

ANNUAL INFORMATION FORM

DATED: FEBRUARY 8, 2023



FOR THE FISCAL YEAR ENDED DECEMBER 31, 2022

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CORPORATE OVERVIEW

SUMMARY:

- Mullen Group owns a network of independently operated businesses
- ❖ We are one of Canada's largest logistics providers
- The markets we serve are vital to the economy
 - Leading supplier of LTL, logistics and warehousing in Canada
 - We provide a diverse set of specialized services to the energy, mining, forestry, environmental, construction, pipeline, utility, telecom and civil industries
 - We provide technology based 3PL services throughout North America
- We acquire companies and strive to improve their performance
 - We target well managed companies with a strong brand
 - Located in sectors of the economy positioned for the best opportunity for growth
- Leader in sustainability
 - SmartWay
 - SMART facilities
 - Electric forklifts and trucks
 - CNG trucks

LONG TERM STRATEGY:

- Provide returns to shareholders
- Maintain a well-structured balance sheet
- Maximize operational performance of Business Units
- Effective deployment of capital

RESULTING IN:

- ❖ DIVERSITY
- RELIABILITY
- ❖ STABILITY
- SUSTAINABILITY

5 million+

Shipments/Year

7,107Personnel

5,000+
Communities Served

38
Business Units

1

STRONG TEAM







IMPORTANT INFORMATION ABOUT THIS DOCUMENT

This Annual Information Form ("AIF"), dated February 8, 2023, has been prepared by management of Mullen Group Ltd. ("Mullen Group" and/or the "Corporation") for the fiscal year ended December 31, 2022. Unless otherwise specified, information in this AIF is provided as at such date and any reference to "Mullen Group", "we", "us", "our" or the "Corporation" means Mullen Group Ltd., a corporation incorporated under the laws of the Province of Alberta and includes its predecessors where the context so requires. All dollar amounts set forth in this AIF are in Canadian dollars, except where otherwise indicated. Any document referred to in this AIF and described as being filed on the Corporation's issuer profile on SEDAR at www.sedar.com may be accessed on our website at www.mullengroup.com or obtained free of charge from our Corporate Investor Services group at 121A – 31 Southridge Drive, Okotoks, Alberta, T1S 2N3, telephone 403-995-5200, or ir@mullen-group.com.

Throughout this document we make reference to certain defined terms that may be specific to Mullen Group and/or the industry in which our services are provided. For ease of reference, the definition of each such term is provided in the **Glossary of Terms** beginning on page 52. Unless otherwise stated, or the context otherwise requires, words importing the singular number include the plural and vice versa, and words importing the masculine gender include the feminine and neuter genders.

CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

This AIF includes statement's that reflect management's expectations regarding Mullen Group's future growth, financial condition, performance, business prospects, strategies and opportunities. Any discussion about management's expectations, including the discussion in this AIF, necessarily includes statements about the future including "forward-looking statements" within the meaning of applicable securities laws. Forward-looking statements in this AIF include, but are not limited to statements with respect to, the long-term strategy of the Corporation and the anticipated results thereof; the Corporation's plans for capital expenditures and strategic acquisitions including the amount, timing and costs thereof; the Corporation's intention to pay dividends and the amount thereof; the use and timing of the proceeds of any financings completed by the Corporation; the potential impacts of various identified risk factors; the future impact of regulatory measures; and the ability of the Corporation to compete with other carriers. Additionally, to the extent not identified in the foregoing, readers are cautioned that forward-looking statements in this AIF are identified by words such as "anticipate", "may", "will", "believe", "expect", "potential", "continue", "view", "objective", "should", "plan", "intend", "ongoing", "estimate" and "project".

By their very nature, forward-looking statements require us to make assumptions and are subject to inherent risks and uncertainties. These risks and uncertainties give rise to the possibility that, (i) our expectations, predictions, forecasts, projections or conclusions will not prove to be accurate; (ii) our assumptions may not be correct, and (iii) that our financial performance objectives, vision and strategic objectives will not be achieved. We caution readers not to place undue reliance on forward-looking statements as a number of risk factors, many of which are beyond our control or the effects of which are difficult to predict, could cause our actual results to differ materially from the expectations expressed in the forward-looking statements in this AIF.

Readers need to know that there are strategic, financial and operational risks and uncertainties that are relevant to the forward-looking statements in this AIF. These risks and uncertainties include risks relating to: (a) geopolitical risks generally and in the regions where we operate including but not limited to the general economy, natural gas and oil drilling and oil sands development activity, supply chain disruptions; changes in the legal framework applicable to our business; e-commerce and supply chain evolution; acquisition risk; and competition; (b) financial risks including but not limited to interest rates; foreign exchange rates; investments; access to financing; reliance on major customers; impairment of goodwill or intangible assets; and credit risk; and (c) operational risks including but not limited to senior management and employees; cost escalation and fuel costs; potential operating risks and insurance; information technology and cyber-security; business continuity, disaster recovery and crisis management; environmental liability risks; weather and seasonality; access to parts, development of new technology and relationships with key suppliers; regulation; and litigation. The risks applicable to the forward-looking statements are described in detail under the heading "*Principal Risks and Uncertainties*" starting on page 48 of the



2022 MD&A. The 2022 MD&A may be accessed through the Corporation's issuer profile on SEDAR at www.sedar.com. Before making any decisions with respect to Mullen Group, investors and others should carefully review all of the risks and uncertainties that we have described. We caution all readers that the list of risk factors that we have described is not exhaustive and other factors that we are currently unaware of or that cannot reasonably be predicted may arise in the future and could also adversely affect our results. Given these risks and uncertainties, readers should not place undue reliance on the forward-looking statements contained in this AIF.

The material assumptions made by management when developing its expectations and describing forward-looking statements in this AIF include, among other things, the impact of the Corporation's size, operational systems, safety standards and policies, technology solutions and financial position to influence competitiveness; the Corporation's ability to obtain qualified personnel, Owner Operators and Equipment in a cost-efficient manner; no material defaults by counterparties to agreements with Corporation; the regulatory framework governing taxes, environmental matters, transportation and health and safety in the jurisdictions in which the Corporation conducts and will conduct its business; operating costs; future capital expenditures made by the Corporation; the impact of increasing competition on the Corporation; and other risks and uncertainties described from time to time in the filings the Corporation makes with securities regulatory authorities.

The forward-looking statements contained in this AIF are made as of the date hereof and Mullen Group undertakes no obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, unless applicable securities law require us to do so.

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CORPORATE STRUCTURE

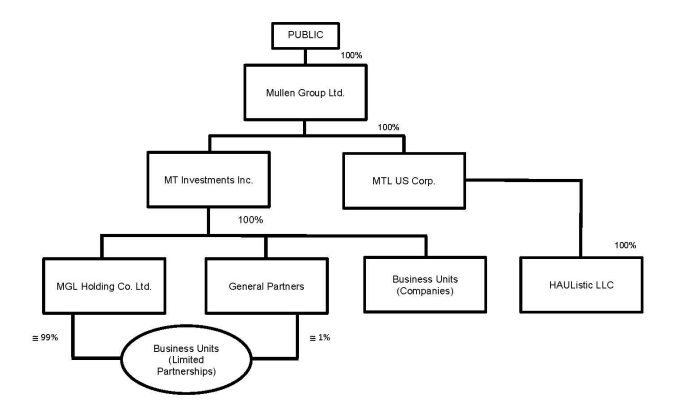
Mullen Group Ltd. is an Alberta company incorporated under the ABCA. We have one class of shares that trade publicly, being our Common Shares that are listed on the TSX under the trading symbol "MTL". No other shares of Mullen Group have been issued. We also have Debentures that are listed on the TSX under the trading symbol "MTL.DB". Mullen Group's Corporate Office and registered office are located at:

Chimney Rock Centre
121A - 31 Southridge Drive
Okotoks, Alberta T1S 2N3
Telephone: 403-995-5200
Canada/U.S.: 1-866-995-7711
Facsimile: 403-995-5296
Internet: www.mullen-group.com
Email: ir@mullen-group.com

A list of our Executive Officers, directors and other advisors/service providers appear on the back cover of this AIF.

Through a network of wholly-owned companies and limited partnerships (collectively, the "Business Units"), Mullen Group is one of Canada's largest logistics providers. Our network of independently operated businesses provide a wide range of service offerings including LTL, truckload, warehousing, logistics, transload, oversized, third-party logistics and specialized hauling transportation. In addition, we provide a diverse set of specialized services related to the energy, mining, forestry and construction industries in western Canada, including water management, environmental reclamation, and fluid hauling. We have four reportable segments – Less-Than-Truckload, Logistics & Warehousing, Specialized & Industrial Services and U.S. & International Logistics.

Mullen Group operates a decentralized business model that is non-hierarchical in nature. Each Business Unit operates as a separate subsidiary under its own brand and is held accountable for its own performance and results. The diagram below depicts our inter-corporate relationships. A complete list of the Business Units is set out on the following pages under the heading "Business Units".





MT Investments Inc. ("MT")

MT is an Alberta corporation, amalgamated under the ABCA. It is a wholly-owned subsidiary of Mullen Group. In addition to directly owning a number of Mullen Group's Business Units and other related companies, MT owns a network of real estate holdings and operating facilities that are primarily leased to the Business Units by MT on commercially reasonable terms. MT also holds, from time to time, equity investments and other real estate holdings or operating facilities to earn rental income from third-parties or that Mullen Group considers strategic in facilitating the Business Units' organic growth or development of additional service offerings. MT maintains its registered office at 121A – 31 Southridge Drive, Okotoks, Alberta, T1S 2N3.

MTL U.S. Corp. ("U.S. Holdco")

U.S. Holdco is a Delaware corporation and is a wholly owned subsidiary of Mullen Group. U.S. Holdco maintains its registered office at 251 Little Falls Drive, Wilmington, Delaware, 19808.

MGL Holding Co. Ltd. ("Mullen Holdco")

Mullen Holdco is an Alberta corporation, incorporated under the ABCA that is a wholly-owned subsidiary of MT and is the limited partner of various Business Units. Mullen Holdco maintains its registered office at 121A – 31 Southridge Drive, Okotoks, Alberta, T1S 2N3.

General Partners

Each general partner was formed for the sole purpose of acting as the general partner of its respective limited partnership. All general partners are Alberta corporations incorporated under the ABCA except the General Partner of Gardewine Group Limited Partnership ("Gardewine") which is a Manitoba corporation incorporated under *The Corporations Act (Manitoba)*.

Limited Liability Corporations

HAUListic LLC, is an active Delaware limited liability corporation and is a wholly owned subsidiary of U.S. Holdco. HAUListic LLC is currently the only limited liability corporation owned by Mullen Group and maintains its registered office at 251 Little Falls Drive, Wilmington, Delaware, 19808.

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Business Units

As at the date hereof, our business is operated through a network of 38 Business Units. A general description of each Business Unit can be found under the heading "Business and Operations" beginning on page 18. The following table provides the name of each Business Unit, its jurisdiction of incorporation/formation, the percentage of securities indirectly owned by Mullen Group and the operating segment under which its financial results are reported.

	Jurisdiction of Incorporation/	Percentage owned by Mullen Group
Business Unit	Formation	(indirectly)
Less-Than-Truckload Segment		
APPS Cargo Terminals Inc. ^{(1) (5)}	Canada	100%
APPS Cartage Inc. ⁽¹⁾	Ontario	100%
Argus Carriers Ltd.	British Columbia	100%
DirectIT Group of Companies ⁽²⁾	Alberta	100%
Gardewine Group Limited Partnership ⁽³⁾	Manitoba	100%
Grimshaw Trucking L.P.	Alberta	100%
Hi-Way 9 Express Ltd.	Alberta	100%
Jay's Transportation Group Ltd.	Saskatchewan	100%
Number 8 Freight Ltd.	British Columbia	100%
Pacific Coast Express Limited	Alberta	100%
Willy's Trucking Service ⁽⁴⁾	Alberta	100%

⁽¹⁾ Acquired June 24, 2021.

⁽⁵⁾ On January 1, 2023, the operations of 24/7 The Storehouse (2015) Ltd. were integrated into APPS Cargo Terminals Inc.

Business Unit	Jurisdiction of Incorporation/ Formation	Percentage owned by Mullen Group (Indirectly)
Logistics & Warehousing Segment		(man coaj)
Bandstra Transportation Systems Ltd. (1)	British Columbia	100%
Caneda Transport Ltd.	Alberta	100%
Cascade Carriers L.P.	Alberta	100%
DWS Logistics Inc.	Ontario	100%
International Warehousing & Distribution Inc.	Ontario	100%
Kleysen Group Ltd.	Alberta	100%
Mullen Trucking Corp. (2)	Alberta	100%
Payne Transportation Ltd.	Alberta	100%
RDK Transportation Co. Inc.	Saskatchewan	100%
Tenold Transportation Ltd. (3)	Alberta	100%
Tri Point Intermodal Services Inc. (4)	Ontario	100%

⁽¹⁾ Acquired April 16, 2021.



⁽²⁾ Acquired October 1, 2021.

⁽³⁾ On January 1, 2022, the operations of Courtesy Freight Systems Ltd. and R.S. Harris Transport Ltd., were integrated into Gardewine Group Limited Partnership.

(4) Acquired May 1, 2022.

⁽²⁾ On January 1, 2022, the operations of Canadian Hydrovac Ltd. were integrated into Mullen Trucking Corp.

⁽³⁾ On January 1, 2022, the operations of Inter-Urban Delivery Service Ltd. were integrated into Tenold Transportation Ltd.

⁽⁴⁾ Acquired June 1, 2021.

Business Unit	Jurisdiction of Incorporation/ Formation	Percentage owned by Mullen Group (Indirectly)
Specialized & Industrial Services Segment		
Babine Truck & Equipment Ltd. (1)	British Columbia	100%
Canadian Dewatering L.P.	Alberta	100%
Cascade Energy Services L.P.	Alberta	100%
Cordova Oilfield Services Ltd. (2)	British Columbia	100%
E-Can Oilfield Services L.P.	Alberta	100%
Envolve Energy Services Corp.	Alberta	100%
Formula Powell L.P.	Alberta	100%
Heavy Crude Hauling L.P. (3)	Alberta	100%
Mullen Oilfield Services L.P.	Alberta	100%
OK Drilling Services L.P.	Alberta	100%
Premay Equipment L.P.	Alberta	100%
Premay Pipeline Hauling L.P.	Alberta	100%
Smook Contractors Ltd.	Manitoba	100%
Spearing Service L.P.	Alberta	100%
TREO Drilling Services L.P.	Alberta	100%

⁽¹⁾ Acquired April 16, 2021.

⁽²⁾ Acquired November 1, 2022.
(3) On January 1, 2022, the operations of Recon Utility Search L.P. were combined into Heavy Crude Hauling L.P.

Business Unit	Jurisdiction of Incorporation/ Formation	Percentage owned by Mullen Group (Indirectly)
U.S. & International Logistics Segment		
HAUListic LLC ⁽¹⁾	Delaware	100%
(1) Acquired June 30, 2021.		

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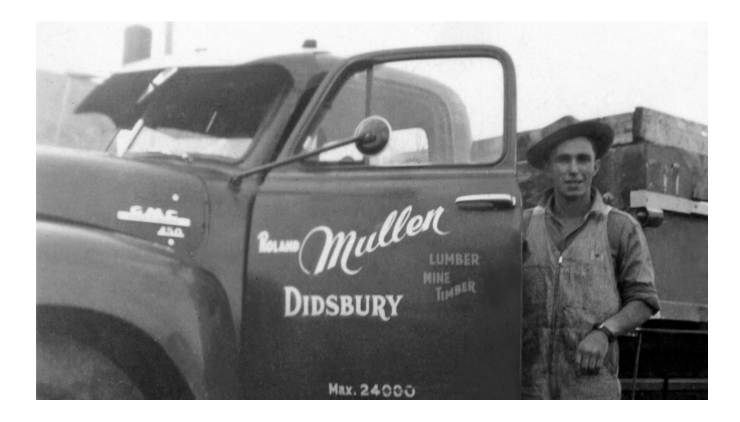
GENERAL DEVELOPMENT

THE EARLY YEARS

The business was originally founded by Roland Mullen in 1949 as a single truck operation. Over the ensuing four decades, the business grew as the economy in western Canada expanded. In 1993 the Mullen family believed the company could expand further by accessing new capital in the public markets. In December 1993, Mullen Trucking Ltd. met the listing requirements of the TSX and issued Common Shares through a public offering, raising \$10.5 million to fund its future growth.

Over the next decade Mullen Trucking Ltd. expanded through a combination of internal growth and acquisitions, capitalizing on the expanding economy in western Canada and the strong growth in the oil and natural gas service sector. During this time Mullen Trucking Ltd. changed its name to Mullen Transportation Inc.

In 2005 Mullen Transportation Inc. converted to an open-ended investment trust known as "Mullen Group Income Fund" and all of its Business Units were transformed into limited partnerships. Mullen Group operated under the trust structure until May 2009, when it converted back to the corporation known as "Mullen Group Ltd." in light of the federal government's changes in relation to the tax treatment of income trusts. While the limited partnership structure for the Business Units currently remains in place for certain of those entities owned by Mullen Group prior to 2009, newly acquired businesses are typically integrated into Mullen Group as a corporate entity.





THREE YEAR HISTORY

Over the past three years we have experienced growth by strategically deploying capital to facilitate internal growth, as well as acquiring 11 Stand-Alone Businesses, 5 in the Less-Than-Truckload segment, 3 in the Logistics & Warehousing segment, 2 in the Specialized & Industrial Services segment and 1 in the U.S. & International Logistics segment. Strategic Tuck-in Acquisitions were also completed to complement our existing Business Units.

Stand-Alone Acquisitions

Acquisition Date	Name	Head Office	Service Provided
2020			
September	Pacific Coast Express Limited	Surrey, BC	Less-Than-Truckload - Regional Scheduled LTL
October	International Warehousing & Distribution Inc.	Mississauga, ON	Logistics & Warehousing – Warehousing and Distribution Services
2021			
April	Babine Truck & Equipment Ltd.	Smithers, BC	Specialized & Industrial – Original Equipment Manufacturer Parts and Services Dealer
April	Bandstra Transportation Systems Ltd.	Smithers, BC	Logistics & Warehousing – LTL, Irregular Route Truckload & Specialized Transportation
June	APPS Cargo Terminals Inc.	Delta, BC	Less-Than-Truckload – Regional Scheduled LTL
June	APPS Cartage Inc.	Mississauga, ON	Less-Than-Truckload – Regional Scheduled LTL
June	HAUListic LLC	Naperville, IL	U.S. & International Logistics – Third-Party Logistics
June	Tri Point Intermodal Services Inc.	Mississauga, ON	Logistics & Warehousing – Intermodal Transportation and Storage Services
October	DirectIT Group of Companies	Calgary, AB	Less-Than-Truckload – Regional Scheduled LTL
2022			
May	Willy's Trucking Service	Edmonton, AB	Less-Than-Truckload – Regional Scheduled LTL
November	Cordova Oilfield Services Ltd.	Fort St. John, BC	Specialized & Industrial – Drilling Related

Tuck-In Acquisitions

Acquisition Date	Name	Business Unit Integration	Operating Segment
2020			
December	Assets of Purcell Recycling Inc. dba Lessco Transportation Services	Hi-Way 9 Express Ltd.	Less-Than-Truckload
2021			
July	R.S. Harris Transport Ltd.	Gardewine Group Limited Partnership	Less-Than-Truckload
2022			
January	Assets of Monarch Messenger Services Ltd.	Allocated between DirectIT Group of Companies & Caneda Transport Ltd.	Less-Than-Truckload / Logistics & Warehousing

Further details relating to these acquisitions follow, along with a summary of other factors that have facilitated our growth over the past three years.



Acquisitions

On September 1, 2020, we acquired all of the remaining issued and outstanding shares of Pacific Coast Express Limited ("PCX") including two of PCX's operating facilities, one in Calgary, Alberta and one in Winnipeg, Manitoba. PCX provides expedited handling of international less-than-truckload and truckload shipments to and from western Canada, the western United States and Mexico, along with shipments between multiple points in western Canada. PCX operates an Owner Operator and logistics model from four locations with its head office in Surrey, British Columbia, along with operating terminals in Edmonton and Calgary, Alberta and Winnipeg, Manitoba. We acquired PCX as part of our strategy to invest in the transportation sector in western Canada. The financial results of PCX's operations are included in the Less-Than-Truckload segment.

In October 2020, we announced an agreement to acquire all of the issued and outstanding shares of International Warehousing & Distribution Inc. ("IWD"). IWD is based out of Mississauga, Ontario and provides sufferance warehousing and distribution services in Ontario. We acquired IWD as part of our strategy to invest in the warehousing and transportation sector in eastern Canada. The acquisition of IWD expands our service offering to the greater Toronto, Ontario market.

On December 1, 2020, we acquired the business and assets of Purcell Recycling Inc. dba Lessco Transportation Services ("Lessco"). We acquired Lessco as part of our strategy to invest in the transportation sector in western Canada. Located in Cranbrook, British Columbia, Lessco offers LTL services and has been integrated into the operations of Hi-Way 9 Express Ltd. ("Hi-Way 9"), whose financial results are included in the Less-Than-Truckload segment.

Capital Expenditures

On February 12, 2020, the Board approved a \$50.0 million capital budget for 2020 exclusive of corporate acquisitions and special projects. The \$50.0 million capital budget was allocated to our operating segments, primarily to replace trucks, trailers and specialized Equipment to support their operations.

In 2020, we invested a total of \$67.0 million on capital expenditures comprised of \$44.3 million for Rolling Stock and \$22.7 million for real property and facilities. The Less-Than-Truckload segment had gross capital expenditures of \$25.2 million and dispositions of \$0.8 million for net capital expenditures⁽¹⁾ of \$24.4 million in 2020. The majority of the capital invested in the Less-Than-Truckload segment mainly consisted of trucks and trailers to support growth opportunities as well as replace some older less efficient Equipment. The Logistics & Warehousing segment had gross capital expenditures of \$7.7 million and dispositions of \$2.1 million for net capital expenditures⁽¹⁾ of \$5.6 million in 2020. The majority of the capital invested in the Logistics & Warehousing segment mainly consisted of growth capital to expand our service offerings and rail capacity at our Edmonton, Alberta distribution center as well as purchase trucks, trailers and various pieces of operating Equipment to replace some older less efficient Equipment. The Specialized & Industrial Services segment had gross capital expenditures of \$11.4 million and dispositions of \$6.0 million for net capital expenditures⁽¹⁾ of \$5.4 million in 2020. The majority of the capital invested in the Specialized & Industrial Services segment mainly consisted of various pieces of operating Equipment to support strong demand at Premay Pipeline Hauling L.P. ("Premay Pipeline"), to support growth opportunities at Cascade Energy Services L.P. ("Cascade Energy") and to replace some Equipment at Smook Contractors Ltd. ("Smook").

In the Corporate Office, capital was invested to continue the development of our real estate holdings, mainly through expanding our LTL network. In Regina, Saskatchewan we completed the construction of our 24,000 square foot 40-door cross-dock facility situated on approximately 9 acres of land to both expand and improve the operating efficiencies of Jay's Transportation Group Ltd. ("Jay's"). We also purchased several LTL facilities in Ontario that were previously leased by Gardewine which reduced our lease obligations on a go forward basis. In addition, we purchased strategic parcels of land in both Calgary, Alberta and Kamloops, British Columbia to further expand our LTL network.

(1) The term "net capital expenditures" is a supplementary financial measure as defined in NI 52-112 and does not have a standardized definition prescribed by IFRS. For more details, please consult the "Other Financial Measures" section of the 2022 MD&A, which is incorporated by reference in this AIF. The 2022 MD&A is available on the Corporation's issuer profile on www.sedar.com



Normal Course Issuer Bid

Early in 2020 we announced a plan to allocate \$100.0 million over the course of three years to repurchase Common Shares of Mullen Group via a normal course issuer bid ("NCIB"). On March 4, 2020, we announced the approval of our NCIB, commencing March 9, 2020, to purchase for cancellation up to 7,972,926 Common Shares in the open market on or before March 8, 2021 via an automatic share purchase program ("ASPP"). As at December 31, 2020, we had repurchased and cancelled 7,972,926 Common Shares for \$53.4 million under our ASPP, which was the maximum allowable number of Common Shares for repurchase under the NCIB. All purchases were made in accordance with the NCIB at prevalent market prices as permitted by the TSX. At December 31, 2020, the Corporation had 96,852,047 Common Shares issued and outstanding.

As at March 4, 2020, the average daily trading volume of the Common Shares on the TSX ("**ADTV**") for the most recently completed six calendar months was 266,914. Pursuant to the TSX, the maximum number of Common Shares that could be purchased in one day pursuant to the NCIB was the greater of 1,000 and 25.0 percent of ADTV, which amounted to 66,728 Common Shares, subject to certain prescribed exceptions.

The Corporation entered into the ASPP with its broker, to allow for the repurchase of Common Shares at all times during the course of the NCIB including when the Corporation ordinarily would not be active in the market due to its own internal trading blackout periods, insider trading rules or otherwise. The funding for the purchase of the Common Shares was funded out of the working capital of the Corporation. The ASPP could be cancelled at the discretion of the Corporation at any time so long as the Corporation was not in a blackout period.

New Operating Segments

In the first quarter of 2020, we commenced reporting our financial results in three new segments: Less-Than-Truckload; Logistics & Warehousing; and Specialized & Industrial Services. The change in the segment reporting structure more accurately reflected our strategic direction and the business of Mullen Group. The change also aligns with how financial information is regularly reviewed internally for the purposes of decision making, capital allocation and assessing performance.

Internal Reorganizations

On January 1, 2020, the operations of Load-Way Ltd. ("Load-Way") and Streamline Logistics Inc. ("Streamline"), were integrated into Hi-Way 9.

On January 1, 2020, the operations of Withers L.P. ("Withers") were combined into Mullen Oilfield Services L.P. ("Mullen Oilfield").

On March 31, 2020, Pe Ben Oilfield Services L.P. ceased operations and is no longer considered a Business Unit for reporting purposes.

On April 1, 2020, the operations of R. E. Line Trucking (Coleville) Ltd. ("R. E. Line") were combined into Heavy Crude Hauling L.P. ("Heavy Crude").



Return to Shareholders

On February 12, 2020, we announced our intention to pay annual dividends of \$0.60 per Common Share (\$0.05 per Common Share on a monthly basis) for 2020. On March 20, 2020, Mullen Group announced the temporary suspension of the monthly dividend of \$0.05 per Common Share for three months, effective April 1, 2020. The suspension of the dividend was in response to the government mandated closure of many businesses, steps initiated to stop the spread of COVID-19. The funds that would have been used to pay the dividend during this three month suspension were reallocated to a financial assistance fund for our employees who were temporarily furloughed as a result of the pandemic. On July 22, 2020, Mullen Group announced the reinstatement of the monthly dividend by paying \$0.03 per Common Share on a monthly basis.

Our share price closed 2020 at \$10.90, reflecting an increase of \$1.63 as compared to the 2019 closing price of \$9.27. During 2020, we paid annual dividends of \$0.35 per Common Share. The combined effect of the increase in the share price and payment of the dividends resulted in a total increase to the value of our shares of \$1.98 per Common Share or 21.4 percent during the 12 - month period ended December 31, 2020.

Haulistic[™] Mobility App

We continued to enhance our Haulistic[™] Mobility App in 2020, rolling the mobility App out to Mullen Trucking Corp. ("Mullen Trucking") and commenced planning for a further roll out to Caneda Transport Ltd. ("Caneda") and Payne Transportation Ltd. ("Payne").

2021

Acquisitions

On April 16, 2021, we acquired all of the issued and outstanding shares of Bandstra Transportation Systems Ltd. ("Bandstra") and Babine Truck & Equipment Ltd. ("Babine"). Bandstra is headquartered in Smithers, British Columbia and provides a wide range of transportation and logistics services to communities in northern British Columbia including truckload, general freight, LTL and specialized hauling services. Babine is an original equipment manufacturer ("OEM") parts and service dealer providing parts, service and maintenance work from three locations in British Columbia supporting the natural resources, energy and transportation industries. We acquired Bandstra and Babine as part of our strategy to invest in the transportation sector. The financial results of Bandstra are included within the Logistics & Warehousing segment while Babine's financial results are included within the Specialized & Industrial Services segment.

On June 1, 2021, we acquired all of the issued and outstanding shares of Tri Point Intermodal Services Inc. and Trillium Drayage Services Inc. (collectively, "**Tri Point**"). Tri Point is based out of Mississauga, Ontario and mainly provides intermodal transportation and storage services to and from the Greater Toronto Area. We acquired Tri Point as part of our strategy to invest in the transportation sector in eastern Canada. The financial results of Tri Point's operations are included in the Logistics & Warehousing segment.

On June 24, 2021, we acquired all of the issued and outstanding shares of APPS Transport Group Inc. including its operating businesses APPS Cartage Inc. ("APPS Cartage") and APPS Cargo Terminals Inc. ("APPS Cargo") (collectively, "APPS"). APPS, based in Mississauga, Ontario with operations in western Canada, provides LTL, truckload and intermodal along with warehousing services. Through a combination of company trucks, independent Owner Operators, and interline partners, APPS and its dedicated group of 300 plus employees, service the commercial supply; food and beverage; and retail and consumer sectors which supports the business-to-business along with the business-to-consumer e-commerce space. We acquired APPS as part of our strategy to invest in the transportation sector in Canada. The financial results of APPS are included in the Less-Than-Truckload segment.

On June 30, 2021, we acquired all the assets and business of QuadExpress ("QuadExpress") from Quad Logistics Services, LLC, an indirect subsidiary of Quad/Graphics, Inc, ("Quad"). QuadExpress was rebranded as HAUListic LLC ("HAUListic") and provides 3PL, logistics, technology, delivery and freight transportation services to its customers throughout the United States and internationally, by utilizing its proprietary transportation management platform known as SilverExpressTM, through an expansive agency network.



HAUListic operates out of Naperville, Illinois. We acquired the assets and business of HAUListic as part of our strategy to grow and expand our service offerings into the United States and internationally. The financial results of HAUListic's operations are included in the U.S. & International Logistics segment.

On July 1, 2021, we acquired all of the issued and outstanding shares of R.S. Harris Transport Ltd. ("Harris"). Harris is headquartered in Winnipeg, Manitoba and provides a wide range of transportation and logistics services including intermodal, truckload and general freight services. The acquisition of Harris aligns with our strategy of acquiring transportation and logistics companies that have a strong regional presence. The financial results of Harris are included within the Less-Than-Truckload segment. Harris is managed by Gardewine and has since been integrated into the operations of Gardewine.

On October 1, 2021, we acquired the DirectIT Group of Companies consisting of all of the issued and outstanding shares of West Direct Express Ltd., including certain related companies and tradenames ("DirectIT"). Based in Calgary, Alberta, DirectIT provides courier and small package delivery transportation services within the Calgary regional district. The acquisition of DirectIT aligns with our strategy of acquiring transportation and logistics companies that have a strong regional presence. The financial results of DirectIT are included within the Less-Than-Truckload segment.

Capital Expenditures

On December 9, 2020, the Board approved a capital budget of \$60.0 million for 2021, exclusive of corporate acquisitions or investment in facilities, land and buildings, with \$50.0 million allocated towards maintenance capital primarily to replace trucks, trailers, specialized Equipment and technology to support the operations of the business. In addition, we allocated \$10.0 million to fund growth and create jobs in Canada.

In 2021, we invested a total of \$69.6 million on capital expenditures comprised of \$52.9 million for Rolling Stock and \$16.7 million for real property and facilities. The Less-Than-Truckload segment had gross capital expenditures of \$29.0 million and dispositions of \$2.0 million for net capital expenditures⁽¹⁾ of \$27.0 million in 2021. The majority of the capital invested in the Less-Than-Truckload segment mainly consisted of trucks and trailers to support growth opportunities as well as replace some older less efficient Equipment. The Logistics & Warehousing segment had gross capital expenditures of \$17.5 million and dispositions of \$2.2 million for net capital expenditures⁽¹⁾ of \$15.3 million in 2021. The majority of the capital invested in the Logistics & Warehousing segment mainly consisted of growth capital to construct a new salt warehouse at our Esterhazy, Saskatchewan production facility and from purchasing trucks, trailers and operating Equipment to replace some older less efficient Equipment. The Specialized & Industrial Services segment had gross capital expenditures of \$11.0 million and dispositions of \$8.2 million for net capital expenditures⁽¹⁾ of \$2.8 million in 2021. The majority of the capital invested in the Specialized & Industrial Services segment mainly consisted of pumps, generators and water management Equipment along with civil construction Equipment to support demand at Canadian Dewatering L.P. ("Canadian Dewatering") and Smook. There were no capital expenditures or disposals in the U.S. & International Logistics segment.

In the Corporate Office, capital was invested to expand our real estate holdings with the \$8.5 million purchase of a 29,000 square foot cross dock facility in Edmonton, Alberta to support growth in our LTL network. We also commenced construction of our 33,000 square foot cross dock facility in Kamloops, British Columbia to support the future expansion of our LTL operations in that province.

(1) The term "net capital expenditures" is a supplementary financial measure as defined in NI 52-112 and does not have a standardized definition prescribed by IFRS. For more details, please consult the "Other Financial Measures" section of the 2022 MD&A, which is incorporated by reference in this AIF. The 2022 MD&A is available on the Corporation's issuer profile on www.sedar.com



Normal Course Issuer Bid

On March 3, 2021, we announced that we received approval from the TSX for the renewal of our NCIB, commencing March 9, 2021, to purchase for cancellation up to 7,928,623 Common Shares in the open market on or before March 8, 2022 via an ASPP. As at December 31, 2021, we had repurchased and cancelled 3,469,869 Common Shares for \$44.3 million under our ASPP. All purchases were made in accordance with the NCIB at prevalent market prices as permitted by the TSX. At December 31, 2021, the Corporation had 94,532,178 Common Shares issued and outstanding.

As at February 28, 2021, the ADTV for the most recently completed six calendar months was 286,151. Pursuant to TSX policies, the maximum number of Common Shares that may be purchased in one day pursuant to the NCIB was the greater of 1,000 and 25.0 percent of ADTV, which amounted to 71,537 Common Shares, subject to certain prescribed exceptions.

The Corporation entered into the ASPP with its broker, to allow for the repurchase of Common Shares at all times during the course of the NCIB including when the Corporation ordinarily would not be active in the market due to its own internal trading blackout periods, insider trading rules or otherwise. The funding for the purchase of Common Shares under the NCIB was financed out of the working capital of the Corporation. The ASPP could be cancelled at the discretion of the Corporation at any time provided the Corporation was not in a blackout period.

New and Amended Credit Facility

On October 1, 2021, we entered into the CIBC Credit Facility with Canadian Imperial Bank of Commerce ("CIBC"). The CIBC Credit Facility is a \$100.0 million revolving demand credit facility to finance the Corporation's general operating requirements including acquisition transactions. Interest on the CIBC Credit Facility is based on either the Canadian bank prime rate plus 0.50 percent or U.S. bank base rate plus 0.50 percent, in each case payable in arrears or banker's acceptance rates plus an acceptance fee of 1.50 percent payable upon acceptance. The CIBC Credit Facility is unsecured although MT has granted an unlimited guarantee of any indebtedness owing on the CIBC Credit Facility.

We also amended the terms of our existing RBC Credit Facility to add MT as a guarantor. MT has granted an unlimited guarantee of any indebtedness owing on the RBC Credit Facility. All other material terms of the RBC Credit Facility remain the same.

As at December 31, 2021, there was \$89.0 million drawn on our Credit Facilities.

New Operating Segment

In the third quarter of 2021, we commenced reporting financial results in four segments with the addition of the U.S. & International Logistics segment. The new segment reflects the strategic decision to expand our business beyond the Canadian market. The change in segment reporting structure more accurately reflects our strategic direction and the business of Mullen Group and aligns with how financial information is reviewed internally for the purpose of decision-making; capital allocation and assessing performance.

Return to Shareholders

During 2021 we paid an annual dividend of \$0.48 per Common Share consisting of \$0.04 per Common Share on a monthly basis. On December 8, 2021, we announced that the Board approved an increase to the annual dividend to Shareholders from \$0.48 to \$0.60 per Common Share (\$0.05 per Common Share on a monthly basis) to commence January 2022.

Our share price closed 2021 at \$11.63, reflecting an increase of \$0.73 as compared to the 2020 closing price of \$10.90. The combined effect of the increase in the share price and payment of the dividends resulted in a total increase to the value of our shares of \$1.21 per Common Share or 11.1 percent during the 12 - month period ended December 31, 2021.



Acquisitions

Effective January 1, 2022, we acquired the assets and business of Monarch Messenger Services Ltd. ("Monarch"). We acquired the business and assets of Monarch as part of our strategy to invest in the regional transportation and logistics sector. Monarch provides courier and transportation services and has been integrated into the operations of DirectIT and Caneda, whose financial results are included in the Less-Than-Truckload segment and Logistics & Warehousing segment, respectively.

On May 1, 2022, we acquired all of the issued and outstanding shares of 1297683 Alberta Ltd., which operates as Willy's Trucking Service ("**Willy's**") and included three owned facilities. Willy's is headquartered in Edmonton, Alberta and provides regional LTL, general freight and logistics services across northern Alberta and northeastern British Columbia. We acquired Willy's as part of our strategy to invest in the transportation sector by acquiring companies that have a strong regional presence. The financial results of Willy's are included within the Less-Than-Truckload segment.

On November 1, 2022, we acquired all of the remaining issued and outstanding shares of Cordova Oilfield Services Ltd. ("Cordova"). Through their head office in Fort St. John, British Columbia, Cordova provides transportation and storage for the oilfield fluid sector as well as specializes in the storage, inventory and transportation of tubular goods in the Peace River region and surrounding area. We acquired Cordova as part of our strategy to invest in the energy sector. The financial results of Cordova's operations are included in the Specialized & Industrial Services segment.

Capital Expenditures

On December 8, 2021, the Board approved a capital budget of \$70.0 million for 2022, exclusive of corporate acquisitions or investment in facilities, land and buildings, with \$60.0 million allocated towards maintenance capital primarily to invest in trucks, trailers, specialized Equipment and technology to support the operations of the business. In addition, we allocated \$10.0 million to invest specifically towards sustainability initiatives.

In 2022, we invested a total of \$82.7 million on capital expenditures comprised of \$64.6 million for Rolling Stock and \$18.1 million for real property and facilities. The Less-Than-Truckload segment had gross capital expenditures of \$31.3 million and dispositions of \$1.2 million for net capital expenditures(1) of \$30.1 million in 2022. The majority of the capital invested in the Less-Than-Truckload segment mainly consisted of trucks and trailers to support growth opportunities as well as replace some older less efficient Equipment. The Logistics & Warehousing segment had gross capital expenditures of \$22.5 million and dispositions of \$36.0 million for net capital expenditures⁽¹⁾ of \$(13.5) million in 2022. The majority of the capital invested in the Logistics & Warehousing segment mainly consisted of purchasing new trucks, trailers and operating equipment to replace some older less efficient Equipment. The \$36.0 million of dispositions was mainly due to the sale of non-core real property for \$32.6 million in Surrey, British Columbia. The Specialized & Industrial Services segment had gross capital expenditures of \$11.4 million and dispositions of \$6.5 million for net capital expenditures⁽¹⁾ of \$4.9 million in 2022. The majority of the capital invested in the Specialized & Industrial Services segment mainly consisted of pumps, generators and water management equipment along with civil construction equipment to support demand at Canadian Dewatering and Smook, respectively. There were no capital expenditures or disposals in the U.S. & International Logistics segment. In addition, we achieved our goal of \$10.0 million of capital expenditures towards sustainability initiatives through the purchase of CNG powered trucks, intermodal containers to reduce our carbon footprint and the continued transition to electric material handling units, including forklifts and reach units within our Less-Than-Truckload and Logistics & Warehousing segments.

In the Corporate Office, capital was invested in the continued construction of our 33,000 square foot cross dock facility in Kamloops, British Columbia to support the future expansion of our LTL operations in that province.

(1) The term "net capital expenditures" is a supplementary financial measure as defined in NI 52-112 and does not have a standardized definition prescribed by IFRS. For more details, please consult the "Other Financial Measures" section of the 2022 MD&A, which is incorporated by reference in this AIF. The 2022 MD&A is available on the Corporation's issuer profile on www.sedar.com



Normal Course Issuer Bid

On March 7, 2022, we announced that we received approval from the TSX for the renewal of our NCIB, commencing March 10, 2022, to purchase for cancellation up to 8,828,623 Common Shares in the open market on or before March 9, 2023 via an ASPP. As at December 31, 2022, we had repurchased and cancelled 1,863,251 Common Shares for \$22.9 million under the ASPP. All purchases were made in accordance with the NCIB at prevalent market prices as permitted by the TSX. At December 31, 2022, the Corporation had 92,953,005 Common Shares issued and outstanding.

As at February 28, 2022, the ADTV for the most recently completed six calendar months was 294,235. Pursuant to TSX policies, the maximum number of Common Shares that may be purchased in one day pursuant to the NCIB was the greater of 1,000 and 25.0 percent of ADTV, which amounts to 73,558 Common Shares, subject to certain prescribed exceptions.

The Corporation entered into the ASPP with its broker, to allow for the repurchase of Common Shares at all times during the course of the NCIB including when the Corporation ordinarily would not be active in the market due to its own internal trading blackout periods, insider trading rules or otherwise. The funding for the purchase of Common Shares under the NCIB is financed out of the working capital of the Corporation. The ASPP can be cancelled at the discretion of the Corporation at any time provided the Corporation is not in a blackout period.

Credit Facilities

As at December 31, 2022, there was \$22.8 million drawn on our Credit Facilities.

Internal Reorganizations

On January 1, 2022, the following international reorganizations occurred:

- The operations of Canadian Hydrovac Ltd. ("Canadian Hydrovac") were integrated into Mullen Trucking.
- The operations of Inter-Urban were integrated into Tenold Transportation Ltd. ("Tenold").
- The operations of Courtesy Freight Systems Ltd. ("Courtesy") and Harris were integrated into Gardewine.
- The operations of Recon Utility Search L.P. ("Recon") were combined into Heavy Crude.

SmartWay

In 2022, 79.0 percent of our Business Units were SmartWay certified partners. We continue to strive to have all Business Units that can be SmartWay certified partners work toward achieving such status.

Sale of Non-Core Business and Assets

In 2022, the Corporation disposed of its hydrovac assets and business, mainly consisting of the operations of Canadian Hydrovac and Recon for \$16.5 million.

In 2022, the Corporation also disposed of a non-core piece of real property located in Surrey, British Columbia for \$32.6 million.



Return to Shareholders

During 2022 we paid an annual dividend of \$0.68 per Common Share. On December 8, 2021, we announced that the Board approved an annual dividend to Shareholders of \$0.60 per Common Share (\$0.05 per Common Share on a monthly basis) for 2022. On May 3, 2022, we announced that the Board approved an increase to the annual dividend to Shareholders from \$0.60 to \$0.72 per Common Share (\$0.06 per Common Share on a monthly basis) to commence June 2022. Since going public in 1993, we have distributed over \$1.4 billion in cash dividends and distributions to our shareholders.

Our share price closed 2022 at \$14.55, reflecting an increase of \$2.92 as compared to the 2021 closing price of \$11.63. The combined effect of the increase in the share price and payment of the dividends resulted in a total increase to the value of our shares of \$3.60 per Common Share or 31.0 percent during the 12-month period ended December 31, 2022.

Significant Acquisitions

Mullen Group did not complete any significant acquisitions during 2022 for which disclosure was required under part 8 of National Instrument 51-102 – *Continuous Disclosure Obligations*.

CURRENT DEVELOPMENTS

Dividends

On January 16, 2023, we announced our intention to continue paying an annual dividend of \$0.72 per Common Share (\$0.06 per Common Share on a monthly basis), such dividend will be paid on a monthly basis, subject to Board approval.

2023 Capital Expenditures Budget

On January 16, 2023, the Board approved a net capital budget of \$85.0 million for 2023, exclusive of corporate acquisitions or investment in facilities, land and buildings, with \$70.0 million allocated towards maintenance capital primarily to invest in trucks, trailers, specialized Equipment and technology to improve the operations of the Business Units. In addition, we have allocated \$15.0 million to invest specifically towards sustainability initiatives.

Internal Reorganizations

On January 1, 2023, the operations of 24/7 The Storehouse (2015) Ltd. ("24/7 The Storehouse") were integrated into APPS Cargo Terminals Inc.



BUSINESS AND OPERATIONS

As at the date hereof, Mullen Group conducts its business through the operations of 38 Business Units, each of which is operated separately under its own brand and is held accountable for its own performance and profitability. Our Corporate Office provides oversight and support to the Business Units by coordinating business strategies, monitoring financial and business performance, providing management services, centralized banking and financial expertise, and offering shared services such as payroll, human resources support, information technology ("IT") support, legal and accounting. The Corporate Office also owns a network of real estate holdings and facilities, through MT, which are primarily leased to the Business Units on commercially reasonable terms. The Corporate Office employs 73 people in Okotoks, Alberta.

While the Corporate Office provides the referenced support services, the day-to-day operations of the Business Units are the responsibility of each Business Unit's management team. As at December 31, 2022, Mullen Group actively employed or engaged approximately 7,107 people, including Owner Operators and Dedicated Subcontractors. The Business Units utilize their own Equipment, as well as the services and Equipment of Owner Operators and Dedicated Subcontractors. Through our Business Units, we owned or leased the following:

- approximately 3,124 Power Units and had access to an additional 1,114 Power Units under contract with Owner Operators and Dedicated Subcontractors;
- approximately 9,004 trailers (the vast majority being owned), which include vans, flatbeds, dry bulk trailers, removable gooseneck trailers, specialized trailers and temperature controlled trailers;
- approximately 652 skid and trailer mounted dri-prime diesel pumps, 713 submersible pumps, 148 portable diesel generators, 68 sediment control tanks, 19 fusion machines, 70 portable engineered barges and 3 portable dredges;
- approximately 171 pieces of earthmoving Equipment consisting of excavators, dozers, rock trucks and front-end loaders;
- a fleet of truck mounted drilling units, including 30 hydraulic single rigs capable of coring, surface casing and shallow gas drilling, 9 auger drilling rigs and 1 dual rotary rig; and
- approximately 791 light duty vehicles.
- approximately 859 intermodal containers.

The Business Units are currently divided into four distinct business segments for reporting purposes – Less-Than-Truckload, Logistics & Warehousing, Specialized & Industrial Services and U.S. & International Logistics segments. These segments are differentiated by the type of service provided, Equipment requirements and customer needs. The table below sets forth the segments' pre-consolidated revenue over the past three years.

(\$ millions)	2020	2020 202		202		22	
(on a pre-consolidated basis)	Revenue (\$)	%	Revenue (\$)	%	Revenue (\$)	%	
Less-Than-Truckload	443.8	38.0	585.3	39.5	778.7	38.7	
Logistics & Warehousing	362.0	31.0	465.6	31.4	609.3	30.3	
Specialized & Industrial Services	362.0	31.0	313.4	21.1	400.6	20.0	
U.S. & International Logistics	-	-	118.2	8.0	221.8	11.0	
Total*	1,164.3	100.0	1,477.4	100.0	1,999.5	100.0	

^{*}consolidated



LESS-THAN-1	TRUCKLOAD S	SEGMENT				
	EQUIPMENT		PERSONNEL		TERMINALS	
POWER UNITS 2,106	TRAILERS 3,896	отнек 1,216	3,725	OWNED 74	LEASED 53	TOTAL 127

Less-than-truckload or LTL is often referred to as the final or last mile delivery of general freight consisting of smaller shipments, packages and parcels.

Our Less-Than-Truckload segment operates one of the largest final mile networks in central and western Canada with service capabilities extending into the United States. Through a combination of leading-edge technology, Equipment and connected facilities our Less-Than-Truckload segment delivers over 3.0 million shipments of consumer related goods, on behalf of our 500 customers to 5,000 communities each year. Our strong financial position and focus on investing in leading edge track and trace technology makes Mullen Group a key player in the consumer focused LTL industry. Areas of particular focus include: Ambient and temperature controlled delivery services along with pharmaceutical and package delivery capabilities through traditional temperature controlled trailers along with sprinter style Ambient vans.

As at the date hereof, this segment is comprised of the following 11 Business Units:

APPS Cargo Terminals Inc.

APPS Cartage Inc.

Argus Carriers Ltd.

Gardewine Group Limited Partnership

Hi-Way 9 Express Ltd.

Number 8 Freight Ltd.

DirectIT Group of Companies

Grimshaw Trucking L.P.

Jay's Transportation Group Ltd.

Pacific Coast Express Limited

Willy's Trucking Service

As a provider of trucking and logistics services to customers throughout North America, our results are affected by the state of the economy and the associated demand for freight transportation and logistics services. See the "*Principal Risks and Uncertainties*" section of this AIF for additional information relating to risks that may affect our future financial and operational performance on page 43.

As of the date of this report, the Less-Than-Truckload segment employed approximately 3,208 full and part-time employees and further contracted the services of approximately 517 Owner Operators or Dedicated Subcontractors. The employees in the Less-Than-Truckload segment operate both specialized and regular highway Equipment that require unique instruction, training and operating skills. While this segment has many long-term employees, it faces the same demand for its workers as any other trucking company. Some Business Units within this segment are subject to collective agreements with their employees. Management believes that we have fostered a positive working relationship with our employees and Contractors.

The following pages provide a summary of the business carried on by the 11 Business Units in the Less-Than-Truckload segment.







Equipment	Personnel	Head Office	Areas of Operation
105 Power Units	295	Delta, BC	Western Canada
49 Trailers			

APPS Cargo was acquired by Mullen Group in 2021. APPS Cargo is a LTL and truckload logistics company that provides daily overnight service between Vancouver and Kelowna, British Columbia and Calgary and Edmonton, Alberta. Through a combination of company trucks, Owner Operators, and interline partners, APPS Cargo services the commercial supply; food & beverage; and retail & consumer sectors which supports the business-to-business along with the business-to-consumer e-commerce space. In addition, APPS Cargo provides stuffing/de-stuffing services for major importers and exporters at their bonded transload facility in Delta, British Columbia as well as stores freight in their full-service warehouse facilities totaling approximately 500,000 square feet.

On January 1, 2023, the operations of 24/7 The Storehouse were integrated into APPS Cargo which expanded their services offerings to include value-added warehousing, distribution, order fulfilment, cross docking, and transloading, all of which are supported by a proprietary inventory management system. This integration also expanded APPS Cargo's warehousing capacity by adding approximately 200,000 square feet of additional warehousing space situated in two distribution centres in Lower Mainland, British Columbia. APPS Cargo is a SmartWay partner.



(Founded 1985)

Equipment	Personnel	Head Office	Areas of Operation
133 Power Units	179	Mississauga, ON	Ontario
392 Trailers			

APPS Cartage was acquired by Mullen Group in 2021. APPS Cartage is a well-established transportation and logistics company that provides truckload, intermodal and warehousing services primarily from their 300,000 square foot head office in Mississauga, Ontario. Through a combination of company trucks, Owner Operators, and interline partners, APPS Cartage services the commercial supply; food & beverage; and retail & consumer sectors which supports the business-to-business along with the business-to-consumer e-commerce space. APPS Cartage provides next business day delivery to most points in Ontario and second day service to Quebec and Atlantic Canada as well as moves millions of kilograms of freight from eastern to western Canada. APPS Cartage services major retailers, consumer packaged goods firms, wholesalers and commercial/industrial suppliers. APPS Cartage is a SmartWay partner.

ARGUS CARRIERS LTD.

(Founded 1948)

Equipment	Personnel	Head Office	Areas of Operation
71 Power Units	114	Surrey, BC	British Columbia
56 Trailers			Pacific Northwest (United States)

Argus Carriers Ltd. ("**Argus**") was acquired by Mullen Group in 2019. Argus is a well-established company that provides general freight services including: local pick-up and delivery, warehousing, regional LTL, dedicated and linehaul trucking from four British Columbia operating terminals – Burnaby, Kelowna, Victoria, and Nanaimo. In addition, Argus provides daily LTL service to the Pacific Northwest of the United States.







Equipment	Personnel	Head Office	Areas of Operation
13 Power Units	141	Calgary, AB	Alberta
0 Trailers			

DirectIT was acquired by Mullen Group in 2021. DirectIT is a Calgary, Alberta based courier and small package delivery business that has built a state-of-the-art proprietary transportation management system that utilizes algorithmic based dispatching. DirectIT has over 150 Contractors that provide courier solutions to government, education, professional service firms and natural resources companies along with the medical, healthcare and e-commerce space.



(Founded 1952)

Equipment	Personnel	Head Office	Areas of Operation	
1,035 Power Units	1,566	Winnipeg, MB	Ontario	Alberta
1,896 Trailers			Manitoba	

Gardewine was acquired by Mullen Group in 2015 and is our largest Business Unit.

Gardewine provides a comprehensive range of transportation services, conducting its operations through a network of 38 owned and leased terminals. Gardewine provides regional scheduled LTL, Ambient transportation, truckload and specialized truckload services primarily in Manitoba and Ontario and is one of the largest transportation carriers in Canada. With over 65 years of experience, Gardewine has also grown into a leading regional LTL provider in Canada.

Gardewine is comprised of the following businesses: Gardewine North (LTL and truckload services), Northern Cartage (contract hauling with dedicated long distance or local cartage services), Northern Deck (truckload and LTL open deck hauling), Northern Bulk (transportation and handling of bulk commodities and products related to the forestry and mining industry), Northern Logistics (logistics services) and Winnipeg Moving (moving and storage services).

On January 1, 2022, Courtesy and Harris were integrated into Gardewine. The addition of Courtesy expanded upon Gardewine's regional scheduled LTL and courier services. The integration of Harris expanded upon Gardewine's truckload and general freight services as well as added intermodal capabilities to Gardewine's service offerings.

Gardewine is a SmartWay partner.







Equipment	Personnel	Head Office	Areas of Operation	
125 Power Units	246	Edmonton, AB	Northern Alberta	Northwest Territories
331 Trailers			Northeastern British Columbia	

Grimshaw Trucking L.P. ("**Grimshaw**"), through its predecessor companies, was acquired by Mullen Group in 1995 and is known as "Your Gateway to the North[®]".

Grimshaw provides regional scheduled LTL deliveries of freight of all kinds to communities in northern Alberta, British Columbia and the Northwest Territories. Grimshaw maintains a network of 19 service centers, of which five are operated by independent agencies. In addition, Grimshaw provides project logistics services to meet the winter road demands of the diamond mine operators in the Northwest Territories. Grimshaw is a SmartWay partner.



(Founded 1969)

Equipment	Personnel	Head Office	Areas of Operation
282 Power Units	493	Drumheller, AB	Alberta
590 Trailers			Southern British Columbia

Hi-Way 9 was acquired by Mullen Group in 2011 and the business was initially operated as Hi-Way 9 Express Ltd., Load-Way and Streamline. On January 1, 2020, the operations of Load-Way and Streamline were integrated into Hi-Way 9.

Hi-Way 9 provides LTL and truckload services to communities in western Canada, with a strong focus on southern Alberta and southeastern, British Columbia. Other services include dry van and flat deck transportation, as well as freight handling, warehousing and logistics. Hi-Way 9 has a network of support depots strategically located throughout Alberta and southeastern British Columbia and offers flexible transportation solutions to its customers throughout western Canada. Hi-Way 9 is a SmartWay partner.



(Founded 1964)

Equipment	Personnel	Head Office	Areas of Operation
204 Power Units	405	Regina, SK	Saskatchewan
382 Trailers			

Jay's was acquired by Mullen Group in 2013.

Jay's is a recognized leader in the regional scheduled LTL transportation business within the Province of Saskatchewan operating out of full service terminals and warehouses. With its vast distribution network in Saskatchewan, Jay's services local markets on an expedited or scheduled basis. Other services include Ambient transportation and dry van transportation, as well as moving services. Jay's is a SmartWay partner.

¹ Your Gateway to the North® is a registered trademark of Mullen Group Ltd.







Equipment	Personnel	Head Office	Areas of Operation
38 Power Units	61	Surrey, BC	Southwest British Columbia
0 Trailers			

On August 1, 2018, we acquired the business and assets of 1007474 B.C. Ltd. doing business as Number 8 Freight, which were contributed to a newly formed corporation named Number 8 Freight Ltd. ("**Number 8**") Predominantly through the use of Dedicated Subcontractors, Number 8 provides same day LTL, full load and expedited transportation services to the greater Vancouver and Fraser Valley regions of British Columbia.



(Founded 1994)

Equipment	Personnel	Head Office	Areas of Operation
45 Power Units	122	Surrey, BC	Western Canada
77 Trailers			

PCX was acquired in stages with an initial investment in 2018 and subsequent acquisition of the remaining shares on September 1, 2020.

PCX primarily operates an owner operator and logistics business model. PCX provides expedited handling of international LTL and truckload shipments to and from western Canada, the western United States and Mexico from four locations with their head office in Surrey, British Columbia along with operating terminals in Edmonton and Calgary, Alberta and Winnipeg, Manitoba. PCX is a SmartWay partner.



(Founded 2007)

Equipment	Personnel	Head Office	Areas of Operation
55 Power Units	103	Edmonton, AB	Northern Alberta
123 Trailers			Northeastern British Columbia

Willy's was acquired by Mullen Group in 2022.

Willy's provides regional scheduled LTL, general freight and logistic services to their customers. They specialize in next day delivery, either expedited or scheduled, between most service points across northern Alberta and northeastern British Columbia.



Competitive Conditions and Industry Position

The transportation and distribution of freight is a multi-billion dollar business in North America and is generally described as both highly competitive and fragmented. All Business Units in this segment operate in a competitive environment with competitors ranging from small local or regional businesses to large international companies. The business is highly competitive requiring the Business Units to maintain good relations with both its customers and drivers. The business is also highly regulated requiring strict adherence to safety and governmental standards. Due to the nature of the industry, it is imperative that the Business Units have access to experienced and well-trained personnel. We believe that our size, accompanied by our operational systems, safety standards and policies, technology solutions and well structured balance sheet provide us with the ability to compete with any carrier in this market. Furthermore and subject to regulatory requirements, we are positioned to consolidate complimentary or competing firms, if and when, such opportunities arise. Our vast network of connected LTL facilities, most of which are owned by MT, provides our Business Units with the ability to service over 5,000 points of service and is difficult to replicate.

Intangible Properties

Intangible assets are normally acquired on acquisitions and are mainly comprised of customer relationship values and non-competition agreements that are amortized over their estimated life from the date of acquisition.

Seasonality

Seasonal factors may lead to changes in demand for freight volumes. See the "Principal Risks and Uncertainties" section of this AIF on page 43 for additional information relating to this risk and other risks that may affect our future financial and operational performance.

Economic Dependence

The Business Units in the Less-Than-Truckload segment haul a wide variety of freight for a broad customer base. Certain of these Business Units have entered into longer term contracts or master service agreements with well-established customers, which facilitate the engagement of the Business Unit should the customer desire. In 2022 the top 10 customers in this segment were all well-known companies, accounting for 14.3 percent of this segment's revenue. During 2022 no one customer in the Less-Than-Truckload segment accounted for more than 10.0 percent of Mullen Group's total consolidated revenue.

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LOGISTICS &	LOGISTICS & WAREHOUSING SEGMENT							
EQUIPMENT PERSONNEL TERMINALS								
POWER UNITS 1,046	TRAILERS 2,560	отне г 1,260	1,791	OWNED 25	LEASED 44	TOTAL 69		

The logistics and warehousing industries are essential contributors to the Canadian economy and have grown to be a critical component of the overall supply chain.

Our Logistics & Warehousing segment provides transportation and logistics solutions to customers throughout North America. With a diverse network of terminals and transload facilities, this segment provides the safe and reliable movement of freight through a multimode transportation service. Services include: full truckload, specialized trucking, warehousing, intermodal, and transload along with warehousing and fulfillment centres that handle e-commerce transactions. Operations and customer service are supported by a robust suite of leading edge technology solutions including a fully integrated transportation management system, customized inventory management and warehouse systems along with our proprietary Moveitonline® and HaulisticTM technology platforms, applications that are positioning our organization for an evolving and changing supply chain. The assetlight and technology centric nature of logistics will be a continued focus for Mullen Group as we continue to develop the Logistics & Warehousing segment.

As of the date hereof, this segment currently consists of 11 Business Units:

Bandstra Transportation Systems Ltd.

Cascade Carriers L.P.

International Warehousing & Distribution Inc.

Mullen Trucking Corp.

RDK Transportation Co. Inc.

Tri Point Intermodal Services Inc.

Caneda Transport Ltd.

DWS Logistics Inc.

Kleysen Group Ltd.

Payne Transportation Ltd.

Tenold Transportation Ltd.

Tri Point Intermodal Services Inc.

As a provider of trucking and logistics services to customers throughout North America, our results are affected by the state of the economy and the associated demand for freight transportation and logistics services. See the "Principal Risks and Uncertainties" section of this AIF on page 43 for additional information relating to these risks and other risks that may affect our future financial and operational performance.

As of the date of this report, the Logistics & Warehousing segment employed approximately 1,251 full and part-time employees and further contracted the services of approximately 540 Owner Operators or Dedicated Subcontractors. The employees in the Logistics & Warehousing segment operate both specialized and regular highway Equipment that require unique instruction, training and operating skills. While this segment has many long-term employees, it faces the same demand for its workers as any other trucking company. Some Business Units within this segment are subject to collective agreements with their employees. Management believes that we have fostered a positive working relationship with our employees and Contractors.The Logistics & Warehousing segment consists of a network of full service terminals throughout Canada each of which is designed to meet the specific needs of the Business Unit with an office location and warehousing or service facility as required. In addition to our network of full service terminals, we have additional capacity through our two technology platforms – Moveitonline® and HaulisticTM Mobility App, which allows us to expand our service offerings geographically and improve on efficiencies within our supply chain and logistics systems.

The following pages provide a summary of the business carried on by the 11 Business Units in the Logistics & Warehousing segment.







Equipment	Personnel	Head Office	Areas of Operation
172 Power Units	366	Smithers, BC	British Columbia
349 Trailers			

Bandstra was acquired by Mullen Group in 2021. Bandstra, based in Smithers, British Columbia, provides a wide range of transportation and logistics services to communities in the greater Vancouver Area and northern British Columbia including truckload, general freight, LTL, and specialized hauling services. Bandstra has a long history of servicing customers through its network of facilities located throughout British Columbia.



(Founded 1975)

Equipment	Personnel	Head Office	Areas of Operation
66 Power Units	119	Calgary, AB	Canada
96 Trailers			Continental United States

Caneda was acquired by Mullen Group in 2016.

Caneda offers its customers a range of services utilizing a combination of Owner Operators and company owned Equipment. Caneda provides cross-border, specialized and regional LTL, truckload, dedicated and intermodal services primarily throughout Canada and the western United States. Through its dry vans, Ambient vans and trailers, Caneda hauls a variety of products, including hazardous materials. In addition, Caneda provides 3PL services and warehousing. Caneda is a SmartWay partner.



(Founded 1919)

Equipment	Personnel	Head Office	Areas of Operation
88 Power Units	120	Calgary, AB	Western Canada
364 Trailers			

Cascade Carriers L.P. ("Cascade Carriers"), through its predecessor companies, was acquired by Mullen Group in 1996.

Cascade Carriers provides customers in the construction and oil and natural gas industries in western Canada with dry bulk transportation services, hauling a wide variety of dry bulk commodities including cement, blend, fly ash, industrial and frac sand, salt and lime. Cascade Carriers is the primary carrier for LafargeHolcim in Alberta.

Cascade Carriers operates one of the largest fleets of pneumatic dry bulk trailers in Canada. Cascade Carriers' fleet includes tractors, trailers, portable silos, portable blower units and portable dust collection units. In addition, Cascade Carriers also utilizes specialized cyclone units, spreader units and a pneumatic recovery unit. Cascade Carriers is a SmartWay partner.





(Founded 2002)

Warehousing	Personnel	Head Office	Areas of Operation	
2 Distribution Centres	76	Mississauga, ON	Greater Toronto Area	
335,000 sq ft				

DWS Logistics Inc. ("**DWS**") was acquired by Mullen Group in 2018. DWS is a 3PL provider that offers value-added warehousing and distribution services which includes warehousing, distribution, order fulfilment, cross docking, and transloading, all of which are supported by a proprietary warehouse management system. With approximately 335,000 square feet of warehousing space situated in two distribution centres in the Greater Toronto Area, DWS focuses on servicing the consumer products sector. DWS is a SmartWay partner.



(Founded 1993)

Equipment	Warehousing	Personnel	Head Office	Areas of Operation
69 Power Units	1 Distribution Centre	92	Mississauga, ON	Greater Toronto Area
74 Trailers	42,500 sq ft.			

IWD was acquired by Mullen Group in October 2020.

IWD specializes in customs sufferance warehousing, air import/export deliveries and less-container-load/full container deliveries. With over 42,500 square feet of warehousing space, IWD utilizes a dedicated group of Contractors that provide pick-up and delivery service in the Greater Toronto Area.



(Founded 1935)

Equipment	Personnel	Head Office	Areas of Operation
241 Power Units	380	Winnipeg, MB	Western Canada
924 Trailers			

Kleysen Group Ltd. ("Kleysen") was formed in 2006 when Mullen Group acquired the Kleysen Group of Companies.

Kleysen is a diversified transportation and logistics provider that offers dry bulk, deck, intermodal, transload, inventory management, storage and logistics services primarily in the western Canadian marketplace. Its significant rail capabilities, "know how" and substantial storage handling capacity provides Kleysen with the ability to efficiently and effectively service its customers. In addition, Kleysen distributes and markets road salt through its industrial products division operating as Kayway Industries.

Kleysen owns Equipment including tractors, trailers, railcars, containers, heavy Equipment and other auxiliary Equipment. Kleysen also has access to a network of other assets through strategic partner arrangements. Kleysen operates from strategically located facilities, including transload facilities situated in Calgary and Edmonton, Alberta. Kleysen is a SmartWay partner.







Equipment	Personnel	Head Office	Areas of Operation
93 Power Units	138	Aldersyde, AB	Canada
212 Trailers			Continental United States

Mullen Trucking was part of Mullen Group's founding operations and has over 70 years' experience. Through its wide range of Equipment, Mullen Trucking provides services such as heavy haul, dedicated fleet and van services, logistics, cross border mixed load and truckload services throughout Canada and the continental United States, transporting a wide variety of freight, commodities and Equipment for the energy and mining sectors.

Mullen Trucking offers its customers a range of services utilizing a combination of company owned Equipment, Owner Operators and subcontractors who are approved and certified. This combination allows it the flexibility to offer customers a total transportation solution, to maximize Equipment utilization and the ability to adjust rapidly to changes in customer demand and market volatility.

Mullen Trucking's fleet includes tractors, trailers including specialized heavy haul trailers, flat deck, dry van, and support Equipment. Mullen Trucking's fleet also consists of CNG tractors moving the company forward with its emissions reduction and sustainability initiatives. The main facility in Aldersyde, Alberta has rail access and includes a separate storage area for freight storage and transfer. Mullen Trucking also has facilities in Calgary, Alberta and Delta, British Columbia. Mullen Trucking is a SmartWay partner.



(Founded 2000)

Equipment	Personnel	Head Office	Areas of Operation
122 Power Units	152	Winnipeg, MB	Canada
202 Trailers			Continental United States

The predecessor company to Payne was acquired in stages with an initial investment in 2000 and subsequent acquisition of the remaining shares in 2005.

Payne primarily operates an owner operator business model and focuses on the transportation of truckload and mixed shipment general freight across Canada and the United States transporting a wide range of commodities. Payne also specializes in the transportation of large agricultural, forestry and construction machinery as well as servicing the oil and natural gas industry. Payne is a SmartWay partner.



(Founded 2004)

Equipment	Personnel	Head Office	Areas of Operation
55 Power Units	69	Saskatoon, SK	Canada
116 Trailers			Continental United States

RDK Transportation Co. Inc. ("RDK") was acquired by Mullen Group in 2017.

RDK is based in Saskatoon, Saskatchewan and operates an asset light owner operator business model servicing the agricultural, construction and industrial sectors by providing truckload deck services throughout Canada and the continental United States. Their fleet includes step decks, double drops, removable goosenecks and specialized bulk trailers. RDK is a SmartWay partner.







Equipment	Personnel	Head Office	Areas of Operation
89 Power Units	210	Surrey, BC	North America
90 Trailers			Lower Mainland, British Columbia

Tenold, through its predecessor company, was acquired by Mullen Group in 2005.

Tenold provides its customers with multimodal transportation services throughout North America, utilizing open deck, container and flat car Equipment primarily for the cable industry. In addition, Tenold provides logistics, warehousing, container de-stuffing, distribution and non-transportation services such as cable cutting, reel and electronic inventory management services to its existing customers in the wire and cable, telephone, hydro and construction industries. On January 1, 2022, the operations of Inter-Urban were integrated into Tenold expanding Tenold's service capabilities to include transportation services focusing on critical same day delivery service for the healthcare sector including: cross-border linehaul, cross-border LTL cartage, dedicated and local pick-up and delivery.

Tenold utilizes Owner Operators, subcontractors, company-owned Equipment and yards to provide a complete range of services supported by Tenold employees. This business model allows Tenold personnel to focus on providing quality service to meet the needs and demands of its customers as well as adapt to the rapidly changing market conditions. Tenold is a SmartWay partner.



(Founded 2005)

Equipment	Personnel	Head Office	Areas of Operation
51 Power Units	69	Mississauga, ON	Greater Toronto Area
133 Trailers			

Tri Point was acquired by Mullen Group in 2021. Tri Point provides container drayage service within the Greater Toronto Area and southern Ontario through a combination of company trucks, Owner Operators and a fleet of approximately 133 chassis trailers. In addition, Tri Point provides container storage in the Vaughan, Ontario region.

Competitive Conditions and Industry Position

The logistics and warehousing industries are one of the leading and fastest-growing industries in the world. It is a multi-billion dollar business in North America with a rise in e-commerce largely fueling the growth of this sector. All Business Units in this segment operate in a competitive environment with competitors ranging from small local or regional businesses to large national and international companies.

The business is highly competitive requiring the Business Units to maintain good relations with its customers, drivers and suppliers. A network of strategically located facilities, capable of multimode transportation services along with value added warehousing capabilities are a key competitive advantage to this business. With the growth in ecommerce, the demand for industrial warehousing facilities is high particularly in large metropolitan centres where many consumers are situated. This has resulted in a highly competitive industrial warehousing real estate sector in metropolitan areas characterized by low vacancy rates, escalating lease rates and increasing purchase costs.

The Logistics & Warehousing segment is also dependent on effective and secure information technology systems that allow for transparency and visibility through track and trace capabilities; integration to shippers' enterprise resource planning systems; all of which is shifting to mobility based platforms.

Like our LTL segment, this business is also highly regulated requiring strict adherence to safety and governmental standards. Due to the nature of the industry, it is imperative that the Business Units have access to experienced and well-trained personnel. We believe that our size, accompanied by our operational systems, safety standards and policies, technology solutions, existing real estate network and well-structured balance sheet provide us with the ability to compete with any carrier in this market and position ourselves strategically from a real property



perspective. Furthermore and subject to regulatory requirements, we are positioned to consolidate complimentary or competing firms, if and when, such opportunities arise.

Intangible Properties

Intangible assets are normally acquired on acquisitions and are mainly comprised of customer relationship values and non-competition agreements that are amortized over their estimated life from the date of acquisition.

Seasonality

Seasonal factors may lead to changes in demand for freight volumes. See the "*Principal Risks and Uncertainties*" section of this AIF on page 43 for additional information relating to this risk and other risks that may affect our future financial and operational performance.

Economic Dependence

The Business Units in the Logistics & Warehousing segment haul a wide variety of freight for a broad customer base. Certain of these Business Units have entered into longer term contracts or master service agreements with well-established customers, which facilitate the engagement of the Business Unit should the customer desire. In 2022 the top 10 customers in this segment were all well-known companies, accounting for 19.7 percent of this segment's revenue. During 2022 no one customer in the Logistics & Warehousing segment accounted for more than 10.0 percent of Mullen Group's total consolidated revenue.

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SPECIALIZED & INDUSTRIAL SERVICES SEGMENT **PERSONNEL EQUIPMENT TERMINALS POWER UNITS TRAILERS OTHER OWNED LEASED TOTAL** 1.086 2,548 2.469 43 34 77 1,191

Our Specialized & Industrial Services segment is comprised of a group of unique businesses servicing Canada's natural resources and infrastructure sectors. These diverse set of specialized services include those that support the energy, mining, forestry and construction industries in western Canada, including water management, environmental reclamation and fluid hauling. This segment's Business Units are strategically situated throughout western Canada and operate fleets of highly specialized Equipment and facilities. Investments in this segment will continue to be focused on advancing technology in leading edge service capabilities. These services we collectively refer to as Specialized & Industrial Services, can generally be grouped into the following three categories:

transportation stringing services transportation of fluids for disposal environmental services frac support industrial cleaning and turnaround services bydrayas avagation itage diamtetal pipe stockpling and stringing services water management environmental services environmental services civil construction emunicipal development and emergency services water management environmental services environmental services well disposal facility core drilling mud drilling mud emunicipal development and emergency services setting surface casing	Production Services	Specialized Services	Drilling & Drilling Related Services
services invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing services to the pipeline industry and midstream sector invalidation testing sector invalidation	 production fluid transportation transportation of fluids for disposal frac support industrial cleaning and turnaround services hydrovac excavation 	 large diameter pipe stockpiling and stringing services water management environmental services civil construction municipal development and emergency services hydrostatic testing services to the pipeline industry and midstream sector transporting of oversize and overweight shipments original equipment manufacturer 	storage of oilfield fluids, tubulars and drilling mud drilling rig relocation general oilfield hauling well disposal facility core drilling setting surface casing

The segment includes the following 15 Business Units:

Babine Truck & Equipment Ltd.	Canadian Dewatering L.P.
Cascade Energy Services L.P.	Cordova Oilfield Services Ltd.
E-Can Oilfield Services L.P.	Envolve Energy Services Corp.
Formula Powell L.P.	Heavy Crude Hauling L.P.
Mullen Oilfield Services L.P.	OK Drilling Services L.P.
Premay Equipment L.P.	Premay Pipeline Hauling L.P.
Smook Contractors Ltd.	Spearing Service L.P.
TREO Drilling Services L.P.	

The industries in which the Business Units of the Specialized & Industrial Services segment operate represent a large segment of the economy providing businesses and consumers with a wide range of energy supplies and related products.



A key industry serviced is the oil and gas industry. Generally speaking, the oil and gas industry is divided into three segments:

- upstream, which refers to oil and natural gas exploration, drilling and well completions;
- midstream, which refers to the transportation, storage and wholesale marketing of crude oil or refined petroleum products; and
- downstream, referred to as the processing, refining and marketing portion of the industry.

The Specialized & Industrial Services segment provides a wide range of products and services to exploration and production companies and, as such, is highly reliant upon the levels of drilling activity and capital expenditures made by such companies. Exploration and production companies base their drilling and capital expenditure decisions on several factors, including but not limited to, hydrocarbon prices, production levels, pipeline capacity, tax implications and access to capital. They tend to examine long-term fundamentals affecting the foregoing factors before they adjust their capital budgets to reflect those factors.

In past years commodity prices and, therefore, the level of drilling, production and exploration activity, have been volatile and experienced significant declines. Over the course of 2022, we saw improvement in commodity prices and an increase in drilling activity, however, this was offset by a decline in pipeline hauling and stringing activity. The industry remains subject to certain headwinds such as a lack of capital projects, a lack of takeaway capacity and a general lack of support for the industry.

As such, we manage our business knowing that the oil and natural gas industry is volatile and cyclical. See the "*Principal Risks and Uncertainties*" section of this AIF on page 43 for additional information relating to this risk and other risks that may affect our future financial and operational performance.

As of the date of this AIF, the Specialized & Industrial Services segment employed approximately 1,054 full and part-time employees and further contracted the services of approximately 137 Owner Operators or Dedicated Subcontractors. The employees in the Specialized & Industrial Services segment operate specialized Equipment, which requires unique instruction, training and operating skills. Many employees start in entry-level positions and progress to a more specialized position through ongoing in-house training, on the job experience as well as outsourced specialized training programs. Some Business Units within this segment are subject to collective agreements with their employees. We believe that we have fostered positive working relationships with our employees and Contractors.

As at the date of this AIF, the Specialized & Industrial Services segment maintains a network of full service terminals throughout western Canada, each of which is designed to meet the specific needs of the Business Unit with an office location and warehousing or service facility as required.

The following pages provide a summary of the business carried on by the 15 Business Units in the Specialized & Industrial Services segment.



Production Services

Business Units in the Production Services category provide a broad range of specialized services related to the processing and production of both light and heavy oil as well as natural gas liquids in western Canada. Certain Business Units in this category provide full service offerings to companies utilizing fracking techniques. Mullen Group currently has four Business Units that provide services in this area.

CASCADE

Energy Services L.P. (Founded 1997)

Equipment	Personnel	Head Office	Areas of Operation
271 Power Units	183	Calgary, AB	Northeastern British Columbia Alberta
432 Trailers			Southwestern Saskatchewan

Cascade Energy was formed by Mullen Group in 2008 in conjunction with the acquisition of certain business units from Essential Energy Services Trust's oilfield transport division, namely, Cascade Services and Jacar Energy Services.

Cascade Energy provides a wide range of production services, turn-around, industrial cleaning services and chemical solutions to the energy, utility, mining and construction industries in northern British Columbia, Alberta and southwestern Saskatchewan. On January 1, 2013, Mullen Group completed an internal reorganization that integrated the operations of Polaris Petroleum Ltd., a company acquired in 2011, into the operations of Cascade Energy. Cascade Energy expanded its services in 2012, through the integration of Bernie's Hot Oil Service Ltd.'s operations, to include pressure pipeline testing. On June 25, 2018, a portion of the AECOM ISD assets and operations were integrated into Cascade Energy expanding its service offerings within the oil sands regions of Alberta, along with areas in southern Alberta including industrial cleaning and turnaround services.

Cascade Energy's fleet is comprised of specialized trucks and auxiliary Equipment including hydrovac trucks, combo units, vacuum trucks, pressure trucks, hot oiler units, steam trucks and on-site frac water storage with 500 barrel mobile frac tanks and Frac Corrals (ranging in size from 3,200 cubic metre to 7,200 cubic metre modular frac tanks). In 2020, Cascade Energy added zero entry tank cleaning Equipment capabilities to its service offering designed to support large industrial tank cleaning for customers in the midstream sector. Cascade Energy is a SmartWay partner.



(Founded 1984)

Equipment	Personnel	Head Office	Areas of Operation
134 Power Units	118	Elk Point, AB	Northeastern Alberta
100 Trailers			

E-Can Oilfield Services L.P. ("E-Can"), through its predecessor companies, was acquired by Mullen Group in 2000.

E-Can provides a wide range of oilfield services to the heavy oil industry in Alberta by utilizing its specialized Equipment and personnel to assist in the handling, transportation and disposal of fluids associated with the processing and production of heavy oil in addition to well servicing. On June 25, 2018, a portion of the AECOM ISD assets and operations were integrated into E-Can expanding its service offerings within the heavy oil regions of Alberta.

E-Can is a market leader providing customers with well servicing using coiled tubing and flushby units, tank cleaning, vacuum, pressure and fluid hauling units, as well as safety and environmental spill clean up services. E-Can is a SmartWay partner.







Equipment	Personnel	Head Office	Areas of Operation
130 Power Units	121	Lloydminster, AB	Northern Alberta
296 Trailers			Northern Saskatchewan

Heavy Crude, through its predecessor companies, was acquired by Mullen Group in 2002.

Through the use of Dedicated Subcontractors, Heavy Crude provides transportation of crude oil, produced water and other fluids as well as specialized services for its customers involved in the production of heavy oil in western Canada through the use of its specially designed bulk trailers. Heavy Crude is one of the largest transporters of fluids in northeastern Alberta and northwestern Saskatchewan, an area which is generally referred to as the Lloydminster heavy oil region. On June 25, 2018, a portion of the AECOM ISD assets and operations were integrated into Heavy Crude expanding its service offerings within the heavy oil regions of Alberta. On April 1, 2020, the operations of R. E. Line were integrated into Heavy Crude.

Heavy Crude is a SmartWay partner.



(Founded 1956)

Equipment	Personnel	Head Office	Areas of Operation
190 Power Units	111	Oxbow, SK	Southeastern Saskatchewan
497 Trailers			Southwestern Manitoba

Spearing Service L.P. ("Spearing"), through its predecessor companies, was acquired by Mullen Group in 2006.

Spearing provides fluid hauling, specialized and lease site construction services to oil companies in southeastern Saskatchewan and southwestern Manitoba. Spearing utilizes specially designed Equipment to haul crude oil, produced water, natural gas liquids, condensate and other fluids as well as onsite frac water storage with 500 barrel mobile frac tanks. In addition to oilfield trucking, Spearing stores, distributes and sells aggregate materials for lease and other site preparation activities for the energy sector.

Spearing's fleet includes company and Owner Operator tractors, tank trailers, as well as vacuum trucks, steam trucks, pressure trucks and hot oiler units. Spearing is a SmartWay partner.



Specialized Services

Business Units in the Specialized Services category primarily provide services to Canada's natural resources and infrastructure sectors such as the pipeline, construction, petro-chemical, utility & telecom and oil & natural gas industries and we service municipalities as well. Service offerings include dredging and dewatering services, oversize and overweight transportation services, the transportation, stringing and stockpiling of large diameter oil, natural gas transmission pipe, civil construction, environmental services, industrial cleaning and turnaround services, emergency support services, and OEM parts and service dealer services. Mullen Group currently has five Business Units that provide services in this area.



(Founded 1986)

Equipment	Personnel	Head Office	Areas of Operation
2 Power Units	50	Prince George, BC	British Columbia
0 Trailers			

Babine was acquired by Mullen Group in 2021. Babine is an OEM parts and service dealer that operates from three locations in British Columbia: Smithers, Prince George and Prince Rupert. Babine provides Equipment and maintenance services to Bandstra as well as parts and service work to customers within the natural resources, energy and transportation industries in northern British Columbia.



(Founded 1972)

Equipment	Personnel	Head Office	Areas of Operation	
2 Power Units	162	Edmonton, AB	Western Canada	
43 Trailers			Northwest Territories	

Canadian Dewatering, was formed in stages by Mullen Group acquiring Northern Underwater Systems (N.U.S.) Ltd. in 2004 and combining it in 2006 with the then newly acquired Canadian Dewatering Ltd.

Canadian Dewatering provides fluid management services to the energy, mining, construction, pipeline, utility and petrochemical industries along with infrastructure, environmental and emergency response services to municipalities in western Canada.

Canadian Dewatering's fleet consists of one of the largest fleets of mobile industrial Tier 4 grade pumps in western Canada, portable diesel generators, fusion machines and other support Equipment. In addition, Canadian Dewatering maintains one of the largest inventories of rapid deployment hose in western Canada along with their fleet of portable engineered barges and portable dredges. Canadian Dewatering also operates its commercial diving operations across western Canada through its Northern Underwater Systems division.







Equipment	Personnel	Head Office	Areas of Operation	
30 Power Units	67	Edmonton, AB	British Columbia	Saskatchewan
317 Trailers			Alberta	

Premay Equipment L.P. ("Premay Equipment"), through its predecessor company, was acquired by Mullen Group in 1994.

Premay Equipment provides a wide range of specialized services through the transportation of oversize and overweight modules, vessels, Equipment and machinery for clients in the engineering, procurement, construction, mining, and oil and natural gas related industries.

With specialized tractors, off-highway vehicles, hydraulic lifting Equipment and trailers including specialized hydraulic platform trailers, Premay Equipment is a leader in the specialized transportation market in western Canada. Premay Equipment also provides onsite support work for customers in Fort McMurray, Alberta. Premay Equipment's main facility is fully equipped to perform major repairs to its specialized Equipment including its self-propelled modular transporters (SPMT). It also has the capability to design and build new Equipment or modify existing components. Premay Equipment is a SmartWay partner.



(Founded 1986)

Equipment	Personnel	Head Office	Areas of Operation
75 Power Units	23	Edmonton, AB	Canada
174 Trailers			

Premay Pipeline, through its predecessor companies, was acquired by Mullen Group in 1994 in conjunction with the acquisition of Premay Equipment. In 2006, an internal reorganization was completed whereby the Canadian pipeline operations of Pe Ben Industries Company Ltd. was integrated into the operations of Premay Pipeline.

Premay Pipeline provides the mainline large diameter pipeline construction industry with contract services including the handling, hauling, stockpiling and stringing of large diameter oil and natural gas transmission pipe.

The Equipment operated by Premay Pipeline is designed to meet the regulatory and legislated requirements of transporting oversized shipments. Trailers are specifically designed to transport lengths of pipe in excess of 24 metres and to maximize payload. Premay Pipeline currently operates a fleet of trucks and trailers, along with a number of cranes/pickers, side booms, vacuum lifts/deckhands and loaders/forklifts/excavators.

The large diameter pipeline industry is highly regulated and involves much public consultation and regulatory approval. The industry is very project reliant (multi-year, infrastructure related), which can be both fluctuating and sporadic. Premay Pipeline is a SmartWay partner.





(Founded 1949)

Equipment	Personnel	Head Office	Areas of Operation
39 Power Units	85	Thompson, MB	Northern Manitoba
73 Trailers			

Smook was acquired by Mullen Group in 2010.

Smook is a multi-disciplined civil contractor based in Thompson, Manitoba and services customers throughout northern Manitoba by providing safe, efficient and quality service in the areas of aggregate production, drilling and blasting, earth and rock excavation, environmental clean-up and soil remediation, road-building and other related services. Smook's business is largely project driven, which is cyclical and sporadic in nature.

Drilling & Drilling Related Services

Business Units in the Drilling and Drilling Related Services category service the upstream market, which refers to oil and natural gas exploration, drilling and well completions and, as such, these Business Units are highly reliant upon the levels of drilling activity and capital expenditures made by the exploration and production companies. The direct services provided include the warehousing, transportation, handling and storage of oilfield fluids, drilling mud, and tubulars, rig relocation services and general oilfield hauling. In addition, drilling services are provided to the oil sands operators and to oil and natural gas companies, including core drilling, conventional drilling to 1,500 metres, and conductor pipe and surface casing setting services. Mullen Group currently has six Business Units that provide services in this area.



(Founded 2015)

Equipment	Personnel	Head Office	Areas of Operation
30 Power Units	49	Fort St. John, BC	Northeastern British Columbia
33 Trailers			

In 2015 Mullen Group acquired a minority interest in Cordova. In 2022 Mullen Group acquired all of the remaining issued and outstanding shares of Cordova.

Cordova is a general oilfield hauling company based in Fort St. John, British Columbia and specializes in the storage, handling, and transportation of Oil Country Tubular Goods ("OCTG") for the oil and natural gas industry. Cordova provides its clients with access to a web-based inventory management system developed by Mullen Group known as PipeOnLine allowing them to track their oilfield tubular products in real-time. In addition, Cordova provides storage and transportation in the fluid services sector.





(Founded 2014)

Equipment	Personnel	Head Office	Areas of Operation
1 Facility	10	Grande Prairie, AB	Northwestern Alberta
Class II Disposal Well			

In 2015 Mullen Group acquired a minority interest in Envolve Energy Services Corp. ("**Envolve**"). In 2017 Mullen Group acquired all of the remaining issued and outstanding shares of Envolve.

Envolve handles, processes and disposes produced water, for oil and natural gas companies. Envolve has a full-service Class II well disposal facility located in the Montney resource play at Gold Creek, 13 kilometers south of Grande Prairie, Alberta. In 2019 a facility expansion was completed increasing Envolve's capacity to handle in excess of 2,000 cubic metres of fluids per day and expanded its capability to handle both sweet and sour produced water. Envolve is a SmartWay partner.



(Founded 1970)

Equipment	Personnel	Head Office	Areas of Operation
20 Power Units	50	Grande Prairie, AB	Northeastern British Columbia
183 Trailers			Alberta

Formula Powell L.P. ("Formula Powell") was acquired in conjunction with the acquisition of Producers Oilfield Services Inc. in 2006.

Formula Powell provides a wide range of services including trucking, warehousing of drilling mud and the storage of drilling fluids for customers involved in the oil and natural gas industry in western Canada.

Through a network of terminals strategically located in areas known for high levels of oil and natural gas drilling activity, Formula Powell provides its customers with the necessary trucks and trailers specifically designed to meet the demanding requirements of off-highway oilfield work. Formula Powell supplies tank farms and related services. Formula Powell provides its clients access to Xpress Inventory[™] 1, a web-based inventory management system that allows customers real-time tracking of their drilling mud and fluids. Formula Powell is a SmartWay partner.

¹ XpressInventory™ is a trademark of Mullen Group Ltd.







Equipment	Personnel	Head Office	Areas of Operation
141 Power Units	143	Calgary, AB	Alberta
297 Trailers			Northeastern British Columbia

Mullen Oilfield was part of Mullen Group's founding operations. It has expanded through the purchase of Equipment, terminals and competitors since first commencing operations.

Mullen Oilfield provides specialized oilfield transportation services to companies drilling for oil and natural gas in western Canada, most notably rig moving. This involves the dismantling, hauling and rigging up of drilling rigs in challenging, difficult, mountainous terrain and extreme weather conditions.

In 2013, Mullen Oilfield made a minority investment in Canol Oilfield Services Inc. ("**Canol**"), an indigenous owned business. Canol is an oilfield transportation company headquartered in Norman Wells, Northwest Territories that provides services in the Canol Shale Oil Region.

On January 1, 2020, the operation of Withers was integrated into Mullen Oilfield expanding the services of Mullen Oilfield to include the transportation, handling, storage and computerized inventory management of OCTG for the oil and natural gas industry as well as general oilfield hauling. Mullen Oilfield provides its clients with access to a web-based inventory management system developed by Mullen Group known as PipeOnLine allowing them to track their oilfield tubular products in real-time. Mullen Oilfield is a SmartWay partner.



(Founded 1978)

Equipment	Personnel	Head Office	Areas of Operation	
8 Power Units	17	Red Deer, AB	Alberta	
12 Trailers			Northeastern British Columbia	
			Saskatchewan	

OK Drilling Services L.P. ("**OK Drilling**"), through its predecessor companies, has been servicing Alberta, British Columbia and Saskatchewan since 1978. OK Drilling was formed in 2005 through a series of acquisitions by Mullen Group.

OK Drilling has been providing the upstream segment of the oil and natural gas drilling industry with services related to the setting of conductor pipe and surface casing. In addition, OK Drilling drills piling holes and elevator shafts for the construction industry.

OK Drilling operates auger drilling rigs, a dual rotary rig, a fleet of support trucks and trailers and portable welding trucks. OK Drilling is a SmartWay partner.





Equipment	Personnel	Head Office	Areas of Operation
14 Power Units	2	Ponoka, AB	Northeastern British Columbia
91 Trailers			Alberta
			Saskatchewan

TREO Drilling Services L.P. ("**Treo**"), through its predecessors, has been servicing the Alberta, British Columbia, and Saskatchewan areas since 1958. Mullen Group made its initial investment in core drilling services in 2003 with the acquisition of Cora Lynn Drilling Co. Ltd. followed by the acquisition of Schmidt Drilling Ltd. in 2005. The combined business operates as Treo.

Treo provides drilling services to the energy and resource sector with a focus on core drilling for the oil sands, primarily during the winter season. Treo is a market leader providing customers with core drilling services, which involve drilling and the subsequent recovery of core samples, an essential process service used by exploration and production companies in the analysis and delineation of oil sands deposits in northern Alberta.

Competitive Conditions and Industry Position

All of the Business Units in the Specialized & Industrial Services segment operate in a competitive environment with competitors ranging from small local or regional businesses to large international companies. Entry into the business can be difficult due to large capital requirements, a need for skilled labour, safety and information systems. The business is highly competitive requiring the Business Units to maintain good relations with both its customers and drivers. The business is also highly regulated requiring strict adherence to safety and governmental standards. In addition, the oil and natural gas drilling industry is characterized by its cyclical nature. Exploration and development drilling can be affected by such factors as oil and natural gas commodity prices and government policies. This in turn directly affects the level of activity in these companies. Companies compete primarily on the basis of their ability to provide customers with a safe, reliable and cost efficient service. Due to the nature of the industry it is imperative that the Business Units have access to specialized Equipment and experienced, well-trained personnel. We believe that our size and terminal locations, accompanied by our operational systems, safety standards and policies, technology solutions and well structured balance sheet provide us with the ability to compete with any company in this market. We believe that we have the right Equipment, the best fleet specific to the needs of the industry today and greater capital resources than the majority of our competitors. Furthermore, and subject to regulatory requirements, we are positioned to consolidate complimentary or competing firms, if and when, such opportunities exist.

Intangible Properties

Intangible assets are normally acquired on acquisitions and are mainly comprised of customer relationship values and non-competition agreements that are amortized over their estimated life from the date of acquisition.

Seasonality

Seasonal factors and unexpected weather patterns may lead to declines in the activity levels of exploration and production companies with corresponding declines in the demand for the goods and services we supply. See the "Principal Risks and Uncertainties" section of this AIF on page 43 for additional information relating to this risk and other risks that may affect our future and operational performance.

Economic Dependence

The Business Units in the Specialized & Industrial Services segment provide a wide variety of goods and services for a broad customer base, the majority of which are related to the oil and natural gas industry as well as the oil sands, mining sector, construction industry, utilities and municipalities. Certain Business Units in this segment have entered into longer term contracts or master service agreements with well established customers, which facilitate the engagement of the Business Unit should the customer desire. This segment's top 10 customers are all well-known companies, most of which are publicly-traded. In 2022 these top 10 customers accounted for 19.0 percent of this segment's revenue. During 2022 no one customer in the Specialized & Industrial Services segment accounted for more than 10.0 percent of Mullen Group's total consolidated revenue.



U.S. & INTERNATIONAL LOGISTICS SEGMENT								
	EQUIPMENT PERSONNEL TERMINALS							
POWER UNITS 0	POWER UNITS TRAILERS OTHER OWNED LEASED TOTAL 0 1 1							

U.S. & International Logistics Segment

The transportation and movement of goods throughout the supply chain is critical to every company and an important component of the global economy representing approximately 10.0 percent of total GDP. 3PL, which is typically defined as providing non-asset based value-added transport services, is one of the fastest growing components of the supply chain. 3PL is a transportation management service, generally performed in conjunction with freight brokerage and requires a software platform to facilitate a seamless and efficient transaction, regardless of the mode of transportation required. In the United States, industry statistics estimate 3PL to be a U.S. \$350.0 billion industry.

Our U.S. & International Logistics segment provides a wide range of logistics services through a combination of professional representatives and a network of independently owned and managed Station Agents to customers in the United States and Mexico.

Our U.S. & International Logistics segment currently consists of one Business Unit, HAUListic LLC.

As a provider of trucking and logistics services to customers throughout North America, our results are affected by the state of the economy and the associated demand for freight transportation and logistics services. See the "*Principal Risks and Uncertainties*" section of this AIF on page 43 for additional information relating to this risk and other risks that may affect our future financial and operational performance.

As at the date of this report, the U.S. & International Logistics segment employed approximately 77 full and part-time employees and further contracted the services of approximately 250 Station Agents.

The following provides a summary of the business carried on by the one Business Unit in the U.S. & International Logistics segment.



(Founded 2015)

Equipment	Personnel	Head Office	Areas of Operation
0 Power Units	327	Naperville, Illinois	North America
0 Trailers			

HAUListic, through its predecessor company, was acquired by Mullen Group in 2021. HAUListic is a Naperville, Illinois based 3PL provider, that offers a wide range of logistics services through a combination of professional representatives and a network of independently owned and managed Station Agents, to over 2,700 customers in Canada, the United States and Mexico, utilizing over 6,000 certified sub-contractor carriers. HAUListic owns a proprietary integrated transportation management platform, branded as SilverExpressTM, that provides real time information to customers and carriers, offering price and capacity discovery along with tracking and tracing capabilities.



Competitive Conditions and Industry Position

The transportation services industry is highly competitive and fragmented. We compete against many logistics companies, including technology-based service companies, trucking companies, property freight brokers, carriers offering logistics services, and freight forwarders. We also buy from and sell transportation services to companies that compete with us. We often compete with respect to price, scope of services, or a combination thereof, but believe that our most significant competitive advantages are our: people, technology, efficient processes, vast shipper and carrier network, strong relationships and scalability.

Intangible Properties

Intangible assets are normally acquired on acquisitions and are mainly comprised of customer relationship values and non-competition agreements that are amortized over their estimated life from the date of acquisition.

Seasonality

Seasonal factors may lead to changes in demand for freight volumes. See the "*Principal Risks and Uncertainties*" section of this AIF on page 43 for additional information relating to this risk and other risks that may affect our future financial and operational performance.

Economic Dependence

The Business Unit in the U.S. & International Logistics segment services a broad customer base through the use of technology, employees and Station Agents. In 2022 the top 10 customers in this segment were all well-known companies, accounting for 31.9 percent of this segment's revenue. During 2022 no one customer in the U.S. & International Logistics segment accounted for more than 10.0 percent of Mullen Group's total consolidated revenue.

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ENVIRONMENTAL PROTECTION

Our Less-Than-Truckload, Logistics & Warehousing, Specialized & Industrial Services and U.S. & International Logistics segments are subject to numerous environmental regulations and protection requirements. It is difficult to quantify the financial and operational effects of these regulations and requirements on our capital expenditures, profit or loss and competitive position. As part of the overall responsible management of our business, we actively manage, review and evaluate our compliance with these regulations and requirements to reduce risks of noncompliance that may have a negative impact on our competitive position and on our financial results. See the "Principal Risks and Uncertainties" section of this AIF on page 43 for additional information relating to this risk and other risks that may affect our future financial and operational performance.

SmartWay

Responsibility to reduce emissions from supply chains is becoming increasingly important in customer and corporate decision-making. As a result, companies are reaching out to business partners with similar goals, turning fuel efficiency and emissions reductions into a business-to-business proposition. Originally launched by the United States Environmental Protection Agency (EPA) in 2004, SmartWay has been administered in Canada by Natural Resources Canada (NRCan) since 2012. The SmartWay Transport Partnership is a collaboration designed to help businesses reduce fuel costs while transporting goods in the cleanest most efficient way possible. SmartWay works with freight carriers and shippers committed to benchmarking their operations, tracking their fuel consumption and improving their annual performance. SmartWay Transport Partnership certified carriers are invested in reducing fuel costs and emissions, improving efficiency, and encouraging best practices in their freight supply chains. By moving goods in the cleanest, most efficient way possible, SmartWay Partners foster higher productivity while protecting the environment. For nearly a decade, our Business Units have been voluntarily reviewed, certified and recognized as partners in the shared quest to improve the efficiency of freight transportation and reducing our environmental footprint. To date, 23 of our Business Units (79.0 percent) are SmartWay Partners.

Environmental, Social and Corporate Governance

Environmental, social, and corporate governance ("ESG") factors contribute to long-term value for our shareholders. In delivering that value, we must remain committed to workplace safety, environmental stewardship and social responsibility. Our Business Units have the ability to offer multi-faceted solutions including diverse modes of transportation from over the road transportation to intermodal. We are dedicated to creating a more sustainable supply chain by innovating fleet operations, improving fuel mileage and using technology to reduce our environmental footprint. At Mullen Group we are cognizant of the importance of doing our part to contribute to the decarbonization of the world. We have taken steps to refocus our capital investment program away from the oil and natural gas industry to the LTL, and logistics and warehousing industries. Over the course of 2022, we have undertaken several initiatives to reduce our carbon footprint. These include the purchase of electric transit vans, CNG tractors, electric forklifts and an investment in what we call SMART facilities – facilities that are built with a focus on both environmental stewardship and leading IT technologies. When constructing our facilities, we adopt LEED principals that are focused on our approach to sustainability, accounting for the following 5 areas: sustainable site development, water efficiency, energy efficiency, materials selection, and lastly indoor environmental quality. For more information on our ESG practices and management, please refer to our ESG Report, which can be found on our website at www.mullen-group.com/corporate-governance/governance-compliance/.

PRINCIPAL RISKS AND UNCERTAINTIES

A discussion of risks affecting us and our business appears under the heading "*Principal Risks and Uncertainties*" from pages 48 to 61 of our 2022 MD&A, which is incorporated by reference in this AIF. A copy of the 2022 MD&A is available on the Corporation's issuer profile on SEDAR at www.sedar.com.



THE PUBLIC COMPANY

CAPITAL STRUCTURE

The authorized share capital of Mullen Group consists of an unlimited number of Common Shares and an unlimited number of Preferred Shares, issuable in series. The material characteristics of these securities are set forth below.

Common Shares

A holder of Common Shares is entitled to one vote per share at meetings of shareholders, to receive dividends, if any, as and when declared by the Board, and to receive pro rata the remaining property and assets of Mullen Group upon its dissolution or winding-up, subject to the rights of shares having priority over the Common Shares. As at December 31, 2022, there were 92,953,005 Common Shares issued and outstanding.

Preferred Shares

While Mullen Group's Articles of Incorporation provide for Preferred Shares to be issued in one or more series, we have not created any series of Preferred Shares. The number of, and the specific rights, privileges, restrictions and conditions attaching to any such series of Preferred Shares would be determined by the Board prior to the creation and issuance thereof, including any preferential rights in relation to the payment of dividends, distribution of assets in the event of liquidation, dissolution or winding-up or such other preferences as may be determined at the time of creation of such series.

Convertible Unsecured Subordinated Debentures

In June 2019, we issued \$125.0 million of the Debentures, by way of a bought deal, at a price of \$1,000 per Debenture. The Debentures are publicly traded and are listed on the TSX under the symbol "MTL.DB". The Debentures will mature on November 30, 2026 and bear interest at an annual rate of 5.75 percent payable semi-annually in arrears on May 31 and November 30 in each year beginning November 30, 2019.

Each \$1,000 Debenture is convertible into 71.4286 Common Shares of Mullen Group (such is based on a conversion price of \$14.00) at any time at the option of the holders of the Debentures. Thus, an aggregate of approximately 8.9 million Common Shares of Mullen Group may be issued if all the holders convert their principal amount. The proceeds of the offering were used for general corporate purposes and for acquisitions completed within the Less-Than-Truckload and Logistics & Warehousing segments.

Further details relating to the Debentures are contained in the 2019 Trust Indenture, a copy of which is filed on the Corporation's issuer profile on SEDAR at www.sedar.com.

DIVIDENDS

The declaration of dividends is at the sole discretion of the Board. As reflected in the table below, in 2022 Mullen Group declared an annual dividend of \$0.68 per Common Share. For context, on February 12, 2020, we announced our intention to pay annual dividends of \$0.60 per Common Share (\$0.05 per Common Share on a monthly basis) for 2020. On March 20, 2020, Mullen Group announced the temporary suspension of the monthly dividend of \$0.05 per Common Share for three months, effective April 1, 2020. The suspension of the dividend was in response to the government mandated closure of many businesses, steps initiated to stop the spread of COVID-19. The funds that would have been used to pay the dividend during this three month suspension were reallocated to a financial assistance fund for our employees who were temporarily furloughed as a result of the pandemic. On July 22, 2020, Mullen Group announced the reinstatement of the monthly dividend by paying \$0.03 per Common Share on a monthly basis. On December 9, 2020, we announced an increase to our annual dividend from \$0.36 per Common Share to \$0.48 per Common Share (\$0.04 per Common Share on a monthly basis) for 2021. On December 8, 2021, we announced an increase to our annual dividend from \$0.48 per Common Share to \$0.60 per Common Share (\$0.05 per Common Share on a monthly basis) for 2022.



On May 3, 2022, we announced that the Board approved a further increase to the annual dividend from \$0.60 per Common Share to \$0.72 per Common Share (\$0.06 per Common Share on a monthly basis). On January 16, 2023, we announced our intention to pay annual dividends of \$0.72 per Common Share for 2023.

	Record Date	Payment Date	Number of Shares	Amount per Share	Total Dividend
	December 31, 2022	January 16, 2023	92,953,005	\$0.06	\$5,577,180
	November 30, 2022	December 15, 2022	92,953,005	\$0.06	\$5,577,180
	October 31, 2022	November 15, 2022	92,751,673	\$0.06	\$5,565,100
	September 30, 2022	October 17, 2022	92,819,832	\$0.06	\$5,569,190
	August 31, 2022	September 15, 2022	92,843,022	\$0.06	\$5,570,581
2022	July 31, 2022	August 15, 2022	92,851,322	\$0.06	\$5,571,079
20	June 30, 2022	July 15, 2022	93,025,932	\$0.06	\$5,581,556
	May 31, 2022	June 15, 2022	93,228,222	\$0.06	\$5,593,693
	April 30, 2022	May 16, 2022	93,421,317	\$0.05	\$4,671,066
	March 31, 2022	April 18, 2022	93,605,217	\$0.05	\$4,680,261
	February 28, 2022	March 15, 2022	93,876,859	\$0.05	\$4,693,843
	January 31, 2022	February 15, 2022	94,174,498	\$0.05	\$4,708,725
	December 31, 2021	January 17, 2022	94,532,178	\$0.04	\$3,781,287
	November 30, 2021	December 15, 2021	94,907,742	\$0.04	\$3,796,310
	October 31, 2021	November 15, 2021	95,509,463	\$0.04	\$3,820,379
	September 30, 2021	October 15, 2021	95,334,799	\$0.04	\$3,813,392
	August 31, 2021	September 15, 2021	95,455,967	\$0.04	\$3,818,239
2021	July 31, 2021	August 16, 2021	95,831,531	\$0.04	\$3,833,261
7	June 30, 2021	July 15, 2021	96,207,095	\$0.04	\$3,848,284
	May 31, 2021	June 15, 2021	95,850,543	\$0.04	\$3,834,022
	April 30, 2021	May 17, 2021	96,208,223	\$0.04	\$3,848,329
	March 31, 2021	April 15, 2021	96,583,787	\$0.04	\$3,863,351
	February 28, 2021	March 15, 2021	96,852,047	\$0.04	\$3,874,082
	January 31, 2021	February 16, 2021	96,852,047	\$0.04	\$3,874,082
	December 31, 2020	January 15, 2021	96,852,047	\$0.03	\$2,905,561
	November 30, 2020	December 15, 2020	96,852,047	\$0.03	\$2,905,561
	October 31, 2020	November 16, 2020	96,852,047	\$0.03	\$2,905,561
	September 30, 2020	October 15, 2020	96,910,713	\$0.03	\$2,907,321
	August 31, 2020	September 15, 2020	97,677,213	\$0.03	\$2,930,316
2020	July 31, 2020	August 17, 2020	98,286,213	\$0.03	\$2,948,586
20	June 30, 2020	July 15, 2020	0	\$0.00	\$0
	May 31, 2020	June 17, 2020	0	\$0.00	\$0
	April 30, 2020	May 15, 2020	0	\$0.00	\$0
	March 31, 2020	April 15, 2020	103,824,053	\$0.05	\$5,191,203
	February 29, 2020	March 16, 2020	104,824,973	\$0.05	\$5,241,249
	January 31, 2020	February 18, 2020	104,824,973	\$0.05	\$5,241,249

The Board has not adopted a formal dividend policy. The Board reviews the financial performance of Mullen Group and makes a determination of the appropriate level of dividends to be declared.

The Board has approved and declared a monthly dividend of \$0.06 per Common Share to be paid on February 15, 2023, to the holders of record at the close of business on January 31, 2023.



MARKET FOR SECURITIES

Trading Price and Volume of Listed Securities

We have two classes of securities that are publicly traded, being our Common Shares and our Debentures. The Common Shares are listed on the TSX under the trading symbol "MTL". Our Debentures are listed on the TSX under the trading symbol "MTL.DB". The following sets forth trading information for our Common Shares and Debentures as reported by the TSX during 2022.

Common Shares

Mullen Group Ltd. January 1, 2022 – December 31, 2022					
			High	Low	Close
	Symbol	Volume	\$	\$	\$
January	MTL	6,840,443	12.14	11.09	11.74
February	MTL	8,047,734	12.85	11.47	12.36
March	MTL	7,362,892	13.51	12.01	13.36
April	MTL	7,590,765	13.68	12.25	12.29
May	MTL	5,516,759	13.10	11.85	12.34
June	MTL	4,862,641	12.80	10.96	11.29
July	MTL	7,166,020	14.62	10.83	14.60
August	MTL	5,541,410	15.19	14.03	14.06
September	MTL	9,721,499	15.87	13.81	14.24
October	MTL	7,529,741	15.48	12.50	13.69
November	MTL	4,327,270	15.39	13.53	15.31
December	MTL	3,383,068	15.98	14.51	14.55

Debentures

Mullen Group Ltd. January 1, 2022 – December 31, 2022						
			High	Low	Close	
	Symbol	Volume	\$	\$	\$	
January	MTL.DB	48,790	112.04	108.00	112.04	
February	MTL.DB	3,290	114.00	110.07	112.00	
March	MTL.DB	4,200	115.78	111.62	115.78	
April	MTL.DB	16,600	115.00	108.00	110.00	
May	MTL.DB	7,340	111.00	104.89	108.00	
June	MTL.DB	56,950	107.85	99.73	102.35	
July	MTL.DB	50,180	115.00	100.00	114.19	
August	MTL.DB	45,270	118.25	114.00	114.10	
September	MTL.DB	42,430	121.69	112.79	113.08	
October	MTL.DB	12,790	117.00	106.00	112.00	
November	MTL.DB	10,420	120.00	108.00	119.00	
December	MTL.DB	34,010	122.46	116.00	117.00	

Prior Sales

There were no sales of any class of securities of Mullen Group that are outstanding, but not listed or quoted on a marketplace during 2022.



Escrowed Securities

There are no securities of Mullen Group currently held in escrow.

DIRECTORS AND OFFICERS

Directors are elected each year to hold office until the next annual meeting of the shareholders of Mullen Group. Executive Officers are appointed each year by the Board as per the recommendation of Mullen Group's Compensation, Nomination and Governance Committee. The following table sets forth the names, office held with Mullen Group and principal occupation of each director and Executive Officer.

Name, Province or State, and Country of Residence	Position and Offices Held	Principal Occupation During the Last Five Years	Date First Elected or Appointed as a Director or Officer of Mullen Group (Expiry of Term*)
Benoit Durand, CFA, ICD.D ^{1, 2} Quebec, Canada	Director	Corporate Director. Chartered Financial Analyst, Former Lead Portfolio Manager at Van Berkom and Associates Inc.	2022 (2031)
Stephen H. Lockwood, LLB ^{1, 2} Alberta, Canada	Director	Special Advisor to the Chair and CEO of ATCO Group of Companies. Former President & COO, ATCO Structures & Logistics Ltd.	2014 (2026)
Christine McGinley, CPA, CA, ICD.D ^{1, 2} Alberta, Canada	Director	Corporate Director.	2017 (2029)
David E. Mullen Alberta, Canada	Director	Corporate Director. President of LynCorp Manufacturing Ltd.	2010 (2025)
Jamil Murji, CFA ^{1, 2} British Columbia, Canada	Director	Corporate Director. Former President and CEO of Argus Carriers Ltd. and Inter-Urban Delivery Service Ltd.	2021 (2036)
Philip J. Scherman, FCPA, FCA, ICD.D ^{1, 2, 4} Alberta, Canada	Director	Corporate Director.	2014 (2023)
Sonia Tibbatts, MBA ^{1, 2, 3} Alberta, Canada	Director	Corporate Director. Former Managing Director, Vice President, Corporate Banking and Vice President, Oil & Gas Banking at RBC Capital Markets until May 31, 2016.	2017 (2025)
Richard Whitley, FCPA, FCA ^{1, 2} Alberta, Canada	Director	Corporate Director. Former Managing Partner of KPMG's Calgary Office.	2022 (2032)
Murray K. Mullen Alberta, Canada	Chair, Senior Executive Officer & President	Chair, Senior Executive Officer and President of Mullen Group.	1986 (N/A)
P. Stephen Clark, FCPA, FCMA, ICD.D Alberta, Canada	Senior Financial Officer	Senior Financial Officer of Mullen Group.	2010 (N/A)
Joanna K. Scott Alberta, Canada	Senior Corporate Officer	Senior Corporate Officer of Mullen Group.	2014 (N/A)
Richard J. Maloney Alberta, Canada	Senior Operating Officer	Senior Operating Officer of Mullen Group.	2016 (N/A)
Carson Urlacher, CPA, CA Alberta, Canada Notes:	Senior Accounting Officer	Senior Account Officer of Mullen Group.	2018 (N/A)

- Member of the Audit Committee
- ² Member of the Compensation, Nomination and Governance Committee
- ⁴ On February 9, 2022, the Board unanimously agreed to waive the Corporation's director age term limit of 70 years for Mr. Scherman.
- * Expiry of director terms only applies to non-management directors. Maximum tenure for directors is 15 years or upon reaching the age of 70

The directors and Executive Officers of Mullen Group, as a group, beneficially owned, or controlled or directed, directly or indirectly, an aggregate of 5,704,999 Common Shares, representing 6.1 percent of the issued and outstanding Common Shares as at December 31, 2022. The directors and Executive Officers of Mullen Group, or associates of such persons, as a group, beneficially owned, or controlled or directed, directly or indirectly, Debentures in the aggregate principal amount of \$4.85 million, which are convertible into an aggregate of 346,428.71 Common Shares at the option of the holder.



Corporate Cease Trade Orders, Bankruptcies, Penalties or Regulatory Actions

To the best of Mullen Group's knowledge, no director or Executive Officer of Mullen Group is, as of the date of this AIF, or was within 10 years before the date of this AIF, a director, chief executive officer or chief financial officer of any company that was subject to a cease trade order, an order similar to a cease trade order or an order that denied the relevant company access to any exemption under securities legislation, in each case that was in effect for a period of more than 30 consecutive days (collectively, an "Order") that was issued while the director or Executive Officer was acting in the capacity as director, chief executive officer or chief financial officer or was subject to an Order that was issued after the director or Executive Officer ceased to be a director, chief executive officer or chief financial officer and which resulted from an event that occurred while that person was acting in the capacity as director, chief executive officer or chief financial officer.

To the best of Mullen Group's knowledge, no director or Executive Officer of Mullen Group, or shareholder holding a sufficient number of securities of Mullen Group to affect materially the control of Mullen Group is, as of the date of this AIF, or has been within the 10 years before the date of this AIF, a director or executive officer of any company that, while that person was acting in that capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or was subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold its assets or has, within the 10 years before the date of this AIF, 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, executive officer or shareholder, other than as outlined below.

Philip J. Scherman

Mr. Scherman was on the board of directors of Parallel Energy Inc., the administrator of Parallel Energy Trust ("Parallel"), a Calgary-based oil and gas producer. On November 9, 2015, Parallel filed an application for protection under the Companies' Creditors Arrangement Act (the "CCAA") and voluntary petitions for relief under Chapter 11 of the United States Code. In the Chapter 11 proceedings, the Bankruptcy Court approved the sale of the assets of Parallel and the sale closed on January 28, 2016. Mr. Scherman resigned from the board of directors of Parallel on March 1, 2016 and subsequently the Canadian entities of Parallel filed for bankruptcy under the Bankruptcy and Insolvency Act on March 3, 2016.

Conflicts of Interest

The Board has adopted a board manual which includes an Individual Director Mandate ("Mandate"). The Board also approved a Code of Ethics and Conduct Policy ("Policy") that applies to directors and Executive Officers among others. While activities that pose a potential or perceived conflict of interest are not prohibited, they are required by the Policy and Mandate to be disclosed to the Board and Executive Officers as they arise. Any such potential conflicts of interest will be dealt with openly with full disclosure of the nature and extent of the potential conflicts of interests with Mullen Group.

Circumstances may arise from time to time where our members of the Board or Executive Officers are also directors or officers of corporations, which have conflicting interests to those of the Corporation. We monitor these situations in a number of ways including requiring our directors and Executive Officers to disclose all other companies in which they serve as an officer or a director.

In the event that any circumstance should arise as a result of such positions being held or otherwise, which in the opinion of the Board constitutes a conflict of interest, which reasonably affects such person's ability to act with a view to the best interests of Mullen Group, the Board will take such actions as are reasonably required to resolve such matters with a view to the best interests of the Corporation. Such actions, without limitation, may include excluding such directors, Executive Officers or employees from certain information or activities of Mullen Group.

The ABCA provides that in the event that an officer or director is a party to, or is a director or an officer of, or has a material interest in any person who is a party to, a material contract or material transaction or proposed material contract or proposed material transaction, such officer or director shall disclose the nature and extent of his or her interest and shall refrain from voting to approve such contract or transaction.

As of the date hereof, we are not aware of any existing or potential material conflicts of interest between Mullen Group or a subsidiary of Mullen Group, including any Business Unit and any director or Executive Officer of Mullen



Group or of any subsidiary of Mullen Group, including any Business Unit other than those that have been disclosed and approved or in those cases where members of the Board or Executive Officers of Mullen Group are also directors or officers of corporations doing business with the Corporation. Any such business is done in the normal course of Mullen Group's operations and on similar terms and conditions as transactions we contract with our other customers.

Audit Committee

The following table provides information relating to each current member of the Audit Committee.

Name, Province or State, and Country of Residence	Independent	Financially Literate	Relevant education and business experience
Philip J. Scherman, FCPA, FCA, ICD.D Audit Chairman Alberta, Canada	Yes	Yes	Mr. Scherman is a certified public accountant, who from 1982 to 2012 was an audit partner for both public and private energy and energy service entities of a large accounting firm. He was also the firm's Oil and Gas Industry Leader for many years and served on its Board of Directors for six years. He obtained his Bachelor of Commerce degree from the University of Saskatchewan in 1972. Mr. Scherman is a member of the Canadian and Alberta Institutes of Chartered Professional Accountants and was awarded the Fellow of the Chartered Professional Accountants designation by the Chartered Professional Accountants of Alberta in 2013.
Benoit Durand, CFA, ICD.D Quebec, Canada	Yes	Yes	Mr. Durand is a Chartered Financial Analyst with over 35 years of experience in the financial and capital markets industry as an investment professional. Employed at Van Berkom and Associates for the past 22 years, Mr. Durand was the lead manager of a diversified Canadian equity portfolio until December 2020 and a director and member of the executive management committee until his recent retirement. Mr. Durand earned his Bachelor of Commerce degree from McGill University in 1983 and in 2016 the ICD.D designation from the Institute of Corporate Directors in Montreal.
Stephen H. Lockwood, LLB Alberta, Canada	Yes	Yes	Mr. Lockwood is currently employed in the position of Special Advisor to the Chair and CEO of the ATCO Group of Companies. On December 31, 2017, he retired from his position as President and Chief Operating Officer of ATCO Structures & Logistics Ltd., a global infrastructure company. Prior thereto, Mr. Lockwood was the President and Co-Chief Executive Officer of Mullen Group Ltd. until June 30, 2014, positions he held at Mullen Group since September 2004. Mr. Lockwood earned a Bachelor of Commerce degree from the University of Alberta in 1978 and a Bachelor of Laws degree from the University of Calgary in 1981.
Christine McGinley, CPA, CA, ICD.D Alberta, Canada	Yes	Yes	Ms. McGinley was the former Senior Vice President, Operations for Canwest Global Communications Corp. until her retirement in 2010. She has over 25 years of senior management experience, specializing in the areas of operations, technology and finance. Ms. McGinley also serves as a director and audit chairperson on several boards and has an ICD.D designation from the Institute of Corporate Directors in Toronto, Ontario. Ms. McGinley earned her Bachelor of Commerce degree from the University of Alberta in 1980 and is a member of the Canadian and Alberta Institutes of Chartered Professional Accountants.
Jamil Murji, CFA British Columbia, Canada	Yes	Yes	Mr. Murji was President and CEO of Argus Carriers Ltd. from 2016 to 2019 and President and CEO of Inter-Urban Delivery Service Ltd. from 2013 to 2019. Mr. Murji holds an undergraduate degree in Computer Science from Simon Fraser University and a MBA from Western University's Richard Ivey School of Business. He also has a Chartered Financial Analyst designation.
Sonia Tibbatts, MBA Alberta, Canada	Yes	Yes	Ms. Tibbatts has over 33 years' experience in the finance and capital markets industry. Ms. Tibbatts was employed for 33 years with RBC Capital Markets until her retirement in 2016 during which she held positions such as Managing Director, Director, Vice President, Corporate Banking and Vice President, Oil & Gas Banking. Ms. Tibbatts was also the Chairperson of RBC Capital Markets' Energy Industry Operating Committee from 2008-2016. Ms. Tibbatts earned a Bachelor of Home Economics Degree in 1976 from the University of Manitoba, a Master of Science degree in 1980 from the University of Manitoba and a Master of Business Administration degree in 1986 from the University of Calgary.



Name, Province or State, and Country of Residence	Independent	Financially Literate	Relevant education and business experience
Richard Whitley, FCPA, FCA Alberta, Canada	Yes	Yes	Mr. Whitley retired as a partner of KPMG's Calgary office. He was with KPMG from 1984 through 2020 in the Mississauga, Toronto and Calgary offices. Prior to retiring he was the Calgary Office Managing Partner. In addition to his client responsibilities, Mr. Whitley was responsible for the oversight of the growth and client relationships of the Calgary office and its 700 people. Mr. Whitley was also part of KPMG Canada's Management Committee and National Markets Committee. Mr. Whitley graduated with a Bachelor of Commerce degree from McMaster University in 1984 and received his Chartered Professional Accountant designation in 1986.

The Audit Committee Mandate is attached to this AIF as Appendix A.

Audit Committee Oversight

During fiscal 2022, the Board accepted all recommendations made by the Audit Committee in relation to the external auditor's nomination and compensation.

Pre-Approval Policies and Procedures

PricewaterhouseCoopers LLP ("**PwC**") is the external auditor for Mullen Group and has occupied this role since March 12, 2014. Each year the Audit Committee approves a schedule summarizing the services to be provided by PwC, which services it believes will be typical, recurring or otherwise likely to be provided during the upcoming year. The Audit Committee pre-approves fees for audit, audit related services and non-audit services, such as tax advisory or advice on accounting related issues. These fees are presented to the Board for approval.

External Auditor Service

The fees paid by Mullen Group for professional services to its external auditor, PwC, during fiscal 2022 are included in the table below.

(\$ thousands)	2022 \$	2021 \$
Audit fees ¹	893	793
Audit-related fees ²	123	144
All Other fees ³	-	5
Total	1,016	942

Notes:

- Addit fees consist of fees paid for the audit of Mullen Group's annual financial statements and the review of quarterly financial reports or services that are normally provided in connection with statutory and regulatory filings or engagements. In 2022 Mullen Group paid \$893,000 to PwC of which \$316,000 related to the 2021 Audit and \$577,000 related to the 2022 Audit with total 2022 Audit fees estimated to be \$685,000.
- Audit-related fees consist of fees paid for internal control testing, assurance and related services that are reasonably related to the performance of the audit or review of Mullen Group's financial statements and are not reported as Audit Fees.
- ³ Other fees mainly consist of fees paid for due diligence services.

INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

Within the three most recently completed financial years or during the current financial year, there have been no material interests, direct or indirect, of any Executive Officer, director, a person or company that beneficially owns, or controls or directs, directly or indirectly, more than 10.0 percent of the outstanding voting securities, or any known associate or affiliate of such persons, in any transaction or in any proposed transaction which has materially affected or would materially affect Mullen Group.



INTEREST OF EXPERTS

There is no person or company whose profession or business gives authority to a statement made by such person or company and who is named as having prepared or certified a statement, report, opinion or valuation described or included in a filing, or referred to in a filing, made under National Instrument 51-102 by the Corporation during, or related to, our most recently completed financial year other than PwC, our independent auditors. PwC is the auditor of Mullen Group and has confirmed that it is independent with respect to the Corporation within the meaning of the Rules of Professional Conduct of the Chartered Professional Accountants of Alberta.

MATERIAL CONTRACTS

Except for contracts entered into in the ordinary course of business, the only material contracts entered into by Mullen Group within the most recently completed financial year, or before the most recently completed financial year that are still material and are still in effect are the following:

- the 2014 Senior Note Purchase Agreement
- the Stock Option Plan
- the 2019 Trust Indenture

Copies of each of the foregoing are available on the Corporation's issuer profile on SEDAR at www.sedar.com.

LEGAL PROCEEDINGS AND REGULATORY ACTIONS

Mullen Group and its Business Units are involved from time to time in various claims and litigation which arise in the normal course of business. To our knowledge, there are no material legal proceedings currently in progress, which involve a claim for damages in an amount that exceeds 10.0 percent of the assets of Mullen Group.

During the year ended December 31, 2022, there were no: (i) penalties or sanctions imposed against us by a court relating to securities legislation or by a securities regulatory authority during our most recently completed financial year; (ii) other penalties or sanctions imposed by a court or regulatory body against us that would likely be considered important to a reasonable investor in making an investment decision; or (iii) settlement agreements entered into with a court relating to securities legislation or with a securities regulatory authority during our most recently completed financial year.

TRANSFER AGENTS AND REGISTRARS

Computershare is our transfer agent and registrar. Computershare's offices are located in Calgary, Alberta; Vancouver, British Columbia; Toronto and Richmond Hill, Ontario; Halifax, Nova Scotia; and Montreal, Quebec.

ADDITIONAL INFORMATION

Additional information relating to Mullen Group may be found on the Corporation's issuer profile on SEDAR at www.sedar.com, and on our website at www.mullen-group.com. Additional information, including directors' and officers' remuneration and indebtedness, if any, principal holders of Mullen Group's securities and securities issued and authorized for issuance under our equity compensation plans is contained in our 2022 proxy materials relating to our most recently held shareholders' meeting. Additional information will be provided in our 2023 proxy materials relating to our 2023 shareholders' meeting. Additional financial information is contained in the 2022 Financial Statements and the 2022 MD&A.



GLOSSARY OF TERMS

"2014 Private Placement Debt" means Mullen Group's long-term debt consisting of U.S. \$117.0 million of Series G Notes (3.84 percent), U.S. \$112.0 million of Series H Notes (3.94 percent), CDN. \$30.0 million of Series I Notes (3.88 percent), CDN. \$3.0 million of Series J Notes (4.00 percent), CDN. \$58.0 million of Series K Notes (3.95 percent) and CDN. \$80.0 million of Series L Notes (4.07 percent) and mature in 2024 and 2026.

"2014 Senior Note Purchase Agreement" means the note purchase agreement dated September 16, 2014 in respect of the 2014 Private Placement Debt;

"2019 Trust Indenture" means the trust indenture between Mullen Group and Con Trust Company of Canada dated June 21, 2019, providing for the issuance of the Debentures;

"2022 Financial Statements" means the 2022 audited annual consolidated financial statements of Mullen Group for the year ended December 31, 2022, and the accompanying notes to such consolidated financial statements;

"2022 MD&A" means Mullen Group's annual management's discussion and analysis for the year ended December 31, 2022;

"3PL" means third-party logistics;

"ABCA" means the Business Corporations Act (Alberta), R.S.A. 2000, c. B-9, as amended from time to time;

"AECOM ISD" means the business and assets of AECOM's Canadian Industrial Services Division that were acquired on June 25, 2018.

"Ambient" means the temperature of the surrounding environment – which environment in our case is our trucks and trailers including sprinter vans and reefer trailers. Ambient temperature controlled equipment is particularly important for hauling health care related products, pharmaceuticals and food products.

"Board" means the board of directors of Mullen Group;

"Business Units" means the indirectly, wholly-owned companies and limited partnerships that carry on the business of Mullen Group and "Business Unit" means any one entity;

"CIBC Credit Facility" means the \$100.0 million revolving demand credit facility entered into by Mullen Group with the Canadian Imperial Bank of Commerce on October 1, 2021;

"Common Shares" means the Common Shares in the share capital of Mullen Group;

"Computershare" means Computershare Trust Company of Canada;

"Contractors" refers to Owner Operators who provide trucks and/or trailers and work for the Business Unit under annual contracts and subcontractors who own their own equipment and are used during times of peak demand;

"Corporate Office" means the Mullen Group head office that is located in Okotoks, Alberta;

"Credit Facilities" means collectively the CIBC Credit Facility and the RBC Credit Facility;

"Debentures" means the convertible unsecured subordinated debentures of Mullen Group issued by way of a bought deal on June 21, 2019.

"Dedicated Subcontractor" means an individual or business who owns his or her own vehicle and works for a Business Unit, operating under its own authorities and insurance;

"Equipment" means both company owned and Owner Operator equipment;

"Executive Officer" means an officer of Mullen Group duly appointed by the Board;



"Frac Corrals" means modular frac tanks used to contain water on the lease site for the fracking process;

"IFRS" means the International Financial Reporting Standards as issued by the International Accounting Standards Board.

"LTL" means less-than-truckload;

"NI 52-112" means National Instrument 52-112 – Non – GAAP and Other Financial Measures Disclosure.

"OEM" means original equipment manufacturer;

"Owner Operator" means an individual or business who owns and operates his or her own vehicle and works for a Business Unit, operating under the Business Unit's authorities and insurance;

"Power Units" refers to heavy duty commercial vehicles, such as trucks and tractors;

"RBC Credit Facility" means the \$75.0 million revolving demand unsecured credit facility entered into by Mullen Group with the Royal Bank of Canada on July 30, 2012, and amended on October 24, 2018, to increase to \$125.0 million; and further amended on June 21, 2019, to increase to \$150.0 million.

"Rolling Stock" means wheeled vehicles available for use in transportation services;

"SmartWay" means a certification obtained through the SmartWay Transport Partnership which is a public-private partnership between industry, the U.S. Environmental Protection Agency and Natural Resources Canada designed to help businesses reduce fuel costs while transporting goods in the cleanest most efficient way possible;

"Station Agents" means groups of independent freight contractors located throughout the United States and Mexico working under the HAUListic platform with distinct customer and carrier relationships;

"Stand-Alone Business" means a company that has been acquired by Mullen Group and remains an independent Business Unit under its own brand and is held accountable for its own performance and results.

"Stock Option Plan" means the Stock Option Plan approved by Mullen Group shareholders on May 1, 2009, as amended from time to time;

"TSX" means the Toronto Stock Exchange; and

"Tuck-in Acquisition" means a company that has been acquired by Mullen Group that does not remain an independent subsidiary but is integrated into an existing Business Unit of Mullen Group.



APPENDIX A – AUDIT COMMITTEE MANDATE

Purpose

The audit committee (the "Audit Committee") is a committee of the Board of Mullen Group established to assist the Board in fulfilling its oversight responsibilities in relation to the accounting, internal controls, financial reporting and regulatory processes of Mullen Group and the auditing of its financial statements. Its primary functions are to assist the Board in fulfilling its oversight responsibilities with respect to: (i) the integrity of the financial information provided to Mullen Group shareholders, regulatory bodies and other interested parties; (ii) compliance with accounting and finance based regulatory requirements; (iii) the internal financial control systems established by management; (iv) the work of the external auditors, including their qualifications and independence from Mullen Group; and (v) the audit process.

1. Composition and Terms of Office

- a. The Board shall appoint from its members, on an annual basis, not less than three directors to serve on the Audit Committee. Such appointment shall typically take place at the first directors' meeting held after the date of the annual general meeting, and the appointed members shall normally hold office for a one year period.
- b. Each committee member shall qualify as an "independent director" and shall be "financially literate" for the purposes of any applicable corporate, securities or other legislation or any rule, regulation, instrument, policy, guideline or interpretation under such legislation.
- c. The Chairperson of the Audit Committee (the "Audit Chairperson") shall be appointed by the Board on the recommendation of the committee members. The Audit Chairperson may be removed and replaced by the Board at any time.
- d. Where a vacancy occurs on the Audit Committee it may be filled by the Board. Any member may be removed or replaced at any time by the Board and shall, in any event, cease to be a member of the Audit Committee upon ceasing to be a member of the Board.

Meetings

- a. The Audit Committee shall meet at least four times per year. The meetings will be scheduled to permit timely review of the interim and annual financial statements and reports. Additional meetings may be held as deemed necessary by the Audit Chairperson, as requested by any two members of the Audit Committee, by the outside internal control auditors (if any have been retained) or the external auditors.
- b. A quorum for a meeting shall be a majority of the Audit Committee members.
- c. If the Audit Chairperson is not present at any meeting of the Audit Committee, one of the other committee members shall be chosen by the Audit Committee to preside at the meeting.
- d. A member may in any manner waive notice of a meeting. Attendance of a member at a meeting shall constitute waiver of notice of the meeting except where a member attends a meeting for the express purpose of objecting to the transaction of any business on the grounds that the meeting was not lawfully called.
- e. The Corporate Secretary or some other person designated by the Audit Committee shall be Secretary to the Audit Committee.
- f. Minutes of the Audit Committee meetings shall be provided to all committee members and the external auditors. The full Board shall be kept informed of the Audit Committee's activities by presentation of a report, verbal or otherwise, at the next Board meeting following each Audit Committee meeting.



3. Attendance at Meetings

- a. Certain members of management are expected to be available to attend meetings or portions thereof, as determined by the Audit Chairperson. The Committee is authorized to request the presence, at any meeting, of a representative from the external auditors, senior management, outside internal auditors (if any have been retained), legal counsel or anyone else who could contribute substantively to the subject of the meeting.
- b. The Audit Chairperson shall have the right to determine who shall and who shall not be present at any time during a meeting of the Audit Committee.
- c. Directors, who are not members of the Audit Committee, may be invited to attend Audit Committee meetings on an ad hoc basis.

4. Duties and Responsibilities

In carrying out its mandate, the Audit Committee is expected to:

- a. Financial Control and Reporting Systems
 - i. The Audit Committee will oversee the Corporation's risk assessment and will review reports from management describing the major financial, tax, legal, operational and other risk exposures of the Corporation and the steps senior management takes to monitor and control those exposures, including the Corporation's policies with respect to monitoring risk assessment and managing and controlling risks. Periodically, the Audit Committee will review reports provided by management regarding amounts to be withheld or collected and remitted by the Corporation in respect of any taxes, levies, assessments, reassessments and other charges payable to any governmental authority.
 - ii. Review reports from management and/or the external auditors in relation to changes in accounting policies or financial reporting requirements.
 - iii. Review reports on the sufficiency of Mullen Group's internal control over financial reporting and disclosure controls and procedures from management and/or the annual report of the outside internal control auditor, if any has been retained by Mullen Group.
 - iv. Review any new appointments to executive positions with financial reporting responsibilities and review and approve Mullen Group's hiring policies regarding partners, employees and former partners and employees of the present and former external auditor of the issuer.
 - v. The Audit Committee may retain any accounting firm, legal counsel, accounting experts and other adviser and utilize the services of the Corporation's regular outside legal counsel or other advisers of the Corporation (collectively, "Outside Advisers") at the expense of the Corporation at any time and has the authority to determine the Outside Adviser's fees and other retention terms. The Corporation must provide for appropriate funding, as determined by the Audit Committee, for payment of (a) compensation to any independent registered public accounting firm, including the Auditor, engaged for the purpose of rendering or issuing an audit report or performing other audit, review or attest services for the Corporation, (b) any other accounting firm engaged to perform services for the Corporation, (c) compensation to any advisers employed by the Audit Committee, and (d) ordinary administrative expenses of the Audit Committee that are necessary or appropriate in carrying out its duties. The Audit Committee, and any Outside Advisers retained by it, will have access to all records and information relating to the Corporation which it deems relevant to the performance of its duties.
 - vi. Satisfy itself that Mullen Group has appropriate systems of internal control for the safeguarding of assets and for financial reporting necessary to ensure compliance with legal and regulatory requirements.



- vii. Receive and review reports from Mullen Group's Disclosure Committee.
- viii. Meet in-camera with the outside internal control auditor, if any, on an annual basis, without management present.
- ix. Meet in-camera with the CEO, the CFO and the external auditors on a quarterly basis. Incamera session with the external auditors shall take place in closed sessions without management present.

b. Quarterly Financial Review

- i. Review the external auditor's interim review findings reports, including whether any limitations were placed on the scope or nature of the audit procedures.
- ii. Review the quarterly financial statements, management's discussion and analysis and associated press release with management and the external auditors, and formally recommend their approval to the Board (such approval to include the authorization for public release).
- iii. Review any changes in accounting policies or financial reporting requirements that may affect the current period's financial statements.

c. Annual Financial Statements and Other Financial Information

- i. Review summaries of material transactions and other complex matters whose treatment in the annual financial statements merits advance consideration.
- ii. Review the external auditor's annual review findings report, including whether any limitations were placed on the scope or nature of the audit procedures.
- iii. Review the annual audited financial statements, management's discussion and analysis and associated press release with management and the external auditors, and formally recommend their approval to the Board (such approval to include the authorization for public release).
- iv. Review the Information Circular and Annual Information Form as to financial information or other material information or content within the Audit Committee's purview with management, and formally recommend their approval to the Board.
- v. Review any other information circular or prospectus as to financial information or other material information or content within the Audit Committee's purview with management, and formally recommend their approval to the Board.

d. External Auditors, Audit Plan and non-Audit Services

- i. Recommend to the Board each year
 - A. the external auditor to be nominated for appointment as external auditors of Mullen Group, and
 - B. their terms of engagement and remuneration.

This recommendation will be presented to shareholders for ratification at the annual general meeting.

ii. Have a clear understanding with the external auditor that it must maintain an open and transparent relationship with the committee and the ultimate accountability of the external auditor is to the Audit Committee as representatives of its shareholders.



- iii. Review the audit plan for the ensuing year with management and the external auditors, and formally recommend its approval to the Board.
- iv. Pre-approve all non-audit services to be provided to Mullen Group by the external auditor.
- v. Take all reasonable steps to satisfy itself that the external auditor does not provide nonaudit services or otherwise operate in a way that would disqualify it as independent under section 161 of the ABCA or Rule 204 of the Canadian Institute of Chartered Professional Accountants.
- vi. Perform an evaluation of the external auditor on an annual basis, which review considers
 - A. The output quality and cost effectiveness of the external auditor; and
 - B. The relationship between the auditor and executive management to ensure an appropriate balance between independence and objectivity, while working together with management in an environment of constructive challenge.

e. Whistleblower Policy (the "Guide")

- i. The Audit Committee shall oversee Mullen Group's established facility for the anonymous submission, retention and treatment of complaints received from employees or other interested parties regarding questionable accounting matters, internal accounting controls or auditing matters in accordance with the applicable corporate, securities or other legislation or any rule, regulation, instrument, policy, guideline or interpretation under such legislation.
- ii. The Audit Chairperson will be responsible for investigating and resolving all reported complaints and allegations concerning Mullen Group's accounting practices, internal accounting controls or auditing matters. The Audit Chairperson shall provide a quarterly report, verbal or otherwise, to the Audit Committee and the Board. The Audit Chairperson, at his sole discretion, may delegate the investigation and resolution of complaints to a senior executive officer.

f. Other Matters

- i. The Audit Committee shall annually review:
 - A. its mandate; and
 - B. the adequacy of insurance coverage including directors' and officers' liability coverage.
- ii. The Audit Committee is empowered to review the appropriateness and effectiveness of any activity or business practice (including related party transactions), which impacts the financial integrity of Mullen Group, and all employees shall be required to co-operate with the Audit Committee.

5. Limitation of Audit Committee's Role

While the Audit Committee has the responsibilities and powers set forth in its mandate, it is not the duty of the Audit Committee to prepare financial statements or plan and conduct audits. These are the responsibilities of management and the external Auditors, respectively. The Audit Committee's responsibility is to satisfy itself that Mullen Group's financial statements and disclosures are complete and accurate and are in accordance with International Financial Reporting Standards and applicable rules and regulations.

6. Delegation of Duties



The Audit Committee, upon approval by a majority of the members of such committee, may delegate authority and duties to subcommittees or individual members of the Audit Committee as it considers appropriate. The Audit Committee may delegate to one or more independent members the authority to pre-approve non-audit services, bearing in mind that such services do not compromise the independence of the external auditor.

7. Work Plan

The Audit Committee, in consultation with the Board and management, shall develop and maintain an Audit Committee work plan setting out the scheduled business to be conducted at the Audit Committee's regular meetings throughout the fiscal year on all matters within its mandate and any other matters as may be determined to be necessary or appropriate.



CORPORATE INFORMATION

DIRECTORS | OFFICERS

Murray K. Mullen

Chair of the Board, Senior Executive Officer, President and Director

Sonia Tibbatts, MBA

Lead Director

Benoit Durand, CFA, ICD.D

Director

Stephen H. Lockwood, LLB

Director

Christine E. McGinley, CPA, CA, ICD.D

Director

David E. Mullen

Director

Jamil Murji, CFA

Director

Philip J. Scherman, FCPA, FCA, ICD.D

Director

Richard Whitley, FCPA, FCA

Director

P. Stephen Clark, FCPA, FCMA, ICD.D

Senior Financial Officer

Richard J. Maloney

Senior Operating Officer

Joanna K. Scott

Senior Corporate Officer

Carson Urlacher, CPA, CA

Senior Accounting Officer

CORPORATE OFFICE

Mullen Group Ltd.

Chimney Rock Centre

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Okotoks, Alberta T1S 2N3

Telephone: 403-995-5200 **Canada/U.S.:** 1-866-995-7711

Facsimile: 403-995-5296

Internet: www.mullen-group.com

Email: IR@mullen-group.com

BANKER

The Royal Bank of Canada

Calgary, Alberta

AUDITORS

PricewaterhouseCoopers LLP

Calgary, Alberta

STOCK EXCHANGE

Toronto Stock Exchange

Trading Symbol: MTL

TRANSFER AGENT AND REGISTRAR

Computershare Trust Company of Canada

Toronto, Ontario

Telephone: 1-800-564-6253

Internet: www.investorcentre.com

Shareholder Inquiries:

www.investorcentre.com/service

ONLINE INFORMATION

To receive news releases by email, or to review this report online, please visit Mullen Group's website at www.mullen-group.com.

