manager and senior management’s responses thereto.
With respect to the internal audit function, the ARMS Manager and any external advisor to which internal audit work has been outsourced shall report to both the Committee and senior management. As frequently as it deems necessary to fulfill its responsibilities, but not less often than annually, the Committee will meet privately with the ARMS Manager and any external advisor to which internal audit work has been outsourced to discuss any areas of concern the Committee, the ARMS Manager or the external advisor may have.

(k) Legal Compliance

The Committee will review any legal matters that could have a significant effect on the Issuer’s financial statements. It will also review with legal counsel material inquiries received from regulators and governmental agencies and advise the Board accordingly.

(l) Enterprise Risk Management

The Issuer has developed an enterprise risk management framework by which management is able to focus on the identification of risks, the assessment of those risks and the mitigation of risks associated with the achievement of the Issuer’s strategic objectives. The Issuer’s risk management program is managed through an executive level risk committee in conjunction with the ARMS department.

The Committee will oversee the Issuer’s risk management function and the enterprise risk management framework and, on a quarterly basis, will review a report from senior management describing the major financial, legal, operational and reputational risk exposures of the Issuer and the steps senior management has taken to monitor and control such exposures, including the Issuer’s policies with respect to risk assessment and management. The Committee will review environmental, insurance and other liability issues, risk management and information technology issues and review policies and procedures in respect thereof and report to the Board on such matters. The Committee will also review and approve management’s information technology strategic plan, business continuity plans and major technology capital investments consistent with the Issuer’s capital budget recommended by the Committee and approved by the Board.

The Committee will oversee the Issuer’s Subsidiary and Business Unit Governance Policy.

(m) Taxation Matters

The Committee will review with senior management the status of taxation matters of the Issuer and its subsidiaries. The Committee will also review a report from senior management confirming that the Issuer and its subsidiaries have withheld or collected and remitted all amounts required to be withheld or collected and remitted by them in respect of any taxes, levies, assessments, reassessments and other charges payable to any governmental authority.

(n) Employees of the Auditor

The Committee will establish, review and approve policies for the hiring by the Issuer of any partners and employees and former partners and former employees of the present or former auditor.

(o) Evaluation of Financial and Accounting Personnel
The Committee will have direct responsibility to:

(i) develop a position description for the Chief Financial Officer and ARMS Manager, setting out the authority and responsibilities of the Chief Financial Officer and ARMS Manager, respectively, and present the same to the HR Committee and Board for approval;

(ii) review and approve the goals and objectives that are relevant to the Chief Financial Officer’s compensation and present the same to the HR Committee;

(iii) evaluate the performance of the Chief Financial Officer and ARMS Manager, in meeting their respective goals and objectives;

(iv) make specific recommendations to the HR Committee and Board with respect to the compensation of the Chief Financial Officer and the ARMS Manager based on the evaluation referred to above;

(v) review and assess, with the input of senior management and, if required by the Committee, the external auditor, the performance of the Issuer’s financial, accounting and ARMS department personnel; and

(vi) recommend to the HR Committee and Board remedial action where necessary.

(p) Signing Authority and Approval of Expenses

The Committee will determine the signing authority of officers and directors in connection with the expenditure and release of funds. The Committee will also review the Chief Executive Officer and Chief Financial Officer’s expense statements. Director expense statements will be reviewed by the Chief Executive Officer. Where the Chief Executive Officer thinks it advisable, he or she may request that the Committee review director expense statements.

4. COMPLAINTS PROCEDURE

The Committee will establish a Whistleblower Policy for the receipt, retention and follow-up of complaints received by the Issuer regarding accounting, internal controls, disclosure controls or auditing matters and any violation of the Issuer’s Code of Business Conduct and Ethics and a procedure for the confidential, anonymous submission of concerns by employees of the Issuer regarding such matters.

5. REPORTING

The Committee will regularly report to the Board on:

(i) the auditor’s independence, engagement and fees;

(ii) the performance of the auditor and the Committee’s recommendations regarding its reappointment or termination;

(iii) the adequacy of the Issuer’s internal controls and disclosure controls;
(iv) the Issuer’s risk management procedures and the reports prepared by the ARMS department;

(v) its recommendations regarding the annual and interim financial statements of the Issuer, including any issues with respect to the quality or integrity of the financial statements;

(vi) its review of the annual and interim management’s discussion and analysis;

(vii) any complaints made under and the effectiveness of the Issuer’s Whistleblower Policy;

(viii) the Issuer’s compliance with legal and regulatory requirements related to financial reporting; and

(ix) all other significant matters it has addressed or reviewed and with respect to such other matters that are within its responsibilities, together with any associated recommendations.

6. AUDIT COMMITTEE MEETINGS

(a) Scheduling

The Committee will meet as often as it determines is necessary to fulfill its responsibilities, which in any event will be not less than quarterly. A meeting of the Committee may be called by the auditor, the chairperson of the Committee (the “Committee Chair”), the chairperson of the Board, the Chief Executive Officer, the Chief Financial Officer or any Committee member.

Meetings will be held at a location determined by the Committee Chair and notice shall be given in accordance with the provisions of the Issuer’s by-laws.

(b) Notice to Auditor

The auditor is entitled to receive notice of every meeting of the Committee and, at the expense of the Issuer, to attend and be heard thereat and, if so requested by a member of the Committee, shall attend any meeting of the Committee held during the term of office of the auditor.

(c) Agenda

The Committee Chair will establish the agenda for each meeting. Any member may propose the inclusion of items on the agenda, request the presence of or a report by any member of senior management, or at any meeting raise subjects that are not on the agenda for the meeting.

(d) Distribution of Information

The Committee Chair will distribute, or cause the officers of the Issuer to distribute, an agenda and meeting materials in advance of each meeting to allow members sufficient time to review and consider the matters to be discussed.
(e) Attendance and Participation

Each member is expected to attend all meetings. A member who is unable to attend a meeting in person may participate by telephone or teleconference.

(f) Quorum

Two members will constitute a quorum for any meeting of the Committee.

(g) Voting and Approval

At meetings of the Committee, each member will be entitled to one vote and questions will be decided by a majority of votes. In case of an equality of votes, the Committee Chair will not have a second or casting vote in addition to his or her original vote.

(h) Procedures

Procedures for Committee meetings will be determined by the Committee Chair unless otherwise determined by the by-laws of the Issuer or a resolution of the Committee or the Board.

(i) Transaction of Business

The powers of the Committee may be exercised at a meeting where a quorum is present in person or by telephone or other electronic means, or by resolution in writing signed by all members entitled to vote on that resolution at a meeting of the Committee.

(j) Absence of the Committee Chair

In the absence of the Committee Chair at a meeting of the Committee, the members in attendance must select one of them to act as chairperson of that meeting.

(k) Secretary

The Committee may appoint one of its members or any other person to act as secretary.

(l) Minutes of Meetings

A person designated by the Committee Chair at each meeting will keep minutes of the proceedings of the Committee and the Committee Chair will cause an officer of the Issuer to circulate copies of the minutes to each member on a timely basis.

7. COMMITTEE CHAIR

Each year, the Board will appoint one member who is qualified for such purpose to be the Committee Chair. If, in any year, the Board does not appoint a Committee Chair, the incumbent Committee Chair will continue in office until a successor is appointed.

8. REMOVAL AND VACANCIES

Any member may be removed and replaced at any time by the Board, and will automatically cease to be a member as soon as the member ceases to meet the qualifications set out above. The Board will fill vacancies on the Committee by appointment from among qualified members of the Board. If a vacancy
exists on the Committee, the remaining members will exercise all of its powers so long as a quorum remains in office.

9. **ASSESSMENT**

   At least annually, the HR Committee will review the effectiveness of the Committee in fulfilling its responsibilities and duties as set out in this Charter and in a manner consistent with the mandate adopted by the Board.

10. **REVIEW AND DISCLOSURE**

    The Committee will review this Charter at least annually and submit it to the HR Committee together with any proposed amendments. The HR Committee will review the Charter and submit it to the Board for approval with such further proposed amendments as it deems necessary and appropriate.

    This Charter will be posted on the Issuer’s Web site and the annual report of the Issuer will state that this Charter is available on the Web site or is available in print to any securityholder who requests a copy.

11. **ACCESS TO OUTSIDE ADVISORS AND RECORDS**

    The Committee may, subject to advising the chairperson of the Board, retain independent counsel and any outside advisor at the expense of the Issuer at any time and has the authority to determine any such advisors’ fees and other retention terms.

    The Committee, and any outside advisors retained by it, will have access to all records and information relating to the Issuer and its subsidiaries and all their respective officers, employees and agents which it deems relevant to the performance of its duties.